CMS ENERGY CORP Form 10-K/A June 28, 2005

UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

FORM 10-K/A AMENDMENT NO. 1

[X] ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

FOR THE FISCAL YEAR ENDED DECEMBER 31, 2004
OR

[] Transition Report Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

For the transition period from to

COMMISSION REGISTRANT; STATE OF INCORPORATION; IRS EMPLOYER
FILE NUMBER ADDRESS; AND TELEPHONE NUMBER IDENTIFICATION NO.

1-9513 CMS ENERGY CORPORATION 38-2726431

(A Michigan Corporation)

One Energy Plaza, Jackson, Michigan 49201

(517) 788-0550

SECURITIES REGISTERED PURSUANT TO SECTION 12(b) OF THE ACT:

REGISTRANT TITLE OF CLASS

CMS ENERGY CORPORATION Common Stock, \$.01 par value

CMS ENERGY TRUST I 7.75% Quarterly Income Preferred Securities

CONSUMERS ENERGY COMPANY Preferred Stocks, \$100 par value: \$4.16 Series, \$4.50 Ser

CONSUMERS ENERGY

COMPANY FINANCING IV 9.00% Trust Originated Preferred Securities

SECURITIES REGISTERED PURSUANT TO SECTION 12(g) OF THE ACT: None

Indicate by check mark whether the Registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the Registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes X No

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Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K is not contained herein, and will not be contained, to the best of Registrant's knowledge, in definitive proxy or information statements

incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K. []

Indicate by check mark whether the Registrant is an accelerated filer (as defined in Exchange Act Rule 12 b-2).

CMS ENERGY CORPORATION: Yes [X] No []
CONSUMERS ENERGY COMPANY: Yes [] No [X]

The aggregate market value of CMS Energy voting and non-voting common equity held by non-affiliates was \$1.472 billion for the 161,261,572 CMS Energy Common Stock shares outstanding on June 30, 2004 based on the closing sale price of \$9.13 for CMS Energy Common Stock, as reported by the New York Stock Exchange on such date.

There were 195,466,087 shares of CMS Energy Common Stock outstanding on March 7, 2005. On March 7, 2005, CMS Energy held all voting and non-voting common equity of Consumers.

Documents incorporated by reference: CMS Energy's proxy statement and Consumers' information statement relating to the 2005 annual meeting of shareholders to be held May 20, 2005, is incorporated by reference in Parts II and III, except for the compensation and human resources committee report and audit committee report contained therein.

CMS ENERGY CORPORATION

ANNUAL REPORT ON FORM 10-K/A-1 TO THE UNITED STATES SECURITIES AND EXCHANGE COMMISSION FOR THE YEAR ENDED DECEMBER 31, 2004

EXPLANATORY NOTE

This Form 10-K/A-1 amends CMS Energy's Form 10-K for the year ended December 31, 2004, which was filed with the SEC on March 10, 2005. CMS Energy and Consumers filed a combined Form 10-K for the fiscal year ended December 31, 2004. However, this Form 10-K/A-1 only amends the CMS Energy Form 10-K.

Pursuant to Regulation S-X, Rule 3-09, this Form 10-K/A-1 includes the financial statements for Emirates CMS Power Company PJSC, a foreign business, as of December 31, 2004 and 2003 and for the years ended December 31, 2004, 2003 and 2002 that are filed as Exhibit 99(c). These financial statements were not available at the time of the original filing of CMS Energy's Form 10-K.

Pursuant to Regulation S-X, Rule 3-09, this Form 10-K/A-1 also includes the financial statements for SCP Investments (No. 1) PTY LTD, a foreign business. The financial statements as of June 30, 2004 and 2003 and for the years ended June 30, 2004, 2003 and 2002 are filed as Exhibit 99(d). The financial statements for the period from July 1, 2004 to August 17, 2004 are filed as Exhibit 99(e).

CMS Energy Corporation and

Consumers Energy Company

This combined Form 10-K is separately filed by CMS Energy Corporation and Consumers Energy Company. Information in this combined Form 10-K relating to each individual registrant is filed by such registrant on its own behalf. Consumers Energy Company makes no representation regarding information relating to any other companies affiliated with CMS Energy Corporation other than its own subsidiaries.

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GLOSSARY

Certain terms used in the text and financial statements are defined below

ABATE..... Association of Businesses Advocating Tariff Equity

Lugari IIII	Ig. CIVIS LINLING	T CON - TOM TO-NA
Accumulated Benefit Obligation		The liabilities of a pension plan based on service pay to date. This differs from the Projected Benefi Obligation that is typically disclosed in that it do not reflect expected future salary increases.
AEPAFUDCALJ		American Electric Power, a non-affiliated company Allowance for Funds Used During Construction Administrative Law Judge
Alliance RTO		Alliance Regional Transmission Organization
Alstom		Alstom Power Company
AMT		Alternative minimum tax
APB Opinion No. 18		Accounting Principles Board APB Opinion No. 18, "The Equity Method of Accountin
APB Opinion No. 30		Investments in Common Stock" APB Opinion No. 30, "Reporting Results of Operation Reporting the Effects of Disposal of a Segment of a
		Business"
APTARO		Australian Pipeline Trust Asset retirement obligation
Articles		Articles of Incorporation
Attorney General		Michigan Attorney General
bcf		Billion cubic feet
Big Rock		Big Rock Point nuclear power plant, owned by Consum
Bluewater Pipeline		Bluewater Pipeline, a 24.9-mile pipeline that exten from Marysville, Michigan to Armada, Michigan
Board of Directors		Board of Directors of CMS Energy
Brownfield site		Provides for a tax incentive for the redevelopment improvement of a facility (contaminated property), functionally obsolete or blighted property, provide that certain conditions are met.
Btu		British thermal unit
CEO		Chief Executive Officer
CFO		Chief Financial Officer
CFTC		Commodity Futures Trading Commission
Clean Air Act		Federal Clean Air Act, as amended CMS Electric and Gas Company, a subsidiary of Enterprises
CMS Energy		CMS Energy Corporation, the parent of Consumers and Enterprises
CMS Energy Common Stock or co	ommon stock	Common stock of CMS Energy, par value \$.01 per shar
CMS ERM		CMS Energy Resource Management Company, formerly CM MST, a subsidiary of Enterprises
CMS Field Services		CMS Field Services, formerly a wholly owned subsidition of CMS Gas Transmission. The sale of this subsidiar closed in July 2003.
CMS Gas Transmission		CMS Gas Transmission Company, a wholly owned subsid of Enterprises
CMS Generation		CMS Generation Co., a wholly owned subsidiary of Enterprises
CMS Holdings		CMS Midland Holdings Company, a subsidiary of Consu
CMS Land		CMS Land Company, a subsidiary of Enterprises
CMS Midland		CMS Midland Inc., a subsidiary of Consumers
	3	
	J	

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CMS MST	CMS Marketing, Services and Trading Company, a whol owned subsidiary of Enterprises, whose name was cha
CMS Oil and Gas	to CMS ERM effective January 2004 CMS Oil and Gas Company, formerly a subsidiary of Enterprises

CMS Pipeline Assets	CMS Enterprises pipeline assets in Michigan and Australia
CMS Viron	CMS Viron Corporation, formerly a wholly owned subsidiary of CMS MST. The sale of this subsidiary closed in June 2003.
Common Stock	All classes of Common Stock of CMS Energy and each its subsidiaries, or any of them individually, at t time of an award or grant under the Performance Incentive Stock Plan
Consumers Court of Appeals	Consumers Energy Company, a subsidiary of CMS Energ Michigan Court of Appeals
CPEE	Companhia Paulista de Energia Eletrica, a subsidiar Enterprises
Customer Choice Act	Customer Choice and Electricity Reliability Act, a Michigan statute enacted in June 2000 that allows a retail customers choice of alternative electric suppliers as of January 1, 2002, provides for full recovery of net stranded costs and implementation of
	establishes a five percent reduction in residential rates, establishes rate freeze and rate cap, and al
Detroit Edison	for Securitization The Detroit Edicon Company a non-affiliated company
DIG	The Detroit Edison Company, a non-affiliated compan Dearborn Industrial Generation, LLC, a wholly owned
210	subsidiary of CMS Energy
DOE	U.S. Department of Energy
DOJ	U.S. Department of Justice
DowDSM	The Dow Chemical Company, a non-affiliated company Demand-side management
EBITDA	Earnings before income taxes, depreciation, and amortization
EISP	Executive Incentive Separation Plan
EITF	Emerging Issues Task Force
EITF Issue No. 02-03	Issues Involved in Accounting for Derivative Contra Held for Trading Purposes and Contracts Involved in Energy Trading and Risk Management Activities
EITF Issue No. 97-04	Deregulation of the Pricing of Electricity Issue Related to the Application of FASB Statements No. 7
El Chocon	The 1,200 MW hydro power plant located in Argentina which CMS Generation holds a 17.23 percent ownershi interest
Enterprises	CMS Enterprises Company, a subsidiary of CMS Energy U.S. Environmental Protection Agency
EPS	Earnings per share
ERISA	Employee Retirement Income Security Act
Ernst & Young	Ernst & Young LLP
Exchange Act	Securities Exchange Act of 1934, as amended
FASB	Financial Accounting Standards Board
FASB Staff Position, No. 106-2	Accounting and Disclosure Requirements Related to t Medicare Prescription Drug, Improvement and
FERC	Modernization Act of 2003 (May 19, 2004)
First Mortgage Bond Indenture	Federal Energy Regulatory Commission The indenture dated as of September 1, 1945 between
TITO HOLEGAGE DONA INGENEULE	Consumers and JPMorgan Chase Bank, N.A. (ultimate successor to City Bank Farmers Trust Company), as
	Trustee, and as amended and supplemented
FMB	First Mortgage Bonds

FMLP	First Midland Limited Partnership, a partnership th holds a lessor interest in the MCV facility
Ford	Ford Motor Company
FSP	FASB Staff Position
GAAPGasAtacama	Generally Accepted Accounting Principles An integrated natural gas pipeline and electric generation project located in Argentina and Chile, includes 702 miles of natural gas pipeline and a 72 gross capacity power plant
GCR	Gas cost recovery
Goldfields	A pipeline business located in Australia, in which Energy formerly held a 39.7 percent ownership inter
Guardian	Guardian Pipeline, L.L.C., in which CMS Gas Transmi owned a one-third interest
GVK	GVK Facility, a 250 MW gas fired power plant locate South Central India, in which CMS Generation holds
Health Care Plan	percent interest The medical, dental, and prescription drug programs offered to eligible employees of Consumers and CMS Energy
IPP	Independent Power Production
ITC	Investment tax credit
Jorf Lasfar	The 1,356 MW coal-fueled power plant in Morocco, jo owned by CMS Generation and ABB Energy Ventures, In
Karn	D.E Karn/J.C. Weadock Generating Complex, which is by Consumers
kWh	Kilowatt-hour
LIBOR	London Inter-Bank Offered Rate
Loy Yang	The 2,000 MW brown coal fueled Loy Yang A power pla and an associated coal mine in Victoria, Australia, which CMS Generation formerly held a 50 percent
	ownership interest
LNG	Liquefied natural gas
Ludington	Ludington pumped storage plant, jointly owned by Consumers and Detroit Edison
Marysville	CMS Marysville Gas Liquids Company, a Michigan corporation and a former subsidiary of CMS Gas
	Transmission that held a 100 percent interest in Marysville Fractionation Partnership and a 51 perce
	interest in St. Clair Underground Storage Partnersh
mcf	Thousand cubic feet
MCV Expansion, LLC	An agreement entered into with General Electric Com to expand the MCV Facility
MCV Facility	A natural gas-fueled, combined-cycle cogeneration facility operated by the MCV Partnership and in whi Consumers' holds a 35 percent lessor interest
MCV Partnership	Midland Cogeneration Venture Limited Partnership in which Consumers has a 49 percent interest through C Midland
MD&A	Management's Discussion and Analysis
MDEQ.	Michigan Department of Environmental Quality
METC, LLC	Michigan Electric Transmission Company, formerly a
,	subsidiary of Consumers Energy and now an indirect subsidiary of Trans-Elect
Michigan Power	CMS Generation Michigan Power L.L.C., owner of the
	Kalamazoo River Generating Station and the Livingst

Generating Station

Midwest Energy Market	An energy market developed by the MISO to provide
	day-ahead and real-time market information and centralized dispatch for market participants, sched
MTCO	to begin April 1, 2005
MISO MPSC	Midwest Independent System Operator Michigan Public Service Commission
MSBT	Michigan Single Business Tax
MTH	Michigan Transco Holdings, Limited Partnership
MW	Megawatts
NEIL	Nuclear Electric Insurance Limited, an industry mut
	insurance company owned by member utility companies
NMC	Nuclear Management Company LLC, formed in 1999 by
	Northern States Power Company (now Xcel Energy Inc.
	Alliant Energy, Wisconsin Electric Power Company, a
	Wisconsin Public Service Company to operate and man
	nuclear generating facilities owned by the four utilities
NERC	North American Electric Reliability Council
NRC	Nuclear Regulatory Commission
NYMEX	New York Mercantile Exchange
OPEB	Postretirement benefit plans other than pensions for retired employees
Palisades	Palisades nuclear power plant, which is owned by
	Consumers
Panhandle Eastern Pipe Line or	
Panhandle	Panhandle Eastern Pipe Line Company, including its
	subsidiaries Trunkline, Pan Gas Storage, Panhandle
	Storage, and Panhandle Holdings. Panhandle was a wh
	owned subsidiary of CMS Gas Transmission. The sale this subsidiary closed in June 2003.
Parmelia	A business located in Australia comprised of a pipe
	processing facilities, and a gas storage facility,
	former subsidiary of CMS Gas Transmission
PCB	Polychlorinated biphenyl
Pension Plan	The trusteed, non-contributory, defined benefit pen
	plan of Panhandle, Consumers and CMS Energy
PJM RTO	Pennsylvania-Jersey-Maryland Regional Transmission
Powder River	Organization CMS Oil and Gas previously owned a significant inte
rowder viver	in coalbed methane fields or projects developed wit
	the Powder River Basin which spans the border betwe
	Wyoming and Montana. The Powder River properties ha
	been sold.
PPA	The Power Purchase Agreement between Consumers and
	MCV Partnership with a 35-year term commencing in M
	1990
Price Anderson Act	Price Anderson Act, enacted in 1957 as an amendment
	the Atomic Energy Act of 1954, as revised and exten over the years. This act stipulates between nuclear
	licensees and the U.S. government the insurance,
	financial responsibility, and legal liability for
	nuclear accidents.
PSCR	Power supply cost recovery
PUHCA	Public Utility Holding Company Act of 1935
PURPA	Public Utility Regulatory Policies Act of 1978
RCP	Resource Conservation Plan
ROA	Retail Open Access
SCP	Regional Transmission Organization Southern Cross Pipeline in Australia, in which CMS
001	Transmission formerly held a 45 percent ownership
	,

interest. SEC..... U.S. Securities and Exchange Commission 6 Section 10d(4) Regulatory Asset..... Regulatory asset as described in Section 10d(4) of Customer Choice Act, as amended A financing method authorized by statute and approv Securitization..... the MPSC which allows a utility to sell its right t receive a portion of the rate payments received from customers for the repayment of Securitization bonds issued by a special purpose entity affiliated with SENECA.... Sistema Electrico del Estado Nueva Esparta C.A., a subsidiary of Enterprises Supplemental Executive Retirement Plan SERP..... SFAS..... Statement of Financial Accounting Standards SFAS No. 5..... SFAS No. 5, "Accounting for Contingencies" SFAS No. 52..... SFAS No. 52, "Foreign Currency Translation" SFAS No. 71..... SFAS No. 71, "Accounting for the Effects of Certain Types of Regulation" SFAS No. 87, "Employers' Accounting for Pensions" SFAS No. 87..... SFAS No. 88, "Employers' Accounting for Settlements SFAS No. 88..... Curtailments of Defined Benefit Pension Plans and f Termination Benefits" SFAS No. 98..... SFAS No. 98, "Accounting for Leases" SFAS No. 106, "Employers' Accounting for Postretire SFAS No. 106..... Benefits Other Than Pensions" SFAS No. 109, "Accounting for Income Taxes" SFAS No. 109..... SFAS No. 115, "Accounting for Certain Investments i SFAS No. 115..... Debt and Equity Securities" SFAS No. 123, "Accounting for Stock-Based Compensat SFAS No. 123..... SFAS No. 133, "Accounting for Derivative Instrument SFAS No. 133..... Hedging Activities, as amended and interpreted" SFAS No. 143..... SFAS No. 143, "Accounting for Asset Retirement Obligations" SFAS No. 144, "Accounting for the Impairment or Dis SFAS No. 144..... of Long-Lived Assets" SFAS No. 148, "Accounting for Stock-Based SFAS No. 148..... Compensation -- Transition and Disclosure" SFAS No. 149..... SFAS No. 149, "Amendment of Statement No. 133 on Derivative Instruments and Hedging Activities" SFAS No. 150..... SFAS No. 150, "Accounting for Certain Financial Instruments with Characteristics of Both Liabilitie Equity" Shuweihat..... A power and desalination plant of Emirates CMS Power Company, in which CMS Generation holds a 20 percent Scudder Latin American Power Fund SLAP..... Southern Union..... Southern Union Company, a non-affiliated company Special Committee..... A special committee of independent directors, established by CMS Energy's Board of Directors, to investigate matters surrounding round-trip trading Stranded Costs..... Costs incurred by utilities in order to serve their customers in a regulated monopoly environment, which not be recoverable in a competitive environment bed of customers leaving their systems and ceasing to p

for their costs. These costs could include owned an

purchased generation and regulatory assets.

Superfund	Comprehensive Environmental Response, Compensation Liability Act
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Taweelah	Al Taweelah A2, a power and desalination plant of Emirates CMS Power Company, in which CMS Generation holds a forty percent interest
Toledo Power	Toledo Power Company, the 135 MW coal and fuel oil plant located on Cebu Island, Philippines, in which Generation held a 47.5 percent interest.
Trunkline	CMS Trunkline Gas Company, LLC, formerly a subsidia CMS Panhandle Holdings, LLC
Trunkline LNG	CMS Trunkline LNG Company, LLC, formerly a subsidia LNG Holdings, LLC
Trust Preferred Securities	Securities representing an undivided beneficial int in the assets of statutory business trusts, the interests of which have a preference with respect t certain trust distributions over the interests of e CMS Energy or Consumers, as applicable, as owner of common beneficial interests of the trusts
UnionVEBA Trusts	Utility Workers of America, AFL-CIO VEBA employees' beneficiary association trusts acco established to specifically set aside employer contributed assets to pay for future expenses of th OPEB plan
X-TRAS	Extendible tenor rate adjusted securities

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PART I ITEM 1. BUSINESS.

GENERAL

CMS ENERGY

CMS Energy was formed in Michigan in 1987 and is an energy holding company operating through subsidiaries in the United States and in selected markets around the world. Its two principal subsidiaries are Consumers and Enterprises. Consumers is a public utility that provides natural gas and/or electricity to almost 6.5 million of Michigan's 10 million residents and serves customers in all 68 of the state's Lower Peninsula counties. Enterprises, through various subsidiaries and affiliates, is engaged in diversified energy businesses in the United States and in selected international markets.

CMS Energy's consolidated operating revenue was approximately \$5.472 billion in 2004, \$5.513 billion in 2003, and \$8.673 billion in 2002. CMS Energy operates in three business segments — electric utility, gas utility, and Enterprises. See BUSINESS SEGMENTS later in this Item 1 for further discussion of each segment.

CONSUMERS

Consumers was formed in Michigan in 1968 and is the successor to a corporation organized in Maine in 1910 that conducted business in Michigan from 1915 to 1968. Consumers' service areas include companies operating in the

automotive, metal, chemical and food products industries as well as a diversified group of other industries. In 2004, Consumers served 1.77 million electric customers and 1.69 million gas customers.

Consumers' consolidated operations account for a majority of CMS Energy's total assets and income, as well as a substantial portion of its operating revenue. Consumers' consolidated operating revenue was \$4.711 billion in 2004, \$4.435 billion in 2003, and \$4.169 billion in 2002.

Consumers' rates and certain other aspects of its business are subject to the jurisdiction of the MPSC and FERC, as described in CMS ENERGY AND CONSUMERS REGULATION later in this Item $1. \,$

CONSUMERS' PROPERTIES -- GENERAL: Consumers owns its principal properties in fee, except that most electric lines and gas mains are located in public roads or on land owned by others and are accessed by Consumers pursuant to easements and other rights. Almost all of Consumers' properties are subject to the lien of its First Mortgage Bond Indenture. For additional information on Consumers' properties see BUSINESS SEGMENTS -- Consumers' Electric Utility Operations -- Electric Utility Properties, and -- Consumers' Gas Utility Operations -- Gas Utility Properties, below.

BUSINESS SEGMENTS

CMS ENERGY FINANCIAL INFORMATION

For further information with respect to operating revenue, net operating income, identifiable assets and liabilities attributable to all of CMS Energy's business segments and international and domestic operations, see ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA -- SELECTED FINANCIAL INFORMATION AND CMS ENERGY'S CONSOLIDATED FINANCIAL STATEMENTS.

CONSUMERS FINANCIAL INFORMATION

For further information with respect to operating revenue, net operating income, identifiable assets and liabilities attributable to Consumers' electric and gas utility operations, see ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA -- SELECTED FINANCIAL INFORMATION AND CONSUMERS' CONSOLIDATED FINANCIAL STATEMENTS AND NOTES TO CONSOLIDATED FINANCIAL STATEMENTS.

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CONSUMERS ELECTRIC UTILITY OPERATIONS

ELECTRIC UTILITY OPERATIONS

Consumers' electric utility operating revenue was \$2.586 billion in 2004, \$2.590 billion in 2003, and \$2.648 billion in 2002. Consumers' electric utility operations include the generation, purchase, distribution and sale of electricity. At year-end 2004, it was authorized to provide service in 60 of the 68 counties of Michigan's Lower Peninsula. Principal cities served include Battle Creek, Flint, Grand Rapids, Jackson, Kalamazoo, Midland, Muskegon and Saginaw. Consumers' electric utility customer base includes a mix of residential, commercial and diversified industrial customers, the largest segment of which is the automotive industry. Consumers' electric utility operations are not dependent upon a single customer, or even a few customers, and the loss of any one or even a few of such customers is not reasonably likely to have a material adverse effect on its financial condition.

Consumers' electric utility operations are seasonal. The summer months

usually increase demand for electric energy, principally due to the use of air conditioners and other cooling equipment, thereby affecting revenues. In 2004, Consumers' electric sales were 36 billion kWh and retail open access deliveries were 4 billion kWh, for total electric deliveries of 40 billion kWh. In 2003, Consumers' electric sales were 36 billion kWh and retail open access deliveries were 3 billion kWh, for total electric deliveries of 39 billion kWh.

Consumers' 2004 summer peak demand was 6,958 MW excluding retail open access loads and 7,643 MW including retail open access loads. For the 2003-04 winter period, Consumers' peak demand was 5,636 MW excluding retail open access loads and 6,076 MW including retail open access loads. In December 2004, Consumers experienced peak demand of 5,750 MW excluding retail open access loads and 6,385 MW including retail open access loads. Based on its summer 2004 forecast, Consumers carried an 11 percent reserve margin target. However, as a result of lower than forecasted peak loads and additional purchases in response to the uncertainty surrounding the Karn 4 exciter failure and eventual replacement, Consumers' ultimate reserve margin was 29.6 percent compared to 14.7 percent in 2003. Currently, Consumers has a reserve margin of approximately 5.4 percent, or supply resources equal to 105.4 percent of projected summer peak load for summer 2005 and is in the process of securing the additional capacity needed to meet its summer 2005 reserve margin target of 11 percent (111 percent of projected summer peak load). The ultimate use of the reserve margin will depend primarily on summer weather conditions, the level of retail open access requirements being served by others during the summer, and any unscheduled plant outages.

ELECTRIC UTILITY PROPERTIES

GENERATION: At December 31, 2004, Consumers' electric generating system consisted of the following:

NAME AND LOCATION (MICHIGAN)	SIZE AND YEAR ENTERING SERVICE	2004 SUMMER NET DEMONSTRATED CAPABILITY (MWS)
COAL GENERATION		
J H Campbell 1 & 2 West Olive	2 Units, 1962-1967	615
J H Campbell 3 West Olive	1 Unit, 1980	765(a)
D E Karn Essexville	2 Units, 1959-1961	515
B C Cobb Muskegon	2 Units, 1956-1957	312
J R Whiting Erie	3 Units, 1952-1953	328
J C Weadock Essexville	2 Units, 1955-1958	302
Total coal generation		2,837

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		2004 SUMMER NET	
	SIZE AND YEAR	DEMONSTRATED	
NAME AND LOCATION (MICHIGAN)	ENTERING SERVICE	CAPABILITY (MWS)	

GE (M

GE (M

OIL/GAS GENERATION	2 77.11 - 1000 2000 (1.)	102
B C Cobb Muskegon D E Karn Essexville	3 Units, 1999-2000(b) 2 Units, 1975-1977	183 1 , 276
Total oil/gas generation		1,459
HYDROELECTRIC Conventional Hydro Generation Ludington Pumped Storage	13 Plants, 1906-1949 6 Units, 1973	74 955(c)
Total Hydroelectric		1,029
NUCLEAR GENERATION Palisades South Haven	1 Unit, 1971	767
GAS/OIL COMBUSTION TURBINE Generation	7 Plants, 1966-1971	345
Total owned generation PURCHASED AND INTERCHANGE POWER		6,437
Capacity		2,478(e)
Total		8,915 =====

- (b) Cobb 1-3 are retired coal-fired units that were converted to gas-fired. Units were placed back into service in the years indicated.
- (c) Represents Consumers' share of the capacity of Ludington. Consumers and Detroit Edison have 51 percent and 49 percent undivided ownership, respectively, in the plant.
- (d) Represents Consumers' share of net pumped storage generation. This facility electrically pumps water during off-peak hours for storage to later generate electricity during peak-demand hours.
- (e) Includes 1,240 MW of purchased contract capacity from the MCV Facility.

In 2004, through long-term purchase contracts, options, spot market and other seasonal purchases, Consumers purchased up to $2,542~\mathrm{MW}$ of net capacity from other power producers (the largest of which was the MCV Partnership), which amounted to $36.6~\mathrm{percent}$ of Consumers' total system requirements.

DISTRIBUTION: Consumers' distribution system includes:

- 356 miles of high-voltage distribution radial lines operating at 120 kilovolts and above;
- 4,178 miles of high-voltage distribution overhead lines operating at 23 kilovolts and 46 kilovolts;
- 17 subsurface miles of high-voltage distribution underground lines operating at 23 kilovolts and 46 kilovolts;
- 55,157 miles of electric distribution overhead lines;

⁽a) Represents Consumers' share of the capacity of the J H Campbell 3 unit, net of 6.69 percent (ownership interests of the Michigan Public Power Agency and Wolverine Power Supply Cooperative, Inc.).

- 8,896 subsurface miles of underground distribution lines; and
- substations having an aggregate transformer capacity of 20,787,500 kilovoltamperes.

Consumers is interconnected to METC, LLC, a member of MISO. METC, LLC is interconnected with neighboring utilities as well as out-state transmission systems.

FUEL SUPPLY: Consumers has four generating plant sites that burn coal. These plants constitute 77.5 percent of Consumers' baseload supply, the capacity used to serve a constant level of customer demand. In 2004, these

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plants produced a combined total of 18,810 million kWhs of electricity and burned 9.7 million tons of coal. On December 31, 2004, Consumers had on hand a 31-day supply of coal.

Consumers enters into a number of purchase obligations that represent normal business operating contracts. These contracts are used to assure an adequate supply of goods and services necessary for the operation of its business and to minimize exposure to market price fluctuations. Consumers believes that these future costs are prudent and reasonably assured of recovery in future rates.

Consumers has entered into coal supply contracts with various suppliers and associated rail transportation contracts for its coal-fired generating stations. Under the terms of these agreements, Consumers is obligated to take physical delivery of the coal and make payment based upon the contract terms. Consumers' coal supply contracts expire through 2010, and total an estimated \$376 million. Its coal transportation contracts expire through 2009, and total an estimated \$205 million. Long-term coal supply contracts have accounted for approximately 60 to 90 percent of Consumers' annual coal requirements over the last 10 years. Although future contract coverage is not finalized at this time, Consumers believes that it will be within the historic 60 to 90 percent range.

As of December 31, 2004, Consumers had future unrecognized commitments to purchase power transmission services under fixed price forward contracts for 2005 totaling \$4 million. Consumers also had commitments to purchase capacity and energy under long-term power purchase agreements with various generating plants. These contracts require monthly capacity payments based on the plants' availability or deliverability. These payments for 2005 through 2030 total an estimated \$4.503 billion, undiscounted. This amount may vary depending upon plant availability and fuel costs. If a plant were not available to deliver electricity to Consumers, then Consumers would not be obligated to make the capacity payment until the plant could deliver.

Consumers owns Palisades, an operating nuclear power plant located near South Haven, Michigan. In May 2001, with the approval of the NRC, Consumers transferred its authority to operate Palisades to NMC. During 2004, Palisades' net generation was 5,336 million kWhs, constituting 22 percent of Consumers' baseload supply. Palisades' nuclear fuel supply responsibilities are under NMC's control as agent for Consumers. New fuel contracts are being written as NMC agreements. Consumers/NMC currently have sufficient contracts in place to supply 93 percent of the uranium concentrates and conversion services and 100 percent of the enrichment services requirements for the 2006 reload. A contract for conversion services is in place to supply approximately 26 percent of the 2007 reload requirements and a contract for enrichment services is in place to supply approximately 100 percent of the 2007 reload requirements. A mix of spot, medium and long-term contracts are being negotiated with producers and service

suppliers who participate in the world nuclear fuel marketplace to provide for the remaining open requirements for the 2007 reload.

Consumers has a contract for nuclear fuel fabrication services in place for the 2006 reload. Contract negotiations are currently ongoing with the current nuclear fuel fabrication vendor to enter into a new contract to cover reloads in 2006 through 2013.

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As shown below, Consumers generates electricity principally from $\operatorname{\mathsf{coal}}$ and $\operatorname{\mathsf{nuclear}}$ fuel.

	MILLIONS OF KWHS					
POWER GENERATED	2004	2003	2002	2001		
Coal	18,810	20,091	19,361	19,203		
Nuclear	5,336	6,151	6,358	2,326(a)		
Oil	193	242	347	331		
Gas	38	129	354	670		
Hydro	445	335	387	423		
Net pumped storage	(538)	(517)	(486)	(553)		
Total net generation	24,284	26,431	26,321	22,400		
· · · · · · · · · · · · · · · · · · ·						

⁽a) On June 20, 2001, the Palisades reactor was shut down so technicians could inspect a small steam leak on a control rod drive assembly. The defective components were replaced and the plant returned to service on January 21, 2002.

The cost of all fuels consumed, shown below, fluctuates with the \min of fuel burned.

	COST PER MILLION BTU					
FUEL CONSUMED	2004	2003		2001		
Coal	\$1.43	\$1.33	\$1.34	\$1.38		
Oil	4.68	3.92	3.49	4.02		
Gas	10.07	7.62	3.98	4.05		
Nuclear	0.33	0.34	0.35	0.39		
All Fuels(a)	1.26	1.16	1.19	1.44		

⁽a) Weighted average fuel costs.

The Nuclear Waste Policy Act of 1982 made the federal government responsible for the permanent disposal of spent nuclear fuel and high-level radioactive waste by 1998. The DOE has not arranged for storage facilities and it does not expect to receive spent nuclear fuel for storage in 2005. Palisades

currently has spent nuclear fuel that exceeds its temporary on-site storage pool capacity. Therefore, Consumers is storing spent nuclear fuel in NRC-approved steel and concrete vaults known as "dry casks." For additional information on disposal of nuclear fuel and Consumers' use of dry casks, see ITEM 7. CMS ENERGY'S MANAGEMENT'S DISCUSSION AND ANALYSIS -- OUTLOOK -- OTHER ELECTRIC UTILITY BUSINESS UNCERTAINTIES -- NUCLEAR MATTERS AND ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA -- NOTE 3 OF CMS ENERGY'S NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINGENCIES) -- OTHER CONSUMERS' ELECTRIC UTILITY CONTINGENCIES -- NUCLEAR MATTERS and ITEM 7. CONSUMERS' MANAGEMENT'S DISCUSSION AND ANALYSIS -- OUTLOOK -- OTHER ELECTRIC BUSINESS UNCERTAINTIES -- NUCLEAR MATTERS AND ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA -- NOTE 2 OF CONSUMERS' NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINGENCIES) -- OTHER ELECTRIC CONTINGENCIES -- NUCLEAR MATTERS.

CONSUMERS GAS UTILITY

GAS UTILITY OPERATIONS

Consumers' gas utility operating revenue was \$2.081 billion in 2004, \$1.845 billion in 2003, and \$1.519 billion in 2002. Consumers' gas utility operations purchase, transport, store, distribute and sell natural gas. As of December 31, 2004, it was authorized to provide service in 47 of the 68 counties in Michigan's Lower Peninsula. Principal cities served include Bay City, Flint, Jackson, Kalamazoo, Lansing, Pontiac and Saginaw, as well as the suburban Detroit area, where nearly 900,000 of Consumers' gas customers are located. Consumers' gas utility operations are not dependent upon a single customer, or even a few customers, and the loss of any one or even a few of such customers is not reasonably likely to have a material adverse effect on its financial condition.

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Consumers' gas utility operations are seasonal. Consumers injects natural gas into storage during the summer months for use during the winter months when the demand for natural gas is higher. Peak demand usually occurs in the winter due to colder temperatures and the resulting increased demand for heating fuels. In 2004, total deliveries of natural gas sold by Consumers and by other sellers who deliver natural gas to customers (including the MCV Partnership) through Consumers' pipeline and distribution network totaled 389.47 bcf.

GAS UTILITY PROPERTIES: Consumers' gas distribution and transmission system consists of:

- 25,756 miles of distribution mains throughout Michigan's Lower Peninsula;
- 1,642 miles of transmission lines throughout Michigan's Lower Peninsula;
- 7 compressor stations with a total of 162,000 installed horsepower; and
- 15 gas storage fields located across Michigan with an aggregate storage capacity of 308 bcf and a working storage capacity of 142.8 bcf.

GAS SUPPLY: In 2004, Consumers purchased 1 percent of the gas it delivered from Michigan producers, 70 percent from United States producers outside Michigan and 22 percent from Canadian producers. Authorized suppliers in the gas customer choice program supplied the remaining 7 percent of gas that Consumers delivered.

Consumers' firm gas transportation agreements are with ANR Pipeline Company, Great Lakes Gas Transmission, L.P., Trunkline Gas Co., Panhandle Eastern Pipe Line Company, and Vector Pipeline. Consumers uses these agreements

to deliver gas to Michigan for ultimate deliveries to market. Consumers' firm transportation and city gate arrangements are capable of delivering over 90 percent of Consumers' total gas supply requirements. As of December 31, 2004, Consumers' portfolio of firm transportation from pipelines to Michigan is as follows:

	VOLUME (DEKATHERMS/DAY)	EXPIRATION	
ANR Pipeline Company	50,000	March	20
Great Lakes Gas Transmission, L.P	50,000	March	20
Great Lakes Gas Transmission, L.P	100,000	March	20
Trunkline Gas Co	336 , 375	October	20
Trunkline Gas Co. (starting 11/01/05)	290,000	October	20
Panhandle Eastern Pipe Line Company (starting 04/01/05)	50,000	October	20
Panhandle Eastern Pipe Line Company (starting 04/01/06)	50,000	October	20
Panhandle Eastern Pipe Line Company (starting 04/01/07)	50,000	October	20
Panhandle Eastern Pipe Line Company (starting 04/01/08)	50,000	October	20
Panhandle Eastern Pipe Line Company (starting 11/01/05)	50,000	October	20
Vector Pipeline	50,000	March	20

Consumers purchases the balance of its required gas supply under incremental firm transportation contracts, firm city gate contracts, and as needed, interruptible transportation contracts. The amount of interruptible transportation service and its use varies primarily with the price for such service and the availability and price of the spot supplies being purchased and transported. Consumers' use of interruptible transportation is generally in off-peak summer months and after Consumers has fully utilized the services under the firm transportation agreements.

ENTERPRISES

Enterprises, through various subsidiaries, affiliates, and equity investments, is engaged in domestic and international diversified energy businesses including independent power production, natural gas transmission, storage and processing, and energy services. Enterprises' operating revenue was \$808 million in 2004, \$1.085 billion in 2003, and \$4.508 billion in 2002.

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NATURAL GAS TRANSMISSION

CMS Gas Transmission was formed in 1988 and owns, develops and manages domestic and international natural gas facilities. In 2004, CMS Gas Transmission's operating revenue was \$22\$ million.

In June 2003, CMS Gas Transmission sold Panhandle to Southern Union Panhandle Corp., a newly formed entity owned by Southern Union. Southern Union Panhandle Corp. purchased all of Panhandle's outstanding capital stock for approximately \$582 million in cash and 3.15 million shares of Southern Union common stock. Southern Union Panhandle Corp. also assumed approximately \$1.166 billion in debt.

In July 2003, CMS Gas Transmission completed the sale of CMS Field Services to Cantera Natural Gas, Inc. for gross cash proceeds of approximately \$113 million, subject to post closing adjustments, and a \$50 million face value note of Cantera Natural Gas, Inc. The note is payable to CMS Energy for up to \$50

million subject to the financial performance of the Fort Union and Bighorn natural gas gathering systems from 2004 through 2008.

In August 2004, CMS Gas Transmission sold its interest in Goldfields and its Parmelia business, a discontinued operation, to APT for A\$204 million (approximately \$147 million in U.S. dollars). A \$45 million (\$29 million after-tax) gain on the sale of Goldfields includes a \$9 million (\$6 million after-tax) foreign currency translation gain. A \$10 million (\$6 million after-tax) gain on the sale of Parmelia includes a \$3 million (\$2 million after-tax) foreign currency translation loss.

NATURAL GAS TRANSMISSION PROPERTIES: CMS Gas Transmission has a total of 265 miles of gathering and transmission pipelines located in the state of Michigan, with a daily capacity of 0.75 bcf. At December 31, 2004, CMS Gas Transmission had nominal processing capabilities of approximately 0.33 bcf per day of natural gas in Michigan.

At December 31, 2004, CMS Gas Transmission had ownership interests in the following international pipelines:

LOCATION	OWNERSHIP INTEREST (%)	MILES OF
Argentina	29.42	3 , 3
Argentina to Brazil	20	2
Argentina to Chile	50	7

INDEPENDENT POWER PRODUCTION

CMS Generation was formed in 1986. It invests in, acquires, develops, constructs and operates non-utility power generation plants in the United States and abroad. In 2004, the independent power production business segment's operating revenue was \$258 million, which includes revenues from CMS Generation, CMS Operating, S.R.L., the MCV Facility and the MCV Partnership.

INDEPENDENT POWER PRODUCTION PROPERTIES: As of December 31, 2004, CMS Generation had ownership interests in operating power plants totaling 8,219 gross MW (3,455 net MW). At December 31, 2004, additional plants totaling approximately 322 gross MW (69 net MW) were under construction or in advanced stages of development. These plants include the Saudi Petrochemical Company power plant, which is under construction in the Kingdom of Saudi Arabia. In 2005, CMS Generation plans to complete the restructuring of its operations by narrowing the scope of its existing operations and commitments to three regions: the U.S., South America, and the Middle East/North Africa. In addition, it plans to sell designated assets and investments that are under-performing, non-region focused and non-synergistic with other CMS Energy business units.

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The following table details CMS Generation's interest in independent power plants as of year-end 2004 (excluding the plants owned by CMS Operating S.R.L. and CMS Electric and Gas and the MCV facility, discussed further below):

PERCENT GROSS CA UNDER LC

LOCATION	FUEL TYPE	OWNERSHIP INTEREST (%)	GROSS CAPACITY (MW)	CONTF
California	Wood	37.8	36	10
Connecticut	Scrap tire	100	31	10
Michigan	Coal	50	70	10
Michigan	Natural gas	100	710	8
Michigan	Natural gas	100	224	
Michigan	Wood	50	40	10
Michigan	Wood	50	38	10
New York	Hydro	0.3	14	10
North Carolina	Wood	50	50	10
Oklahoma	Natural gas	6.25	124	10
DOMESTIC TOTAL			1,337	
Argentina	Hydro	17.2	1,320	2
Chile	Natural gas	50	720	10
Ghana	Crude oil	90	224	10
India	Coal	50	250	10
India	Natural gas	33.2	235	10
Jamaica	Diesel	42.3	63	10
Latin America	Various	Various	437	- 6
Morocco	Coal	50	1,356	10
United Arab Emirates	Natural gas	40	777	10
United Arab Emirates	Natural gas	20	1,500	10
INTERNATIONAL TOTAL			6,882	
TOTAL DOMESTIC AND INTERNATIONAL			8,219	
			=====	
PROJECTS UNDER CONSTRUCTION/				
ADVANCED DEVELOPMENT			322	

- (a) El Chocon is primarily on a spot market basis, however, it has a high dispatch rate due to low cost. The El Chocon facility is held pursuant to a 30-year possession agreement.
- (b) CMS Generation sold its interest in GVK in the first quarter of 2005.
- (c) The Jorf Lasfar facility is held pursuant to a right of possession agreement with the Moroccan state-owned Office National de l'Electricite.

Through a CMS International Ventures subsidiary called CMS Operating, S.R.L., CMS Enterprises, CMS Gas Transmission and CMS Generation have a 100 percent ownership interest in a 128 MW natural gas power plant and a 92.6 percent ownership interest in a 597 MW natural gas power plant, each in Argentina.

Through CMS Electric and Gas, CMS Enterprises has an 87 percent ownership interest in 287 MW of gas turbine and diesel generating capacity in Venezuela.

CMS Midland owns a 49 percent general partnership interest in the MCV Partnership, which was formed to construct and operate the MCV Facility. The MCV Facility was sold to five owner trusts and leased back to the MCV Partnership. CMS Holdings is a limited partner in the FMLP, which is a beneficiary of one of these trusts. Through FMLP, CMS Holdings has a 35 percent Lessor interest in the MCV Facility. The MCV Facility has a net electrical generating capacity of approximately 1,500 MW. The MCV Partnership contracted to sell electricity to Consumers for a 35-year period beginning in 1990, and to supply electricity and

steam to Dow.

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For information on capital expenditures, see ITEM 7. CMS ENERGY'S MANAGEMENT'S DISCUSSION AND ANALYSIS -- CAPITAL RESOURCES AND LIQUIDITY AND ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA -- NOTE 4 OF CMS ENERGY'S NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (FINANCINGS AND CAPITALIZATION).

OIL AND GAS EXPLORATION AND PRODUCTION

CMS Energy used to own an oil and gas exploration and production company. In October 2002, CMS Energy completed its exit from the oil and gas exploration and production business.

ENERGY RESOURCE MANAGEMENT

In 2003, CMS ERM closed its Houston, Texas office and in 2004, CMS ERM changed its name from CMS Marketing, Services and Trading Company to CMS Energy Resource Management Company. CMS ERM concentrates on the purchase and sale of energy commodities in support of CMS Energy's generating facilities. In March 2004, CMS ERM discontinued its natural gas retail program as customer contracts expired. In 2004, CMS ERM marketed approximately 53.1 bcf of natural gas and 1,243.5 GWh of electricity. Its operating revenue was \$381 million in 2004, \$711 million in 2003, and \$4.137 billion in 2002.

INTERNATIONAL ENERGY DISTRIBUTION

In October 2001, CMS Energy discontinued the operations of its international energy distribution business. In 2002, CMS Energy discontinued new development outside North America, which included closing all non-U.S. development offices. In 2003, due to the uncertainty of executing an asset sale on acceptable terms and conditions, CMS Energy reclassified to continuing operations SENECA, which is its energy distribution business in Venezuela, and CPEE, which is its energy distribution business in Brazil, and restated the prior year's earnings for these businesses.

CMS ENERGY AND CONSUMERS REGULATION

CMS Energy is a public utility holding company that is exempt from registration under PUHCA. CMS Energy, Consumers and their subsidiaries are subject to regulation by various federal, state, local and foreign governmental agencies, including those described below.

MICHIGAN PUBLIC SERVICE COMMISSION

Consumers is subject to the MPSC's jurisdiction, which regulates public utilities in Michigan with respect to retail utility rates, accounting, utility services, certain facilities and various other matters. The MPSC also has rate jurisdiction over several limited liability companies in which CMS Gas Transmission has ownership interests. These companies own, or will own, and operate intrastate gas transmission pipelines.

The Attorney General, ABATE, and the MPSC staff typically intervene in MPSC electric- and gas-related proceedings concerning Consumers. For many years, most significant MPSC orders affecting Consumers have been appealed. Certain appeals from the MPSC orders are pending in the Court of Appeals.

RATE PROCEEDINGS: In 1996, the MPSC issued an order that established the electric authorized rate of return on common equity at 12.25 percent. In 2002, the MPSC issued an order that established the gas authorized rate of return on

common equity at 11.4 percent.

MPSC REGULATORY AND MICHIGAN LEGISLATIVE CHANGES: State regulation of the retail electric and gas utility businesses has undergone significant changes. In 2000, the Michigan Legislature enacted the Customer Choice Act. The Customer Choice Act provides that as of January 2002, all electric customers have the choice to buy generation service from an alternative electric supplier. The Customer Choice Act also imposes rate reductions, rate freezes and rate caps. For additional information regarding the Customer Choice Act, see

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ITEM 7. CMS ENERGY'S MANAGEMENT'S DISCUSSION AND ANALYSIS -- OUTLOOK -- ELECTRIC UTILITY BUSINESS UNCERTAINTIES -- COMPETITION AND REGULATORY RESTRUCTURING and ITEM 7. CONSUMERS' MANAGEMENT'S DISCUSSION AND ANALYSIS -- OUTLOOK -- ELECTRIC BUSINESS UNCERTAINTIES -- COMPETITION AND REGULATORY RESTRUCTURING.

As a result of regulatory changes in the natural gas industry, Consumers transports the natural gas commodity that is sold to some customers by competitors like gas producers, marketers and others. Pursuant to a gas customer choice program that Consumers implemented, as of April 2003 all of Consumers' gas customers were eligible to select an alternative gas commodity supplier. Consumers' current GCR mechanism allows it to recover from its customers all prudently incurred costs to purchase natural gas commodity and transport it to Consumers' facilities. For additional information, see ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA -- NOTE 3 OF CMS ENERGY'S NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINGENCIES) -- CONSUMERS' GAS UTILITY RATE MATTERS and ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA -- NOTE 2 OF CONSUMERS' NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINGENCIES) -- GAS RATE MATTERS.

FEDERAL ENERGY REGULATORY COMMISSION

FERC has exercised limited jurisdiction over several independent power plants in which CMS Generation has ownership interests, as well as over CMS ERM. Among other things, FERC jurisdiction relates to the acquisition, operation and disposal of assets and facilities and to the service provided and rates charged. Some of Consumers' gas business is also subject to regulation by FERC, including a blanket transportation tariff pursuant to which Consumers can transport gas in interstate commerce.

FERC also regulates certain aspects of Consumers' electric operations including compliance with FERC accounting rules, wholesale rates, operation of licensed hydro-electric generating plants, transfers of certain facilities, and corporate mergers and issuance of securities. FERC is currently soliciting comments on whether it should exercise jurisdiction over power marketers like CMS ERM, requiring them to follow FERC's uniform system of accounts and seek authorization for issuance of securities and assumption of liabilities. These issues are pending before the agency.

NUCLEAR REGULATORY COMMISSION

Under the Atomic Energy Act of 1954, as amended, and the Energy Reorganization Act of 1974, Consumers is subject to the jurisdiction of the NRC with respect to the design, construction, operation and decommissioning of its nuclear power plants. Consumers is also subject to NRC jurisdiction with respect to certain other uses of nuclear material. These and other matters concerning Consumers' nuclear plants are more fully discussed in ITEM 7. CMS ENERGY'S MANAGEMENT'S DISCUSSION AND ANALYSIS -- OUTLOOK -- OTHER ELECTRIC UTILITY BUSINESS UNCERTAINTIES -- NUCLEAR MATTERS AND ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA -- NOTE 3 (CONTINGENCIES) OF CMS ENERGY'S CONSOLIDATED

FINANCIAL STATEMENTS -- NUCLEAR PLANT DECOMMISSIONING and ITEM 7. CONSUMERS' MANAGEMENT'S DISCUSSION AND ANALYSIS -- OUTLOOK -- OTHER ELECTRIC BUSINESS UNCERTAINTIES -- NUCLEAR MATTERS AND ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA -- NOTE 2 (CONTINGENCIES) OF CONSUMERS' CONSOLIDATED FINANCIAL STATEMENTS -- NUCLEAR PLANT DECOMMISSIONING.

OTHER REGULATION

The Secretary of Energy regulates the importation and exportation of natural gas and has delegated various aspects of this jurisdiction to FERC and the DOE's Office of Fossil Fuels.

Pipelines owned by system companies are subject to the Natural Gas Pipeline Safety Act of 1968 and the Pipeline Safety Improvement Act of 2002, which regulates the safety of gas pipelines. Consumers is also subject to the Hazardous Liquid Pipeline Safety Act of 1979, which regulates oil and petroleum pipelines.

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CMS ENERGY AND CONSUMERS ENVIRONMENTAL COMPLIANCE

CMS Energy, Consumers and their subsidiaries are subject to various federal, state and local regulations for environmental quality, including air and water quality, waste management, zoning and other matters.

Consumers has installed and is currently installing modern emission controls at its electric generating plants and has converted and is converting electric generating units to burn cleaner fuels. Consumers expects that the cost of future environmental compliance, especially compliance with clean air laws, will be significant because of EPA regulations regarding nitrogen oxide and particulate-related emissions. These regulations will require Consumers to make significant capital expenditures.

Consumers is in the process of closing older ash disposal areas at two plants. Construction, operation, and closure of a modern solid waste disposal area for ash can be expensive, because of strict federal and state requirements. In order to significantly reduce ash field closure costs, Consumers has worked with others to use bottom ash and fly ash as part of temporary and final cover for ash disposal areas instead of native materials, in cases where such use of bottom ash and fly ash is compatible with environmental standards. To reduce disposal volumes, Consumers sells coal ash for use as a filler for asphalt, for incorporation into concrete products and for other environmentally compatible uses. The EPA has announced its intention to develop new nationwide standards for ash disposal areas. Consumers intends to work through industry groups to help ensure that any such regulations require only the minimum cost necessary to adhere to standards that are consistent with protection of the environment.

Consumers' electric generating plants must comply with rules that significantly reduce the number of fish killed by plant cooling water intake systems. Consumers is studying options to determine the most cost-effective solutions for compliance.

Like most electric utilities, Consumers has PCB in some of its electrical equipment. During routine maintenance activities, Consumers identified PCB as a component in certain paint, grout and sealant materials at the Ludington Pumped Storage facility. Consumers removed and replaced part of the PCB material. Consumers has proposed a plan to the EPA to deal with the remaining materials and is waiting for a response from the EPA.

Certain environmental regulations affecting CMS Energy and Consumers

include, but are not limited to, the Clean Air Act Amendments of 1990 and Superfund. Superfund can require any individual or entity that may have owned or operated a disposal site, as well as transporters or generators of hazardous substances that were sent to such site, to share in remediation costs for the site.

CMS Energy's and Consumers' current insurance coverage does not extend to certain environmental clean-up costs or environmental damages, such as claims for air pollution, damage to sites owned by CMS Energy or Consumers, and for some past PCB contamination and for some long-term storage or disposal of pollutants.

For additional information concerning environmental matters, including estimated capital expenditures to reduce nitrogen oxide related emissions, see ITEM 7. CMS ENERGY'S MANAGEMENT'S DISCUSSION AND ANALYSIS -- OUTLOOK -- ELECTRIC UTILITY BUSINESS UNCERTAINTIES -- ELECTRIC ENVIRONMENTAL ESTIMATES and ITEM 7. CONSUMERS' MANAGEMENT'S DISCUSSION AND ANALYSIS -- OUTLOOK -- ELECTRIC BUSINESS UNCERTAINTIES -- ELECTRIC ENVIRONMENTAL ESTIMATES.

CMS ENERGY AND CONSUMERS COMPETITION

ELECTRIC COMPETITION

Consumers' electric utility business experiences actual and potential competition from many sources, both in the wholesale and retail markets, as well as in electric generation, electric delivery and retail services.

In the wholesale electricity markets, Consumers competes with other wholesale suppliers, marketers and brokers. Electric competition in the wholesale markets increased significantly since 1996 due to FERC Order 888. While Consumers is still active in wholesale electricity markets, wholesale for resale transactions by Consumers

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generated an immaterial amount of Consumers' 2004 revenues from electric utility operations. Consumers believes future loss of wholesale for resale transactions will be insignificant.

A significant increase in retail electric competition has occurred because of the Customer Choice Act and the availability of retail open access. Price is the principal method of competition for generation services. The Customer Choice Act gives all electric customers the right to buy generation service from an alternative electric supplier. As of March 2005, alternative electric suppliers are providing 900 MW of generation supply to retail open access customers. This represents approximately 12 percent of Consumers' total distribution load and an increase of approximately 23 percent in generation supply being purchased from alternative electric suppliers by retail open access customers over March 2004. In June 2004, the MPSC granted Consumers recovery of implementation costs incurred for the Electric Customer Choice program. In November 2004, the MPSC adopted a mechanism pursuant to the Customer Choice Act to provide for recovery of stranded costs that occur when customers leave Consumers' system to purchase electricity from alternative electric suppliers. Consumers cannot predict the total amount of electric supply load that may be lost to competitor suppliers.

In addition to retail electric customer choice, Consumers also has competition or potential competition from:

 customers relocating for economic reasons outside Consumers' service territory;

- municipalities owning or operating competing electric delivery systems;
- customer self-generation; and
- adjacent utilities that extend lines to customers in contiguous service territories.

Consumers addresses this competition by monitoring activity in adjacent areas and enforcing compliance with MPSC and FERC rules, providing non-energy services, and providing tariff-based incentives that support economic development.

Consumers offers non-energy revenue services to electric customers, municipalities and other utilities in an effort to offset costs. These services include engineering and consulting, construction of customer-owned distribution facilities, equipment sales (such as transformers), power quality analysis, fiber optic line construction, meter reading and joint construction for phone and cable. Consumers faces competition from many sources, including energy management services companies, other utilities, contractors, and retail merchandisers.

CMS ERM, a non-utility electric subsidiary, continues to focus on optimizing CMS Energy's independent power production portfolio. CMS Energy's independent power production business segment, another non-utility electric subsidiary, faces competition from generators, marketers and brokers, as well as other utilities marketing power at lower power prices on the wholesale market.

For additional information concerning electric competition, see ITEM 7. CMS ENERGY'S MANAGEMENT'S DISCUSSION AND ANALYSIS -- OUTLOOK -- ELECTRIC UTILITY BUSINESS UNCERTAINTIES and ITEM 7. CONSUMERS' MANAGEMENT'S DISCUSSION AND ANALYSIS -- OUTLOOK -- ELECTRIC BUSINESS UNCERTAINTIES.

GAS COMPETITION

Competition has existed for the past decade in various aspects of Consumers' gas utility business, and is likely to increase. Competition traditionally comes from other gas suppliers taking advantage of direct access to Consumers' customers and alternate fuels and energy sources, such as propane, oil and electricity.

INSURANCE

CMS Energy and its subsidiaries, including Consumers, maintain insurance coverage similar to comparable companies in the same lines of business. The insurance policies are subject to terms, conditions, limitations and exclusions that might not fully compensate CMS Energy for all losses. As CMS Energy renews its policies it is possible that some of the insurance coverage may not be renewed or obtainable on commercially reasonable terms due to restrictive insurance markets.

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EMPLOYEES

CMS ENERGY

As of December 31, 2004, CMS Energy and its wholly owned subsidiaries, including Consumers, had 8,660 full-time equivalent employees, of whom 8,603 are full-time employees and 57 are full-time equivalent employees associated with the part-time work force. Included in the total are 3,734 employees who are covered by union contracts.

CONSUMERS

As of December 31, 2004, Consumers and its subsidiaries had 8,050 full-time equivalent employees, of whom 7,995 are full-time employees and 55 are full-time equivalent employees associated with the part-time work force. Included in the total are 3,407 full-time operating, maintenance and construction employees and 308 full-time and part-time call center employees who are represented by the Utility Workers Union of America. Consumers and the Union negotiated a collective bargaining agreement for the operating, maintenance and construction employees that became effective as of June 1, 2000 and will continue in full force and effect until June 1, 2005. Negotiations to reach a new contract are underway currently. Consumers and the Union negotiated a collective bargaining agreement for the call center employees that became effective as of April 1, 2003 and will continue in full force and effect until August 1, 2005.

CMS ENERGY EXECUTIVE OFFICERS

(as of March 1, 2005)

NAME	AGE	POSITION
David W. Joos	51	President and Chief Executive Officer of CMS Energy Chairman of the Board, Chief Executive Officer of CMS Enterprises President, Chief Operating Officer of CMS Energy Chief Executive Officer of Consumers President, Chief Operating Officer of Consumers President, Chief Operating Officer of CMS Enterprises Director of CMS Energy Director of CMS Energy Director of CMS Enterprises Executive Vice President, Chief Operating Officer Electric of CMS Energy Executive Vice President, Chief Operating Officer Electric of CMS Enterprises Executive Vice President, President and Chief Executive Officer Electric of Consumers

NAME	AGE	POSITION
S. Kinnie Smith, Jr	74	Vice Chairman of the Board of CMS Enterprises
		Vice Chairman of the Board, General Counsel of CMS Energy
		Vice Chairman of the Board of Consumers

		Executive Vice President of CMS Enterprises Director of CMS Energy Director of Consumers
		Director of CMS Enterprises
		Vice Chairman of Trans-Elect, Inc.
		Senior Counsel at Skadden, Arps, Slate,
		Meagher, & Flom LLP
Thomas J. Webb	52	Executive Vice President, Chief Financial
		Officer of CMS Energy
		Executive Vice President, Chief Financial Officer of Consumers
		Executive Vice President, Chief Financial
		Officer of CMS Enterprises
		Director of CMS Enterprises
		Executive Vice President, Chief Financial Officer of Panhandle Eastern Pipe Line Company
		Executive Vice President, Chief Financial Officer of Kellogg Company
		Vice President, Chief Financial Officer of
		Visteon, a division of Ford Motor Company
Thomas W. Elward	56	President, Chief Operating Officer of CMS Enterprises
		President, Chief Executive Officer of CMS
		Generation Co.
		Director of CMS Enterprises
		Director of CMS Generation Co.
		Senior Vice President of CMS Enterprises
		Senior Vice President of CMS Generation Co.
John G. Russell*	47	President and Chief Operating Officer of Consumers
		Executive Vice President, President and Chief Executive Officer Electric of Consumers
		Senior Vice President of Consumers
		Vice President of Consumers
David G. Mengebier**	47	Senior Vice President of CMS Enterprises
		Senior Vice President of CMS Energy
		Senior Vice President of Consumers
		Vice President of CMS Energy Vice President of Consumers
John F. Drake	56	Senior Vice President of CMS Enterprises
John I. Blake	30	Senior Vice President of CMS Energy
		Senior Vice President of Consumers
		Vice President of CMS Energy
		Vice President of Consumers
	2.2	
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NAME	AGE	POSITION
Glenn P. Barba	39	Vice President, Chief Accounting Officer of
		CMS Enterprises Vice President Centreller and Chief
		Vice President, Controller and Chief Accounting Officer of CMS Energy
		Vice President, Controller and Chief
		Accounting Officer of Consumers

Vice President and Controller of Consumers Controller of CMS Generation

- * From July 1997 until October 1999, Mr. Russell served as Manager -- Electric Customer Operations of Consumers.
- ** From 1997 to 1999, Mr. Mengebier served as Executive Director of Federal Governmental Affairs for CMS Enterprises.

There are no family relationships among executive officers and directors of CMS Energy.

The present term of office of each of the executive officers extends to the first meeting of the Board of Directors after the next annual election of Directors of CMS Energy (scheduled to be held on May 20, 2005).

CONSUMERS EXECUTIVE OFFICERS

(as of March 1, 2005)

NAME 	AGE	POSITION
David W. Joos	51	President and Chief Executive Officer of CMS Energy Chairman of the Board, Chief Executive Officer of CMS Enterprises President, Chief Operating Officer of CMS Energy Chief Executive Officer of Consumers President, Chief Operating Officer of Consumers President, Chief Operating Officer of CMS Enterprises Director of CMS Energy Director of CMS Energy Director of CMS Enterprises Executive Vice President, Chief Operating Officer Electric of CMS Enterprises Executive Vice President, Chief Operating Officer Electric of CMS Enterprises Executive Vice President, President and Chief Executive Officer Electric of Consumers
S. Kinnie Smith, Jr	74	Vice Chairman of the Board of CMS Enterprises Vice Chairman of the Board, General Counsel of CMS Energy Vice Chairman of the Board of Consumers Executive Vice President of CMS Enterprises Director of CMS Energy Director of Consumers Director of CMS Enterprises Vice Chairman of Trans-Elect, Inc.

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Thomas J. Webb.....

Senior Counsel at Skadden, Arps, Slate,

Executive Vice President, Chief Financial

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Meagher, & Flom LLP

	Officer of CMS Energy Executive Vice President, Chief Financial Officer of Consumers Executive Vice President, Chief Financial Officer of CMS Enterprises Director of CMS Enterprises Executive Vice President, Chief Financial Officer of Panhandle Eastern Pipe Line Company Executive Vice President, Chief Financial Officer of Kellogg Company Vice President, Chief Financial Officer of Visteon, a division of Ford Motor Company	20 20 20 20 19
24		
AGE	POSITION	
47	President and Chief Operating Officer of Consumers Executive Vice President, President and Chief Executive Officer Electric of Consumers Senior Vice President of Consumers	20 20 20
56	Vice President of Consumers Senior Vice President of CMS Enterprises Senior Vice President of CMS Energy Senior Vice President of Consumers Vice President of Consumers	19 20 20 20 19
57	Senior Vice President of Consumers Vice President of Consumers	19
57	Senior Vice President of Consumers President, Chief Executive Officer of CMS Electric and Gas Vice President, Chief Operating Officer of CMS Electric and Gas Vice President of CMS Electric and Gas	20 20 20
47	Senior Vice President of CMS Enterprises Senior Vice President of CMS Energy Senior Vice President of Consumers Vice President of CMS Energy	20 20 20 19
55	Senior Vice President of Consumers	19
39	Vice President, Chief Accounting Officer of CMS Enterprises Vice President, Controller and Chief Accounting Officer of CMS Energy Vice President, Controller and Chief Accounting Officer of Consumers Vice President and Controller of Consumers	20 20 20 20
	AGE 47 56 57 57	Executive Vice President, Chief Financial Officer of Consumers Executive Vice President, Chief Financial Officer of CMS Enterprises Director of CMS Enterprises Executive Vice President, Chief Financial Officer of Panhandle Eastern Pipe Line Company Executive Vice President, Chief Financial Officer of Kellogg Company Vice President, Chief Financial Officer of Visteon, a division of Ford Motor Company 24 AGE POSITION 47 President and Chief Operating Officer of Consumers Executive Vice President, President and Chief Executive Officer Electric of Consumers Senior Vice President of Consumers Vice President of Consumers Vice President of Consumers Senior Vice President of CMS Enterprises Senior Vice President of CMS Enterprises Senior Vice President of Consumers Senior Vice President of Consumers Vice President, Chief Executive Officer of CMS Electric and Gas Vice President, Chief Operating Officer of CMS Electric and Gas Vice President of CMS Energy Senior Vice President of CMS Energy Senior Vice President of CMS Energy Senior Vice President of Consumers Vice President of CMS Energy Vice President of Consumers Vice President, Controller and Chief Accounting Officer of CMS Energy Vice President, Controller and Chief Accounting Officer of Consumers

- * From July 1997 until October 1999, Mr. Russell served as Manager -- Electric Customer Operations of Consumers.
- ** From 1997 to 1999, Mr. Mengebier served as Executive Director of Federal Governmental Affairs for CMS Enterprises.

There are no family relationships among executive officers and directors of Consumers.

The present term of office of each of the executive officers extends to the first meeting of the Board of Directors after the next annual election of Directors of Consumers (scheduled to be held on May 20, 2005).

AVAILABLE INFORMATION

CMS Energy's internet address is http://www.cmsenergy.com. You can access free of charge on our website all of our annual reports on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K, and

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amendments to those reports filed pursuant to Section 13(a) or 15(d) of the Exchange Act. Such reports are available as soon as practical after they are electronically filed with the SEC. Also on our website are our:

- Corporate Governance Principles;
- Code of Conduct (Code of Business Conduct and Ethics); and
- Board Committee Charters (including the Audit Committee and the Governance and Public Responsibility Committee).

We will provide this information in print to any shareholder who requests it.

ITEM 2. PROPERTIES.

Descriptions of CMS Energy's and Consumers' properties are found in the following sections of Item 1, all of which are incorporated by reference herein:

- BUSINESS -- GENERAL -- Consumers -- Consumers Properties -- General;
- BUSINESS -- BUSINESS SEGMENTS -- Consumers Electric Utility Operations -- Electric Utility Properties;
- BUSINESS -- BUSINESS SEGMENTS -- Consumers Gas Utility Operations -- Gas Utility Properties;
- BUSINESS -- BUSINESS SEGMENTS -- Natural Gas Transmission -- Natural Gas Transmission Properties;
- BUSINESS -- BUSINESS SEGMENTS -- Independent Power Production -- Independent Power Production Properties; and
- BUSINESS -- BUSINESS SEGMENTS -- International Energy Distribution.

ITEM 3. LEGAL PROCEEDINGS.

CMS Energy, Consumers and some of their subsidiaries and affiliates are parties to certain routine lawsuits and administrative proceedings incidental to their businesses involving, for example, claims for personal injury and property damage, contractual matters, various taxes, and rates and licensing. For additional information regarding various pending administrative and judicial proceedings involving regulatory, operating and environmental matters, see ITEM 1. BUSINESS -- CMS ENERGY AND CONSUMERS REGULATION, both CMS Energy's and Consumers' ITEM 7. MANAGEMENT'S DISCUSSION AND ANALYSIS and both CMS Energy's and Consumers' ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA -- NOTES TO CONSOLIDATED FINANCIAL STATEMENTS.

CMS ENERGY

SEC REQUEST

On August 5, 2004, CMS Energy received a request from the SEC that CMS Energy voluntarily produce all documents and data relating to the SEC's inquiry into payments made to the government and officials of the government of Equatorial Guinea. On August 17, 2004, CMS Energy submitted its response, advising the SEC of the information and documentation it had available. On March 8, 2005, CMS Energy received a request from the SEC that CMS Energy voluntarily produce certain of such documents.

From 1991 through January 3, 2002, subsidiaries of CMS Energy held interest in, and beginning in 1995 operated, hydrocarbon production and processing facilities and a methanol plant in Equatorial Guinea. On January 3, 2002, CMS Energy sold all its Equatorial Guinea holdings. The SEC's inquiry follows an investigation and public hearing conducted by the United States Senate Permanent Subcommittee on investigations, which reviewed the U.S. banking transactions of various foreign governments, including that of Equatorial Guinea. The investigation and hearing also reviewed the operations of certain U.S. oil companies in Equatorial Guinea. There

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were no findings of violations of the U.S. Foreign Corrupt Practices Act by the U.S. oil companies in the report of the Minority Staff of the Subcommittee, the only report issued to date as a result of the hearing. The Subcommittee did find that oil companies operating in Equatorial Guinea may have contributed to corrupt practices in that country.

DEMAND FOR ACTIONS AGAINST OFFICERS AND DIRECTORS

In May 2002, the Board of Directors of CMS Energy received a demand, on behalf of a shareholder of CMS Energy Common Stock, that it commence civil actions (i) to remedy alleged breaches of fiduciary duties by certain CMS Energy officers and directors in connection with round-trip trading by CMS MST, and (ii) to recover damages sustained by CMS Energy as a result of alleged insider trades alleged to have been made by certain current and former officers of CMS Energy and its subsidiaries. In December 2002, two new directors were appointed to the Board. The Board formed a special litigation committee in January 2003 to determine whether it is in CMS Energy's best interest to bring the action demanded by the shareholder. The disinterested members of the Board appointed the two new directors to serve on the special litigation committee.

In December 2003, during the continuing review by the special litigation committee, CMS Energy was served with a derivative complaint filed on behalf of the shareholder in the Circuit Court of Jackson County, Michigan in furtherance of his demands. CMS Energy cannot predict the outcome of this matter.

GAS INDEX PRICE REPORTING LITIGATION

In August 2003, Cornerstone Propane Partners, L.P. (Cornerstone) filed a putative class action complaint in the United States District Court for the Southern District of New York against CMS Energy and dozens of other energy companies. The court ordered the Cornerstone complaint to be consolidated with similar complaints filed by Dominick Viola and Roberto Calle Gracey. The plaintiffs filed a consolidated complaint on January 20, 2004. The consolidated complaint alleges that false natural gas price reporting by the defendants manipulated the prices of NYMEX natural gas futures and options. The complaint contains two counts under the Commodity Exchange Act, one for manipulation and one for aiding and abetting violations. Plaintiffs are seeking to have a class certified and to have the class recover actual damages and costs, including attorneys fees. CMS Energy is no longer a defendant, however, CMS MST and CMS Field Services are named as defendants. (CMS Energy sold CMS Field Services to Cantera Natural Gas, LLC, which changed the name from CMS Field Services to Cantera Gas Company. CMS Energy is required to indemnify Cantera Natural Gas, LLC with respect to this action.)

In a similar but unrelated matter, Texas-Ohio Energy, Inc. filed a putative class action lawsuit in the United States District Court for the Eastern District of California in November 2003 against a number of energy companies engaged in the sale of natural gas in the United States. CMS Energy is named as a defendant. The complaint alleges defendants entered into a price-fixing scheme by engaging in activities to manipulate the price of natural gas in California. The complaint contains counts alleging violations of the federal Sherman Act, the California Cartwright Act, and the California Business and Professions Code relating to unlawful, unfair and deceptive business practices. The complaint seeks both actual and exemplary damages for alleged overcharges, attorneys fees and injunctive relief regulating defendants' future conduct relating to pricing and price reporting. In April 2004, a Nevada multi district court litigation (MDL) panel decided to transfer the Texas-Ohio case to a pending MDL matter in the Nevada federal district court that at the time involved seven complaints originally filed in various state courts in California. These complaints make allegations similar to those in the Texas-Ohio case regarding price reporting, although none contain a federal Sherman Act claim. In November 2004, those seven complaints, as well as a number of others that were originally filed in various state courts in California and subsequently transferred to the MDL proceeding, were remanded back to California state court. The Texas-Ohio case remains in Nevada federal district court, and defendants, with CMS Energy joining, filed a motion to dismiss, which remains pending.

Three federal putative class actions, Fairhaven Power Company v. Encana Corp. et al., Utility Savings & Refund Services LLP v. Reliant Energy Resources Inc. et al., and Abelman Art Glass v. Encana Corp. et al., all of which make allegations similar to those in the Texas-Ohio case regarding price manipulation and seek similar relief, were originally filed in the United States District Court for the Eastern District of California in September

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2004, November 2004 and December 2004, respectively. The Fairhaven and Abelman Art Glass cases also include claims for unjust enrichment and a constructive trust. The three complaints were filed against CMS Energy and many of the other defendants named in the Texas-Ohio case. In addition, the Utility Savings case names CMS MST and Cantera Resources Inc. (Cantera Resources Inc. is the parent of Cantera Natural Gas, LLC. and CMS Energy is required to indemnify Cantera Natural Gas, LLC and Cantera Resources Inc. with respect to these actions.)

Both the Fairhaven and Utility Savings cases have been transferred to the MDL proceeding, where the Texas-Ohio case is pending. Pursuant to stipulation by the parties and court order, defendants are not required to respond to the

Fairhaven and Utility Savings complaints until the court rules on defendants' Motion to Dismiss, which is pending in the Texas-Ohio case. Should the court grant defendants' motion without leave to amend, any remaining cases in the MDL proceeding shall be refiled as a consolidated complaint within 20 days of such ruling. If the motion is denied, or granted with leave to amend, the Texas-Ohio case and any others pending in the MDL proceeding shall be refiled as a consolidated complaint within 20 days of the court's ruling. In February 2005, the Abelman Art Glass case was conditionally transferred to the MDL proceeding. Abelman Art Glass has until March 10, 2005 to oppose the conditional transfer order.

Commencing in or about February 2004, 15 state law complaints containing allegations similar to those made in the Texas-Ohio case, but generally limited to the California Cartwright Act and unjust enrichment, were filed in various California state courts against many of the same defendants named in the federal price manipulation cases discussed above. In addition to CMS Energy, CMS MST is named in all of the 15 state law complaints. Cantera Gas Company and Cantera Natural Gas, LLC (erroneously sued as Cantera Natural Gas, Inc.) are named in all but the Benscheidt complaint. Two of these cases are styled as class actions, Benscheidt v. AEP Energy Services, Inc., et al. and Older v. Sempra Energy, et al., and include a claim for violation of the California Business and Professions Code relating to unlawful, unfair and deceptive business practices. Two others, City and County of San Francisco and the People of the State of California, ex rel. Dennis J. Herrera, in his official capacity as City Attorney for the City and County of San Francisco v. Sempra Energy, et al. and Owens-Brockway Glass Container Inc. v. Sempra Energy et al., also include such a claim under the California Business and Professions Code and are styled as representative actions.

In February 2005, these 15 separate actions, as well as nine other similar actions that were filed in California state court but do not name CMS Energy or any of its former or current subsidiaries, were ordered coordinated with pending coordinated proceedings in the San Diego Superior Court. The pending coordinated proceedings, Natural Gas Antitrust Cases I-IV, involve an alleged 1990's conspiracy by major gas pipeline companies not to build a new pipeline into Southern California, and a conspiracy to limit gas transmission over an existing pipeline. The 24 state court complaints involving price reporting were coordinated as Natural Gas Antitrust Cases V. Plaintiffs in Natural Gas Antitrust Cases V have been ordered to file a consolidated complaint.

Samuel D. Leggett, et al v. Duke Energy Corporation, et al, a class action complaint brought on behalf of retail and business purchasers of natural gas in Tennessee, was filed in the Chancery Court of Fayette County, Tennessee in January 2005. The complaint contains claims for violations of the Tennessee Trade Practices Act based upon allegations of false reporting of price information by defendants to publications that compile and publish indices of natural gas prices for various natural gas hubs. The complaint seeks statutory full consideration damages and attorneys fees and injunctive relief regulating defendants' future conduct. The defendants include CMS Energy, CMS MST and CMS Field Services.

CMS Energy and the other CMS defendants will defend themselves vigorously against these matters but cannot predict their outcome.

ROUND-TRIP TRADING INVESTIGATIONS

During the period of May 2000 through January 2002, CMS MST engaged in simultaneous, prearranged commodity trading transactions in which energy commodities were sold and repurchased at the same price. These so called round-trip trades had no impact on previously reported consolidated net income, earnings per share, or

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cash flows, but had the effect of increasing operating revenues, operating expenses, accounts receivable, accounts payable, and reported trading volumes.

CMS Energy is cooperating with an investigation by the DOJ concerning round-trip trading, which the DOJ commenced in May 2002. CMS Energy is unable to predict the outcome of this matter and what effect, if any, this investigation will have on its business. In March 2004, the SEC approved a cease-and-desist order settling an administrative action against CMS Energy related to round-trip trading. The order did not assess a fine and CMS Energy neither admitted to nor denied the order's findings. The settlement resolved the SEC investigation involving CMS Energy and CMS MST.

CMS ENERGY AND CONSUMERS

EMPLOYMENT RETIREMENT INCOME SECURITY ACT CLASS ACTION LAWSUITS

CMS Energy is a named defendant, along with Consumers, CMS MST, and certain named and unnamed officers and directors, in two lawsuits brought as purported class actions on behalf of participants and beneficiaries of the CMS Employees' Savings and Incentive Plan (the "Plan"). The two cases, filed in July 2002 in United States District Court for the Eastern District of Michigan, were consolidated by the trial judge and an amended consolidated complaint was filed. Plaintiffs allege breaches of fiduciary duties under ERISA and seek restitution on behalf of the Plan with respect to a decline in value of the shares of CMS Energy Common Stock held in the Plan. Plaintiffs also seek other equitable relief and legal fees. The judge issued an opinion and order dated March 31, 2004 in connection with the motions to dismiss filed by CMS Energy, Consumers and the individuals. The judge dismissed certain of the amended counts in the plaintiffs' complaint and denied CMS Energy's motion to dismiss the other claims in the complaint. CMS Energy, Consumers and the individual defendants filed answers to the amended complaint on May 14, 2004. The judge issued an opinion and order dated December 27, 2004, conditionally granting plaintiffs' motion for class certification. A trial date has not been set, but is expected to be no earlier than late in 2005. CMS Energy and Consumers will defend themselves vigorously but cannot predict the outcome of this litigation.

SECURITIES CLASS ACTION LAWSUITS

Beginning on May 17, 2002, a number of securities class action complaints were filed against CMS Energy, Consumers, and certain officers and directors of CMS Energy and its affiliates. The complaints were filed as purported class actions in the United States District Court for the Eastern District of Michigan, by shareholders who allege that they purchased CMS Energy's securities during a purported class period. The cases were consolidated into a single lawsuit and an amended and consolidated class action complaint was filed on May 1, 2003. The consolidated complaint contains a purported class period beginning on May 1, 2000 and running through March 31, 2003. It generally seeks unspecified damages based on allegations that the defendants violated United States securities laws and regulations by making allegedly false and misleading statements about CMS Energy's business and financial condition, particularly with respect to revenues and expenses recorded in connection with round-trip trading by CMS MST. The judge issued an opinion and order dated March 31, 2004 in connection with various pending motions, including plaintiffs' motion to amend the complaint and the motions to dismiss the complaint filed by CMS Energy, Consumers and other defendants. The judge directed plaintiffs to file an amended complaint under seal and ordered an expedited hearing on the motion to amend, which was held on May 12, 2004. At the hearing, the judge ordered plaintiffs to file a Second Amended Consolidated Class Action complaint deleting Counts III and IV relating to purchasers of CMS PEPS, which the judge ordered

dismissed with prejudice. Plaintiffs filed this complaint on May 26, 2004. CMS Energy, Consumers, and the individual defendants filed new motions to dismiss on June 21, 2004. The judge issued an opinion and order dated January 7, 2005, granting the motion to dismiss for Consumers and three of the individual defendants, but denying the motions to dismiss for CMS Energy and the 13 remaining individual defendants. CMS Energy and the individual defendants will defend themselves vigorously but cannot predict the outcome of this litigation.

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ENVIRONMENTAL MATTERS

CMS Energy and Consumers, as well as their subsidiaries and affiliates are subject to various federal, state and local laws and regulations relating to the environment. Several of these companies have been named parties to various actions involving environmental issues. Based on their present knowledge and subject to future legal and factual developments, they believe it is unlikely that these actions, individually or in total, will have a material adverse effect on their financial condition or future results of operations. For additional information, see both CMS Energy's and Consumers' ITEM 7.

MANAGEMENT'S DISCUSSION AND ANALYSIS and both CMS Energy's and Consumers' ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA -- NOTES TO CONSOLIDATED FINANCIAL STATEMENTS.

ITEM 4. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS.

CMS ENERGY

During the fourth quarter of 2004, CMS Energy did not submit any matters to a vote of security holders.

CONSUMERS

During the fourth quarter of 2004, Consumers did not submit any matters to a vote of security holders.

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PART II

ITEM 5. MARKET FOR COMMON EQUITY AND RELATED STOCKHOLDER MATTERS.

CMS ENERGY

Market prices for CMS Energy's Common Stock and related security holder matters are contained in ITEM 7. CMS ENERGY'S MANAGEMENT'S DISCUSSION AND ANALYSIS and ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA -- NOTE 17 OF CMS ENERGY'S NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (QUARTERLY FINANCIAL AND COMMON STOCK INFORMATION), which is incorporated by reference herein. At March 7, 2005, the number of registered holders of CMS Energy Common Stock totaled 57,787. In January 2003, CMS Energy suspended the payment of dividends on its common stock. Information regarding securities authorized for issuance under equity compensation plans is included in our definitive proxy statement, which is incorporated by reference herein.

CONSUMERS

Consumers' common stock is privately held by its parent, CMS Energy, and does not trade in the public market. In February, May, August, and November 2004, Consumers paid \$77.5 million, \$27 million, \$81.9 million and \$3.6 million

in cash dividends, respectively, on its common stock. In January, May, August and November 2003, Consumers paid \$77.5 million, \$31 million, \$53 million and \$56.5 million in cash dividends, respectively, on its common stock.

ITEM 6. SELECTED FINANCIAL DATA.

CMS ENERGY

Selected financial information is contained in ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA -- CMS ENERGY'S SELECTED FINANCIAL INFORMATION, which is incorporated by reference herein.

CONSUMERS

Selected financial information is contained in ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA -- CONSUMERS' SELECTED FINANCIAL INFORMATION, which is incorporated by reference herein.

ITEM 7. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS.

CMS ENERGY

Management's discussion and analysis of financial condition and results of operations is contained in ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA -- CMS ENERGY'S MANAGEMENT'S DISCUSSION AND ANALYSIS, which is incorporated by reference herein.

CONSUMERS

Management's discussion and analysis of financial condition and results of operations is contained in ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA -- CONSUMERS' MANAGEMENT'S DISCUSSION AND ANALYSIS, which is incorporated by reference herein.

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ITEM 7A. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK.

CMS ENERGY

Quantitative and Qualitative Disclosures About Market Risk is contained in ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA -- CMS ENERGY'S MANAGEMENT'S DISCUSSION AND ANALYSIS -- CRITICAL ACCOUNTING POLICIES -- ACCOUNTING FOR FINANCIAL AND DERIVATIVE INSTRUMENTS, TRADING ACTIVITIES, AND MARKET RISK INFORMATION, which is incorporated by reference herein.

CONSUMERS

Quantitative and Qualitative Disclosures About Market Risk is contained in ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA -- CONSUMERS' MANAGEMENT'S DISCUSSION AND ANALYSIS -- CRITICAL ACCOUNTING POLICIES -- ACCOUNTING FOR FINANCIAL AND DERIVATIVE INSTRUMENTS AND MARKET RISK INFORMATION, which is incorporated by reference herein.

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ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA.

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(CMS ENERGY LOGO)

2004 CONSOLIDATED FINANCIAL STATEMENTS

CMS-1

CMS ENERGY CORPORATION SELECTED FINANCIAL INFORMATION

		2004	2003	2002	2001
Operating revenue (in millions)	(\$)	5,472	5,513	8,673	8,006
Earnings from equity method investees (in millions)	(\$)	115	164	92	172
<pre>Income (loss) from continuing operations (in millions)</pre>	(\$)	127	(42)	(394)	(327)

Cumulative effect of change in accounting (in	/ ¢ \	(2)	(2.4)	1.0	(4)
millions)	(\$) (\$)	(2)	(24)	18	(4)
Net income (loss) (in millions)	(\$)	121	(43)	(650)	(459)
(in millions)	(\$)	110	(44)	(650)	(459)
Average common shares outstanding (in thousands)		168,553	150,434	139,047	130,758
Net income (loss) from continuing operations per average common share					
CMS Energy Basic	(\$)	0.68	(0.30)	(2.84)	(2.50)
Diluted	(\$)	0.67	(0.30)	(2.84)	(2.50)
Cumulative effect of change in accounting per	(7)	0.07	(0.30)	(2.01)	(2.00)
average common share					
CMS Energy Basic	(\$)	(0.01)	(0.16)	0.13	(0.03)
Diluted	(\$)	(0.01)	(0.16)	0.13	(0.03)
Income (loss) per average common share	(\(\(\) \)	(0.01)	(0.10)	0.15	(0.03)
CMS Energy Basic	(\$)	0.65	(0.30)	(4.68)	(3.51)
Diluted	(\$)	0.64	(0.30)	(4.68)	(3.51)
Cash provided by (used in) operations (in	(\(\(\) \)	0.01	(0.50)	(1.00)	(3.31)
millions)	(\$)	398	(250)	614	372
Capital expenditures, excluding acquisitions,	(\(\(\) \)	370	(250)	014	372
capital lease additions and DSM (in millions)	(\$)	525	535	747	1,239
Total assets (in millions) (a)	(\$)	15,872	13,838	14,781	17,633
Long-term debt, excluding current portion (in	(4)	13,072	13,030	14,701	17,055
millions) (a)	(\$)	6,444	6,020	5 , 357	5,842
Long-term debt-related parties, excluding current	(+)	0,111	0,020	0,00.	0,012
portion (in millions) (b)	(\$)	504	684		
Non-current portion of capital leases (in	(+ /	001	001		
millions)	(\$)	315	58	116	71
Total preferred stock (in millions)	(\$)	305	305	44	44
Total Trust Preferred Securities (in	() /				
millions)(b)	(\$)			883	1,214
Cash dividends declared per common share	(\$)			1.09	1.46
Market price of common stock at year-end	(\$)	10.45	8.52	9.44	24.03
Book value per common share at year-end	(\$)	10.62	9.84	7.48	14.98
Number of employees at year-end (full-time	() /				
equivalents)		8,660	8,411	10,477	11,510
ELECTRIC UTILITY STATISTICS		,,,,,,	-,	,	,,
Sales (billions of kWh)		40	39	39	40
Customers (in thousands)		1,772	1,754	1,734	1,712
Average sales rate per kWh	(\$)	6.88	6.91	6.88	6.65
GAS UTILITY STATISTICS	,		-		
Sales and transportation deliveries (bcf)		385	380	376	367
Customers (in thousands) (c)		1,691	1,671	1,652	1,630
Average sales rate per mcf	(\$)	8.04	6.72	5.67	5.34

⁽a) Under revised FASB Interpretation No. 46, we are the primary beneficiary of the MCV Partnership and the FMLP. As a result, we have consolidated their assets, liabilities and activities into our financial statements as of and for the year ended December 31, 2004. These partnerships had third party obligations totaling \$582 million at December 31, 2004. Property, plant and equipment serving as collateral for these obligations had a carrying value of \$1.426 billion at December 31, 2004.

⁽b) Effective December 31, 2003, Trust Preferred Securities are classified on the balance sheet as long-term debt-related parties.

⁽c) Excludes off-system transportation customers.

CMS Energy Corporation Management's Discussion and Analysis

This MD&A is a consolidated report of CMS Energy and Consumers. The terms "we" and "our" as used in this report refer to CMS Energy and its subsidiaries as a consolidated entity, except where it is clear that such term means only CMS Energy.

EXECUTIVE OVERVIEW

CMS Energy is an integrated energy company with a business strategy focused primarily in Michigan. We are the parent holding company of Consumers and Enterprises. Consumers is a combination electric and gas utility company serving Michigan's Lower Peninsula. Enterprises, through various subsidiaries and equity investments, is engaged in domestic and international diversified energy businesses including independent power production and natural gas transmission, storage, and processing. We manage our businesses by the nature of services each provides. We operate principally in three business segments: electric utility, gas utility, and enterprises.

We earn our revenue and generate cash from operations by providing electric and natural gas utility services, electric power generation, gas transmission, storage, and processing. Our businesses are affected primarily by:

- weather, especially during the traditional heating and cooling seasons,
- economic conditions primarily in Michigan,
- regulation and regulatory issues that affect our gas and electric utility operations,
- interest rates,
- our debt credit rating, and
- energy commodity prices.

Our business strategy involves improving our balance sheet and maintaining focus on our core strength: superior utility operation and service. Our primary focus with respect to our non-utility businesses has been to optimize cash flow and further reduce our business risk and leverage through the sale of non-strategic assets, and to improve earnings and cash flow from the businesses we plan to retain. Although much of our asset sales program is complete, we still may sell certain remaining businesses that are not strategic to us. Over the next few years, we expect that this strategy will result in reduced parent company debt, improved credit ratings, earnings growth, restoration of a common stock dividend, and a company positioned to make new investments consistent with our strengths. In the near term, our new investments will focus principally on the utility.

We face important challenges in the future. We continue to lose industrial and commercial customers to alternative electric suppliers as a result of Michigan's Customer Choice Act. As of March 2005, we have lost 900 MW, or 12 percent, of our electric load to these alternative electric suppliers. Based on current trends, we predict total load loss by the end of 2005 to be in the range of 1,000 MW to 1,200 MW. However, no assurance can be made that the actual load loss will fall within that range. Existing state legislation encourages competition and provides for recovery of Stranded Costs caused by the lost sales. In fact, in November 2004, the MPSC ordered Consumers to recover 2002 and 2003 Stranded Costs in the amount of \$63 million. In 2004, several bills were introduced into the Michigan Senate that could change Michigan's Customer Choice

Act.

Another important challenge relates to the economics of the MCV Partnership. The MCV Partnership's costs of producing electricity are tied to the cost of natural gas. Because natural gas prices have increased substantially in recent years and the price the MCV Partnership can charge us for energy has not, the MCV Partnership's financial performance has been impacted negatively. In January 2005, the MPSC issued an order approving the RCP to change the way the facility is used. The purpose of the RCP is to conserve natural gas

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through a change in the dispatch of the MCV Facility and thereby improve the financial performance of the MCV Partnership without increased costs to customers. The approved plan will:

- allow for dispatching the MCV Facility based on natural gas market prices, which is expected to reduce gas consumption by an estimated 30 to 40 bcf per year,
- allocate 50 percent of Consumers' direct savings to customers in 2005 and 70 percent of Consumers' direct savings to customers thereafter, and
- fund \$5 million annually for renewable energy sources such as wind power projects.

Our business plan is targeted at predictable earnings growth and debt reduction. Between 2001 and 2003, we reduced parent debt (ie: excluding Consumers' and other subsidiaries' debt) by 50 percent. We are now in the second year of a five-year plan to reduce further, by about half, the debt of CMS Energy. In 2004, we issued 32.8 million shares of our common stock. We also issued over \$1 billion in FMBs and \$288 million of convertible senior notes. Proceeds from these transactions were used to retire higher-interest rate long-term debt and to make capital infusions of \$250 million into Consumers, providing additional liquidity and flexibility for our utility operations. In January 2005, we continued to retire higher-interest rate debt through the use of proceeds from the issuance of \$150 million of CMS Energy senior notes and \$250 million of Consumers' FMBs. We also infused an additional \$200 million into Consumers in January 2005. These efforts, and others, are designed to lead us to be a strong, reliable energy company that will be poised to take advantage of opportunities for further growth.

CONSOLIDATION OF VARIABLE INTEREST ENTITIES

Under Revised FASB Interpretation No. 46, we are the primary beneficiary of several entities, most notably the MCV Partnership and the FMLP. As a result, we have consolidated the assets, liabilities, and activities of these entities into our financial statements as of and for the year ended December 31, 2004. These entities are reported as equity method investments in our financial statements for all periods prior to January 1, 2004. For additional details, see Note 16, Implementation of New Accounting Standards.

FORWARD-LOOKING STATEMENTS AND RISK FACTORS

This Form 10-K and other written and oral statements that we make contain forward-looking statements as defined in Rule 3b-6 of the Securities Exchange Act of 1934, as amended, Rule 175 of the Securities Exchange Act of 1933, as amended, and relevant legal decisions. Our intention with the use of such words as "may," "could," "anticipates," "believes," "estimates," "expects," "intends," "plans," and other similar words is to identify forward-looking statements that involve risk and uncertainty. We designed this discussion of potential risks and

uncertainties to highlight important factors that may impact our business and financial outlook. We have no obligation to update or revise forward-looking statements regardless of whether new information, future events, or any other factors affect the information contained in the statements. These forward-looking statements are subject to various factors that could cause our actual results to differ materially from the results anticipated in these statements. Such factors include our inability to predict and/or control:

- capital and financial market conditions, including the price of CMS Energy Common Stock and the effect of such market conditions on the Pension Plan, interest rates, and access to the capital markets as well as availability of financing to CMS Energy, Consumers, or any of their affiliates, and the energy industry,
- market perception of the energy industry, CMS Energy, Consumers, or any of their affiliates,
- credit ratings of CMS Energy, Consumers, or any of their affiliates,
- currency fluctuations, transfer restrictions, and exchange controls,
- factors affecting utility and diversified energy operations such as unusual weather conditions, catastrophic weather-related damage, unscheduled generation outages, maintenance or repairs, environmental incidents, or electric transmission or gas pipeline system constraints,
- international, national, regional, and local economic, competitive, and regulatory policies, conditions and developments,
- adverse regulatory or legal decisions, including those related to environmental laws and regulations, and potential environmental remediation costs associated with such decisions,
- potentially adverse regulatory treatment and/or regulatory lag concerning a number of significant questions presently before the MPSC relating to the Customer Choice Act including:
 - recovery of future Stranded Costs incurred due to customers choosing alternative energy suppliers,
 - recovery of Clean Air Act costs and other environmental and safety-related expenditures,
 - power supply and natural gas supply costs when oil prices and other fuel prices are rapidly increasing,
 - timely recognition in rates of additional equity investments in Consumers, and
 - adequate and timely recovery of additional electric and gas rate-based expenditures,
- the impact of adverse natural gas prices on the MCV Partnership investment, and regulatory decisions that limit our recovery of capacity and fixed energy payments,
- federal regulation of electric sales and transmission of electricity including periodic re-examination by federal regulators of the market-based sales authorizations under which our subsidiaries participate in wholesale power markets without price restrictions,

- energy markets, including the timing and extent of changes in commodity prices for oil, coal, natural gas, natural gas liquids, electricity, and certain related products due to lower or higher demand, shortages, transportation problems, or other developments,
- potential for the Midwest Energy Market to develop into an active energy market in the state of Michigan, which may lead us to account for electric capacity and energy contracts with the MCV Partnership and other independent power producers as derivatives,
- the GAAP requirement that we utilize mark-to-market accounting on certain of our energy commodity contracts and interest rate swaps, which may have, in any given period, a significant positive or negative effect on earnings, which could change dramatically or be eliminated in subsequent periods and could add to earnings volatility,
- potential disruption, expropriation or interruption of facilities or operations due to accidents, war, terrorism, or changing political conditions and the ability to obtain or maintain insurance coverage for such events,
- nuclear power plant performance, decommissioning, policies, procedures, incidents, and regulation, including the availability of spent nuclear fuel storage,
- technological developments in energy production, delivery, and usage,
- achievement of capital expenditure and operating expense goals,
- changes in financial or regulatory accounting principles or policies,
- outcome, cost, and other effects of legal and administrative proceedings, settlements, investigations and claims, including particularly claims, damages, and fines resulting from round-trip trading and inaccurate commodity price reporting, including investigations by the DOJ regarding round-trip trading and price reporting,
- limitations on our ability to control the development or operation of projects in which our subsidiaries have a minority interest,
- disruptions in the normal commercial insurance and surety bond markets that may increase costs or reduce traditional insurance coverage, particularly terrorism and sabotage insurance and performance bonds,

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- the efficient sale of non-strategic or under-performing domestic or international assets and discontinuation of certain operations,
- other business or investment considerations that may be disclosed from time to time in CMS Energy's or Consumers' SEC filings or in other publicly issued written documents, and
- other uncertainties that are difficult to predict, and many of which are beyond our control.

RESULTS OF OPERATIONS

Our business strategy involves improving our balance sheet and maintaining focus on our core strength: superior utility operation and service. Our primary

focus with respect to our non-utility businesses has been to optimize cash flow and further reduce our business risk and leverage through the sale of non-strategic assets, and to improve earnings and cash flow from the businesses we plan to retain. The level of inflation in the U.S. and in other countries in which we have businesses or investments has not had a significant effect on our consolidated results of operations.

CMS ENERGY CONSOLIDATED RESULTS OF OPERATIONS

YEARS ENDED DECEMBER 31		2004	2003	2002
			LIONS (EXCEP'SHARE AMOUNTS	
Net Income (Loss) Available to Common Stock Basic Earnings (Loss) Per Share Diluted Earnings (Loss) Per Share		\$ 110 \$0.65 \$0.64	\$ (44) \$ (0.30) \$ (0.30)	\$ (650) \$ (4.68) \$ (4.68)
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YEARS ENDED DECEMBER 31	2004	2003	CHANGE	2003	2002
			IN M	ILLIONS	
Electric Utility	\$ 223	\$ 167	\$ 56	\$ 167	\$ 264
Gas Utility	71	38	33	38	4 6
Enterprises	19	8	11	8	(419
Corporate Interest and Other	(197)	(256)	59	(256)	(285
Discontinued Operations	(4)	23	(27)	23	(274
Accounting Changes	(2)	(24)	22	(24)	18
Net Income (Loss) Available to Common					
Stockholders	\$ 110	\$ (44)	\$154	\$ (44)	\$(650
	=====	=====	====	=====	=====

2004 COMPARED TO 2003: For the year ended December 31, 2004, our net income available to common stockholders was \$110 million, compared to a net loss available to common stockholders of \$44 million for the year ended December 31, 2003. The improvement reflects the increased earnings from our utility due in large part to rulings from the MPSC. The increase also reflects our continued commitment to cost management, the continued reduction of debt at our parent company, lower interest expense from refinanced debt, and benefits from recent tax legislation. This improvement was offset partially by increased impairment charges as we continued to dispose of certain businesses that are not strategic to us. Net income was also reduced by an environmental remediation charge related to our involvement in Bay Harbor.

Specific increases to net income available to common stockholders are:

- a \$56 million increase in net income at our electric utility as favorable treatment of depreciation and interest under the Customer Choice Act and reduced pension and benefit costs more than offset the effects of milder weather, reduced tariff revenues equivalent to the Big Rock nuclear decommissioning surcharge, and customers choosing alternative electric suppliers,
- a \$56 million net reduction in corporate interest expense,

- a \$35 million net gain from the 2004 sales of our Parmelia business and our interest in Goldfields;

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- a \$33 million increase in net income at our gas utility resulting from favorable impacts of MPSC rate orders, reduced pension and benefit costs outpacing increased interest costs, and the effects of milder weather,
- a \$21 million income tax benefit recorded at Enterprises resulting from the American Jobs Creation Act of 2004,
- a \$20 million net reduction in operating and maintenance expenses at Enterprises resulting from a reduction in expenses at CMS ERM, which sold its non-essential business segments and moved its headquarters from Houston, Texas to Jackson, Michigan in 2003,
- a \$5 million net reduction in debt retirement charges,
- a \$22 million reduction in charges related to changes in accounting, and
- the absence in 2004 of a \$34 million deferred tax asset valuation reserve established in 2003.

These increases were offset partially by:

- a \$36 million increase in net asset impairment charges,
- a \$29 million net environmental remediation charge associated with our involvement in Bay Harbor,
- a \$10 million increase in the declaration and payment of CMS Energy preferred dividends;
- the absence in 2004 of \$30 million of MSBT refunds received in 2003, and
- the absence in 2004 of \$23 million in gains in Discontinued Operations recorded in 2003.

2003 COMPARED TO 2002: For the year ended December 31, 2003, our net loss available to common stockholders was \$44 million, compared to a net loss available to common stockholders of \$650 million for the year ended December 31, 2002. The improvement reflects the absence of impairment charges from businesses that were not strategic to us, reduced corporate debt, and increased earnings from equity method investments. These improvements were offset partially by lower earnings at our electric utility, a net settlement and curtailment loss related to our employee benefit plans, and changes in accounting.

Specific increases to net income available to common stockholders are:

- the absence in 2003 of \$379 million of net goodwill impairments associated with discontinued operations recorded in 2002,
- a \$427 million increase in net income at Enterprises, primarily due to a significant reduction in asset impairment charges and increased earnings from equity investments,
- \$30 million of MSBT refunds, and
- a \$25 million net reduction in corporate interest.

These increases were offset partially by:

- a \$97 million reduction in net income from our electric utility due to the impact of milder weather on electric deliveries, higher pension expense, greater depreciation and amortization expense, and customers choosing alternative electric suppliers,
- a \$48 million net settlement and curtailment charge related to a large number of employees retiring and exiting our employee benefit plans,
- a \$44 million net loss on the sale of Panhandle,
- a \$34 million deferred tax asset valuation reserve established in 2003,
- a \$24 million charge related to changes in accounting primarily due to energy trading contracts that did not meet the definition of a derivative, and

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- an \$8 million decrease in net income at our gas utility primarily due to increased pension and benefit expense, greater depreciation expense and higher average debt levels, offset partially by the favorable impact of a MPSC rate order.

ELECTRIC UTILITY RESULTS OF OPERATIONS

YEARS ENDED DECEMBER 31	2004	2003	CHANGE	2003	2002
			IN MIL	LIONS	
Net income	\$223	\$167	\$ 56	\$167	\$264
		====	====		====
REASONS FOR THE CHANGE:					
Electric deliveries			\$(34)		
Power supply costs and related revenue	(31)				
Other operating expenses, other income and					
non-commodity revenue			86		
Regulatory return on capital expenditures			113		
Gain on asset sales					
General taxes			(8)		
Fixed charges			(40)		
Income taxes			(30)		
Total change			\$ 56		
			====		

ELECTRIC DELIVERIES: For the year 2004, electric deliveries including transactions with other wholesale marketers, other electric utilities, and customers choosing alternative electric suppliers increased 1.3 billion kWh or 3.3 percent versus 2003. Despite the increase in electric deliveries, electric delivery revenue decreased due to the milder summer temperatures' negative impact on higher margin residential customer air conditioning usage, customers choosing alternative electric suppliers, and tariff revenue reductions. The tariff revenue reductions began on January 1, 2004, and were equivalent to the Big Rock nuclear decommissioning surcharge in effect when our electric retail rates were frozen from June 2000 through December 31, 2003. The tariff revenue reductions decreased electric delivery revenue by \$35 million.

Surcharges related to the recovery of costs incurred in the transition to customer choice offset partially the reductions to electric delivery revenue. Recovery of these costs began on July 1, 2004 and increased electric delivery revenue by \$10 million.

For the year 2003, electric delivery revenue decreased, reflecting lower deliveries versus 2002. Most significantly, sales volumes to commercial and industrial customers were lower than in 2002, a result of these sectors' continued migration to alternative electric suppliers as allowed by the Customer Choice Act. Milder summer temperatures reduced air conditioning usage by the higher-margin residential customers, further decreasing electric delivery revenue. Overall, electric deliveries, including transactions with other wholesale marketers and other electric utilities, decreased 0.4 billion kWh or 1.1 percent.

POWER SUPPLY COSTS AND RELATED REVENUE: For the year 2004, our recovery of power supply costs was capped for the residential and small commercial customer classes. Operating income decreased \$31 million in 2004 versus 2003 primarily due to power supply-related costs exceeding power supply-related revenue charged to capped customers. Power supply-related costs increased in 2004 primarily due to higher priced purchased power necessary to replace the generation loss from an extended refueling outage at our Palisades nuclear generating plant and higher coal prices.

For the year 2003, our recovery of power supply costs was fixed for all customers, as required under the Customer Choice Act. Therefore, power supply-related revenue in excess of actual power supply costs increased operating income. By contrast, if power supply-related revenue had been less than actual power supply costs, the impact would have decreased operating income. For the year 2003, power supply-related revenue in excess of actual power supply costs benefited operating income by \$26 million versus 2002. This increase was primarily the

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result of increased intersystem revenue, efficient operation of our generating plants, and lower priced purchased power.

OTHER OPERATING EXPENSES, OTHER INCOME AND NON-COMMODITY REVENUE: For the year 2004, other income increased \$7 million, other operating expenses decreased \$82 million, and non-commodity revenue decreased \$3 million versus 2003. Other income increased primarily due to \$7 million of interest income related to our 2002 and 2003 Stranded Cost recovery as authorized by the MPSC. Our recognition of this recovery decreased operating expense \$57 million in 2004, and along with decreased depreciation, pension, and benefit costs contributed to the reduction in other operating expenses. The decrease in depreciation expense reflects our ability to defer depreciation expense on the excess of capital expenditures over our depreciation base as authorized by the Customer Choice Act. The decrease in pension expense reflects fewer current year retirees choosing to receive a single lump sum distribution and increased plan earnings from higher average plan assets. The reduction in benefit expense is due to the subsidy provided under Part D of the Medicare Prescription Drug, Improvement and Modernization Act.

For the year 2003, net other operating expenses, other income and non-commodity revenue decreased operating income versus 2002. The decrease related to increased pension and other benefit costs, a scheduled refueling outage at Palisades, and higher transmission costs. In addition, depreciation and amortization expense increased, reflecting higher levels of plant in service, and higher amortization of securitized assets. Higher non-commodity

revenue associated with other income offset slightly the increased operating expenses.

REGULATORY RETURN ON CAPITAL EXPENDITURES: As allowed by Section 10d(4) of the Customer Choice Act, on January 1, 2004, we began recording the 2004 portion of the return on certain capital expenditures incurred during the rate freeze period of June 2000 through December 2003. This increased income by \$41 million in 2004. Based on an interpretation of the Customer Choice Act by the MPSC in a rate order involving Detroit Edison, in November 2004 we recorded an additional \$72 million return on Clean Air Act costs incurred during the period of June 2000 through December 2003.

GAIN ON ASSET SALES: The reduction in operating income from asset sales for 2003 versus 2002 reflected the \$31 million pretax gain associated with the 2002 sale of our electric transmission system and the \$7 million pretax gain associated with the 2002 sale of nuclear equipment from the cancelled Midland project.

GENERAL TAXES: For the year 2004, general taxes increased primarily due to increases in property tax expense and the absence of a MSBT credit received in 2003. The 2003 MSBT credit was associated with the construction of our corporate headquarters on a qualifying Brownfield site. For the year 2003, this MSBT credit decreased general taxes versus 2002.

FIXED CHARGES: Fixed charges increased for the year 2004 versus 2003 due to higher average debt levels, offset partially by a 46 basis point reduction in the average rate of interest. Additionally, to recognize a recently issued interpretation of the Customer Choice Act by the MPSC, we expensed \$31 million of capitalized interest in November related to Clean Air Act costs incurred during the period of June 2000 through December 2003.

For the year 2003, fixed charges increased versus 2002 due to higher average debt levels and higher average interest rates.

INCOME TAXES: For the year 2004, income taxes increased due to increased earnings from the electric utility versus 2003. The increase in income taxes from the tax treatment of items related to plant, property and equipment as required by past MPSC orders was offset by Part D of the Medicare Prescription Drug, Improvement and Modernization Act which provides a subsidy that is exempt from federal taxation. For the year 2003, income tax expense decreased versus 2002 primarily due to lower earnings by the electric utility.

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GAS UTILITY RESULTS OF OPERATIONS

YEARS ENDED DECEMBER 31	2004	2003	CHANGE	2003	2002
			IN MIL	LIONS	
Net income	\$71 ===	\$38 ===	\$ 33 ====	\$38 ===	\$46 ===
Reasons for the change:					
Gas deliveries			\$ (7)		
Gas rate increase			28		
Gas wholesale and retail services, other gas revenue and					
other income			8		
Operation and maintenance			11		

General taxes	(4)
Depreciation	16
Fixed charges	(14)
Income taxes	(5)
Total change	\$ 33
	====

GAS DELIVERIES: For the year 2004, gas deliveries, including transportation to end-use customers, decreased 15.5 bcf or 4.6 percent due to milder weather versus 2003. Most significantly, temperatures in the first quarter of the year were 12.1 percent warmer than in the same period in 2003.

For the year 2003, gas deliveries, including miscellaneous transportation, increased due to colder weather during the first quarter of 2003 versus 2002. Increased deliveries to the residential and commercial sectors resulted in a \$6 million increase in gas revenue. This revenue increase was offset by a \$7 million reduction to gas revenue associated with our analysis of gas losses related to the gas transmission and distribution system.

GAS RATE INCREASE: In December 2003, the MPSC issued an interim gas rate order authorizing a \$19 million annual increase to gas tariff rates. In October 2004, the MPSC issued a final order authorizing an increase of \$58 million in each of the next two years. As a result of these orders, gas revenues increased \$28 million for the year 2004 versus 2003.

In November 2002, the MPSC issued a final gas rate order authorizing a \$56 million annual increase to gas tariff rates. As a result of this order, gas revenue increased \$39 million for the year 2003 versus 2002.

GAS WHOLESALE AND RETAIL SERVICES, OTHER GAS REVENUE AND OTHER INCOME: In 2004, gas wholesale and retail services and other gas revenue increased primarily due to the absence of certain 2003 reductions to revenue. In 2003, gas revenue was reduced primarily due to an \$11 million 2002-2003 GCR disallowance.

For the year 2003, gas wholesale and retail services and other gas revenue increased versus 2002. This increase was primarily due to increased gas title tracking services and miscellaneous revenue in 2003. The increased revenue was offset partially by a disallowance for the 2002-2003 GCR year.

OPERATION AND MAINTENANCE: For the year 2004 versus 2003, operation and maintenance expenses decreased versus 2003 primarily due to reduced pension and benefit expense of \$23 million. The decrease in pension expense reflects fewer current year retirees choosing to receive a single lump sum distribution and increased plan earnings from higher average plan assets. The reduction in benefit expense is due to the subsidy provided under Part D of the Medicare Prescription Drug, Improvement and Modernization Act. These reductions were offset partially by additional expenditures on safety, reliability, and customer service.

For the year 2003, operation and maintenance expenses increased versus 2002 due to increases in pension and other benefit costs of \$27 million and additional expenditures on safety, reliability, and customer service.

GENERAL TAXES: For the year 2004, general taxes increased due to the absence of a MSBT credit received in 2003. The 2003 MSBT credit received from the State of Michigan was associated with the construction of our corporate headquarters on a qualifying Brownfield site. For the year 2003, this MSBT credit decreased general taxes versus 2002.

DEPRECIATION: For the year 2004 versus 2003, depreciation expense decreased primarily due to reduced rates authorized by the MPSC's December 2003 interim rate order and the MPSC's October 2004 order, as modified by its December 2004 order granting rehearing. For the year 2003, depreciation expense increased because of increased plant in service versus 2002.

FIXED CHARGES: Fixed charges increased for the year 2004 versus 2003 due to higher average debt levels, offset partially by a 46 basis point reduction in the average rate of interest. For the year 2003, fixed charges increased versus 2002 due to higher average debt levels and higher average interest rates.

INCOME TAXES: For the year 2004, income taxes increased due to increased earnings from the gas utility versus 2003. The increase in income taxes was offset partially by reductions from the tax treatment of items related to plant, property and equipment as required by past MPSC orders, and by Part D of the Medicare Prescription Drug, Improvement and Modernization Act which provides a subsidy that is exempt from federal taxation.

For the year 2003 versus 2002, income tax expense increased primarily due to the tax treatment of items related to plant, property and equipment as required by past MPSC orders.

ENTERPRISES RESULTS OF OPERATIONS

YEAR ENDED DECEMBER 31	2004	2003	CHANGE	2003	2002
			IN MI	LLIONS	
Net Income (Loss)	\$19	\$8	\$ 11	\$8	\$(419)
	===	==	=====	==	=====
Reasons for the change:					
Results of FASB Interpretation No. 46 Entities			\$ (40)		
Reasons for change excluding FASB Interpretation No.					
46:					
Operating revenues			(334)		
Cost of gas and purchased power			375		
Earnings from equity method investees			(8)		
Operation and maintenance			31		
General taxes, depreciation, and other income			(22)		
Gain (loss) on sale of assets			53		
Asset impairment charges	(75)				
Environmental remediation			(45)		
Fixed charges			16		
Income taxes			60		
Total change			 \$ 11		
			=====		

RESULTS OF FASB INTERPRETATION NO. 46: Due to the implementation of FASB Interpretation No. 46, certain equity investments, determined to be variable interest entities under this interpretation, which were previously included in equity earnings are now included as fully consolidated subsidiaries in the results of operations. The MCV Partnership and the FMLP were determined to be variable interest entities under this interpretation, and are included as fully consolidated subsidiaries in the results of operations in 2004. Three electric generating plants in Michigan, T.E.S. Filer City Station Limited Partnership, Grayling Generating Station Limited Partnership, and Genesee Power Station

Limited Partnership, were determined to be variable interest entities under this interpretation and were included in the results of operations beginning in 2003. For comparability purposes, the change in net earnings of these entities is presented separately.

For 2004, earnings decreased versus 2003 primarily due to mark-to-market losses related to gas contracts and increased fuel and dispatch costs at the MCV Partnership. These decreases were offset partially by dispatch and variable energy rate variance revenue.

For 2003 versus 2002, consolidation of the three electric generating plants in Michigan had no impact on earnings.

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OPERATING REVENUES AND COST OF GAS AND PURCHASED POWER: For 2004, operating revenues, net of the related cost of gas and purchased power, increased versus 2003. This increase was primarily due to higher margins from South American subsidiaries, offset partially by the sale of wholesale gas and power contracts at CMS ERM.

For 2003, operating revenues, net of the related cost of gas and purchased power, decreased versus 2002 primarily due to the sale of wholesale gas and power contracts at CMS ERM.

EARNINGS FROM EQUITY METHOD INVESTEES: Earnings from equity method investees decreased for 2004 versus 2003 due to a reduction in earnings from Goldfields, which was sold in August 2004, and losses on the settlement of derivative contracts. These decreases were offset partially by earnings from Shuweihat, which became partially operational during the fourth quarter of 2004.

Equity earnings increased for 2003 versus 2002 due to impairment losses in 2002 and an increase in mark-to-market valuation adjustments on interest rate swaps and power contracts in 2003. Lower earnings offset these increases partially in 2003 due to sales of equity investments in 2002.

OPERATION AND MAINTENANCE: Operating and maintenance decreased for 2004 versus 2003 and for 2003 versus 2002. These decreases were the result of a reduction in expenses at CMS ERM, which sold its non-essential business segments and moved its headquarters from Houston, Texas to Jackson, Michigan in 2003.

GENERAL TAXES, DEPRECIATION AND OTHER INCOME: For 2004, the net of general tax expense, depreciation and other income decreased income versus 2003. The change was due to foreign exchange losses offset partially by lower depreciation due to the sale of non-essential assets at ERM in 2003.

For 2003, the net of general tax expense, depreciation and other income increased income versus 2002. The change was due to lower depreciation from assets impaired in 2002, higher interest income, and foreign exchange gains offset partially by higher general taxes.

GAIN (LOSS) ON SALE OF ASSETS: Gains on asset sales increased in 2004 versus 2003. This is primarily due to the gains on the sales of Goldfields and land in Moapa, Nevada in 2004.

For 2003, loss on asset sales increased versus 2002. This is primarily due to the losses on the sales of CMS ERM Wholesale Gas contracts and Guardian Pipeline in 2003.

For additional details, see Note 2, Discontinued Operations, Other Asset Sales, Impairments, and Restructuring.

ASSET IMPAIRMENT CHARGES: Asset impairment charges increased in 2004 versus 2003. Impairments recorded in 2004 included a reduction in the fair value of Loy Yang and impairments related to the sales of our interests in SLAP and GVK. In February 2005, we completed the sale of our interest in GVK. We expect to complete the sale of SLAP in 2005.

Asset impairment charges decreased in 2003 versus 2002. In 2003, the impairments of our equity investments at CMS Generation and our investment in CMS Electric and Gas' Venezuelan distribution utility were significantly lower than our 2002 asset impairments that were related primarily to DIG and Michigan Power.

For additional details, see Note 2, Discontinued Operations, Other Asset Sales, Impairments, and Restructuring.

ENVIRONMENTAL REMEDIATION: For 2004, we recorded estimated environmental remediation costs for indemnification claims related to our involvement in Bay Harbor.

For additional details, see Note 3, Contingencies.

FIXED CHARGES: For 2004, fixed charges decreased versus 2003 due to lower average debt levels and lower average interest rates primarily resulting from the payoff of a short-term revolving credit line held by Enterprises during 2003, offset partially by the payment of preferred dividends to the investor in our Michigan gas assets in 2004 and higher letter of credit fees.

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For 2003, fixed charges increased versus 2002 due to higher average debt levels and higher average interest rates primarily due to a short-term revolving credit line held by Enterprises during part of 2003.

INCOME TAXES: For 2004, income taxes decreased as compared to 2003 primarily due to the foreign earnings repatriation tax benefit arising from the American Jobs Creation Act of 2004, and a decrease in tax reserves.

For 2003, income taxes increased as compared to 2002 due to the absence in 2003, of the tax benefit related to the 2002 impairment charges.

CORPORATE INTEREST AND OTHER RESULTS OF OPERATIONS

	=====				=====
Net Loss	\$(197)	\$ (256)	\$59	\$(256)	\$ (285)
			IN MI	LLIONS	
YEAR ENDED DECEMBER 31	2004	2003	CHANGE	2003	2002

For the year ended December 31, 2004, corporate interest and other net expenses were \$197 million, a decrease of \$59 million versus the same period in 2003. The decrease reflects \$56 million of lower interest due to lower average debt levels and a 58 basis point reduction in the average rate of interest, a \$5 million reduction in debt retirement charges, and the absence in 2004 of a \$34 million deferred tax asset valuation reserve established in 2003. These decreases were offset partially by a \$24 million increase in general taxes primarily due to the absence of MSBT refunds received in 2003, a \$10 million

increase in the declaration and payment of CMS Energy preferred dividends and a \$2\$ million increase in other various expenses.

Our 2003 corporate interest and other net expenses decreased \$29 million from 2002 primarily due to reduced restructuring costs and reduced taxes, offset partially by an increase in interest allocated to continuing operations.

DISCONTINUED OPERATIONS: For the year ended December 31, 2004, our net loss from Discontinued Operations was \$4 million, a decrease of \$27 million versus the same period in 2003. The net loss for 2004 was related primarily to income tax adjustments offset partially by gains on asset sales. Income from 2003 primarily reflects an increase to net income due to the reclassification of our international energy distribution business from discontinued operations to continuing operations. The reclassification resulted in a reversal of a previously recognized impairment loss. This increase was offset partially by an impairment of Parmelia, interest allocated to discontinued operations, and a loss on the disposal of CMS Viron.

For additional details, see Note 2, Discontinued Operations, Other Asset Sales, Impairments, and Restructuring.

ACCOUNTING CHANGES: In 2004, we recorded a \$2 million loss for the cumulative effect of a change in accounting principle. The loss was the result of a change in the measurement date on our benefit plans. For additional details, see Note 7, Retirement Benefits.

A \$24 million loss for the cumulative effect of changes in accounting principle was recognized in the first quarter of 2003, of which \$23\$ million was related to energy trading contracts and \$1\$ million was related to asset retirement obligations.

CRITICAL ACCOUNTING POLICIES

The following accounting policies are important to an understanding of our results of operations and financial condition and should be considered an integral part of our MD&A:

- use of estimates and assumptions in accounting for long-lived assets, contingencies, and equity method investments,
- accounting for the effects of industry regulation $% \left(1\right) =\left(1\right) \left(1\right) \left$
- accounting for financial and derivative instruments, trading activities, and market risk information,

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- accounting for international operations and foreign currency,
- accounting for pension and OPEB,
- accounting for asset retirement obligations, and
- accounting for nuclear decommissioning costs.

For additional accounting policies, see Note 1, Corporate Structure and Accounting Policies.

USE OF ESTIMATES AND ASSUMPTIONS

In preparing our financial statements, we use estimates and assumptions

that may affect reported amounts and disclosures. Accounting estimates are used for asset valuations, depreciation, amortization, financial and derivative instruments, employee benefits, and contingencies. For example, we estimate the rate of return on plan assets and the cost of future health-care benefits to determine our annual pension and other postretirement benefit costs. There are risks and uncertainties that may cause actual results to differ from estimated results, such as changes in the regulatory environment, competition, foreign exchange, regulatory decisions, and lawsuits.

LONG-LIVED ASSETS AND EQUITY METHOD INVESTMENTS: Our assessment of the recoverability of long-lived assets and equity method investments involves critical accounting estimates. Tests of impairment are performed periodically if certain conditions that are other than temporary exist that may indicate the carrying value may not be recoverable. Of our total assets, recorded at \$15.872 billion at December 31, 2004, 59 percent represent long-lived assets and equity method investments that are subject to this type of analysis. We base our evaluations of impairment on such indicators as:

- the nature of the assets,
- projected future economic benefits,
- domestic and foreign regulatory and political environments,
- state and federal regulatory and political environments,
- historical and future cash flow and profitability measurements, and
- other external market conditions or factors.

If an event occurs or circumstances change in a manner that indicates the recoverability of a long-lived asset should be assessed, we evaluate the asset for impairment. An asset held-in-use is evaluated for impairment by calculating the undiscounted future cash flows expected to result from the use of the asset and its eventual disposition. If the undiscounted future cash flows are less than the carrying amount, we recognize an impairment loss. The impairment loss recognized is the amount by which the carrying amount exceeds the fair value. We estimate the fair market value of the asset utilizing the best information available. This information includes quoted market prices, market prices of similar assets, and discounted future cash flow analyses. An asset considered held-for-sale is recorded at the lower of its carrying amount or fair value, less cost to sell.

We also assess our ability to recover the carrying amounts of our equity method investments. This assessment requires us to determine the fair values of our equity method investments. The determination of fair value is based on valuation methodologies including discounted cash flows and the ability of the investee to sustain an earnings capacity that justifies the carrying amount of the investment. We also consider the existence of CMS Energy guarantees on obligations of the investee or other commitments to provide further financial support. If the fair value is less than the carrying value and the decline in value is considered to be other than temporary, an appropriate write-down is recorded.

Our assessments of fair value using these valuation methodologies represent our best estimates at the time of the reviews and are consistent with our internal planning. The estimates we use can change over time. If fair values were estimated differently, they could have a material impact on our financial statements.

CONTINGENCIES: We are involved in various regulatory and legal proceedings that arise in the ordinary course of our business. We record a liability for

contingencies based upon our assessment that the occurrence of

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loss is probable and the amount of loss can be reasonably estimated. The recording of estimated liabilities for contingencies is guided by the principles in SFAS No. 5. We consider many factors in making these assessments, including history and the specifics of each matter. The most significant of these contingencies are our pending class actions arising out of round-trip trading and gas price reporting, our electric and gas environmental estimates, our indemnity and environmental remediation obligations at Bay Harbor, and the potential underrecoveries from our power purchase contract with the MCV Partnership.

The amount of income taxes we pay is subject to ongoing audits by federal, state, foreign tax authorities, which can result in proposed assessments. Our estimate for the potential outcome for any uncertain tax issue is highly judgmental. We believe we have adequately provided for any likely outcome related to these matters. However, our future results may include favorable or unfavorable adjustments to our estimated tax liabilities in the period the assessments are made or resolved or when statutes of limitation on potential assessments expire. As a result, our effective tax rate may fluctuate significantly on a quarterly basis.

MCV UNDERRECOVERIES: The MCV Partnership, which leases and operates the MCV Facility, contracted to sell electricity to Consumers for a 35-year period beginning in 1990 and to supply electricity and steam to Dow. We hold a 49 percent partnership interest in the MCV Partnership, and a 35 percent lessor interest in the MCV Facility.

The cost that we incur under the MCV Partnership PPA exceeds the recovery amount allowed by the MPSC. As a result, we estimate that cash underrecoveries of capacity and fixed energy payments will aggregate \$150 million from 2005 through 2007. After September 15, 2007, we expect to claim relief under the regulatory out provision in the PPA, thereby limiting our capacity and fixed energy payments to the MCV Partnership to the amounts collected from our customers. The effect of any such action would be to:

- reduce cash flow to the MCV Partnership, which could have an adverse effect on our investment, and
- eliminate our underrecoveries of capacity and fixed energy payments.

The MCV Partnership has indicated that it may take issue with our exercise of the regulatory out clause after September 2007. We believe that the clause is valid and fully effective, but cannot assure that it will prevail in the event of a dispute. The MPSC's future actions on the capacity and fixed energy payments recoverable from customers subsequent to September 2007 may affect negatively the earnings of the MCV Partnership and the value of our investment in the MCV Partnership.

Further, under the PPA, variable energy payments to the MCV Partnership are based on the cost of coal burned at our coal plants and our operation and maintenance expenses. However, the MCV Partnership's costs of producing electricity are tied to the cost of natural gas. Because natural gas prices have increased substantially in recent years and the price the MCV Partnership can charge us for energy has not, the MCV Partnership's financial performance has been impacted negatively. Even with the approved RCP, if gas prices continue at present levels or increase, the economics of operating the MCV Facility may be adverse enough to require us to recognize an impairment.

In January 2005, the MPSC issued an order approving the RCP, with modifications. The RCP allows us to recover the same amount of capacity and fixed energy charges from customers as approved in prior MPSC orders. However, we are able to dispatch the MCV Facility on the basis of natural gas market prices, which will reduce the MCV Facility's annual production of electricity and, as a result, reduce the MCV Facility's consumption of natural gas by an estimated 30 to 40 bcf annually. This decrease in the quantity of high-priced natural gas consumed by the MCV Facility will benefit our ownership interest in the MCV Partnership.

The substantial MCV Facility fuel cost savings will be used first to offset fully the cost of replacement power. Second, \$5 million annually will be used to fund a renewable energy program. Remaining savings will be split between the MCV Partnership and Consumers. Consumers' direct savings will be shared 50 percent with its customers in 2005 and 70 percent in 2006 and beyond. Consumers' direct savings from the RCP, after a portion is allocated to customers, will be used to offset our capacity and fixed energy underrecoveries expense. Since the MPSC has excluded these underrecoveries from the rate making process, we anticipate that our savings from the RCP will not affect our return on equity used in our base rate filings.

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In January 2005, Consumers and the MCV Partnership's general partners accepted the terms of the order and implemented the RCP. The underlying agreement for the RCP between Consumers and the MCV Partnership extends through the term of the PPA. However, either party may terminate that agreement under certain conditions. In February 2005, a group of intervenors in the RCP case filed an application for rehearing of the MPSC order. The Attorney General also filed a claim of appeal with the Michigan Court of Appeals. We cannot predict the outcome of these appeals.

For additional details on the MCV Partnership, see Note 3, Contingencies, "Other Consumers' Electric Utility Contingencies -- The Midland Cogeneration Venture."

ACCOUNTING FOR THE EFFECTS OF INDUSTRY REGULATION

Because we are involved in a regulated industry, regulatory decisions affect the timing and recognition of revenues and expenses. We use SFAS No. 71 to account for the effects of these regulatory decisions. As a result, we may defer or recognize revenues and expenses differently than a non-regulated entity.

For example, we may record as regulatory assets items that a non-regulated entity normally would expense if the actions of the regulator indicate such expenses will be recovered in future rates. Conversely, we may record as regulatory liabilities items that non-regulated entities may normally recognize as revenues if the actions of the regulator indicate they will require such revenues be refunded to customers. Judgment is required to determine the recoverability of items recorded as regulatory assets and liabilities. As of December 31, 2004, we had \$1.696 billion recorded as regulatory assets and \$1.574 billion recorded as regulatory liabilities.

For additional details on industry regulation, see Note 1, Corporate Structure and Accounting Policies, "Utility Regulation."

ACCOUNTING FOR FINANCIAL AND DERIVATIVE INSTRUMENTS, TRADING ACTIVITIES, AND MARKET RISK INFORMATION

FINANCIAL INSTRUMENTS: We account for investments in debt and equity

securities using SFAS No. 115. Debt and equity securities classified as available-for-sale are reported at fair value determined from quoted market prices. Debt and equity securities classified as held-to-maturity are reported at cost. Unrealized gains or losses resulting from changes in fair value of certain available-for-sale debt and equity securities are reported, net of tax, in equity as part of accumulated other comprehensive income. Unrealized gains or losses are excluded from earnings unless the related changes in fair value are determined to be other than temporary.

Unrealized gains or losses on our nuclear decommissioning investments are reflected as regulatory liabilities on our Consolidated Balance Sheets. Realized gains or losses would not affect our earnings or cash flows.

DERIVATIVE INSTRUMENTS: We use the criteria in SFAS No. 133 to determine if certain contracts must be accounted for as derivative instruments. This criteria is complex and significant judgment is often required in applying the criteria to specific contracts. If a contract is accounted for as a derivative instrument, it is recorded in the financial statements as an asset or a liability at the fair value of the contract. The recorded fair value is then adjusted quarterly to reflect any change in the market value of the contract, a practice known as marking the contract to market. Changes in fair value (that is, gains or losses) are reported either in earnings or accumulated other comprehensive income, depending on whether the derivative qualifies for cash flow hedge accounting treatment.

The types of contracts we typically classify as derivative instruments are interest rate swaps, foreign currency exchange contracts, electric call options, gas supply call and put options, gas fuel futures and swaps, gas fuel options, certain gas fuel contracts, and certain gas and electric forward contracts. The majority of our contracts are not subject to derivative accounting under SFAS No. 133 because they qualify for the normal purchases and sales exception, or because there is not an active market for the commodity. Certain of our electric capacity and energy contracts are not accounted for as derivatives due to the lack of an active energy market in the state of Michigan and the significant transportation costs that would be incurred to deliver the power under the contracts to the closest active energy market at the Cinergy hub in Ohio. Similarly, our coal purchase contracts are not accounted for as derivatives due to the lack of an active market for the coal that we purchase. If active

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markets for these commodities develop in the future, we may be required to account for these contracts as derivatives, and the resulting mark-to-market impact on earnings could be material to our financial statements.

The MISO is scheduled to begin the Midwest Energy Market on April 1, 2005, which will include day-ahead and real-time energy market information and centralized dispatch for market participants. At this time, we believe that the commencement of this market will not constitute the development of an active energy market in the state of Michigan. However, after having adequate experience with the Midwest Energy Market, we will reevaluate whether or not the activity level within this market leads to the conclusion that an active energy market exists. For additional information, see "Electric Utility Business Uncertainties -- Competition and Regulatory Restructuring -- Transmission Market Developments" within this MD&A.

The MCV Partnership uses natural gas fuel contracts to buy gas as fuel for generation, and to manage gas fuel costs. The MCV Partnership believes that certain of its long-term gas contracts qualify as normal purchases under SFAS No. 133 and therefore, these contracts are not recognized at fair value on the balance sheet. Due to the implementation of the RCP in January 2005, the MCV

Partnership has determined that a significant portion of its gas fuel contracts no longer qualify as normal purchases because the contracted gas will not be consumed as fuel for electric production. Accordingly, these contracts will be treated as derivatives and will be marked-to-market through earnings each quarter, which could increase earnings volatility. Based on market prices for natural gas as of January 31, 2005, the accounting for the MCV Partnership's long-term gas contracts, including those affected by the implementation of the RCP, could result in an estimated \$100 million (pretax before minority interest) gain recorded to earnings in the first quarter of 2005. This estimated gain will reverse in subsequent quarters as the contracts settle. For further details on the RCP, see "Critical Accounting Policies -- Use of Estimates and Assumptions -- MCV Underrecoveries" within this MD&A. If there are further changes in the level of planned electric production or gas consumption, the MCV Partnership may be required to account for additional long-term gas contracts as derivatives, which could add to earnings volatility.

To determine the fair value of our derivative contracts, we use a combination of quoted market prices, prices obtained from external sources, such as brokers, and mathematical valuation models. Valuation models require various inputs, including forward prices, strike prices, volatilities, interest rates, and maturity dates. Changes in forward prices or volatilities could change significantly the calculated fair value of certain contracts. At December 31, 2004, we assumed a market-based interest rate of 2.75 percent and monthly volatility rates ranging between 38 percent and 73 percent to calculate the fair value of our gas options. Also, at December 31, 2004, we assumed a market-based interest rate of 2.75 percent and daily volatility rates ranging between 80 percent and 157 percent to calculate the fair value of our electric options. At December 31, 2004, we assumed market-based interest rates ranging between 2.40 percent and 4.48 percent (depending on the term of the contract) and monthly volatility rates ranging between 25 percent and 68 percent to calculate the fair value of the gas fuel derivative contracts held by the MCV Partnership.

In certain contracts, long-term commitments may extend beyond the period in which market quotations for such contracts are available. Mathematical models are developed to determine various inputs into the fair value calculation including price and other variables that may be required to calculate fair value. Realized cash returns on these commitments may vary, either positively or negatively, from the results estimated through application of the mathematical model. In connection with the market valuation of our derivative contracts, we maintain reserves, if necessary, for credit risks based on the financial condition of counterparties.

CMS ERM CONTRACTS: CMS ERM enters into and owns energy contracts that are related to activities considered to be an integral part of CMS Energy's ongoing operations. CMS ERM holds certain forward contracts for the purchase and sale of electricity and natural gas that result in physical delivery of the underlying commodity at contractual prices. These contracts are generally long-term in nature and are classified as non-trading. CMS ERM also uses various financial instruments, including swaps, options, and futures, to manage the commodity price risks associated with its forward purchase and sales contracts as well as generation assets owned by CMS Energy or its subsidiaries. These financial contracts are classified as trading activities. Non-trading and trading contracts that meet the definition of a derivative under SFAS No. 133 are recorded as assets or liabilities in the financial statements at the fair value of the contracts. Gains or losses arising from changes in fair value of these contracts are recognized into earnings in the period in which the changes occur. Gains and losses on trading

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contracts are recorded net in accordance with EITF Issue No. 02-03. Contracts

that do not meet the definition of a derivative are accounted for as executory contracts (i.e., on an accrual basis).

The fair value of the derivative contracts held by CMS ERM is included in either Price risk management assets or Price risk management liabilities on our Consolidated Balance Sheets. The following tables provide a summary of these contracts as of December 31, 2004:

	NON-TRADING	TRADING	TOTAL
	IN	MILLIONS	
Fair value of contracts outstanding as of December 31,			
2003	\$(181)	\$196	\$ 15
Fair value of new contracts when entered into during the			
period(a)	(3)	(3)	(6)
Changes in fair value attributable to changes in valuation			
techniques and assumptions			
Contracts realized or otherwise settled during the period	49	(69)	(20)
Other changes in fair value(b)	(64)	77	13
Fair value of contracts outstanding as of December 31,			
2004	\$(199)	\$201	\$ 2
	=====	====	====

TOTAI			(
FAIR VALUE	LESS THAN 1	1 TO 3	4 TO 5
		 IN MILLIONS	
\$	\$	\$	\$
(199)	(52) 	(89)	(49)
\$(199) ====	\$ (52) ====	\$(89) ====	\$ (49) ====
	\$ (199) \$(199)	\$ \$ (199) (52) \$ (199) \$ (52)	FAIR VALUE LESS THAN 1 1 TO 3 IN MILLIONS \$ \$ \$ (199) (52) (89) \$ (199) \$ (52) \$ (89)

FAIR VALUE OF TRADING CONT

DECEMBER 31, 2004

MATURITY (IN YEARS

TOTAL

⁽a) Reflects only the initial premium payments/(receipts) for new contracts. No unrealized gains or losses were recognized at the inception of any new contracts.

⁽b) Reflects changes in price and net increase/(decrease) of forward positions as well as changes to mark-to-market and credit reserves.

SOURCE OF FAIR VALUE	FAIR VALUE	LESS THAN 1	1 TO 3	4 TO 5
			 IN MILLIONS	
		-		
Prices actively quoted Prices obtained from external sources or based	\$ (43)	\$(11)	\$(17)	\$(15)
on models and other valuation methods	244	64	111	61
Total	\$201	\$ 53	\$ 94	\$ 46
	====	====	====	====

MARKET RISK INFORMATION: We are exposed to market risks including, but not limited to, changes in interest rates, commodity prices, currency exchange rates, and equity security prices. We manage these risks using established policies and procedures, under the direction of both an executive oversight committee consisting of senior management representatives and a risk committee consisting of business-unit managers. We may use various derivative contracts to manage these risks, including swaps, options, futures, and forward contracts. We intend that gains or losses on these contracts will be offset by an opposite movement in the value of the item at risk. Risk management contracts are classified as either non-trading or trading.

These contracts contain credit risk if the counterparties, including financial institutions and energy marketers, fail to perform under the agreements. We minimize such risk through established credit policies that include performing financial credit reviews of our counterparties. Determination of our counterparties' credit

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quality is based upon a number of factors, including credit ratings, disclosed financial condition, and collateral requirements. Where contractual terms permit, we employ standard agreements that allow for netting of positive and negative exposures associated with a single counterparty. Based on these policies, our current exposures, and our credit reserves, we do not anticipate a material adverse effect on our financial position or earnings as a result of counterparty nonperformance.

The following risk sensitivities indicate the potential loss in fair value, cash flows, or future earnings from our derivative contracts and other financial instruments based upon a hypothetical 10 percent adverse change in market rates or prices. Changes in excess of the amounts shown in the sensitivity analyses could occur if market rates or prices exceed the 10 percent shift used for the analyses.

Interest Rate Risk: We are exposed to interest rate risk resulting from issuing fixed-rate and variable-rate financing instruments, and from interest rate swap agreements. We use a combination of these instruments to manage this risk as deemed appropriate, based upon market conditions. These strategies are designed to provide and maintain a balance between risk and the lowest cost of capital.

Interest Rate Risk Sensitivity Analysis (assuming a 10 percent adverse change in market interest rates):

AS OF DECEMBER 31 2004 2003 ---- IN MILLIONS

Variable-rate financing before-tax annual earnings		
exposure	\$ 2	\$ 1
Fixed-rate financing potential loss in fair value(a)	216	242

Certain equity method investees have entered into interest rate swaps. These instruments are not required to be included in the sensitivity analysis, but can have an impact on financial results.

Commodity Price Risk: For purposes other than trading, we enter into electric call options and gas supply call and put options. Electric call options are purchased to protect against the risk of fluctuations in the market price of electricity, and to ensure a reliable source of capacity to meet our customers' electric needs. Purchased electric call options give us the right, but not the obligation, to purchase electricity at predetermined fixed prices. Our gas supply call and put options are used to purchase reasonably priced gas supply. Purchases of gas supply call options give us the right, but not the obligation, to purchase gas supply at predetermined fixed prices. Gas supply put options sold give third-party suppliers the right, but not the obligation, to sell gas supply to us at predetermined fixed prices. At December 31, 2004, we held gas supply call options and had sold gas supply put options. Also, at December 31, 2004, CMS ERM held certain non-trading derivative contracts for the purchase and sale of electricity and natural gas as further explained under "CMS ERM Contracts" within this section.

The MCV Partnership uses natural gas fuel contracts to buy gas as fuel for generation, and to manage gas fuel costs. Some of these contracts are treated as derivative instruments. The MCV Partnership also enters into natural gas futures contracts, option contracts, and over-the-counter swap transactions in order to hedge against unfavorable changes in the market price of natural gas in future months when gas is expected to be needed. These financial instruments are being used principally to secure anticipated natural gas requirements necessary for projected electric and steam sales, and to lock in sales prices of natural gas previously obtained in order to optimize the MCV Partnership's existing gas supply, storage, and transportation arrangements.

Commodity Price Risk Sensitivity Analysis (assuming a 10 percent adverse change in market prices):

AS OF DECEMBER 31	2004	2003	
	IN MILLIONS		
Potential reduction in fair value:			
Gas supply option contracts	\$ 1	\$ 1	
CMS ERM electric and gas forward contracts	10	9	
Derivative contracts associated with Consumers' investment			
in the MCV Partnership:			
Gas fuel contracts	17	N/A	
Gas fuel futures and swaps	41	N/A	

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⁽a) Fair value exposure could only be realized if we repurchased all of our fixed-rate financing.

We did not perform a sensitivity analysis for the derivative contracts held by the MCV Partnership as of December 31, 2003, because the MCV Partnership was not consolidated into our financial statements until 2004, as discussed in Note 16, Implementation of New Accounting Standards.

Trading Activity Commodity Price Risk: CMS ERM uses various financial instruments, including swaps, options, and futures, to manage the commodity price risks associated with its forward purchase and sales contracts as well as generation assets owned by CMS Energy or its subsidiaries.

Trading Activity Commodity Price Risk Sensitivity Analysis (assuming a 10 percent adverse change in market prices):

AS OF DECEMBER 31	2004	2003
	IN MILL	IONS
Potential reduction in fair value:		
Electricity-related option contracts	\$	\$ 1
Gas-related option contracts	3	
Gas-related swaps and futures	7	11

Currency Exchange Risk: We are exposed to currency exchange risk arising from investments in foreign operations as well as various international projects in which we have an equity interest and which have debt denominated in U.S. dollars. We may use forward exchange contracts and other risk mitigating instruments to hedge currency exchange rates. The purpose of our foreign currency hedging activities is to protect the company from the risk associated with adverse changes in currency exchange rates that could affect cash flow materially. As of December 31, 2004, we had no outstanding foreign exchange contracts.

Investment Securities Price Risk: Our investments in debt and equity securities are exposed to changes in interest rates and price fluctuations in equity markets. The following table shows the potential effect of adverse changes in interest rates and fluctuations in equity prices on our available-for-sale investments.

Investment Securities Price Risk Sensitivity Analysis:

AS OF DECEMBER 31	2004	2003
	IN MILI	LIONS
Potential reduction in fair value: Available-for-sale investments(a): Equity Securities(b)	\$ 5 	\$4 1

⁽a) Primarily SERP Investments.

⁽b) Assumes a 10 percent adverse change in market prices.

⁽c) Assumes a 50 basis point increase in the yield to maturity of the 10-year Treasury Note, which approximates a 10 percent change in market yields.

Consumers maintains trust funds, as required by the NRC, which may only be used to fund certain costs of nuclear plant decommissioning. As of December 31, 2004 and 2003, these funds were invested primarily in equity securities, fixed-rate, fixed-income debt securities, and cash and cash equivalents, and are recorded at fair value on our Consolidated Balance Sheets. Those investments are exposed to price fluctuations in equity markets and changes in interest rates. Because the accounting for nuclear plant decommissioning recognizes that costs are recovered through Consumers' electric rates, fluctuations in equity prices or interest rates do not affect earnings or cash flows.

For additional details on market risk and derivative activities, see Note 6, Financial and Derivative Instruments.

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INTERNATIONAL OPERATIONS AND FOREIGN CURRENCY

We have investments in energy-related projects in selected markets around the world. As a result of a change in business strategy, we have been selling certain foreign investments. For additional details on the divestiture of foreign investments, see Note 2, Discontinued Operations, Other Asset Sales, Impairments, and Restructuring.

BALANCE SHEET: Our subsidiaries and affiliates whose functional currency is other than the U.S. dollar translate their assets and liabilities into U.S. dollars at the exchange rates in effect at the end of the fiscal period. Gains or losses that result from this translation and gains or losses on long-term intercompany foreign currency transactions are reflected as a component of stockholders' equity on our Consolidated Balance Sheets as "Accumulated Other Comprehensive Loss." As of December 31, 2004, cumulative foreign currency translation decreased stockholders' equity by \$319 million. We translate the revenue and expense accounts of these subsidiaries and affiliates into U.S. dollars at the average exchange rate during the period.

Australia: The Foreign Currency Translation component of stockholders' equity at December 31, 2003 included an approximate \$110 million unrealized net foreign currency translation loss related to our investment in Loy Yang and an approximate \$6 million unrealized net foreign currency translation gain related to our investments in SCP and Parmelia. In March 2004, we recognized the Loy Yang foreign currency translation loss in earnings as a component of the Loy Yang impairment of approximately \$81 million, net of tax, recorded as a result of the sale of Loy Yang that was completed in April 2004. In August 2004, we sold our investments in SCP and Parmelia and recognized the \$6 million foreign currency translation gain. As of December 31, 2004, we no longer have any investments in Australia.

Argentina: In January 2002, the Republic of Argentina enacted the Public Emergency and Foreign Exchange System Reform Act. This law repealed the fixed exchange rate of one U.S. dollar to one Argentine peso, converted all dollar-denominated utility tariffs and energy contract obligations into pesos at the same one-to-one exchange rate, and directed the President of Argentina to renegotiate such tariffs.

Effective April 30, 2002, we adopted the Argentine peso as the functional currency for our Argentine investments. We had used previously the U.S. dollar as the functional currency. As a result, we translated the assets and liabilities of our Argentine entities into U.S. dollars using an exchange rate of 3.45 pesos per U.S. dollar, and recorded an initial charge to the Foreign Currency Translation component of stockholders' equity of \$400 million.

As of December 31, 2004, the net foreign currency loss due to the unfavorable exchange rate of the Argentine peso recorded in the Foreign Currency Translation component of stockholders' equity using an exchange rate of 2.976 pesos per U.S. dollar was \$264 million. This amount also reflects the effect of recording, at December 31, 2002, U.S. income taxes on temporary differences between the book and tax bases of foreign investments, including the foreign currency translation associated with our Argentine investments.

INCOME STATEMENT: We use the U.S. dollar as the functional currency of subsidiaries operating in highly inflationary economies and of subsidiaries that meet the U.S. dollar functional currency criteria in SFAS No. 52. Gains and losses that arise from transactions denominated in a currency other than the U.S. dollar, except those that are hedged, are included in determining net income.

HEDGING STRATEGY: We may use forward exchange and option contracts to hedge certain receivables, payables, long-term debt, and equity value relating to foreign investments. The purpose of our foreign currency hedging activities is to protect the company from the risk associated with adverse changes in currency exchange rates that could affect cash flow materially. These contracts would limit the risk from exchange rate movements because gains and losses on such contracts offset losses and gains, respectively, on assets and liabilities being hedged.

ACCOUNTING FOR PENSION AND OPEB

Pension: We have established external trust funds to provide retirement pension benefits to our employees under a non-contributory, defined benefit Pension Plan. We have implemented a cash balance plan for certain employees hired after June 30, 2003. We use SFAS No. 87 to account for pension costs.

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401(k): In our efforts to reduce costs, the employer's match for the 401(k) plan was suspended effective September 1, 2002. The employer's match for the 401(k) plan resumed on January 1, 2005.

OPEB: We provide postretirement health and life benefits under our OPEB plan to substantially all our retired employees. We use SFAS No. 106 to account for other postretirement benefit costs.

Liabilities for both pension and OPEB are recorded on the balance sheet at the present value of their future obligations, net of any plan assets. The calculation of the liabilities and associated expenses requires the expertise of actuaries. Many assumptions are made including:

- life expectancies,
- present-value discount rates,
- expected long-term rate of return on plan assets,
- rate of compensation increases, and
- anticipated health care costs.

Any change in these assumptions can significantly change the liability and associated expenses recognized in any given year.

The following table provides an estimate of our pension cost, OPEB cost, and cash contributions for the next three years:

EXPECTED COSTS	PENSION COST	OPEB COST	CONTRI
		IN MILLIONS	
2005	\$52	\$38	Ş
2006	73	34	
2007	85	30	1

Actual future pension cost and contributions will depend on future investment performance, changes in future discount rates, and various other factors related to the populations participating in the Pension Plan.

Lowering the expected long-term rate of return on the Pension Plan assets by 0.25 percent (from 8.75 percent to 8.50 percent) would increase estimated pension cost for 2005 by \$3 million. Lowering the discount rate by 0.25 percent (from 6.00 percent to 5.75 percent) would increase estimated pension cost for 2005 by \$4 million.

For additional details on postretirement benefits, see Note 7, Retirement Benefits.

ACCOUNTING FOR ASSET RETIREMENT OBLIGATIONS

SFAS No. 143 became effective January 2003. It requires companies to record the fair value of the cost to remove assets at the end of their useful lives, if there is a legal obligation to remove them. We have legal obligations to remove some of our assets, including our nuclear plants, at the end of their useful lives. For our regulated utility, as required by SFAS No. 71, we account for the implementation of this standard by recording regulatory assets and liabilities instead of a cumulative effect of a change in accounting principle.

The fair value of ARO liabilities has been calculated using an expected present value technique. This technique reflects assumptions, such as costs, inflation, and profit margin that third parties would consider to assume the settlement of the obligation. Fair value, to the extent possible, should include a market risk premium for unforeseeable circumstances. No market risk premium was included in our ARO fair value estimate since a reasonable estimate could not be made.

If a reasonable estimate of fair value cannot be made in the period in which the ARO is incurred, such as for assets with indeterminate lives, the liability is recognized when a reasonable estimate of fair value can be made. Generally, electric and gas transmission and distribution assets have indeterminate lives. Retirement cash flows cannot be determined and there is a low probability of a retirement date. Therefore, no liability has been recorded

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for these assets. Also, no liability has been recorded for assets that have insignificant cumulative disposal costs, such as substation batteries. The measurement of the ARO liabilities for Palisades and Big Rock are based on decommissioning studies that largely utilize third-party cost estimates. For additional details on ARO, see Note 8, Asset Retirement Obligations.

ACCOUNTING FOR NUCLEAR DECOMMISSIONING COSTS

The MPSC and the FERC regulate the recovery of costs to decommission our

Big Rock and Palisades nuclear plants. We have established external trust funds to finance the decommissioning of both plants. We record the trust fund balances as a non-current asset on our Consolidated Balance Sheets.

Our decommissioning cost estimates for the Big Rock and Palisades plants assume:

- each plant site will be restored to conform to the adjacent landscape,
- all contaminated equipment and material will be removed and disposed of in a licensed burial facility, and
- the site will be released for unrestricted use.

Independent contractors with expertise in decommissioning have helped us develop decommissioning cost estimates. Various inflation rates for labor, non-labor, and contaminated equipment disposal costs are used to escalate these cost estimates to the future decommissioning cost. A portion of future decommissioning cost will result from the failure of the DOE to remove fuel from the sites, as required by the Nuclear Waste Policy Act of 1982.

The decommissioning trust funds include equities and fixed income investments. Equities will be converted to fixed income investments during decommissioning, and fixed income investments are converted to cash as needed. The funds provided by the trusts, additional customer surcharges, and potential funds from the DOE litigation are all required to cover fully the decommissioning costs. The costs of decommissioning these sites and the adequacy of the trust funds could be affected by:

- variances from expected trust earnings,
- $\mbox{-}$ a lower recovery of costs from the DOE and lower rate recovery from customers, and
- changes in decommissioning technology, regulations, estimates, or assumptions.

Based on current projections, the current level of funds provided by the trusts is not adequate to fund fully the decommissioning of Big Rock or Palisades. This is due in part to the DOE's failure to accept the spent nuclear fuel on schedule and lower returns on the trust funds. We are attempting to recover our additional costs for storing spent nuclear fuel through litigation. We are also seeking additional relief from the MPSC. For additional details on nuclear decommissioning, see Note 3, Contingencies, "Other Consumers' Electric Utility Contingencies -- Nuclear Plant Decommissioning" and "Nuclear Matters."

CAPITAL RESOURCES AND LIQUIDITY

Our liquidity and capital requirements are a function of our results of operations, capital expenditures, contractual obligations, debt maturities, working capital needs, and collateral requirements. During the summer months, we purchase natural gas and store it for resale primarily during the winter heating season. The market price for natural gas has increased. Although our natural gas purchases are recoverable from our customers, the amount paid for natural gas stored as inventory could require additional liquidity due to the timing of the cost recoveries. In addition, a few of our commodity suppliers have requested nonstandard payment terms or other forms of assurances, including margin calls, in connection with maintenance of ongoing deliveries of gas and electricity.

Our current financial plan includes controlling our operating expenses and capital expenditures and evaluating market conditions for financing opportunities. We believe our current level of cash and access to borrowing

capacity in the capital markets, along with anticipated cash flows from operating and investing activities, will be sufficient to meet our liquidity needs through 2006. We have not made a specific determination

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concerning the reinstatement of common stock dividends. The Board of Directors may reconsider or revise its dividend policy based upon certain conditions, including our results of operations, financial condition, and capital requirements, as well as other relevant factors.

CASH POSITION, INVESTING, AND FINANCING

Our operating, investing, and financing activities meet consolidated cash needs. At December 31, 2004, \$725 million consolidated cash was on hand, which includes \$56 million of restricted cash and \$128 million from the effect of Revised FASB Interpretation No. 46 consolidation. For additional details on cash equivalents and restricted cash, see Note 1, Corporate Structure and Accounting Policies. For additional details on FASB Interpretation No. 46, see Note 16, Implementation of New Accounting Standards.

Our primary ongoing source of cash is dividends and other distributions from our subsidiaries, including proceeds from asset sales. For the year ended December 31, 2004, Consumers paid \$190 million in common stock dividends and Enterprises paid \$336 million in common stock dividends and other distributions to CMS Energy.

SUMMARY OF CASH FLOWS:

	2004	2003	2002	
	IN MILLIONS			
Net cash provided by (used in): Operating activities	\$ 398	\$(250)	\$ 614	
	(392)	203	829	
Net cash provided by (used in) operating and investing activities	6	(47)	1,443	
	(43)	229	(1,223)	
		(1)	8	
Net increase (decrease) in cash and cash equivalents	\$ (37)	\$ 181	\$ 228	
	=====	=====	======	

OPERATING ACTIVITIES:

2004: Net cash provided by operating activities was \$398 million in 2004 compared to net cash used in operating activities of \$250 million in 2003. The increase of \$648 million primarily represents the absence, in 2004, of \$560 million in pension contributions made in 2003 and the reduced effect of rising gas prices on inventory. These changes were offset partially by increases in accounts receivable due to higher gas prices and the net effect of the sale of CMS ERM's wholesale gas and power contracts in 2003 resulting from our continued focus to optimize cash flow through the sale of non-strategic assets.

2003: Net cash used in operating activities was \$250 million in 2003 compared to net cash provided by operating activities of \$614 million in 2002.

The change of \$864 million was primarily due to an increase in pension plan contributions of \$496 million, an increase in inventories of \$428 million due to higher gas purchases at higher prices by our gas utility operations, and the net effect of the sale of CMS ERM's wholesale gas and power contracts resulting from our focus on optimizing cash flow through the sale of non-strategic assets.

INVESTING ACTIVITIES:

2004: Net cash used in investing activities increased \$595 million primarily due to a decrease in asset sale proceeds of \$720 million and an increase in investments in unconsolidated subsidiaries of \$71 million. In 2003, we sold Panhandle, Field Services, and CMS ERM's wholesale gas and power contracts. Our 2004 \$71 million investment was primarily for our equity interest in Shuweihat. These changes were offset partially by a decrease in the amount of cash restricted of \$308 million resulting from our improved financial condition. In 2004, \$145 million in restricted cash was no longer required to be held as collateral for letters of credit.

2003: Net cash provided by investing activities decreased \$626 million primarily due to a decrease in asset sale proceeds from Equatorial Guinea, Powder River, and GMS Oil & Gas of \$720 million in 2002. This was

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offset by a decrease in 2003 capital expenditures of \$212\$ million as a result of our strategic plan to reduce capital expenditures.

FINANCING ACTIVITIES:

2004: Net cash used in financing activities increased \$272 million primarily due to a decrease of \$232 million in net proceeds from borrowings.

2003: Net cash provided by financing activities increased \$1.452 billion primarily due to an increase in net proceeds from borrowings of \$988 million and net proceeds from preferred securities issuances of \$272 million.

For additional details on long-term debt activity, see Note 4, Financings and Capitalization.

SUBSEQUENT FINANCING ACTIVITIES: In January 2005, we redeemed \$103 million of general term notes. In January 2005, we issued \$150 million of 6.30 percent Senior Notes due 2012. We used the net proceeds of \$147 million to redeem the remaining general term notes and for other corporate purposes.

In January 2005, Consumers issued \$250 million of 5.15 percent FMBs due 2017. Consumers used the net proceeds of \$247 million to pay off its \$60 million long-term bank loan, to redeem the \$73 million 8.36 percent subordinated deferrable interest notes, and to redeem the \$124 million 8.20 percent subordinated deferrable interest notes. The subordinated deferrable interest notes are classified as Long-term debt -- related parties on our accompanying Consolidated Balance Sheets.

OBLIGATIONS AND COMMITMENTS

CONTRACTUAL OBLIGATIONS: The following table summarizes our contractual cash obligations for each of the periods presented. The table shows the timing and effect that such obligations are expected to have on our liquidity and cash flow in future periods. The table excludes all amounts classified as current liabilities on our Consolidated Balance Sheets, other than the current portion of long-term debt and capital and finance leases. The majority of current liabilities will be paid in cash in 2005.

GOVEDNOSTANIA OD LIGATIONO	PAYMENTS DUE						
CONTRACTUAL OBLIGATIONS AS OF DECEMBER 31, 2004	TOTAL	2005	2006	2007	2008	2009	
			IN MILLIONS				
CONTRACTUAL OBLIGATIONS							
Long-term debt	\$ 6,711	\$ 267	\$ 554	\$ 555	\$ 973	\$ 877	
Long-term debt related parties	684	180					
Interest payments on long-term						ļ	
debt	3,511	438	424	390	326	262	
Capital and finance leases	344	29	28	28	27	27	
Interest payments on capital and							
finance leases	224	30	28	27	25	23	
Operating leases	92	16	15	13	12	8	
Purchase obligations	7,726	1,918	1,063	707	587	526	
Long-term service agreements	207	16	17	11	11	12	
Total contractual obligations	\$19 , 499	\$2 , 894	\$2 , 129	\$1 , 731	\$1 , 961	\$1 , 735	

Long-Term Debt: The amounts in the table above represent the principal amounts due on outstanding debt obligations, current and long-term, as of December 31, 2004. For additional details on long-term debt, see Note 4, Financings and Capitalization.

Interest Payments on Long-term Debt: The amounts in the table above represent the currently scheduled interest payments on both variable and fixed rate long-term debt and long-term debt — related parties, current and long-term. Variable interest payments are based on contractual rates in effect at December 31, 2004.

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Capital and Finance Leases: The amounts in the table above represent the minimum lease payments payable under our capital and finance leases. They are comprised mainly of the leased portion of the MCV Partnership facility, leased service vehicles, and leased office furniture.

Interest Payments on Capital and Finance Leases: The amounts in the table represent imputed interest in the capital leases and currently scheduled interest payments on the finance leases.

Operating Leases: The amounts in the table above represent the minimum noncancelable lease payments under our leases of railroad cars, certain vehicles, and miscellaneous office buildings and equipment, which are accounted for as operating leases.

Purchase Obligations: Long-term contracts for purchase of commodities and services are purchase obligations. These obligations include operating contracts used to assure adequate supply with generating facilities that meet PURPA requirements. The commodities and services include:

- natural gas,
- electricity,

- coal and associated transportation, and
- electric transmission.

Our purchase obligations include long-term power purchase agreements with various generating plants, which require us to make monthly capacity payments based on the plants' availability or deliverability. These payments will approximate \$10 million per month during 2005. If a plant is not available to deliver electricity, we are not obligated to make the capacity payments to the plant for that period of time. For additional details on power supply costs, see "Electric Utility Results of Operations" within this MD&A and Note 3, Contingencies, "Consumers' Electric Utility Rate Matters -- Power Supply Costs."

Long-term Service Agreements: These obligations of the MCV Partnership represent the cost of the current MCV Facility maintenance service agreements and cost of spare parts.

REVOLVING CREDIT FACILITIES: At December 31, 2004, CMS Energy had \$194 million available, Consumers had \$475 million available, and the MCV Partnership had \$48 million available in secured revolving credit facilities. The facilities are available for general corporate purposes, working capital, and letters of credit. For additional details on revolving credit facilities, see Note 4, Financings and Capitalization.

OFF-BALANCE SHEET ARRANGEMENTS: CMS Energy and certain of its subsidiaries enter into guarantee arrangements in the normal course of business to facilitate commercial transactions with third parties. These arrangements include financial and performance guarantees, letters of credit, debt guarantees, surety bonds and indemnifications. For additional details on guarantee arrangements, see Note 4, Financings and Capitalization, "FASB Interpretation No. 45, Guarantor's Accounting and Disclosure Requirements for Guarantees, Including Indirect Guarantees of Indebtedness of Others," and in "Commercial Commitments" within this section.

Non-recourse Debt: Our share of unconsolidated debt associated with partnerships and joint ventures in which we have a minority interest is non-recourse and totals \$1.368 billion at December 31, 2004. The timing of the payments of non-recourse debt only affects the cash flow and liquidity of the partnerships and joint ventures. For additional details, see Note 12, Equity Method Investments.

Sale of Accounts Receivable: Under a revolving accounts receivable sales program, Consumers may sell up to \$325 million of certain accounts receivable. For additional details, see Note 4, Financings and Capitalization.

COMMERCIAL COMMITMENTS: Our contingent commercial commitments include guarantees, indemnities, and letters of credit. Guarantees represent our guarantees of performance, commitments, and liabilities of our consolidated and unconsolidated subsidiaries, partnerships, and joint ventures. Indemnities are agreements to reimburse other companies, such as an insurance company, if those companies have to complete our contractual performance in a third-party contract. Banks, on our behalf, issue letters of credit guaranteeing payment to a third party. Letters of credit substitute the bank's credit for ours and reduce credit risk for the third-party beneficiary. We monitor these obligations and believe it is unlikely that we would be required to perform or otherwise incur

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any material losses associated with these guarantees. Our off-balance sheet commitments at December 31, 2004, expire as follows:

	COMMITMENT EXPIRATION					
	TOTAL	2005	2006	2007	2008	200
		IN MILLIONS				
COMMERCIAL COMMITMENTS						
Off-balance sheet:						
Guarantees	\$210	\$ 37	\$ 5	\$	\$	\$ 9
Surety bonds and other indemnifications(a)	25					
Letters of credit	165	129	6	5	5	13
Total	\$400	\$166	\$11	\$ 5	\$ 5	\$22

⁻⁻⁻⁻⁻

DIVIDEND RESTRICTIONS: Our amended and restated \$300 million secured revolving credit facility restricts payments of dividends on our common stock during a 12-month period to \$75 million, dependent on the aggregate amounts of unrestricted cash and unused commitments under the facility.

Under the provisions of its articles of incorporation, at December 31, 2004, Consumers had \$456 million of unrestricted retained earnings available to pay common stock dividends. However, covenants in Consumers' debt facilities cap common stock dividend payments at \$300 million in a calendar year. In October 2004, the MPSC rescinded its December 2003 interim gas rate order, which included a \$190 million annual dividend cap imposed on Consumers. For the year ended December 31, 2004, we received \$190 million of common stock dividends from Consumers.

CAPITAL EXPENDITURES: We estimate that we will make the following capital expenditures, including new lease commitments, by business segments during 2005 through 2007. We prepare these estimates for planning purposes and may revise them.

YEARS ENDING DECEMBER 31	2005	2006	2007
		IN MILLIONS	
Electric utility operations(a)(b)	\$370 165 10	\$525 205 5	\$490 185 5
	\$545	\$735	\$680

⁽a) The surety bonds are continuous in nature. The need for the bonds is determined on an annual basis.

⁽a) These amounts include a portion of Consumers' anticipated capital expenditures for plant and equipment attributable to both the electric and gas utility businesses.

⁽b) These amounts include estimates for capital expenditures that may be

required by recent revisions to the Clean Air Act's national air quality standards.

OUTTOOK

CORPORATE OUTLOOK

During 2004, we have continued to implement a business strategy that involves improving our balance sheet and providing superior utility operations and service. This strategy is designed to generate cash to pay down debt and provide for more predictable future operating revenues and earnings.

Our primary focus with respect to our non-utility businesses has been to optimize cash flow and further reduce our business risk and leverage through the sale of non-strategic assets, and to improve earnings and cash flow from businesses we plan to retain. Although much of our asset sales program is complete, we still may sell certain remaining businesses that are not strategic to us. As this continues, the percentage of our future earnings relating to our larger equity method investments, including Jorf Lasfar, may increase and our total future earnings

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may depend more significantly upon the performance of those investments. For additional details, see Note 12, Equity Method Investments.

Over the next few years, we expect our business strategy to reduce parent company debt substantially, improve our credit ratings, grow earnings, restore a common stock dividend, and position the company to make new investments consistent with our strengths. In the near term, our new investments will focus principally on the utility.

ELECTRIC UTILITY BUSINESS OUTLOOK

GROWTH: In 2004, we experienced cooler than normal summer weather. As a result, our electric deliveries in 2004, including deliveries to customers who chose to buy generation service from alternative electric suppliers, increased less than one-half of one percent over the levels experienced in 2003. In 2005, we project electric deliveries to grow almost three percent. This short-term outlook for 2005 assumes a stronger economy than in 2004 and normal weather conditions throughout the year.

Over the next five years, we expect electric deliveries to grow at an average rate of approximately two percent per year, based primarily on a steadily growing customer base and economy. This growth rate includes both full-service sales and delivery service to customers who choose to buy generation service from an alternative electric supplier, but excludes transactions with other wholesale market participants and other electric utilities. This growth rate reflects a long-range expected trend of growth. Growth from year to year may vary from this trend due to customer response to fluctuations in weather conditions and changes in economic conditions, including utilization and expansion of manufacturing facilities.

ELECTRIC UTILITY BUSINESS UNCERTAINTIES

Several electric business trends or uncertainties may affect our financial results and condition. These trends or uncertainties have, or we reasonably expect could have, a material impact on revenues or income from continuing electric operations. Such trends and uncertainties include:

Environmental

- increasing capital expenditures and operating expenses for Clean Air Act compliance and/or Clear Skies legislation compliance,
- compliance with legislative proposals that would require reductions in emissions of greenhouse gases, and
- potential environmental liabilities arising from various environmental laws and regulations, including potential liability or expenses relating to the Michigan Natural Resources and Environmental Protection Acts and Superfund.

Restructuring

- response of the MPSC and Michigan legislature to electric industry restructuring issues,
- ability to meet peak electric demand requirements at a reasonable cost, without market disruption,
- recovery of our Section 10d(4) Regulatory Assets,
- effects of lost electric supply load to alternative electric suppliers,
 and
- status as an electric transmission customer instead of an electric transmission owner and the impact of the evolving RTO infrastructure.

Regulatory

- financial and operating effects of regulatory requirements imposed by the MISO, the FERC, state and federal regulators, or others, seeking to improve reliability of national and state transmission systems,
- inadequate regulatory response to applications for requested rate increases,
- responses from regulators regarding the storage and ultimate disposal of spent nuclear fuel,

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- recovery of nuclear decommissioning costs. For additional details, see "Accounting for Nuclear Decommissioning Costs" within this MD&A, and
- potential for the Midwest Energy Market to develop into an active energy market in the state of Michigan and the potential derivative accounting impact. For additional details, see "Accounting for Financial and Derivative Instruments, Trading Activities, and Market Risk Information" within this MD&A.

Other

- effects of commodity fuel prices such as natural gas, oil, and coal,
- pending litigation filed by PURPA qualifying facilities, and
- other pending litigation.

For additional details about these trends or uncertainties, see Note 3, Contingencies.

ELECTRIC ENVIRONMENTAL ESTIMATES: Our operations are subject to environmental laws and regulations. Costs to operate our facilities in compliance with these laws and regulations generally have been recovered in customer rates.

Clean Air: Compliance with the federal Clean Air Act and resulting regulations has been, and will continue to be, a significant focus for us. The Title I provisions of the Clean Air Act require significant reductions in nitrogen oxide emissions. To comply with the regulations, we expect to incur capital expenditures totaling \$802 million. The key assumptions included in the capital expenditure estimate include:

- construction commodity prices, especially construction material and labor,
- project completion schedules,
- cost escalation factor used to estimate future years' costs, and
- allowance for funds used during construction (AFUDC) rate.

Our current capital cost estimates include an escalation rate of 2.6 percent and an AFUDC capitalization rate of 8.06 percent. As of December 31, 2004, we have incurred \$525 million in capital expenditures to comply with these regulations and anticipate that the remaining \$277 million of capital expenditures will be made between 2005 and 2011. These expenditures include installing selective catalytic reduction technology at four of our coal-fired electric plants. In addition to modifying the coal-fired electric plants, we expect to utilize nitrogen oxide emissions allowances for years 2005 through 2009, most of which have been purchased. The cost of the allowances is estimated to average \$8 million per year for 2005-2006. The need for allowances will decrease after year 2006 with the installation of emissions control technology. The cost of the allowances is accounted for as inventory. The allowance inventory is expensed as the coal-fired electric generating units emit nitrogen oxide.

The EPA has alleged that some utilities have incorrectly classified plant modifications as "routine maintenance" rather than seek modification permits from the EPA. We have received and responded to information requests from the EPA on this subject. We believe that we have properly interpreted the requirements of "routine maintenance." If our interpretation is found to be incorrect, we may be required to install additional pollution controls at some or all of our coal-fired electric plants and potentially pay fines. Additionally, the viability of certain plants remaining in operation could be called into question.

The EPA has proposed a Clean Air Interstate Rule that would require additional coal-fired electric plant emission controls for nitrogen oxides and sulfur dioxide. If implemented, this rule potentially would require expenditures equivalent to those efforts in progress to reduce nitrogen oxide emissions as required under the Title I provisions of the Clean Air Act. The rule proposes a two-phase program to reduce emissions of sulfur dioxide by 70 percent and nitrogen oxides by 65 percent by 2015. Additionally, the EPA also proposed two alternative sets of rules to reduce emissions of mercury from coal-fired electric plants and nickel from oil-fired electric plants. Until the proposed environmental rules are finalized, an accurate cost of compliance cannot be determined.

Our switch to western coal as a primary fuel source has resulted in reduced plant emissions and increased our flexibility in meeting future regulatory compliance requirements. Excess sulfur dioxide allowances optimize our overall cost of regulatory compliance by delaying capital expenditures and minimizing regulatory uncertainty. Additionally, the excess sulfur dioxide allowances can be used to trade for nitrogen oxide allowances supplementing our nitrogen oxide allowance bank. Western coal has reduced our overall cost of fuel and reduced the economic impact from the recent increases in eastern coal prices.

Several legislative proposals have been introduced in the United States Congress that would require reductions in emissions of greenhouse gases, however, none have yet been enacted. We cannot predict whether any federal mandatory greenhouse gas emission reduction rules ultimately will be enacted, or the specific requirements of any such rules.

To the extent that greenhouse gas emission reduction rules come into effect, such mandatory emissions reduction requirements could have far-reaching and significant implications for the energy sectors. We cannot estimate the potential effect of federal or state level greenhouse gas policy on our future consolidated results of operations, cash flows, or financial position due to the speculative nature of the policies at this time. However, we stay abreast of and engage in the greenhouse gas policy developments and will continue to assess and respond to their potential implications on our business operations.

Water: In March 2004, the EPA issued rules that govern generating plant cooling water intake systems. The new rules require significant reduction in fish killed by operating equipment. Some of our facilities will be required to comply with the new rules by 2006. We are currently studying the rules to determine the most cost-effective solutions for compliance.

For additional details on electric environmental matters, see Note 3, Contingencies, "Consumers' Electric Utility Contingencies -- Electric Environmental Matters."

COMPETITION AND REGULATORY RESTRUCTURING: Michigan's Customer Choice Act and other developments will continue to result in increased competition in the electric business. The Customer Choice Act allows all of our electric customers to buy electric generation service from us or from an alternative electric supplier. As of March 2005, alternative electric suppliers are providing 900 MW of generation supply to ROA customers. This amount represents 12 percent of our distribution load and an increase of 23 percent compared to March 2004. Based on current trends, we predict total load loss by the end of 2005 to be in the range of 1,000 MW to 1,200 MW. However, no assurance can be made that the actual load loss will fall within that range.

In July 2004, as a result of legislative hearings, several bills were introduced into the Michigan Senate that could change Michigan's Customer Choice Act. The proposals include:

- requiring that all rate classes of regulated utilities be based on cost of service,
- establishing a defined Stranded Cost calculation method,
- allowing customers who stay with or switch to alternative electric suppliers after December 31, 2005 to return to utility services, and requiring them to pay current market rates upon return,
- establishing reliability standards that all electric suppliers must follow,
- requiring utilities and alternative electric suppliers to maintain a 15

percent power reserve margin,

- creating a service charge to fund the Low Income and Energy Efficiency Fund.
- giving kindergarten through twelfth-grade schools a discount of 10 percent to 20 percent on electric rates, and
- authorizing a service charge payable by all customers for meeting Clean Air Act requirements.

This legislation was not enacted before the end of the 2003-2004 legislative session. We anticipate that some or all of the bills may be reintroduced in the 2005-2006 legislative session. We cannot predict the outcome of these legislative proceedings.

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Implementation Costs: Applications for recovery of \$7 million of implementation costs for 2002 and \$1 million for 2003 are pending MPSC approval. In September 2004, the ALJ issued a Proposal for Decision recommending full recovery of these costs.

We are also pursuing authorization at the FERC for the MISO to reimburse us for approximately \$8 million of Alliance RTO development costs. Included in this amount is \$5 million pending approval by the MPSC as part of our 2002 implementation costs application. The FERC has denied our request for reimbursement and we are appealing the FERC ruling at the United States Court of Appeals for the District of Columbia. Although we believe these implementation costs are fully recoverable in accordance with the Customer Choice Act, we cannot predict the amount, if any, the MPSC or the FERC will approve as recoverable.

Section 10d(4) Regulatory Assets: Section 10d(4) of the Customer Choice Act allows us to recover certain regulatory assets through deferred recovery of annual capital expenditures in excess of depreciation levels and certain other expenses incurred prior to and throughout the rate freeze and rate cap periods, including the cost of money. In October 2004, we filed an application with the MPSC seeking recovery of \$628 million of Section 10d(4) Regulatory Assets for the period June 2000 through December 2005 consisting of:

- capital expenditures in excess of depreciation,
- Clean Air Act costs,
- other expenses related to changes in law or governmental action incurred during the rate freeze and rate cap periods, and
- the associated cost of money through the period of collection.

Of the \$628 million, \$152 million relates to the cost of money. In March 2005, the MPSC Staff filed testimony recommending the MPSC approve recovery of approximately \$323 million. We cannot predict the amount, if any, the MPSC will approve as recoverable.

Rate Caps: The Customer Choice Act imposes certain limitations on electric rates that could result in our inability to collect our full cost of conducting business from electric customers. Rate caps are effective through December 31, 2005 for residential customers. As a result, we may be unable to maintain our profit margins in our electric utility business during the rate cap period. In particular, if we need to purchase power supply from wholesale suppliers while

retail rates are capped, the rate restrictions may preclude full recovery of purchased power and associated transmission costs.

Power Supply Costs: To reduce the risk of high electric prices during peak demand periods and to achieve our reserve margin target, we employ a strategy of purchasing electric capacity and energy contracts for the physical delivery of electricity primarily in the summer months and to a lesser degree in the winter months. We are currently planning for a reserve margin of approximately 11 percent for summer 2005, or supply resources equal to 111 percent of projected summer peak load. Of the 2005 supply resources target of 111 percent, we expect to meet approximately 102 percent from our electric generating plants and long-term power purchase contracts, and approximately 9 percent from short-term contracts, options for physical deliveries, and other agreements. We have purchased capacity and energy contracts partially covering the estimated reserve margin requirements for 2005 through 2007. As a result, we have recognized an asset of \$12 million for unexpired capacity and energy contracts as of December 31, 2004.

PSCR: The PSCR process assures recovery of all reasonable and prudent power supply costs actually incurred by us. In September 2004, we submitted our 2005 PSCR filing to the MPSC. The proposed PSCR charge would allow us to recover a portion of our increased power supply costs from commercial and industrial customers and, subject to the overall rate caps, from other customers. We self-implemented the proposed 2005 PSCR charge in January 2005. The revenues from the PSCR charges are subject to reconciliation at the end of the year after actual costs have been reviewed for reasonableness and prudence. We cannot predict the outcome of these PSCR proceedings.

Special Contracts: We entered into multi-year electric supply contracts with certain industrial and commercial customers. The contracts provide electricity at specially negotiated prices that are at a discount from

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tariff prices, but above our incremental cost of service. As of February 2005, special contracts for approximately 630 MW of load are in place, most of which are in effect through 2005. We cannot predict the amount of electric load from these customers that will continue with our electric service after their contracts expire.

Transmission Costs: In May 2002, we sold our electric transmission system for \$290 million to MTH. We are in arbitration with MTH regarding property tax items used in establishing the selling price of our electric transmission system. An unfavorable outcome could result in a reduction of sale proceeds previously recognized by approximately \$2 million to \$3 million.

There are multiple proceedings and a proposed rulemaking pending before the FERC regarding transmission pricing mechanisms and standard market design for electric bulk power markets and transmission. The results of these proceedings and proposed rulemaking could affect significantly:

- transmission cost trends,
- delivered power costs to us, and
- delivered power costs to our retail electric customers.

In November 2004, the FERC ruled on MISO and PJM RTO "through and out" rates. Through and out rates are applied to transmission transactions when a transmission customer purchases electricity that travels through multiple transmission pricing zones. Effective December 1, 2004, regional through and out

rates for transactions between the PJM RTO and the MISO were eliminated by the FERC. In that November 2004 order, the FERC conditionally accepted, for a period beginning December 1, 2004 and ending January 31, 2008, a "license plate" pricing structure. License plate pricing provides for access to the combined regional transmission systems of the PJM RTO and the MISO at a single rate, although the rate may vary based on where the customer's load is located.

The order also adopts a transitional charge from December 1, 2004 through March 31, 2006, intended to mitigate abrupt cost shifts between transmission owners and customers as a result of the pricing structure change. The manner in which these transitional charges are calculated and implemented is currently the subject of multiple disputes pending at the FERC. Based on the compliance filings with the FERC made by the MISO and PJM RTO transmission owners, the new transitional charges will not have a significant impact on our electric results of operations. However, we cannot predict the outcome of the disputes concerning these transitional charges pending at the FERC.

Transmission Market Developments: The MISO is scheduled to begin the Midwest Energy Market on April 1, 2005. At that time, the MISO will implement a day-ahead and real-time energy market and centralized dispatch for the MISO's market participants. These changes are anticipated to ensure that load requirements in the region are met reliably and efficiently, to better manage congestion on the grid, and to produce consumer savings through the centralized dispatch of generation throughout the region. The MISO is expected to provide other functions, including long-term regional planning and market monitoring.

In addition, we are evaluating whether or not there may be impacts on electric reliability associated with changes in the composition of transmission markets. For example, Commonwealth Edison Company joined the PJM RTO in May 2004 and American Electric Power Service Corporation joined the PJM RTO in October 2004. These integrations may be creating different patterns of power flow within the Midwest area and could affect adversely our ability to provide reliable service to our customers. We are presently evaluating what financial impacts, if any, these market developments are having on our operations.

August 14, 2003 Blackout: The NERC and the U.S. and Canadian Power System Outage Task Force have released electric operations recommendations resulting from their investigation into the August 14, 2003 blackout. Few of the recommendations apply directly to us, since we are not a transmission owner. However, the recommendations could result in increased transmission costs to us and require upgrades to our distribution system. We cannot quantify the financial impact of these recommendations at this time.

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For additional details and material changes relating to the restructuring of the electric utility industry and electric rate matters, see Note 3, Contingencies, "Consumers' Electric Utility Restructuring Matters," and "Consumers' Electric Utility Rate Matters."

ELECTRIC RATE CASE: In December 2004, we filed an application with the MPSC to increase our retail electric base rates. The electric rate case filing requests an annual increase in revenues of approximately \$320 million. The primary reasons for the request are increased system maintenance and improvement costs, Clean Air Act related expenditures, and employee pension costs. A final order from the MPSC on our electric rate case is expected in late 2005. If approved as requested, the rate increase would go into effect in January 2006 and would apply to all retail electric customers. We cannot predict the amount or timing of the rate increase, if any, which the MPSC will approve.

BURIAL OF OVERHEAD POWER LINES: In September 2004, the Michigan Court of

Appeals upheld a lower court decision that requires Detroit Edison to obey a municipal ordinance enacted by the City of Taylor, Michigan. The ordinance requires Detroit Edison to bury a section of its overhead power lines at its own expense. Detroit Edison has filed an appeal with the Michigan Supreme Court. Unless overturned by the Michigan Supreme Court, the decision could encourage other municipalities to adopt similar ordinances, as has occurred or is being discussed in a few municipalities in Consumers' service territory. If incurred, we would seek recovery of these costs from our customers, subject to MPSC approval. This case has potentially broad ramifications for the electric utility industry in Michigan; however, at this time, we cannot predict the outcome of this matter.

OTHER ELECTRIC UTILITY BUSINESS UNCERTAINTIES

NUCLEAR MATTERS:

Big Rock: Dismantlement of plant systems is essentially complete and demolition of the remaining plant structures has begun. The restoration project is on schedule to return approximately 530 acres of the site, including the area formerly occupied by the nuclear plant, to a natural setting for unrestricted use in mid-2006. An additional 30 acres, the area where seven transportable dry casks loaded with spent nuclear fuel and an eighth cask loaded with high-level radioactive waste material are stored, will be returned to a natural state by the end of 2012 if the DOE begins removing the spent nuclear fuel by 2010.

Palisades: In August 2004, the NRC completed its mid-cycle plant performance assessment of Palisades. The assessment for Palisades covered the first half of 2004. The NRC determined that Palisades was operated in a manner that preserved public health and safety and fully met all cornerstone objectives. As of December 2004, all inspection findings were classified as having very low safety significance and all performance indicators show performance at a level requiring no additional oversight. Based on the plant's performance, only regularly scheduled inspections are planned through March 2006.

The amount of spent nuclear fuel at Palisades exceeds the plant's temporary onsite storage pool capacity. We are using dry casks for temporary onsite storage. As of December 31, 2004, we have loaded 22 dry casks with spent nuclear fuel. For additional information on disposal of spent nuclear fuel, see Note 3, Contingencies, "Other Consumers' Electric Utility Contingencies -- Nuclear Matters."

In September 2004, we announced that we will seek a license renewal for the Palisades plant. The plant's current license from the NRC expires in 2011. NMC, which operates the facility, will apply for a 20-year license renewal for the plant on behalf of Consumers. The Palisades renewal application is scheduled to be filed by the end of the first quarter of 2005.

We have authorized the purchase of a replacement reactor vessel closure head. The replacement head is being manufactured and scheduled to be installed in 2007. Palisades, like many other nuclear plants, has experienced cracking in reactor head nozzle penetrations. Repairs to two nozzles were made in 2004. The replacement head nozzles will be manufactured from materials less susceptible to cracking and should minimize inspection and repair costs after replacement.

Spent nuclear fuel complaint: In March 2003, the Michigan Environmental Council, the Public Interest Research Group in Michigan, and the Michigan Consumer Federation filed a complaint with the MPSC, which

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was served on us by the MPSC in April 2003. The complaint asks the MPSC to initiate a generic investigation and contested case to review all facts and issues concerning costs associated with spent nuclear fuel storage and disposal. The complaint seeks a variety of relief with respect to Consumers, Detroit Edison, Indiana & Michigan Electric Company, Wisconsin Electric Power Company, and Wisconsin Public Service Corporation. The complaint states that amounts collected from customers for spent nuclear fuel storage and disposal should be placed in an independent trust. The complaint also asks the MPSC to take additional actions. In May 2003, Consumers and other named utilities each filed motions to dismiss the complaint. We are unable to predict the outcome of this matter.

GAS UTILITY BUSINESS OUTLOOK

GROWTH: Over the next five years, we expect gas deliveries to grow at an average rate of less than one percent per year. Actual gas deliveries in future periods may be affected by:

- fluctuations in weather patterns,
- use by independent power producers,
- competition in sales and delivery,
- Michigan economic conditions,
- gas consumption per customer, and
- increases in gas commodity prices.

In February 2004, we filed an application with the MPSC for a Certificate of Public Convenience and Necessity to construct a 25-mile gas transmission pipeline in northern Oakland County. The project is necessary to meet estimated peak load beginning in the winter of 2005 through 2006. In December 2004, the MPSC approved a settlement agreement authorizing us to construct and operate the pipeline. Construction is expected to begin late spring of 2005.

In October 2004, we filed an application with the MPSC for a Certificate of Public Convenience and Necessity to construct a 10.8-mile gas transmission pipeline in northwestern Wayne County. The project is necessary to meet the projected capacity demands beginning in the winter of 2007. If we are unable to construct the pipeline, we will need to pursue more costly alternatives or curtail serving the system's load growth in that area.

GAS UTILITY BUSINESS UNCERTAINTIES

Several gas business trends or uncertainties may affect our financial results and conditions. These trends or uncertainties could have a material impact on revenues or income from gas operations. The trends and uncertainties include:

Regulatory

- inadequate regulatory response to applications for requested rate increases,
- response to increases in gas costs, including adverse regulatory response and reduced gas use by customers, and
- proposed distribution pipeline integrity rules and mandates.

Environmental

- potential environmental remediation costs at a number of sites, including sites formerly housing manufactured gas plant facilities.

Other

transmission pipeline integrity mandates, maintenance and remediation costs, and

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- other pending litigation.

GAS TITLE TRACKING FEES AND SERVICES: On February 14, 2005, the FERC issued its latest order involving Consumers' Gas Title Transfer Tracking Fees and Services. In doing so, the FERC agreed with us that such orders only apply to a title transfer tracking fee charged and collected in connection with the Consumers' FERC blanket transportation service. Because of the newly stated limits on what fees are subject to refund, we believe that if any such refunds are ultimately required, they will not be material.

GAS COST RECOVERY: The GCR process is designed to allow us to recover all of our purchased natural gas costs if incurred under reasonable and prudent policies and practices. The MPSC reviews these costs for prudency in an annual reconciliation proceeding.

The following table summarizes our GCR reconciliation filings with the MPSC. For additional details, see Note 3, Contingencies, "Consumers' Gas Utility Rate Matters -- Gas Cost Recovery."

GAS COST RECOVERY RECONCILIATION

GCR YEAR	DATE FILED	ORDER DATE	NET OVER- RECOVERY	STATUS
2001-2002	June 2002	May 2004	\$ 3 million	\$2 million has been refunded, \$1 million is included in our 2003-2004 GCR reconciliation filing
2002-2003	June 2003	March 2004	\$ 5 million	Net over-recovery includes interest accrued through March 2003 and an \$11 million disallowance settlement agreement
2003-2004	June 2004	February 2005	\$31 million	Filing includes the \$1 million and the \$5 million GCR net over-recovery above

Net over-recovery amounts included in the table above include refunds that we received from our suppliers that are required to be refunded to our customers.

GCR year 2003-2004: In February 2005, the MPSC approved a settlement agreement that resulted in a credit to our GCR customers for a \$28 million over-recovery, plus \$3 million interest, using a roll-in refund methodology. The roll-in methodology incorporates a GCR over/under-recovery in the next GCR plan year.

GCR plan for year 2004-2005: In December 2003, we filed an application with the MPSC seeking approval of a GCR plan for the 12-month period of April 2004

through March 2005. In June 2004, the MPSC issued a final Order in our GCR plan approving a settlement. The settlement included a quarterly mechanism for setting a GCR ceiling price. The current ceiling price is \$6.57 per mcf. Actual gas costs and revenues will be subject to an annual reconciliation proceeding.

GCR plan for year 2005-2006: In December 2004, we filed an application with the MPSC seeking approval of a GCR plan for the 12-month period of April 2005 through March 2006. Our request proposes using a GCR factor consisting of:

- a base GCR factor of \$6.98 per mcf, plus
- a quarterly GCR ceiling price adjustment contingent upon future events.

The GCR factor can be adjusted monthly, provided it remains at or below the current ceiling price. The quarterly adjustment mechanism allows an increase in the GCR ceiling price to reflect a portion of cost increases if the average NYMEX price for a specified period is greater than that used in calculating the base GCR factor. Actual gas costs and revenues will be subject to an annual reconciliation proceeding.

2003 GAS RATE CASE: In March 2003, we filed an application with the MPSC for a gas rate increase in the annual amount of \$156 million. In December 2003, the MPSC granted an interim rate increase in the amount of \$19 million annually. The MPSC also ordered an annual \$34 million reduction in our annual depreciation expense and related taxes.

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On October 14, 2004, the MPSC issued its Opinion and Order on final rate relief. In the order, the MPSC authorized us to place into effect surcharges that would increase annual gas revenues by \$58 million. Further, the MPSC rescinded the \$19 million annual interim rate increase. The final rate relief was contingent upon our agreement to:

- achieve a common equity level of at least \$2.3 billion by year-end 2005 and propose a plan to improve the common equity level thereafter until our target capital structure is reached,
- make certain safety-related operation and maintenance, pension, retiree health-care, employee health-care, and storage working capital expenditures for which the surcharge is granted,
- refund surcharge revenues when our rate of return on common equity exceeds its authorized 11.4 percent rate,
- prepare and file annual reports that address certain issues identified in the order, and
- file a general rate case on or before the date that the surcharge expires (which is two years after the surcharge goes into effect).

On October 15, 2004, we agreed to these commitments.

2001 GAS DEPRECIATION CASE: In December 2003, we filed an update to our gas utility plant depreciation case originally filed in June 2001. On December 18, 2003, the MPSC ordered an annual \$34 million reduction in our depreciation expense and related taxes in an interim rate order issued in our 2003 gas rate case.

In October and December 2004, the MPSC issued Opinions and Orders in our gas depreciation case. The October 2004 order requires us to file an application

for new depreciation accrual rates for our natural gas utility plant on, or no earlier than three months prior to, the date we file our next natural gas general rate case. The MPSC also directed us to undertake a study to determine why our removal costs are in excess of those of other regulated Michigan natural gas utilities and file a report with the MPSC Staff on or before December 31, 2005.

In February 2005, we requested a delay in the filing date for the next depreciation case until after the MPSC considers the removal cost study, and after the MPSC issues an order in a pending case relating to asset retirement obligation accounting.

GAS ENVIRONMENTAL ESTIMATES: We expect to incur investigation and remedial action costs at a number of sites, including 23 former manufactured gas plant sites. We expect our remaining remedial action costs to be between \$37 million and \$90 million. We expect to fund most of these costs through insurance proceeds and through the MPSC approved rates charged to our customers. Any significant change in assumptions, such as an increase in the number of sites, different remediation techniques, nature and extent of contamination, and legal and regulatory requirements, could affect our estimate of remedial action costs. For additional details, see Note 3, Contingencies, "Consumers' Gas Utility Contingencies -- Gas Environmental Matters."

OTHER CONSUMERS' OUTLOOK

MCV PARTNERSHIP PROPERTY TAXES: In January 2004, the Michigan Tax Tribunal issued its decision in the MCV Partnership's tax appeal against the City of Midland for tax years 1997 through 2000. The MCV Partnership estimates that the decision will result in a refund to the MCV Partnership of approximately \$35 million in taxes plus \$10 million of interest. The Michigan Tax Tribunal decision has been appealed to the Michigan Court of Appeals by the City of Midland and the MCV Partnership has filed a cross-appeal at the Michigan Court of Appeals. The MCV Partnership also has a pending case with the Michigan Tax Tribunal for tax years 2001 through 2004. The MCV Partnership cannot predict the outcome of these proceedings; therefore, the above refund (net of approximately \$16 million of deferred expenses) has not been recognized in 2004 earnings.

COLLECTIVE BARGAINING AGREEMENTS: Approximately 46 percent of our employees are represented by the Utility Workers of America Union. The Union represents Consumers' operating, maintenance, and construction employees and our call center employees. The collective bargaining agreement with the Union for our operating, maintenance, and construction employees will expire on June 1, 2005 and negotiations for a new agreement is

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underway currently. The collective bargaining agreement with the Union for our call center employees will expire on August 1, 2005.

ENTERPRISES OUTLOOK

INDEPENDENT POWER PRODUCTION: We plan to continue the restructuring of our IPP business with the objective of narrowing the focus of our operations to primarily North America, South America, and the Middle East/North Africa. We will continue to sell designated assets and investments that are under-performing or are not consistent with this focus. In February 2005, we sold our interest in GVK for \$20 million.

CMS ERM: CMS ERM has streamlined its portfolio in order to reduce business risk and outstanding credit guarantees. Our future activities will be centered on fuel procurement activities and merchant power marketing in such a way as to optimize the earnings from our IPP generation assets.

CMS GAS TRANSMISSION: CMS Gas Transmission has completed its plan to sell the majority of its international assets and businesses. Future operations will be conducted mainly in Michigan and South America.

GasAtacama: On March 24, 2004, the Argentine Government authorized the restriction of exports of natural gas to Chile, giving priority to domestic demand in Argentina. This restriction could have a detrimental effect on GasAtacama's earnings since GasAtacama's gas-fired electric generation plant is located in Chile and uses Argentine gas for fuel. From April through December 2004, Bolivia agreed to export 4 million cubic meters of gas per day to Argentina, which allowed Argentina to minimize its curtailments to Chile.

Argentina and Bolivia extended the term of that agreement through December 31, 2005. With the Bolivian gas supply, Argentina relaxed its export restrictions to GasAtacama, currently allowing GasAtacama to receive approximately 50 percent of its contracted gas quantities at its electric generation plant. At this point in time, it is not possible to predict the outcome of these events and their effect on the earnings of GasAtacama.

Other: In July 2003, CMS Gas Transmission completed the sale of CMS Field Services to Cantera Natural Gas, Inc. for gross cash proceeds of approximately \$113 million, subject to post closing adjustments, and a \$50 million face value contingent note of Cantera Natural Gas, Inc., which is not included in our consolidated financial statements. The contingent note is payable to CMS Energy for up to \$50 million, subject to the financial performance of the Fort Union and Bighorn natural gas gathering systems from 2004 through 2008. The financial performance is dependent primarily on the number of new wells connected, transportation volumes, and revenue with certain EBITDA thresholds required to be achieved in order for us to receive payments on the contingent note. It has not been determined for 2004 results whether we will receive a payment on the note in 2005.

UNCERTAINTIES: The results of operations and the financial position of our diversified energy businesses may be affected by a number of trends or uncertainties. Those that could have a material impact on our income, cash flows, or balance sheet and credit improvement include:

- our ability to sell or to improve the performance of assets and businesses in accordance with our business plan,
- changes in exchange rates or in local economic or political conditions, particularly in Argentina, Venezuela, Brazil, and the Middle East,
- changes in foreign laws or in governmental or regulatory policies that could reduce significantly the tariffs charged and revenues recognized by certain foreign subsidiaries, or increase expenses,
- imposition of stamp taxes on South American contracts that could increase project expenses substantially,
- impact of any future rate cases, FERC actions, or orders on regulated businesses,
- impact of ratings downgrades on our liquidity, operating costs, and cost of capital,
- impact of changes in commodity prices and interest rates on certain derivative contracts that do not qualify for hedge accounting and must be marked to market through earnings, and

- changes in available gas supplies or Argentine government regulations that could restrict natural gas exports to our GasAtacama generating plant.

OTHER OUTLOOK

LITIGATION AND REGULATORY INVESTIGATION: We are the subject of an investigation by the DOJ regarding round-trip trading transactions by CMS MST. Additionally, we are named as a party in various litigation matters including, but not limited to, a shareholder derivative lawsuit, a securities class action lawsuit, a class action lawsuit alleging ERISA violations, and several lawsuits regarding alleged false natural gas price reporting and price manipulation. For additional details regarding these investigations and litigation, see Note 3, Contingencies.

NEW ACCOUNTING STANDARDS

For a discussion of new pronouncements, see Note 16, Implementation of New Accounting Standards.

NEW ACCOUNTING STANDARDS NOT YET EFFECTIVE

SFAS NO. 123R, SHARE-BASED PAYMENT: The Statement requires companies to expense the grant date fair value of employee stock options and similar awards. The Statement also clarifies and expands SFAS No. 123's guidance in several areas, including measuring fair value, classifying an award as equity or as a liability, and attributing compensation cost to reporting periods.

In addition, this Statement amends SFAS No. 95, Statement of Cash Flows, to require that excess tax benefits related to the excess of the tax deductible amount over the compensation cost recognized be classified as a financing cash inflow rather than as a reduction of taxes paid in operating cash flows.

This Statement is effective for us as of the beginning of the third quarter of 2005. We adopted the fair value method of accounting for share-based awards effective December 2002, and therefore, expect this Statement to have an insignificant impact on our results of operations when it becomes effective.

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CMS ENERGY CORPORATION MANAGEMENT'S REPORT ON INTERNAL CONTROL OVER FINANCIAL REPORTING

CMS Energy's management is responsible for establishing and maintaining adequate internal control over financial reporting, as such term is defined in Rule 13a-15(f) under the Exchange Act. Under the supervision and with the participation of management, including its CEO and CFO, CMS Energy conducted an evaluation of the effectiveness of its internal control over financial reporting based on the framework in Internal Control -- Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission. Based on such evaluation, CMS Energy's management concluded that its internal control over financial control reporting was effective as of December 31, 2004.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

CMS Energy's management's assessment of the effectiveness of CMS Energy's internal control over financial reporting as of December 31, 2004 has been audited by Ernst & Young LLP, an independent registered public accounting firm, who audited the consolidated financial statements of CMS Energy included in this Form 10-K. Ernst & Young LLP's attestation report on CMS Energy's management's assessment of internal control over financial reporting follows this report.

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REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

The Board of Directors and Shareholders of CMS Energy Corporation

We have audited management's assessment, included in MANAGEMENT'S REPORT ON INTERNAL CONTROL OVER FINANCIAL REPORTING, that CMS Energy Corporation (a Michigan Corporation) and subsidiaries maintained effective internal control over financial reporting as of December 31, 2004, based on criteria established in Internal Control -- Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (the COSO criteria). CMS Energy Corporation's management is responsible for maintaining effective internal control over financial reporting and for its assessment of the effectiveness of internal control over financial reporting. Our responsibility is to express an opinion on management's assessment and an opinion on the effectiveness of the company's internal control over financial reporting based on our audit. We did not examine the effectiveness of internal control over financial reporting of Midland Cogeneration Venture Limited Partnership, a 49% owned variable interest entity which has been consolidated pursuant to Revised Financial Accounting Standards Board Interpretation No. 46, "Consolidation of Variable Interest Entities", whose financial statements reflect total assets and revenues constituting 12% and 12%, respectively, of the related consolidated financial statement amounts as of and for the year ended December 31, 2004. The effectiveness of Midland Cogeneration Venture Limited Partnership's internal control over financial reporting was audited by other auditors whose report has been furnished to us, and our opinion, insofar as it relates to the effectiveness of Midland Cogeneration Venture Limited Partnership's internal control over financial reporting, is based solely on the report of the other auditors.

We conducted our audit in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether effective internal control over financial reporting was maintained in all material respects. Our audit included obtaining an understanding of internal control over financial reporting, evaluating management's assessment, testing and evaluating the design and operating effectiveness of internal control, and performing such other procedures as we considered necessary in the circumstances. We believe that our audit and the report of the other auditors provide a reasonable basis for our opinion.

A company's internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely

detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

In our opinion, based on our audit and the report of the other auditors, management's assessment that CMS Energy Corporation maintained effective internal control over financial reporting as of December 31, 2004, is fairly stated, in all material respects, based on the COSO criteria. Also, in our opinion, based on our audit and the report of the other auditors, CMS Energy Corporation maintained, in all material respects, effective internal control over financial reporting as of December 31, 2004, based on the COSO criteria.

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the consolidated balance sheets of CMS Energy Corporation and subsidiaries as of December 31, 2004 and 2003, and the related consolidated statements of income (loss), common stockholders' equity, and cash flows for each of the three years in the period ended December 31, 2004 and our report dated March 7, 2005 expressed an unqualified opinion thereon.

/s/ Ernst & Young LLP

Detroit, Michigan March 7, 2005

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MCV MANAGEMENT'S REPORT ON INTERNAL CONTROL OVER FINANCIAL REPORTING

MCV's management is responsible for establishing and maintaining an adequate system of internal control over financial reporting of MCV. This system is designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with accounting principles generally accepted in the United States of America.

MCV's internal control over financial reporting includes those policies and procedures that (i) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of MCV; (ii) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of MCV are being made only in accordance with authorizations of management and the Management Committee of MCV; and (iii) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of MCV's assets that could have a material effect on the financial statements.

Because of its inherent limitations, a system of internal control over financial reporting can provide only reasonable assurance and may not prevent or detect misstatements. Further, because of changes in conditions, effectiveness of internal controls over financial reporting may vary over time. Our system contains self-monitoring mechanisms, and actions are taken to correct deficiencies as they are identified.

MCV management conducted an evaluation of the effectiveness of the system of internal control over financial reporting based on the framework in "Internal

Control -- Integrated Framework" issued by the Committee of Sponsoring Organizations of the Treadway Commission. Based on this evaluation, management concluded that MCV's system of internal control over financial reporting was effective as of December 31, 2004. MCV management's assessment of the effectiveness of MCV's internal control over financial reporting has been audited by PricewaterhouseCoopers LLP, an independent registered public accounting firm, as stated in their report which is included herein.

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CMS ENERGY CORPORATION

CONSOLIDATED STATEMENTS OF INCOME (LOSS)

	YEARS ENDED DECEMBER 31		
	2004	2003	2002
		N MILLIONS	
OPERATING REVENUE	\$5 , 472	\$5 , 513	\$8 , 673
EARNINGS FROM EQUITY METHOD INVESTEES	115	164	92
Fuel for electric generation	793	405	341
Purchased and interchange power	344	540	2,677
Purchased power related parties		455	564
Cost of gas sold	1,786	1,791	2,745
Other operating expenses	954	951	915
Maintenance	256	226	212
Depreciation, depletion and amortization	431	428	412
General taxes	270	191	222
Asset impairment charges	160	95	602
	4,994	5,082	8,690
OPERATING INCOME	 593	595	 75
OTHER INCOME (DEDUCTIONS)			
Accretion expense	(23)	(29)	(31)
Gain (loss) on asset sales, net	52	(3)	37
Interest and dividends	27	28	15
Regulatory return on capital expenditures	113		
Foreign currency gains (losses), net	(3)	15	(7)
Other income	27	25	13
Other expense	(15)	(22)	(27)
	178	14	
FIXED CHARGES			
Interest on long-term debt	502	473	404
<pre>Interest on long-term debt related parties</pre>	58	58	
Other interest	44	59	32
Capitalized interest	25	(9)	(16)
Preferred dividends of subsidiaries	5	2	2
Preferred securities distributions		10	86
	634	593 	508
INCOME (LOSS) BEFORE MINORITY INTERESTS	137	16	(433)
MINORITY INTERESTS	15		2

INCOME (LOSS) BEFORE INCOME TAXES	122	16	(435)
INCOME TAX EXPENSE (BENEFIT)		58 	
INCOME (LOSS) FROM CONTINUING OPERATIONSGAIN (LOSS) FROM DISCONTINUED OPERATIONS, NET OF \$18 TAX EXPENSE IN 2004, \$50 TAX EXPENSE IN 2003 AND \$118 TAX			
BENEFIT IN 2002	(4)	23	(274)
INCOME (LOSS) BEFORE CUMULATIVE EFFECT OF CHANGES IN ACCOUNTING	123	(19)	(668)
RETIREMENT BENEFITS	(2)		
DERIVATIVES			
ASSET RETIREMENT OBLIGATIONS, SFAS NO. 143		(1)	
		(24)	
NET INCOME (LOSS)	121 11	(43)	(650)
NET INCOME (LOSS) AVAILABLE TO COMMON STOCKHOLDERS	\$ 110	\$ (44)	\$ (650)
		======	=====

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	YEARS ENDED DECEMBER 31		
	2004	2003	2002
	IN MILLIONS, EXCEPT PER SHARE AMOUN		
CMS ENERGY			
NET INCOME (LOSS) Net Income (Loss) Available to Common Stockholders	\$ 110 =====		, , ,
BASIC INCOME (LOSS) PER AVERAGE COMMON SHARE			
Income (Loss) from Continuing Operations Income (Loss) from Discontinued Operations Income (Loss) from Changes in Accounting	(0.02)	\$(0.30) 0.16 (0.16)	(1.97)
Net Income (Loss) Attributable to Common Stock	\$ 0.65	\$(0.30) =====	\$(4.68)
DILUTED INCOME (LOSS) PER AVERAGE COMMON SHARE			
<pre>Income (Loss) from Continuing Operations</pre>	\$ 0.67	\$(0.30)	\$(2.84)
<pre>Income (Loss) from Discontinued Operations</pre>	,	0.16	, ,
Income (Loss) from Changes in Accounting		(0.16)	
Net Income (Loss) Attributable to Common Stock	\$ 0.64		\$(4.68)
DIVIDENDS DECLARED PER COMMON SHARE		\$	

The accompanying notes are an integral part of these statements.

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CMS ENERGY CORPORATION

CONSOLIDATED STATEMENTS OF CASH FLOWS

	YEARS ENDED DECEMBER 31		
	2004	2003	2002
		IN MILLIONS	
CASH FLOWS FROM OPERATING ACTIVITIES Net income (loss)	\$ 121	\$ (43)	\$ (650)
Adjustments to reconcile net income (loss) to net cash provided by operating activities Depreciation, depletion, and amortization (includes			
nuclear decommissioning of \$6 per year) Depreciation and amortization of discontinued	431	428	412
operations		34	73
Loss on disposal of discontinued operations	2	4.6	237
Regulatory return on capital expenditures	(113)		
Asset impairment charges	160	95	602
Capital lease and debt discount amortization	28	25	18
Accretion expense	23	29	31
Bad debt expense	19	28	22
Distributions from related parties less than			
earnings	(88)	(41)	(39)
Loss (gain) on sale of assets	(52)	3	(37)
Cumulative effect of changes in accounting	2	24	(18)
Pension contribution		(560)	(64)
Decrease (increase) in accounts receivable and			
accrued revenue	(144)	200	99
Decrease (increase) in inventories	(109)	(288)	140
Increase (decrease) in accounts payable	86	(231)	(243)
Increase (decrease) in accrued expenses	37	(49)	195
Deferred income taxes and investment tax credit Decrease (increase) in other current and	94	242	(398)
non-current assets	(98)	10	(271)
Increase (decrease) in other current and	(,		, ,
non-current liabilities	(1)	(202)	505
Net cash provided by (used in) operating			
activities	398	(250)	614
CASH FLOWS FROM INVESTING ACTIVITIES			
Capital expenditures (excludes assets placed under capital			
lease) Investments in partnerships and unconsolidated	(525)	(535)	(747)
subsidiaries	(71)		(55)
Cost to retire property	(73)	(72)	(66)
Restricted cash	145	(163)	(34)
Investments in Electric Restructuring Implementation	-	,,	(- /
Plan	(7)	(8)	(8)
Investments in nuclear decommissioning trust funds	(6)	(6)	(6)
Proceeds from nuclear decommissioning trust funds	36	34	30
Proceeds from short-term investments	2,267		

Purchase of short-term investments	(2,376)		
Maturity of MCV restricted investment securities			
held-to-maturity	675		
Purchase of MCV restricted investment securities			
held-to-maturity	(674)		
Proceeds from sale of assets	219	939	1,659
Other investing	(2)	14	56
Net cash provided by (used in) investing			
activities	(392)	203	829

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	YEARS ENDED DECEMBER 31					
	20		20	 003 	2	002
				ILLIONS		
CASH FLOWS FROM FINANCING ACTIVITIES						
Proceeds from notes, bonds and other long-term debt	-	1,392	,	2,080		725
Issuance of common stock		290		·		
Issuance of preferred stock				272		
Retirement of bonds and other long-term debt	()	1,631)	()	1,656)	(1,834)
Common stock repurchased	,		,		`	(8)
Payment of common stock dividends						(149)
Payment of preferred stock dividends		(11)		(1)		
Payment of capital and finance lease obligations		(44)		(13)		(15)
Increase (decrease) in notes payable				(470)		75
Other financing		(39)		17		(17)
00.01 11.01.01.01.01.01.01.01.01.01.01.01.01.0						
Net cash provided by (used in) financing activities		(43)		229		1,223)
EFFECT OF EXCHANGE RATES ON CASH				(1)		8
NET INCREASE IN CASH AND CASH EQUIVALENTS		(37)		181		228
CASH AND CASH EQUIVALENTS FROM EFFECT OF REVISED FASB						
INTERPRETATION NO. 46 CONSOLIDATION		174				
CASH AND CASH EQUIVALENTS, BEGINNING OF PERIOD		532		351		123
CACH AND CACH EQUITALENES. END OF DEDICE	 \$	669	 \$	532	 \$	351
CASH AND CASH EQUIVALENTS, END OF PERIOD	7			33Z =====	'	331
OTHER CASH FLOW ACTIVITIES AND NON-CASH INVESTING AND FINANCING ACTIVITIES WERE:						
CASH TRANSACTIONS						
Interest paid (net of amounts capitalized)	\$	601	\$	564	\$	409
Income taxes paid (net of refunds)			·	(33)		(217)
OPEB cash contribution		63		76		84
NON-CASH TRANSACTIONS				-		-
Other assets placed under capital lease	\$	3	\$	19	\$	62
1		=====	===			

The accompanying notes are an integral part of these statements.

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CMS ENERGY CORPORATION

CONSOLIDATED BALANCE SHEETS

	DECEM	BER 31
	2004	2003
	IN MI	LLIONS
ASSETS		
PLANT AND PROPERTY (AT COST)		
Electric utility	\$ 7 , 967	\$ 7,600
Gas utility	2,995	2,875
Enterprises	3,391	837
Other	28	32
	14,381	11,344
Less accumulated depreciation, depletion, and		
amortization	6 , 115	4,842
	8,266	6,502
Construction work-in-progress	370	388
	8,636	6,890
INVESTMENTS Enterprises	729	724
Midland Cogeneration Venture Limited Partnership	729	419
First Midland Limited Partnership		224
Other	23	23
	752	1,390
CURRENT ASSETS		
Cash and cash equivalents at cost, which approximates		
market	669	532
Restricted cashShort-term investments at cost, which approximates	56	201
market	109	
Accounts receivable, notes receivable, and accrued	103	
revenue, less allowances of \$38 in 2004 and \$40 in	F00	262
2003	528	363
parties	53	73
Inventories at average cost Gas in underground storage	856	741
Materials and supplies	90	98
Generating plant fuel stock	84	52
Assets held for sale		24
Price risk management assets	91	102
Regulatory assets postretirement benefits	19	19
Derivative instruments	96	2
Deferred property taxes	167	146
Prepayments and other	181	116
	2 , 999	2,469

NON-CURRENT ASSETS Regulatory Assets

Securitized costs	604	648
Additional minimum pension	372	
Postretirement benefits	139	162
Abandoned Midland project	10	10
Other	552	266
Assets held for sale		2
Price risk management assets	214	177
Nuclear decommissioning trust funds	575	575
Prepaid pension costs		388
Goodwill	23	25
Notes receivable related parties	217	242
Notes receivable	178	150
Other	601	444
	3,485	3,089
TOTAL ASSETS	\$15 , 872	\$13 , 838
		======

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CMS ENERGY CORPORATION

	DECEMBER 31		
	2004		
		LLIONS	
STOCKHOLDERS' INVESTMENT AND LIABILITIES CAPITALIZATION Common stockholders' equity Common stock, authorized 350.0 shares; outstanding 195.0 shares in 2004 and 161.1 shares in 2003 Other paid-in capital	\$ 2 4,140 (336) (1,734)	(419) (1,844)	
Preferred stock of subsidiary Preferred stock Long-term debt Long-term debt related parties Non-current portion of capital and finance lease obligations	2,072 44 261 6,444 504	1,585 44 261 6,020 684	
	9,640	8,652	
MINORITY INTERESTS	733	73	
CURRENT LIABILITIES Current portion of long-term debt, capital and finance			
leases Current portion of long-term debt related parties Accounts payable Accounts payable related parties Accrued interest Accrued taxes	296 180 391 1 145 312	519 303 40 130 285	

Liabilities held for salePrice risk management liabilities	 90	2 89
Current portion of purchase power contracts		27
Current portion of gas supply contract obligations	32	29
Deferred income taxes	19	27
Other	289	185
	•	1,636
NON-CURRENT LIABILITIES		
Regulatory Liabilities		
Regulatory liabilities for cost of removal	1,044	983
Income taxes, net	357	312
Other regulatory liabilities	173	172
Postretirement benefits	275	265
Deferred income taxes	671	615
Deferred investment tax credit	79	85
Asset retirement obligation	439	359
Price risk management liabilities	213	175
Gas supply contract obligations	176	208
Other	317	303
	3,744	3,477
Commitments and Contingencies (Notes 3, 4, 6, 9, 11)		
TOTAL STOCKHOLDERS' INVESTMENT AND LIABILITIES	\$15 , 872	\$13,838
	======	======

The accompanying notes are an integral part of these statements.

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CMS ENERGY CORPORATION

CONSOLIDATED STATEMENTS OF COMMON STOCKHOLDERS' EQUITY

	YEARS ENDED DECEMBER 31					
	2004 2003 2002		2004	2003		
	NUMBER OF	SHARES IN	 THOUSANDS		IN MILLIONS	
COMMON STOCK						
At beginning and end of period OTHER PAID-IN CAPITAL				\$ 2	\$ 2	
At beginning of period	161,130	144,088	132,989	3,846	3,605	
Common stock repurchased	(43)	(14)	(39)	(1)		
Common stock reacquired	(270)	(217)	(220)	(5)	(5)	
Common stock issued	34,180	17,273	11,358	301	234	
Common stock reissued					1	
Issuance cost of preferred stock				(1)	(8)	
Deferred gain					19	
At end of period	194,997	161,130	144,088	4,140	3,846	
ACCUMULATED OTHER COMPREHENSIVE LOSS						
Minimum Pension Liability					(0.41)	
At beginning of period					(241)	

Minimum pension liability adjustments(a)	(17)	241
At end of period	(17)	
Investments At beginning of period	8	2
<pre>Unrealized gain on investments(a) Realized gain on investments(a)</pre>	1	6
At end of period	9	8
Derivative Instruments At beginning of period Unrealized gain (loss) on	(8)	(31)
derivative instruments(a) Realized gain (loss) on derivative	5	4
instruments(a)	(6)	19
At end of period	(9)	(8)
FOREIGN CURRENCY TRANSLATION At beginning of period Loy Yang sale Other foreign currency translations	(419) 110 (10)	(458) 39
At end of period	(319)	(419)
At end of period	(336)	(419)
RETAINED DEFICIT At beginning of period Consolidated net income (loss)(a) Preferred stock dividends declared Common stock dividends declared At end of period	(1,844) 121 (11) (1,734)	(1,800) (43) (1) (1,844)
TOTAL COMMON STOCKHOLDERS' EQUITY	\$ 2,072 ======	\$ 1,585
	==	

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		20	004	2	003	2	002	
				N M	 ILLIONS	3		
(a)	DISCLOSURE OF OTHER COMPREHENSIVE INCOME (LOSS): Minimum pension liability Minimum pension liability adjustments, net of tax (tax benefit) of \$(9), \$132 and \$(132), respectively	\$	(17)	\$	241	\$	(241)	
	Investments Unrealized gain on investments, net of tax of \$1, \$3		, ,				, ,	
	and \$, respectively		1		6			
	and \$, respectively						7	

Derivative Instruments					
Unrealized gain (loss) on derivative instruments, net					
of tax (tax benefit) of $$12$, $$$, and $$(4)$,					
respectively		5		4	(7)
Realized gain (loss) on derivative instruments, net					
of tax (tax benefit) of $\$(6)$, $\$11$, and $\$2$,					
respectively		(6)		19	4
Foreign currency translation, net		100		39	(225)
Consolidated net income (loss)		121		(43)	(650)
Total Other Comprehensive Income (Loss)	\$	204	\$	266	\$(1,112)
	===	=====	===	====	======

The accompanying notes are an integral part of these statements.

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CMS ENERGY CORPORATION

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1: CORPORATE STRUCTURE AND ACCOUNTING POLICIES

CORPORATE STRUCTURE: CMS Energy is an integrated energy company with a business strategy focused primarily in Michigan. We are the parent holding company of Consumers and Enterprises. Consumers is a combination electric and gas utility company serving Michigan's Lower Peninsula. Enterprises, through various subsidiaries and equity investments, is engaged in domestic and international diversified energy businesses, including independent power production and natural gas transmission, storage and processing. We manage our businesses by the nature of services each provides and operate principally in three business segments, electric utility, gas utility, and enterprises.

PRINCIPLES OF CONSOLIDATION: The consolidated financial statements include the accounts of CMS Energy, Consumers, Enterprises, and all other entities in which we have a controlling financial interest or are the primary beneficiary, in accordance with Revised FASB Interpretation No. 46. The primary beneficiary of a variable interest entity is the party that absorbs or receives a majority of the entity's expected losses or expected residual returns or both as a result of holding variable interests, which are ownership, contractual, or other economic interests. In accordance with Revised FASB Interpretation No. 46, in 2003, we consolidated three Michigan electric generating plants and in 2004, we consolidated the MCV Partnership and the FMLP. For additional details, see Note 16, Implementation of New Accounting Standards. We use the equity method of accounting for investments in companies and partnerships that are not consolidated, where we have significant influence over operations and financial policies, but are not the primary beneficiary. Intercompany transactions and balances have been eliminated.

USE OF ESTIMATES: We prepare our consolidated financial statements in conformity with U.S. generally accepted accounting principles. We are required to make estimates using assumptions that may affect the reported amounts and disclosures. Actual results could differ from those estimates.

We are required to record estimated liabilities in the consolidated

financial statements when it is probable that a loss will be incurred in the future as a result of a current event, and when an amount can be reasonably estimated. We have used this accounting principle to record estimated liabilities as discussed in Note 3, Contingencies.

REVENUE RECOGNITION POLICY: We recognize revenues from deliveries of electricity and natural gas, and the transportation, processing, and storage of natural gas when services are provided. Sales taxes are recorded as liabilities and are not included in revenues. Revenues on sales of marketed electricity, natural gas, and other energy products are recognized at delivery. Mark-to-market changes in the fair values of energy trading contracts that qualify as derivatives are recognized as revenues in the periods in which the changes occur.

ACCRETION EXPENSE: CMS ERM has entered into prepaid sales arrangements to provide natural gas to various entities over periods of up to 12 years at predetermined price levels. CMS ERM has established a liability for these outstanding obligations equal to the discounted present value of the contracts, and has hedged its exposures under these arrangements. The amounts recorded as liabilities on our Consolidated Balance Sheets are guaranteed by Enterprises. As CMS ERM fulfills its obligations under the contracts, it recognizes revenues upon the delivery of natural gas, records a reduction to the outstanding obligation, and recognizes accretion expense.

CAPITALIZED INTEREST: We are required to capitalize interest on certain qualifying assets that are undergoing activities to prepare them for their intended use. Capitalization of interest for the period is limited to the actual interest cost that is incurred, and our non-regulated businesses are prohibited from imputing interest costs on any equity funds. Our regulated businesses are permitted to capitalize an allowance for funds used during construction on regulated construction projects and to include such amounts in plant in service.

CASH EQUIVALENTS AND RESTRICTED CASH: All highly liquid investments with an original maturity of three months or less are considered cash equivalents.

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CMS ENERGY CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

At December 31, 2004, our restricted cash on hand was \$56 million. Restricted cash dedicated for repayment of Securitization bonds is classified as a current asset as the payments on the related Securitization bonds occur within one year.

COST METHOD INVESTMENTS: At December 31, 2004, our cost method investments totaled \$22 million, substantially all of which were evaluated for impairment in 2004. We periodically reevaluate the fair value of our cost method investments if there are specific events or changes in circumstances that may have a significant adverse effect on the fair value of our investments.

EARNINGS PER SHARE: Basic and diluted earnings per share are based on the weighted average number of shares of common stock and dilutive potential common stock outstanding during the period. Potential common stock, for purposes of determining diluted earnings per share, includes the effects of dilutive stock options, warrants and convertible securities. The effect on number of shares of such potential common stock is computed using the treasury stock method or the if-converted method, as applicable. For earnings per share computation, see Note 5, Earnings Per Share.

FINANCIAL INSTRUMENTS: We account for investments in debt and equity securities using SFAS No. 115. Debt and equity securities classified as

available-for-sale are reported at fair value determined from quoted market prices. Debt and equity securities classified as held-to-maturity are reported at cost. Unrealized gains or losses resulting from changes in fair value of certain available-for-sale debt and equity securities are reported, net of tax, in equity as part of accumulated other comprehensive income. Unrealized gains or losses are excluded from earnings unless the related changes in fair value are determined to be other than temporary.

Unrealized gains or losses on our nuclear decommissioning investments are reflected as regulatory liabilities on our Consolidated Balance Sheets. Realized gains or losses would not affect our earnings or cash flows.

For additional details regarding financial instruments, see Note 6, Financial and Derivative Instruments.

FOREIGN CURRENCY TRANSLATION: Our subsidiaries and affiliates whose functional currency is not the U.S. dollar translate their assets and liabilities into U.S. dollars at the exchange rates in effect at the end of the fiscal period. We translate revenue and expense accounts of such subsidiaries and affiliates into U.S. dollars at the average exchange rates that prevailed during the period. The gains or losses that result from this process are shown in the stockholders' equity section on our Consolidated Balance Sheets. For subsidiaries operating in highly inflationary economies, the U.S. dollar is considered to be the functional currency, and transaction gains and losses are included in determining net income. Gains and losses that arise from exchange rate fluctuations on transactions denominated in a currency other than the functional currency, except those that are hedged, are included in determining net income.

GAS INVENTORY: We use the weighted average cost method for valuing working gas and recoverable cushion gas in underground storage facilities.

GENERATING PLANT FUEL STOCK INVENTORY: We use the weighted average cost method for valuing coal inventory and classify these costs as generating plant fuel stock on our Consolidated Balance Sheets. The MCV Partnership's natural gas inventory is also included in this category, stated at the lower of cost or market and valued using the last-in, first-out ("LIFO") method.

GOODWILL: Goodwill represents the excess of the purchase price over the fair value of the net assets of acquired companies. Goodwill is not amortized, but is tested annually for impairment. For additional information, see Note 13, Goodwill.

IMPAIRMENT OF INVESTMENTS AND LONG-LIVED ASSETS: We evaluate potential impairments of our investments in long-lived assets, other than goodwill, based on various analyses, including the projection of undiscounted cash flows, whenever events or changes in circumstances indicate that the carrying amount of the assets may not be recoverable. If the carrying amount of the investment or asset exceeds its estimated

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CMS ENERGY CORPORATION
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

undiscounted future cash flows, an impairment loss is recognized and the investment or asset is written down to its estimated fair value.

MAINTENANCE AND DEPRECIATION: We charge property repairs and minor property replacements to maintenance expense. We also charge planned major maintenance activities to operating expense unless the cost represents the acquisition of additional components or the replacement of an existing component. We capitalize

the cost of plant additions and replacements. We depreciate utility property using straight-line rates approved by the MPSC. The composite depreciation rates for our properties are:

YEARS ENDED DECEMBER 31	2004	2003	2002
Electric utility property	3.2%	3.1%	3.1%
Gas utility property	3.7%	4.6%	4.5%
Other property	8.4%	8.1%	7.2%

NUCLEAR FUEL COST: We amortize nuclear fuel cost to fuel expense based on the quantity of heat produced for electric generation. For nuclear fuel used after April 6, 1983, we charge certain disposal costs to nuclear fuel expense, recover these costs through electric rates, and remit them to the DOE quarterly. We elected to defer payment for disposal of spent nuclear fuel burned before April 7, 1983. As of December 31, 2004, we have recorded a liability to the DOE of \$141 million, including interest, which is payable upon the first delivery of spent nuclear fuel to the DOE. The amount of this liability, excluding a portion of interest, was recovered through electric rates. For additional details on disposal of spent nuclear fuel, see Note 3, Contingencies, "Other Consumers' Electric Utility Contingencies -- Nuclear Matters."

OTHER INCOME AND OTHER EXPENSE: The following tables show the components of Other income and Other expense:

YEARS ENDED DECEMBER 31	2004	2003	2002
	IN MILLIONS		
Other income Interest and dividends related parties Return on stranded costs Return on security costs Electric restructuring return Investment sale gain All other.	\$ 6 7 2 6 	\$ 6 8 4	\$ 3 4 6
Total other income	\$27 ===	\$25 ===	\$13 ===
YEARS ENDED DECEMBER 31		2003 MILLION	
Other expense Loss on SERP investment. Donations. CMS ERM remediation costs. Civic and political expenditures. All other.	\$ (3) (1) (2) (9)	\$ (2) (1) (6) (2) (11)	\$ (10) (9) (1) (3) (4)
Total other expense	\$(15) ====	\$ (22) ====	\$(27) ====

PROPERTY, PLANT, AND EQUIPMENT: We record property, plant, and equipment at original cost when placed into service. When regulated assets are retired, or otherwise disposed of in the ordinary course of business, the original cost is charged to accumulated depreciation. The cost of removal, less salvage, is recorded as a regulatory liability. For additional details, see Note 8, Asset Retirement Obligations. An allowance for funds used during

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CMS ENERGY CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

construction is capitalized on regulated construction projects. With respect to the retirement or disposal of non-regulated assets, the resulting gains or losses are recognized in income.

Property, plant, and equipment at December 31, 2004 and 2003, was as follows:

YEARS ENDED DECEMBER 31	ESTIMATED DEPRECIABLE LIFE IN YEARS(e)	2004	20
		IN MII	LIONS
Electric:			
Generation	13-105	\$3 , 433	\$3,
Distribution	12-75	4,069	3,
Other	7-50	384	
Capital leases(a)		81	
Gas:			
Underground storage facilities(b)	30-65	255	
Transmission	15-75	367	
Distribution	40-75	2,057	1,
Other	7-50	290	
Capital leases(a)		26	
Enterprises:			
IPP	3-40	2,982	
CMS Gas Transmission	5-40	124	
CMS Electric and Gas	2-30	257	
Other	4-25	28	
Other:	7-71	28	
Construction work-in-progress		370	
Less accumulated depreciation, depletion, and			
amortization(c)		6,115	4,
Net property, plant, and equipment(d)		\$8,636 =====	\$6, ===

⁽a) Capital leases presented in this table are gross amounts. Amortization of capital leases was \$49 million in 2004 and \$38 million in 2003.

⁽b) Includes unrecoverable base natural gas in underground storage of \$26 million at December 31, 2004 and \$23 million at December 31, 2003, which is not subject to depreciation.

- (c) Accumulated depreciation, depletion, and amortization is made up of \$5.665 billion from our public utility plant assets and \$450 million from other plant assets as of December 31, 2004 and \$4.417 billion from public utility plant assets and \$425 million from other plant assets as of December 31, 2003.
- (d) Included in net property, plant and equipment are intangible assets related primarily to software development costs, consents, leasehold improvements, and rights of way. The estimated amortization life for software development costs is seven years, leasehold improvements is over the life of the lease and other intangible

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CMS ENERGY CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

amortization lives range from 50 to 105 years. Intangible assets at December 31, 2004 and 2003 were as follows:

YEAR ENDED DECEMBER 31, 2004	GROSS COST	ACCUMULATED AMORTIZATION	INTANGIBLE ASSET, NET
		IN MILLIONS	
Software development Rights of way Leasehold improvements Franchises and consents Other intangibles	\$179	\$117	\$ 62
	94	28	66
	22	14	8
	19	9	10
	64	25	39
Totals	\$378	\$193	\$185
	====	====	====
YEAR ENDED DECEMBER 31, 2003	GROSS COST	ACCUMULATED AMORTIZATION	INTANGIBLE ASSET, NET
		IN MILLIONS	
Software development. Rights of way. Leasehold improvements. Franchises and consents. Other intangibles.	\$178	\$107	\$ 71
	89	25	64
	32	30	2
	19	8	11
	101	41	60
Totals	\$419	\$211	\$208
	====	====	====

Pretax amortization expense related to these intangible assets was \$21 million for the year ended December 31, 2004, \$21 million for the year ended December 31, 2003, and \$20 million for the year ended December 31, 2002. Intangible assets amortization is forecasted to range from \$10 million to \$21 million per year over the next five years.

(e) The following table illustrates the depreciable life for electric and gas structures and improvements.

	ESTIMATED DEPRECIABLE		ESTIMATED DEPRECIABLE
ELECTRIC	LIFE IN YEARS	GAS	LIFE IN YEARS
Generation:		Underground storage facilities	45-50
Coal	39-43	Transmission	60
Nuclear	17-25	Distribution	50
Hydroelectric	55-71	Other	50
Other	32		
Distribution	50-60		
Other	40-42		

RECLASSIFICATIONS: Certain prior year amounts have been reclassified for comparative purposes. These reclassifications did not affect consolidated net income (loss) for the years presented.

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CMS ENERGY CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

RELATED-PARTY TRANSACTIONS: We received income from related parties as follows:

TYPE OF INCOME	RELATED PARTY	2004	2003	2002
			N MILLIO	 NS)
<pre>Income from our investments in related party trusts(c)</pre>	Trust Preferred Securities Companies	\$ 2	\$ 2	\$
Electric generating capacity and energy from T.E.S. Filer City, Grayling Generation, and Genesee Power Station(a)	Consumers Energy		64	67
Gas sales, storage, transportation, and other services(b)	MCV Partnership		17	41

We recorded expense from related parties as follows:

TYPE OF COST	RELATED PARTY	2004	2003	2002
		 (IN	MILLION	
<pre>Interest expense on long-term debt(c)</pre>	Trust Preferred Securities Companies	\$ 58	\$ 58	\$
Electric generating capacity and energy(b)	MCV Partnership		455	497

- (a) At December 31, 2003, we consolidated the T.E.S. Filer City Station Limited Partnership, Grayling Generating Station Limited Partnership, and Genessee Power Station Limited Partnership into our consolidated financial statements in accordance with Revised FASB Interpretation No. 46. For additional details, see Note 16, Implementation of New Accounting Standards.
- (b) In 2004, we consolidated the MCV Partnership and the FMLP into our consolidated financial statements in accordance with Revised FASB Interpretation No. 46. For additional details, see Note 16, Implementation of New Accounting Standards.
- (c) We issued Trust Preferred Securities through several CMS Energy and Consumers affiliated companies. As of December 31, 2003, we deconsolidated the trusts that hold the mandatorily redeemable Trust Preferred Securities. As a result of the deconsolidation, we now record on our Consolidated Statements of Income (Loss), Interest on Long-term debt -- related parties to the trusts holding the Trust Preferred Securities. For additional information on our affiliated Trust Preferred Securities companies, see Note 16, Implementation of New Accounting Standards.

TRADE RECEIVABLES: We record our accounts receivable at fair value. Accounts deemed uncollectible are charged to operating expense.

UNAMORTIZED DEBT PREMIUM, DISCOUNT, AND EXPENSE: We capitalize premiums, discounts, and expenses incurred in connection with the issuance of long-term debt and amortize those costs ratably over the terms of the debt issues. Any refinancing costs are charged to expenses as incurred. For the regulated portions of our businesses, if we refinance debt, we capitalize any remaining unamortized premiums, discounts, and expenses and amortize them ratably over the terms of the newly issued debt.

UTILITY REGULATION: We account for the effects of regulation based on the regulated utility accounting standard SFAS No. 71. As a result, the actions of regulators affect when we recognize revenues, expenses, assets, and liabilities.

We reflect the following regulatory assets and liabilities, which include both current and non-current amounts, on our Consolidated Balance Sheets. We expect to recover these costs through rates over periods of up

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CMS ENERGY CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

to 14 years. We recognized an OPEB transition obligation in accordance with SFAS No. 106 and established a regulatory asset for the amount that we expect to recover in rates over the next eight years.

DECEMBER 31	2004	2003
	(IN MIL	LIONS)
Securitized costs (Note 4)	\$ 604	\$ 648
Postretirement benefits (Note 7)	530	181
Electric Restructuring Implementation Plan (Note 3)	88	91
Manufactured gas plant sites (Note 3)	65	67
Abandoned Midland project	10	10
Unamortized debt costs	71	51

Asset retirement obligation (Note 8)	83	49
Stranded costs (Note 3)	63	
Section 10d(4) regulatory asset (Note 3)	141	
Other	41	8
Total regulatory assets(a)	\$1 , 696	\$1,105
	=====	=====
Cost of removal (Note 8)	\$1,044	\$ 983
<pre>Income taxes (Note 9)</pre>	357	312
Asset retirement obligation (Note 8)	168	168
Other	5	4
Total regulatory liabilities(a)	\$1 , 574	\$1 , 467
	======	======

⁻⁻⁻⁻⁻

2: DISCONTINUED OPERATIONS, OTHER ASSET SALES, IMPAIRMENTS, AND RESTRUCTURING

Our continued focus on financial improvement has led to discontinuing operations, completing many asset sales, impairing some assets, and incurring costs to restructure our business. Gross cash proceeds received from the sale of assets totaled \$219 million for the year ended December 31, 2004 and \$939 million for the year ended December 31, 2003.

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CMS ENERGY CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

At December 31, 2004, we no longer have assets that qualify as "held for sale." At December 31, 2003, "Assets held for sale" included Parmelia, Bluewater Pipeline, and our investment in the American Gas Index fund. The major classes of assets and liabilities held for sale on our Consolidated Balance Sheets are as follows:

DECEMBER 31	2003
	(IN MILLIONS)
Assets Cash Accounts receivable Property, plant and equipment net Other	\$ 7 2 2 15
Total assets held for sale	\$26 ===
Liabilities Accounts payable	\$ 2
Total liabilities held for sale	\$ 2

⁽a) At December 31, 2004, we classified \$19 million of regulatory assets as current regulatory assets and we classified \$1.677 billion of regulatory assets as non-current regulatory assets. At December 31, 2003, we classified \$19 million of regulatory assets as current regulatory assets and we classified \$1.086 billion of regulatory assets as non-current regulatory assets. At December 31, 2004 and December 31, 2003, all of our regulatory liabilities represented non-current regulatory liabilities.

DISCONTINUED OPERATIONS

We have discontinued the following operations:

BUSINESS/PROJECT	DISCONTINUED	PRETAX GAIN (LOSS) ON SALE	AFTER-TAX GAIN (LOSS) ON SALE	STAT
		(IN MI	LLIONS)	
Equatorial Guinea	December 2001	\$ 497	\$310	Sold Janua
Powder River	March 2002	17	11	Sold May 2
Zirconium Recovery	June 2002	(47)	(31)	Abandoned
CMS Viron	June 2002	(14)	(9)	Sold June
Oil and Gas	September 2002	(126)	(82)	Sold Septe
Panhandle	December 2002	(39)	(44)	Sold June
Field Services	December 2002	(5)	(1)	Sold July
Marysville	June 2003	2	1	Sold Novem
Parmelia(a)	December 2003	10	6	Sold Augus

⁽a) In August 2004, we sold our Parmelia business and our interest in Goldfields, which did not meet the criteria for discontinued operations, to APT for A\$204 million (approximately \$147 million in U.S. dollars). The \$10 million (\$6 million after-tax) gain on the sale of Parmelia includes a \$3 million (\$2 million after-tax) foreign currency translation loss.

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CMS ENERGY CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

The following amounts are reflected in the Consolidated Statements of Income (Loss), in the Gain (Loss) From Discontinued Operations line:

YEARS ENDED DECEMBER 31	2004	2003	2002
		(IN MILLIONS)	
Revenues	\$11	\$504	\$ 891
	===	====	=====
Discontinued operations:			
Pretax gain (loss) from discontinued operations	\$(1)	\$115	\$ (38)
<pre>Income tax expense (benefit)</pre>	1	46	(1)
Gain (loss) from discontinued operations	(2)	69	(37)
Pretax gain (loss) from disposal of discontinued	, ,		, ,
operations	1.5	(42)	(354)
Income tax expense (benefit)	17	4	(117)
income can emponed (Scholle, Attitute in the Control of the Contro			
Loss from disposal of discontinued operations	(2)	(46)	(237)
1035 IIOM disposar of disconcinded operations	(2)	(40)	(237)
Coin (loss) from discontinued assertions			c (074)
Gain (loss) from discontinued operations	\$(4)	\$ 23	\$ (274)
	===	====	

The gain (loss) from discontinued operations includes a reduction in asset values, a provision for anticipated closing costs, and a portion of CMS Energy's interest expense. Interest expense of less than \$1 million for 2004, \$22 million for 2003, and \$71 million for 2002 has been allocated based on a ratio of the expected proceeds for the asset to be sold divided by CMS Energy's total capitalization of each discontinued operation multiplied by CMS Energy's interest expense.

OTHER ASSET SALES

Our other asset sales include the following assets. The impacts of these sales are included in Gain (loss) on asset sales, net in our Consolidated Statements of Income (Loss).

For the year ended December 31, 2004, we sold the following assets that did not meet the definition of, and therefore were not reported as, discontinued operations:

DATE SOLD	BUSINESS/PROJECT	PRETAX GAIN	AFTER-TAX GAIN
		(IN MILLIONS)	
February	Bluewater Pipeline	\$ 1	\$ 1
April May	Loy Yang(a) American Gas Index fund(b)	1	1
August December	Goldfields(c)	45 3	29 2
Various	Other	2	1
	Total gain on asset sales	 \$52	\$34
		===	===

- (a) In April 2004, we and our partners sold the 2,000 MW Loy Yang power plant and adjacent coal mine in Victoria, Australia for about A\$3.5 billion (\$2.6 billion in U.S. dollars), including A\$145 million for the project equity. Our share of the proceeds, net of transaction costs and closing adjustments, was \$44 million. In anticipation of the sale, we recorded an impairment in the first quarter, as discussed in "Asset Impairments" within this Note.
- (b) In May 2004, we sold our interest in the American Gas Index fund for \$7 million.
- (c) In August 2004, we sold our interest in Goldfields and our Parmelia business, a discontinued operation, to APT for A\$204 million (approximately \$147 million in U.S. dollars). The \$45 million (\$29 million after-

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

tax) gain on the sale of Goldfields includes a \$9\$ million (\$6\$ million after-tax) foreign currency translation gain.

(d) In December 2004, we sold land in Moapa, Nevada for \$3 million.

For the year ended December 31, 2003, we sold the following assets that did not meet the definition of, and therefore were not reported as, discontinued operations:

DATE SOLD	BUSINESS/PROJECT	PRETAX GAIN (LOSS)	AFTE GAIN
		(IN MI	LLIONS)
January March June December Various	CMS MST Wholesale Gas. CMS MST Wholesale Power. Guardian Pipeline. CMS Land Arcadia. Other.	2	\$
	Total loss on asset sales	\$ (3)	\$

For the year ended December 31, 2002, we sold the following assets that did not meet the definition of, and therefore were not reported as, discontinued operations:

DATE SOLD	BUSINESS/PROJECT	PRETAX GAIN (LOSS)	AFTE GAIN
		(IN M	ILLIONS)
January April May August October Various	Equatorial Guinea methanol plant. Toledo Power. Electric Transmission System. National Power Supply. Vasavi Power Plant. Other.	\$ 19 (11) 38 15 (25)	\$
	Total gain on asset sales	 \$ 37 ====	 \$ =-

ASSET IMPAIRMENTS

We record an asset impairment when we determine that the expected future cash flows from an asset would be insufficient to provide for recovery of the asset's carrying value. An asset held-in-use is evaluated for impairment by calculating the undiscounted future cash flows expected to result from the use of the asset and its eventual disposition. If the undiscounted future cash flows are less than the carrying amount, we recognize an impairment loss. The impairment loss recognized is the amount by which the carrying amount exceeds the fair value. We estimate the fair market value of the asset utilizing the best information available. This information includes quoted market prices, market prices of similar assets, and discounted future cash flow analyses. The assets written down include both domestic and foreign electric power plants, gas processing facilities, and certain equity method and other investments. In addition, we have written off the carrying value of projects under development that will no longer be pursued.

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CMS ENERGY CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

The table below summarizes our asset impairments:

YEARS ENDED DECEMBER 31	PRETAX 2004	AFTER-TAX 2004	PRETAX 2003	AFTER-TAX 2003	PRETAX 2002	AF
		(IN MILLIONS)				
Asset impairments:						
Enterprises:						
Loy Yang(a)	\$125	\$ 81	\$	\$	\$	
International Energy						
Distribution(b)			72	53	4	
GVK(c)	30	20				
SLAP(c)	5	3				
CMS Generation						
DIG(d)					460	
Michigan Power					62	
Craven					23	
Other(e)			16	11	20	
Marketing, Services and Trading					18	
Other			7	4	15	
Total asset impairments	\$160	\$104	\$95	\$68	\$602	
	====	====	===	===	====	

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⁽a) In the first quarter of 2004, an impairment charge was recorded to recognize the reduction in fair value as a result of the sale of Loy Yang, completed in April 2004, which included a cumulative net foreign currency translation loss of approximately \$110 million.

⁽b) In September 2003, we wrote down our investment in CMS Electric and Gas' Venezuelan electric distribution utility to reflect fair value. The impairment was based on estimates of the utility's future cash flows, incorporating certain assumptions about Venezuela's regulatory, political, and economic environment.

⁽c) In December 2004, we recorded impairment charges to adjust our carrying value to fair market value as a result of the planned sales of our investments in GVK and SLAP. We closed on the sale of GVK in February 2005. We expect the sale of SLAP to close in the first quarter of 2005.

⁽d) DIG's reduced valuation was primarily a reflection of the unfavorable terms of its power purchase agreement.

⁽e) In 2003, we determined that the fair values of certain equity investments at CMS Generation were lower than their carrying amount, and that these declines in value were other than temporary. Therefore, in accordance with APB No. 18, we recognized an impairment charge of \$16 million (\$11 million, net of tax).

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

RESTRUCTURING AND OTHER COSTS

In June 2002, we announced a series of initiatives to reduce our annual operating costs.

The following table shows the amount charged to expense for restructuring costs, the payments made, and the unpaid balance of accrued costs at December 31, 2002, 2003, and 2004:

	INVOLUNTARY TERMINATION	LEASE TERMINATION	TOTAL
	(IN MILLIONS)		
Beginning accrual balance, January 1, 2002 Expense	\$ 22 (10)	\$ 11 (3)	\$ 33 (13)
Ending accrual balance at December 31, 2002	\$ 12 	\$ 8	\$ 20
Expense	3 (12)	 (2) 	3 (14)
Ending accrual balance at December 31, 2003	\$ 3 	\$ 6 	\$ 9
Expense	 (1) 	 (3) 	 (4)
Ending accrual balance at December 31, 2004	\$ 2 ====	\$ 3 ===	\$ 5 ====

3: CONTINGENCIES

SEC AND OTHER INVESTIGATIONS: As a result of round-trip trading transactions by CMS MST, CMS Energy's Board of Directors established a Special Committee to investigate matters surrounding the transactions and retained outside counsel to assist in the investigation. The Special Committee completed its investigation and reported its findings to the Board of Directors in October 2002. The Special Committee concluded, based on an extensive investigation, that the round-trip trades were undertaken to raise CMS MST's profile as an energy marketer with the goal of enhancing its ability to promote its services to new customers. The Special Committee found no effort to manipulate the price of CMS Energy Common Stock or affect energy prices. The Special Committee also made recommendations designed to prevent any recurrence of this practice. Previously, CMS Energy terminated its speculative trading business and revised its risk management policy. The Board of Directors adopted, and CMS Energy implemented, the recommendations of the Special Committee.

CMS Energy is cooperating with an investigation by the DOJ concerning round-trip trading. CMS Energy is unable to predict the outcome of this matter and what effect, if any, this investigation will have on its business. In March 2004, the SEC approved a cease-and-desist order settling an administrative action against CMS Energy related to round-trip trading. The order did not assess a fine and CMS Energy neither admitted to nor denied the order's findings. The settlement resolved the SEC investigation involving CMS Energy and CMS MST.

SECURITIES CLASS ACTION LAWSUITS: Beginning on May 17, 2002, a number of securities class action complaints were filed against CMS Energy, Consumers, and certain officers and directors of CMS Energy and its affiliates. The complaints were filed as purported class actions in the United States District Court for the Eastern District of Michigan, by shareholders who allege that they purchased CMS Energy's securities during a purported class period. These cases were later consolidated by the court. The plaintiffs generally seek unspecified damages based on allegations that the defendants violated United States securities laws and regulations by making allegedly false and misleading statements about CMS Energy's business and financial condition, particularly with respect to revenues and expenses recorded in connection with round trip trading by CMS MST. CMS Energy, Consumers, and the individual defendants filed motions to dismiss on June 21, 2004. The judge issued an opinion and order dated January 7, 2005, granting the motion to dismiss for Consumers and three of the individual defendants, but denying the motions to dismiss for CMS Energy and the 13 remaining individual defendants.

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CMS ENERGY CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

CMS Energy and the individual defendants will defend themselves vigorously but cannot predict the outcome of this litigation.

DEMAND FOR ACTION AGAINST OFFICERS AND DIRECTORS: In May 2002, the Board of Directors of CMS Energy received a demand, on behalf of a shareholder of CMS Energy Common Stock, that it commence civil actions (i) to remedy alleged breaches of fiduciary duties by certain CMS Energy officers and directors in connection with round-trip trading by CMS MST, and (ii) to recover damages sustained by CMS Energy as a result of alleged insider trades alleged to have been made by certain current and former officers of CMS Energy and its subsidiaries. In December 2002, two new directors were appointed to the Board. The Board formed a special litigation committee in January 2003 to determine whether it is in CMS Energy's best interest to bring the action demanded by the shareholder. The disinterested members of the Board appointed the two new directors to serve on the special litigation committee.

In December 2003, during the continuing review by the special litigation committee, CMS Energy was served with a derivative complaint filed on behalf of the shareholder in the Circuit Court of Jackson County, Michigan in furtherance of his demands. CMS Energy cannot predict the outcome of this matter.

ERISA LAWSUITS: CMS Energy is a named defendant, along with Consumers, CMS MST, and certain named and unnamed officers and directors, in two lawsuits brought as purported class actions on behalf of participants and beneficiaries of the CMS Employees' Savings and Incentive Plan (the "Plan"). The two cases were filed in July 2002 in United States District Court for the Eastern District of Michigan and were later consolidated by the court. Plaintiffs allege breaches of fiduciary duties under ERISA and seek restitution on behalf of the Plan with respect to a decline in value of the shares of CMS Energy Common Stock held in the Plan. Plaintiffs also seek other equitable relief and legal fees. The judge issued an opinion and order dated December 27, 2004, conditionally granting plaintiffs' motion for class certification. A trial date has not been set, but is expected to be no earlier than late in 2005. CMS Energy and Consumers will defend themselves vigorously but cannot predict the outcome of this litigation.

GAS INDEX PRICE REPORTING INVESTIGATION: CMS Energy has notified appropriate regulatory and governmental agencies that some employees at CMS MST and CMS Field Services appeared to have provided inaccurate information regarding natural gas trades to various energy industry publications which compile and report index prices. CMS Energy is cooperating with an ongoing

investigation by the DOJ regarding this matter. CMS Energy is unable to predict the outcome of the DOJ investigation and what effect, if any, the investigation will have on its business. The CFTC filed a civil injunctive action against two former CMS Field Services employees in Oklahoma federal district court on February 1, 2005. The action alleges the two engaged in reporting false natural gas trade information, and the action seeks to enjoin such acts, compel compliance with the Commodities Exchange Act, and impose monetary penalties.

BAY HARBOR: Certain subsidiaries of CMS Energy participated in the development of Bay Harbor, a residential/commercial real estate project on the site of a discontinued cement and quarry operation near Petoskey, Michigan. As part of the development, which went forward under an agreement with the MDEQ, a golf course was constructed over several abandoned cement kiln dust piles (CKD piles), leftover from the former cement plant operation. Another former CKD area has been converted into a park. Part of the agreement with the MDEQ required the construction of a water collection system to recover seep water from one of the CKD piles. In 2002, CMS Energy sold its interests in Bay Harbor, but retained its obligations under previous environmental indemnifications entered into at the inception of the project.

From January to September 2004, the seep collection system was down for maintenance and/or awaiting permission to restart from the City of Petoskey. In September 2004, the MDEQ issued a notice of noncompliance (NON), after finding high pH-seep water in Lake Michigan adjacent to the project. The MDEQ also found higher than acceptable levels of heavy metals, including mercury, in the seep water.

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CMS ENERGY CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

Coincident with the MDEQ inspections, the EPA also assigned an inspector to the site. In November 2004, the EPA issued a Notice of Potential Liability under the Comprehensive Environmental Response, Compensation, and Liability Act, and initiated discussions with the MDEQ, CMS Energy and other parties, toward arriving at a suitable administrative consent order to address problems at Bay Harbor.

In February 2005, CMS Energy signed an Administrative Order on Consent (AOC) with the EPA and the EPA has executed the AOC. Under the AOC, CMS Energy is generally obligated, among other things, to: (i) engage in measures to restrict access to seep areas, install methods to interrupt the flow of seep water to Lake Michigan, and take other measures as may be required by the EPA under an approved plan; (ii) investigate and study the extent of hazardous substances at the site, evaluate alternatives to address a long-term remedy, and issue a report of the investigation and study; and (iii) within 120 days after EPA approval of the investigation report, enter into an enforceable agreement with the MDEQ to address a long-term remedy under certain criteria set forth in the AOC.

Several parties have issued demand letters to CMS Energy claiming breach of the indemnification provisions, making requests for payment of their expenses related to the NON, and/or claiming damages to property or personal injury with regard to the matter. CMS Energy responded to the indemnification claims by stating that it had not breached its indemnity obligations, it will comply with the indemnities, it has restarted the seep water collection facility and it has responded to the NON. CMS Energy will defend vigorously any property damage and personal injury claims, and has reserved all rights and defenses.

Based on preliminary studies, CMS Energy has identified several remediation options. The estimated potential capital and near-term expenditures for these

options range from \$25 million to \$40 million, with continuing yearly operating and maintenance expenses ranging from \$0.8 million to \$1.6 million. Final remediation and resulting claims against third parties for reimbursement of remediation costs could increase or decrease these amounts. CMS Energy has recorded a liability for its obligations associated with this matter in the amount of \$45 million, with a resultant charge to its income statement of \$29 million, net of deferred income taxes, in the fourth quarter of 2004, reflecting CMS Energy's current best estimate of both the capital and near-term costs as well as the present value of continuing future operating costs.

An adverse outcome of this matter could, depending on the size of any indemnification obligation or liability under environmental laws, have a potentially significant adverse effect on CMS Energy's financial condition and liquidity and could negatively impact CMS Energy's financial results. CMS Energy cannot predict the ultimate cost or outcome of this matter.

CONSUMERS' ELECTRIC UTILITY CONTINGENCIES

ELECTRIC ENVIRONMENTAL MATTERS: Our operations are subject to environmental laws and regulations. Costs to operate our facilities in compliance with these laws and regulations generally have been recovered in customer rates.

Clean Air: The EPA and the state regulations require us to make significant capital expenditures estimated to be \$802 million. As of December 31, 2004, we have incurred \$525 million in capital expenditures to comply with the EPA regulations and anticipate that the remaining \$277 million of capital expenditures will be made between 2005 and 2011.

The EPA has alleged that some utilities have incorrectly classified plant modifications as "routine maintenance" rather than seek modification permits from the EPA. We have received and responded to information requests from the EPA on this subject. We believe that we have properly interpreted the requirements of "routine maintenance." If our interpretation is found to be incorrect, we may be required to install additional pollution controls at some or all of our coal-fired electric plants and potentially pay fines. Additionally, the viability of certain plants remaining in operation could be called into question.

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CMS ENERGY CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

In addition to modifying the coal-fired electric plants, we expect to utilize nitrogen oxide emissions allowances for years 2005 through 2009, most of which have been purchased. The cost of the allowances is estimated to average \$8 million per year for 2005-2006. The need for allowances will decrease after year 2006 with the installation of emissions control technology.

Cleanup and Solid Waste: Under the Michigan Natural Resources and Environmental Protection Act, we expect that we will ultimately incur investigation and remedial action costs at a number of sites. We believe that these costs will be recoverable in rates under current ratemaking policies.

We are a potentially responsible party at several contaminated sites administered under Superfund. Superfund liability is joint and several, meaning that many other creditworthy parties with substantial assets are potentially responsible with respect to the individual sites. Based on past experience, we estimate that our share of the total liability for the known Superfund sites will be between \$1 million and \$9 million. As of December 31, 2004, we have recorded a liability for the minimum amount of our estimated Superfund liability.

In October 1998, during routine maintenance activities, we identified PCB as a component in certain paint, grout, and sealant materials at the Ludington Pumped Storage facility. We removed and replaced part of the PCB material. We have proposed a plan to deal with the remaining materials and are awaiting a response from the EPA.

LITIGATION: In October 2003, a group of eight PURPA qualifying facilities selling power to us filed a lawsuit in Ingham County Circuit Court. The lawsuit alleges that we incorrectly calculated the energy charge payments made pursuant to power purchase agreements with qualifying facilities. In February 2004, the Ingham County Circuit Court judge deferred to the primary jurisdiction of the MPSC, dismissing the circuit court case without prejudice. In February 2005, the MPSC issued an order in the 2004 PSCR plan case concluding that we have been correctly administering the energy charge calculation methodology. The eight plaintiff qualifying facilities have appealed the dismissal of the circuit court case to the Michigan Court of Appeals. We cannot predict the outcome of this appeal.

CONSUMERS' ELECTRIC UTILITY RESTRUCTURING MATTERS

ELECTRIC ROA: The MPSC approved revised tariffs that establish the rates, terms, and conditions under which retail customers are permitted to choose an electric supplier. These revised tariffs allow ROA customers, upon as little as 30 days notice to us, to return to our generation service at current tariff rates. If any class of customers' (residential, commercial, or industrial) ROA load reaches ten percent of our total load for that class of customers, then returning ROA customers for that class must give 60 days notice to return to our generation service at current tariff rates. However, we may not have capacity available to serve returning ROA customers that is sufficient or reasonably priced. As a result, we may be forced to purchase electricity on the spot market at higher prices than we can recover from our customers during the rate cap periods. We cannot predict the total amount of electric supply load that may be lost to alternative electric suppliers. As of March 2005, alternative electric suppliers are providing 900 MW of generation supply to ROA customers. This amount represents 12 percent of our distribution load and an increase of 23 percent compared to March 2004.

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CMS ENERGY CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

 $\hbox{\tt ELECTRIC RESTRUCTURING PROCEEDINGS: Below is a discussion of our electric restructuring proceedings.}$

The following chart summarizes our electric restructuring filings with the MPSC:

PROCEEDING	YEAR(S) FILED	YEARS COVERED	REQUESTED AMOUNT	STATUS
Stranded Costs	2002-2004	2000-2003	\$137 million(a)	The MPSC ruled that we experienced zero Stranded Costs for 2000 through 2001. The MPSC approved recovery of \$63 million in Stranded Costs for 2002

through 2003.

Implementation Costs 1999-2004 1997-2003 \$91 million(b) The MPSC allowed \$68 million for the years 1997-2001, plus \$20

million for the cost of money through 2003. Implementation cost filings for 2002 and 2003 in the amount of \$8 million, which includes the cost of money through 2003, are pending MPSC

approval.

2004.

Section 10d(4) 2004 2000-2005 \$628 million Filed with the MPSC in October

Regulatory Assets 20

(a) Amount includes the cost of money through the year in which we expected to receive recovery from the MPSC and assumes recovery of Clean Air Act costs through the Section 10d(4) Regulatory Asset case.

(b) Amount includes the cost of money through the year prior to the year filed.

Section 10d(4) Regulatory Assets: Section 10d(4) of the Customer Choice Act allows us to recover certain regulatory assets through deferred recovery of annual capital expenditures in excess of depreciation levels and certain other expenses incurred prior to and throughout the rate freeze and rate cap periods, including the cost of money. The section also allows deferred recovery of expenses incurred during the rate freeze and rate cap periods that result from changes in taxes, laws, or other state or federal governmental actions. In October 2004, we filed an application with the MPSC seeking recovery of \$628 million of Section 10d(4) Regulatory Assets for the period June 2000 through December 2005 consisting of:

- capital expenditures in excess of depreciation,
- Clean Air Act costs,
- other expenses related to changes in law or governmental action incurred during the rate freeze and rate cap periods, and
- the associated cost of money through the period of collection.

Of the \$628 million, \$152 million relates to the cost of money.

As allowed by the Customer Choice Act, in January 2004, we began accruing and deferring for recovery the 2004 portion of our Section 10d(4) Regulatory Assets. In November 2004, the MPSC issued an order in Detroit Edison's general electric rate case which concluded that Detroit Edison's return of and on Clean Air Act costs incurred from June 2000 through December 2003 are recoverable under Section 10d(4). Based on the precedent set by this order, we recorded an additional regulatory asset in November 2004 for our return of and on Clean Air Act expenditures incurred from 2000 through 2003. Unless we receive an order from the MPSC to the contrary, we will continue to record additional accruals. However, certain aspects of Detroit Edison's electric rate case are different from our Section 10d(4) Regulatory Asset filing. In March 2005, the MPSC Staff filed testimony

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CMS ENERGY CORPORATION
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

recommending the MPSC approve recovery of approximately \$323 million. We cannot

predict the amount, if any, the MPSC will approve as recoverable. At December 31, 2004, total Section 10d(4) Regulatory Assets totaled \$141 million.

TRANSMISSION SALE: In May 2002, we sold our electric transmission system to MTH, a non-affiliated limited partnership whose general partner is a subsidiary of Trans-Elect, Inc. We are in arbitration with MTH regarding property tax items used in establishing the selling price of our electric transmission system. An unfavorable outcome could result in a reduction of sale proceeds previously recognized of approximately \$2 million to \$3 million.

CONSUMERS' ELECTRIC UTILITY RATE MATTERS

ELECTRIC RATE CASE: In December 2004, we filed an application with the MPSC to increase our retail electric base rates. The electric rate case filing requests an annual increase in revenues of approximately \$320 million. The primary reasons for the request are increased system maintenance and improvement costs, Clean Air Act related expenditures, and employee pension costs. A final order from the MPSC on our electric rate case is expected in late 2005. If approved as requested, the rate increase would go into effect in January 2006 and would apply to all retail electric customers. We cannot predict the amount or timing of the rate increase, if any, which the MPSC will approve.

POWER SUPPLY COSTS: To reduce the risk of high electric prices during peak demand periods and to achieve our reserve margin target, we employ a strategy of purchasing electric capacity and energy contracts for the physical delivery of electricity primarily in the summer months and to a lesser degree in the winter months. We have purchased capacity and energy contracts partially covering the estimated reserve margin requirements for 2005 through 2007. As a result, we have recognized an asset of \$12 million for unexpired capacity and energy contracts as of December 31, 2004. The total premium costs of electric capacity and energy contracts for 2004 were approximately \$12 million.

PSCR: The PSCR process assures recovery of all reasonable and prudent power supply costs actually incurred by us. In September 2004, we submitted our 2005 PSCR filing to the MPSC. The proposed PSCR charge would allow us to recover a portion of our increased power supply costs from commercial and industrial customers and, subject to the overall rate caps, from other customers. We self-implemented the proposed 2005 PSCR charge in January 2005. We estimate the increased recovery of power supply costs from commercial and industrial customers to be approximately \$49 million in 2005. The revenues from the PSCR charges are subject to reconciliation at the end of the year after actual costs have been reviewed for reasonableness and prudence. We cannot predict the outcome of these PSCR proceedings.

OTHER CONSUMERS' ELECTRIC UTILITY CONTINGENCIES

THE MIDLAND COGENERATION VENTURE: The MCV Partnership, which leases and operates the MCV Facility, contracted to sell electricity to Consumers for a 35-year period beginning in 1990 and to supply electricity and steam to Dow. We hold a 49 percent partnership interest in the MCV Partnership, and a 35 percent lessor interest in the MCV Facility.

In 2004, we consolidated the MCV Partnership and the FMLP into our consolidated financial statements in accordance with Revised FASB Interpretation No. 46. For additional details, see Note 16, Implementation of New Accounting Standards. Our consolidated retained earnings include undistributed earnings from the MCV Partnership of \$237 million at December 31, 2004 and \$245 million at December 31, 2003.

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CMS ENERGY CORPORATION

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

The cost that we incur under the MCV Partnership PPA exceeds the recovery amount allowed by the MPSC. We expense all cash underrecoveries directly to income. We estimate cash underrecoveries of capacity and fixed energy payments as follows:

	2005	2006	2007
Estimated cash underrecoveries	\$56 	\$55 	\$39

After September 15, 2007, we expect to claim relief under the regulatory out provision in the PPA, limiting our capacity and fixed energy payments to the MCV Partnership to the amount collected from our customers. The MCV Partnership has indicated that it may take issue with our exercise of the regulatory out clause after September 2007. We believe that the clause is valid and fully effective, but cannot assure that it will prevail in the event of a dispute. The MPSC's future actions on the capacity and fixed energy payments recoverable from customers subsequent to September 15, 2007 may affect negatively the earnings of the MCV Partnership and the value of our investment in the MCV Partnership.

Further, under the PPA, variable energy payments to the MCV Partnership are based on the cost of coal burned at our coal plants and our operation and maintenance expenses. However, the MCV Partnership's costs of producing electricity are tied to the cost of natural gas. Because natural gas prices have increased substantially in recent years and the price the MCV Partnership can charge us for energy has not, the MCV Partnership's financial performance has been impacted negatively. Even with the approved RCP, if gas prices continue at present levels or increase, the economics of operating the MCV Facility may be adverse enough to require us to recognize an impairment.

In January 2005, the MPSC issued an order approving the RCP, with modifications. The RCP allows us to recover the same amount of capacity and fixed energy charges from customers as approved in prior MPSC orders. However, we are able to dispatch the MCV Facility on the basis of natural gas market prices, which will reduce the MCV Facility's annual production of electricity and, as a result, reduce the MCV Facility's consumption of natural gas by an estimated 30 to 40 bcf annually. This decrease in the quantity of high-priced natural gas consumed by the MCV Facility will benefit our ownership interest in the MCV Partnership.

The substantial MCV Facility fuel cost savings will be used first to offset fully the cost of replacement power. Second, \$5 million annually will be used to fund a renewable energy program. Remaining savings will be split between the MCV Partnership and Consumers. Consumers' direct savings will be shared 50 percent with its customers in 2005 and 70 percent in 2006 and beyond. Consumers' direct savings from the RCP, after a portion is allocated to customers, will be used to offset our capacity and fixed energy underrecoveries expense. Since the MPSC has excluded these underrecoveries from the rate making process, we anticipate that our savings from the RCP will not affect our return on equity used in our base rate filings.

In January 2005, Consumers and the MCV Partnership's general partners accepted the terms of the order and implemented the RCP. The underlying agreement for the RCP between Consumers and the MCV Partnership extends through the term of the PPA. However, either party may terminate that agreement under certain conditions. In February 2005, a group of intervenors in the RCP case

filed an application for rehearing of the MPSC order. The Attorney General also filed a claim of appeal with the Michigan Court of Appeals. We cannot predict the outcome of these appeals.

MCV PARTNERSHIP PROPERTY TAXES: In January 2004, the Michigan Tax Tribunal issued its decision in the MCV Partnership's tax appeal against the City of Midland for tax years 1997 through 2000. The MCV Partnership estimates that the decision will result in a refund to the MCV Partnership of approximately \$35 million in taxes plus \$10 million of interest. The Michigan Tax Tribunal decision has been appealed to the Michigan Court of Appeals by the City of Midland and the MCV Partnership has filed a cross-appeal at the Michigan Court of Appeals. The MCV Partnership also has a pending case with the Michigan Tax Tribunal for tax years 2001 through 2004. The MCV Partnership cannot predict the outcome of these proceedings; therefore,

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CMS ENERGY CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

the above refund (net of approximately \$16 million of deferred expenses) has not been recognized in 2004 earnings.

NUCLEAR PLANT DECOMMISSIONING: Decommissioning funding practices approved by the MPSC require us to file a report on the adequacy of funds for decommissioning at three-year intervals. We prepared and filed updated cost estimates for Big Rock and Palisades on March 31, 2004. Excluding additional costs for spent nuclear fuel storage, due to the DOE's failure to accept this spent nuclear fuel on schedule, these reports show a decommissioning cost of \$361 million for Big Rock and \$868 million for Palisades. Since Big Rock is currently in the process of being decommissioned, the estimated cost includes historical expenditures in nominal dollars and future costs in 2003 dollars, with all Palisades costs given in 2003 dollars.

In 1999, the MPSC orders for Big Rock and Palisades provided for fully funding the decommissioning trust funds for both sites. In December 2000, funding of the Big Rock trust fund stopped because the MPSC-authorized decommissioning surcharge collection period expired. The MPSC order set the annual decommissioning surcharge for Palisades at \$6 million through 2007. Amounts collected from electric retail customers and deposited in trusts, including trust earnings, are credited to a regulatory liability and asset retirement obligation.

BIG ROCK: Excluding the additional nuclear fuel storage costs due to the DOE's failure to accept this spent fuel on schedule, we are currently projecting that the level of funds provided by the trust for Big Rock will fall short of the amount needed to complete the decommissioning by \$26 million. At this time, we plan to provide the additional amounts needed from our corporate funds and, subsequent to the completion of radiological decommissioning work, seek recovery of such expenditures at the MPSC. We cannot predict how the MPSC will rule on our request. The following table shows our Big Rock decommissioning activities:

	YEAR-TO-DATE DECEMBER 31, 2004	CUMULATIVE TOTAL-TO-DAT
	(IN MILLI	ONS)
Decommissioning expenditures(a)	\$35	\$298
Withdrawals from trust funds	36	279
	===	====

(a) Includes site restoration expenditures.

These activities had no material impact on net income. At December 31, 2004, we have an investment in nuclear decommissioning trust funds of \$52 million for Big Rock. In addition, at December 31, 2004, we have charged \$8 million to our FERC jurisdictional depreciation reserve for the decommissioning of Big Rock.

PALISADES: Excluding additional nuclear fuel storage costs due to the DOE's failure to accept this spent fuel on schedule, we concluded that the existing surcharge for Palisades needed to be increased to \$25 million annually, beginning January 1, 2006, and continue through 2011, our current license expiration date. In June 2004, we filed an application with the MPSC seeking approval to increase the surcharge for recovery of decommissioning costs related to Palisades beginning in 2006. In September 2004, we announced that we will seek a 20-year license renewal for Palisades. In January 2005, we filed a settlement agreement with the MPSC that was agreed to by four of the six parties. The settlement agreement provides for the continuation of the existing \$6 million annual decommissioning surcharge through 2011 and for the next periodic review to be filed in March 2007. We are seeking MPSC approval of the settlement, under a contested settlement proceeding, but cannot predict the outcome.

At December 31, 2004, we have an investment in the MPSC nuclear decommissioning trust funds of \$513 million for Palisades. In addition, at December 31, 2004, we have a FERC decommissioning trust fund with a balance of \$10 million. For additional details on decommissioning costs accounted for as asset retirement obligations, see Note 8, Asset Retirement Obligations.

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CMS ENERGY CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

NUCLEAR MATTERS:

DOE Litigation: In 1997, a U.S. Court of Appeals decision confirmed that the DOE was to begin accepting deliveries of spent nuclear fuel for disposal by January 1998. Subsequent U.S. Court of Appeals litigation, in which we and other utilities participated, has not been successful in producing more specific relief for the DOE's failure to accept the spent nuclear fuel.

There are two court decisions that support the right of utilities to pursue damage claims in the United States Court of Claims against the DOE for failure to take delivery of spent nuclear fuel. Over 60 utilities have initiated litigation in the United States Court of Claims; we filed our complaint in December 2002. In July 2004, the DOE filed an amended answer and motion to dismiss the complaint. In October 2004, we filed a response to the DOE's motion and our motion for summary judgment on liability. Oral argument has been held, and the motions are now before the Court for a decision. If our litigation against the DOE is successful, we anticipate future recoveries from the DOE. We plan to use recoveries to pay the cost of spent nuclear fuel storage until the DOE takes possession as required by law. We can make no assurance that the litigation against the DOE will be successful.

In July 2002, Congress approved and the President signed a bill designating the site at Yucca Mountain, Nevada, for the development of a repository for the disposal of high-level radioactive waste and spent nuclear fuel. We expect that

the DOE will submit an application to the NRC sometime in 2005 for a license to begin construction of the repository. The application and review process is estimated to take several years.

Insurance: We maintain nuclear insurance coverage on our nuclear plants. At Palisades, we maintain nuclear property insurance from NEIL totaling \$2.750 billion and insurance that would partially cover the cost of replacement power during certain prolonged accidental outages. Because NEIL is a mutual insurance company, we could be subject to assessments of up to \$27 million in any policy year if insured losses in excess of NEIL's maximum policyholders surplus occur at our, or any other member's, nuclear facility. NEIL's policies include coverage for acts of terrorism.

At Palisades, we maintain nuclear liability insurance for third-party bodily injury and off-site property damage resulting from a nuclear hazard for up to approximately \$10.761 billion, the maximum insurance liability limits established by the Price-Anderson Act. The United States Congress enacted the Price-Anderson Act to provide financial liability protection for those parties who may be liable for a nuclear accident or incident. Part of the Price-Anderson Act's financial protection is a mandatory industry-wide program under which owners of nuclear generating facilities could be assessed if a nuclear incident occurs at any nuclear generating facility. The maximum assessment against us could be \$101 million per occurrence, limited to maximum annual installment payments of \$10 million.

We also maintain insurance under a program that covers tort claims for bodily injury to nuclear workers caused by nuclear hazards. The policy contains a \$300 million nuclear industry aggregate limit. Under a previous insurance program providing coverage for claims brought by nuclear workers, we remain responsible for a maximum assessment of up to \$6 million.

Big Rock remains insured for nuclear liability by a combination of insurance and a NRC indemnity totaling \$544 million, and a nuclear property insurance policy from NEIL.

Insurance policy terms, limits, and conditions are subject to change during the year as we renew our policies.

CONSUMERS' GAS UTILITY CONTINGENCIES

GAS ENVIRONMENTAL MATTERS: We expect to incur investigation and remedial costs at a number of sites under the Michigan Natural Resources and Environmental Protection Act, a Michigan statute that covers environmental activities including remediation. These sites include 23 former manufactured gas plant facilities. We operated the facilities on these sites for some part of their operating lives. For some of these sites, we have no current ownership or may own only a portion of the original site. We have completed initial investigations at the

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CMS ENERGY CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

23 sites. We will continue to implement remediation plans for sites where we have received MDEQ remediation plan approval. We will also work toward resolving environmental issues at sites as studies are completed.

We have estimated our costs for investigation and remedial action at all 23 sites using the Gas Research Institute-Manufactured Gas Plant Probabilistic Cost Model. We expect our remaining costs to be between \$37 million and \$90 million. The range reflects multiple alternatives with various assumptions for resolving the environmental issues at each site. We base the estimates on discounted 2003

costs using a discount rate of three percent. The discount rate represents a 10-year average of U.S. Treasury bond rates reduced for increases in the consumer price index. We expect to fund most of these costs through insurance proceeds and MPSC-approved rates. As of December 31, 2004, we have recorded a liability of \$38 million, net of \$44 million of expenditures incurred to date, and a regulatory asset of \$65 million. Any significant change in assumptions, such as an increase in the number of sites, different remediation techniques, nature and extent of contamination, and legal and regulatory requirements, could affect our estimate of remedial action costs.

In its November 2002 gas distribution rate order, the MPSC authorized us to continue to recover approximately \$1 million of manufactured gas plant facilities environmental clean-up costs annually. This amount will continue to be offset by \$2 million to reflect amounts recovered from all other sources. We defer and amortize, over a period of 10 years, manufactured gas plant facilities environmental clean-up costs above the amount currently included in rates. Additional amortization of the expense in our rates cannot begin until after a prudency review in a gas rate case.

CONSUMERS' GAS UTILITY RATE MATTERS

GAS COST RECOVERY: The GCR process is designed to allow us to recover all of our purchased natural gas costs if incurred under reasonable and prudent policies and practices. The MPSC reviews these costs for prudency in an annual reconciliation proceeding.

The following table summarizes our GCR reconciliation filings with the MPSC. Additional details related to these proceedings follow the table.

GAS COST RECOVERY RECONCILIATION

GCR YEAR	DATE FILED	ORDER DATE	NET OVER RECOVERY	STATUS
2001-2002	June 2002	May 2004	\$3 million	\$2 million has been refunded, \$1 milli included in our 2003-2004 GCR reconcil filing
2002-2003	June 2003	March 2004	\$5 million	Net over-recovery includes interest ac through March 2003, and an \$11 million disallowance settlement agreement
2003-2004	June 2004	February 2005	\$31 million	Filing includes the \$1 million and the million GCR net over-recovery above

Net over-recovery amounts included in the table above include refunds that we received from our suppliers which are required to be refunded to our customers.

GCR Year 2003-2004: In February 2005, the MPSC approved a settlement agreement that resulted in a credit to our GCR customers for a \$28\$ million over-recovery, plus \$3\$ million interest, using a roll-in refund methodology. The roll-in methodology incorporates a GCR over/under-recovery in the next GCR plan year.

GCR Plan for Year 2004-2005: In December 2003, we filed an application with the MPSC seeking approval of a GCR plan for the 12-month period of April 2004 through March 2005. In June 2004, the MPSC issued a final Order in our GCR plan approving a settlement. The settlement included a quarterly mechanism for setting a GCR

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CMS ENERGY CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

ceiling price. The current ceiling price is \$6.57 per mcf. Actual gas costs and revenues will be subject to an annual reconciliation proceeding.

GCR Plan for Year 2005-2006: In December 2004, we filed an application with the MPSC seeking approval of a GCR plan for the 12-month period of April 2005 through March 2006. Our request proposes using a GCR factor consisting of:

- a base GCR factor of \$6.98 per mcf, plus
- a quarterly GCR ceiling price adjustment contingent upon future events.

The GCR factor can be adjusted monthly, provided it remains at or below the current ceiling price. The quarterly adjustment mechanism allows an increase in the GCR ceiling price to reflect a portion of cost increases if the average NYMEX price for a specified period is greater than that used in calculating the base GCR factor. Actual gas costs and revenues will be subject to an annual reconciliation proceeding.

2003 GAS RATE CASE: In March 2003, we filed an application with the MPSC for a gas rate increase in the annual amount of \$156 million. In December 2003, the MPSC granted an interim rate increase in the amount of \$19 million annually. The MPSC also ordered an annual \$34 million reduction in our annual depreciation expense and related taxes.

On October 14, 2004, the MPSC issued its Opinion and Order on final rate relief. In the order, the MPSC authorized us to place into effect surcharges that would increase annual gas revenues by \$58 million. Further, the MPSC rescinded the \$19 million annual interim rate increase. The final rate relief was contingent upon our agreement to:

- achieve a common equity level of at least \$2.3 billion by year-end 2005 and propose a plan to improve the common equity level thereafter until our target capital structure is reached,
- make certain safety-related operation and maintenance, pension, retiree health-care, employee health-care, and storage working capital expenditures for which the surcharge is granted,
- refund surcharge revenues when our rate of return on common equity exceeds its authorized 11.4 percent rate,
- prepare and file annual reports that address certain issues identified in the order, and
- file a general rate case on or before the date that the surcharge expires (which is two years after the surcharge goes into effect).

On October 15, 2004, we agreed to these commitments.

2001 GAS DEPRECIATION CASE: In December 2003, we filed an update to our gas utility plant depreciation case originally filed in June 2001. On December 18, 2003, the MPSC ordered an annual \$34\$ million reduction in our depreciation expense and related taxes in an interim rate order issued in our 2003 gas rate case.

In October and December 2004, the MPSC issued Opinions and Orders in our

gas depreciation case. The October 2004 order requires us to file an application for new depreciation accrual rates for our natural gas utility plant on, or no earlier than three months prior to, the date we file our next natural gas general rate case. The MPSC also directed us to undertake a study to determine why our removal costs are in excess of those of other regulated Michigan natural gas utilities and file a report with the MPSC Staff on or before December 31, 2005.

In February 2005, we requested a delay in the filing date for the next depreciation case until after the MPSC considers the removal cost study, and after the MPSC issues an order in a pending case relating to asset retirement obligation accounting.

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CMS ENERGY CORPORATION
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

OTHER MATTERS

COLLECTIVE BARGAINING AGREEMENTS: Approximately 46 percent of our employees are represented by the Utility Workers of America Union. The Union represents Consumers' operating, maintenance, and construction employees and our call center employees. The collective bargaining agreement with the Union for our operating, maintenance, and construction employees will expire on June 1, 2005 and negotiations for a new agreement is underway currently. The collective bargaining agreement with the Union for our call center employees will expire on August 1, 2005.

OTHER CONTINGENCIES

EQUATORIAL GUINEA TAX CLAIM: CMS Energy received a request for indemnification from Perenco, the purchaser of CMS Oil and Gas. The indemnification claim relates to the sale by CMS Energy of its oil, gas, and methanol projects in Equatorial Guinea and the claim of the government of Equatorial Guinea that \$142 million in taxes is owed it in connection with that sale. Based on information currently available, CMS Energy and its tax advisors have concluded that the government's tax claim is without merit, and Perenco has submitted a response to the government rejecting the claim. CMS Energy cannot predict the outcome of this matter.

GAS INDEX PRICE REPORTING LITIGATION: CMS Energy, CMS MST, CMS Field Services, Cantera Natural Gas, Inc. (the company that purchased CMS Field Services) and Cantera Gas Company are named as defendants in various lawsuits arising as a result of false natural gas price reporting. Allegations include manipulation of NYMEX natural gas futures and options prices, price-fixing conspiracies, and artificial inflation of natural gas retail prices in California and Tennessee. CMS Energy and the other CMS defendants will defend themselves vigorously against these matters but cannot predict their outcome.

DEARBORN INDUSTRIAL GENERATION: In October 2001, Duke/Fluor Daniel (DFD) presented DIG with a change order to their construction contract and filed an action in Michigan state court claiming damages in the amount of \$110 million, plus interest and costs, which DFD states represents the cumulative amount owed by DIG for delays DFD believes DIG caused and for prior change orders that DIG previously rejected. DFD also filed a construction lien for the \$110 million. DIG, in addition to drawing down on three letters of credit totaling \$30 million that it obtained from DFD, has filed an arbitration claim against DFD asserting in excess of an additional \$75 million in claims against DFD. The judge in the Michigan state court case entered an order staying DFD's prosecution of its claims in the court case and permitting the arbitration to proceed. DFD has appealed the decision by the judge in the Michigan state court case to stay the

litigation. DIG will continue to defend itself vigorously and pursue its claims. DIG cannot predict the outcome of this matter.

DIG NOISE ABATEMENT LAWSUIT: In February 2003, DIG was served with a three-count first amended complaint filed in Wayne County Circuit Court seeking damages and injunctive relief based upon allegations of excessive noise and vibration created by operation of the power plant on behalf of six named plaintiffs, all alleged to be adjacent or nearby residents or property owners and a class of "potentially thousands" who have been similarly affected. The parties entered into a settlement agreement on June 25, 2004, whereby DIG agreed to remediate the sound emitted from various pieces of plant equipment to a level below the ambient noise level and pay a substantial portion of plaintiffs' attorney fees and costs. The court entered an Order for Conditional Class Certification and Settlement Approval on August 27, 2004. No class members opted out of the settlement. DIG believes remediation is now complete at a cost of approximately \$0.6 million. The parties shall seek a Final Order for Class Certification and Settlement Approval and dismissal of the action. Until such time as the entry of this Order, DIG cannot predict the final cost associated with the settlement of this matter, but expects that it will be less than \$1 million.

FORMER CMS OIL AND GAS OPERATIONS: A Michigan trial judge granted Star Energy, Inc. and White Pine Enterprises, LLC a declaratory judgment in an action filed in 1999 that claimed Terra Energy Ltd., a former CMS Oil and Gas subsidiary, violated an oil and gas lease and other arrangements by failing to drill wells it had

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CMS ENERGY CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

committed to drill. A jury then awarded the plaintiffs a \$7.6 million award. Terra appealed this matter to the Michigan Court of Appeals. The Michigan Court of Appeals reversed the trial court judgment with respect to the appropriate measure of damages and remanded the case for a new trial on damages. The trial judge reinstated the judgment against Terra and awarded Terra title to the minerals. Terra has appealed this judgment. Enterprises has an indemnity obligation with regard to losses to Terra that might result from this litigation.

LEONARD FIELD DISPUTE: CMS Gas Transmission is involved in various disputes related to the Leonard Storage Field in Addison Township, Michigan. The dispute centers around excess odor discharge and untimely removal of certain equipment from the Leonard Facility. CMS Gas Transmission cannot predict the outcome of this matter, and the ultimate consequence of an adverse outcome would be our inability to extract approximately 500,000 mcf of gas remaining in the Leonard Field that has a \$1 million book value at December 31, 2004.

CMS ENSENADA CUSTOMER DISPUTE: Pursuant to a long-term power purchase agreement, CMS Ensenada sells power and steam to YPF Repsol at the YPF refinery in La Plata, Argentina. As a result of the so-called "Emergency Laws," payments by YPF Repsol under the power purchase agreement have been converted to pesos at the exchange rate of one U.S. dollar to one Argentine peso. Such payments are currently insufficient to cover CMS Ensenada's operating costs, including quarterly debt service payments to the OPIC. Enterprises is party to a Sponsor Support Agreement pursuant to which Enterprises has guaranteed CMS Ensenada's debt service payments to OPIC up to an amount which is in dispute, but which Enterprises estimated to be approximately \$9 million at June 30, 2004. Following a payment made to OPIC in July 2004, Enterprises now believes this amount to be approximately \$7 million.

The Argentine commercial court granted injunctive relief to CMS Ensenada pursuant to an ex parte action, and such relief will remain in effect until completion of an arbitration on the matter, to be administered by the International Chamber of Commerce.

OTHER: CMS Generation does not currently expect to incur significant capital costs at its power facilities for compliance with current U.S. environmental regulatory standards.

In addition to the matters disclosed within this Note, Consumers and certain other subsidiaries of CMS Energy are parties to certain lawsuits and administrative proceedings before various courts and governmental agencies arising from the ordinary course of business. These lawsuits and proceedings may involve personal injury, property damage, contractual matters, environmental issues, federal and state taxes, rates, licensing, and other matters.

We have accrued estimated losses for certain contingencies discussed within this Note. Resolution of these contingencies is not expected to have a material adverse impact on our financial position, liquidity, or results of operations.

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CMS ENERGY CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

4: FINANCINGS AND CAPITALIZATION

Long-term debt as of December 31 follows:

	INTEREST RATE (%)	MATURITY	2004
			(IN
CMS ENERGY CORPORATION			
Senior notes	7.625	2004	\$ -
	9.875	2007	46
	8.900	2008	26
	7.500	2009	40
	7.750	2010	30
	8.500	2011	30
	3.375(a)	2023	15
	2.875(a)	2024	28
			2,17
General term notes(b)	7.327(c)	2005-2009	22
(X-TRAS)	7.000	2005	_
Total CMS Energy Corporation			2,40
CONSUMERS ENERGY COMPANY			
First mortgage bonds	4.250	2008	25
	4.800	2009	20
	4.400	2009	15
	4.000	2010	25
	5.000	2012	30
	5.375	2013	37
	6.000	2014	20
	4.400 4.000 5.000 5.375	2009 2010 2012 2013	

	5.000 5.500 7.375	2015 2016 2023	22 35 -
			2 , 30
Senior notes	6.000	2005	
	6.500	2005	_
	6.250	2006	33
	6.375	2008	15
	6.875	2018	18
	6.500	2028	14
			81
Securitization bonds	5.188(c)	2005-2015	 39 29
Nuclear fuel disposal liability		(d)	14
Tax-exempt pollution control revenue bonds	Various	2010-2018	12
Long-term bank debt(e)	Variable	2006	6
Other			
Total Consumers Energy Company			4,13
ENTERPRISES			20
Total principal amount outstanding Current amounts Net unamortized discount			6,74 (26 (3
Total long-term debt			\$6,44 =====

- (a) Contingently convertible notes. See "Contingently Convertible Securities" within this Note for further discussion of the conversion features.
- (b) Redeemed \$103 million in January 2005 and \$117 million in February 2005.
- (c) Represents the weighted average interest rate at December 31, 2004.

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CMS ENERGY CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

- (d) Maturity date uncertain.
- (e) Paid off in January 2005.

FINANCINGS: The following is a summary of significant long-term debt issuances and retirements during 2004:

PRINCIPAL		ISSUE/RETIREMENT
(IN MILLIONS)	INTEREST RATE (%)	DATE

DEBT ISSUANCES

CMS ENERGY			
Senior notes	\$ 288	2.875	December 2004
CONSUMERS			
FMB	150	4.400	August 2004
FMB	300	5.000	August 2004
FMB	350	5.500	August 2004
FMB	225	5.000	December 2004
Total debt issuances	\$1,313		
	=====		
DEBT RETIREMENTS			
CMS ENERGY			
Senior notes	\$ 176	7.625	November 2004
X-TRAS	180	7.000	December 2004
CONSUMERS			
FMLP debt	115	11.750	July 2004
Long-term bank debt	140	Variable	August 2004
Senior notes	141	6.500	September 2004
Senior notes	300	6.000	September 2004
FMB	208	7.375	December 2004
Total debt retirements	\$1,260		
	=====		

Issuance costs associated with the issuances of senior notes totaled \$8 million and are being amortized ratably over the lives of the related debt. Issuance costs associated with the issuances of FMBs totaled \$7 million and are being amortized ratably over the lives of the related debt. Call premiums associated with the Consumers debt retirements totaled \$20 million and are being amortized ratably over the lives of the newly issued debt. An option payment associated with CMS Energy's retirement of the X-TRAS totaled \$22 million and was charged to other interest expense in 2004.

SUBSEQUENT FINANCING ACTIVITIES: In January 2005, we redeemed \$103 million of general term notes. In January 2005, we issued \$150 million of 6.30 percent Senior Notes due 2012. We used the net proceeds of \$147 million to redeem the remaining general term notes and for other corporate purposes.

In January 2005, Consumers issued \$250 million of 5.15 percent FMBs due 2017. Consumers used the net proceeds of \$247 million to pay off its \$60 million long-term bank loan and to redeem the \$73 million 8.36 percent and the \$124 million 8.20 percent subordinated deferrable interest notes. The subordinated deferrable interest notes are classified as Long-term debt -- related parties on the accompanying Consolidated Balance Sheets.

FIRST MORTGAGE BONDS: Consumers secures its FMBs by a mortgage and lien on substantially all of its property. Its ability to issue and sell securities is restricted by certain provisions in the first mortgage bond indenture, its articles of incorporation, and the need for regulatory approvals under federal law.

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CMS ENERGY CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

SECURITIZATION BONDS: Securitization bonds are collateralized by certain regulatory assets. The bondholders have no recourse to our other assets. Through Consumers' rate structure, we bill customers for securitization surcharges to fund the payment of principal, interest, and other related expenses on the Securitization bonds. Securitization surcharges totaled \$50 million annually in

2003 and 2004.

FMLP DEBT: We consolidate the FMLP in accordance with Revised FASB Interpretation No. 46. At December 31, 2004, long-term debt of the FMLP consists of:

	MATURITY	IN MILLIONS
11.75% subordinated secured notes	2005 2006 2009 2009	\$ 70 75 137 14
Total amount outstanding		 \$296 ====

The FMLP debt is essentially project debt secured by certain assets of the MCV Partnership and the FMLP. The debt is non-recourse to other assets of CMS Energy and Consumers.

LONG-TERM DEBT -- RELATED PARTIES: CMS Energy and Consumers each formed various statutory wholly-owned business trusts for the sole purpose of issuing preferred securities and lending the gross proceeds to ourselves. The sole assets of the trusts consist of the debentures described below. These debentures have terms similar to those of the mandatorily redeemable preferred securities the trusts issued. We determined that we do not hold the controlling financial interest in our trust preferred security structures. Accordingly, those entities were deconsolidated as of December 31, 2003 and are reflected in Long-term debt -- related parties. The trust preferred securities were previously included in mezzanine equity.

The following is a summary of Long-term debt $\operatorname{\mathsf{--}}$ related parties as of December 31:

DEBENTURE AND RELATED PARTY	INTEREST RATE (%)	MATURITY	2004
			(IN MI
Convertible subordinated debentures,			
CMS Energy Trust I	7.75	2027	\$ 178
Subordinated deferrable interest notes,			
Consumers Power Company Financing I(a)	8.36	2015	73
Subordinated deferrable interest notes,			
Consumers Energy Company Financing II(a)	8.20	2027	124
Subordinated debentures,			
Consumers Energy Company Financing III(b)	9.25	2029	180
Subordinated debentures,			
Consumers Energy Company Financing IV	9.00	2031	129
Total principal amounts outstanding			684
Total principal amounts outstanding Current amounts			(180)
Cullent amounts			
Total Long-term debt related parties			\$ 504
•			=====

- (a) Redeemed in February 2005.
- (b) Redeemed in January 2005 with available cash.

In the event of default, holders of the trust preferred securities would be entitled to exercise and enforce the trusts' creditor rights against us, which may include acceleration of the principal amount due on the debentures. We have issued certain guarantees with respect to payments on the preferred securities. These guarantees, when

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CMS ENERGY CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

taken together with our obligations under the debentures, related indenture and trust documents, provide full and unconditional guarantees for the trusts' obligations under the preferred securities.

DEBT MATURITIES: At December 31, 2004, the aggregate annual maturities for long-term debt for the next five years are:

	PAYMENTS DUE				
	2005 2006 2007 20				2
		(IN	 MILLION	13)	_
Long-term debt	\$267	\$554	\$555	\$973	\$

REGULATORY AUTHORIZATION FOR FINANCINGS: Consumers has FERC authorization to issue or guarantee up to \$1.1 billion of short-term securities and up to \$1.1 billion of short-term FMBs as collateral for such short-term securities. Consumers has FERC authorization to issue up to \$1 billion of long-term securities for refinancing or refunding purposes, \$1.5 billion of long-term securities for general corporate purposes, and \$2.5 billion of long-term FMBs to be issued solely as collateral for other long-term securities.

REVOLVING CREDIT FACILITIES: The following secured revolving credit facilities with banks are available as of December 31, 2004:

COMPANY 	EXPIRATION DATE	AMOUNT OF FACILITY	AMOUNT BORROWED (IN M	OUTSTANDING LETTERS-OF- CREDIT
CMS Energy(a) Consumers(b) The MCV Partnership	August 3, 2007 August 27, 2005	\$300 500 50	\$ 	\$106 25 2

⁽a) The annual interest rate on borrowings under this facility is LIBOR plus 275 basis points. Annual fees for letters-of-credit are 275 basis points on the amount outstanding. A quarterly fee of 50 basis points is payable on

the average daily unused balance.

(b) This facility expires in August 2005 and may be extended annually at Consumers' option to July 31, 2007. The annual interest rate on borrowings under this facility is LIBOR plus 125 basis points. Annual fees for letters-of-credit are 125 basis points on the amount outstanding. A quarterly fee of 22.5 basis points is payable on the average daily unused balance.

SALE OF ACCOUNTS RECEIVABLE: Under a revolving accounts receivable sales program, we currently sell certain accounts receivable to a wholly owned, consolidated, bankruptcy remote special purpose entity. In turn, the special purpose entity may sell an undivided interest in up to \$325 million of the receivables. We sold \$304 million of receivables at December 31, 2004 and we sold \$297 million of receivables at December 31, 2003. These sold amounts are excluded from accounts receivable on our Consolidated Balance Sheets. We continue to service the receivables sold to the special purpose entity. The purchaser of the receivables has no recourse against our other assets for failure of a debtor to pay when due and the purchaser has no right to any receivables not sold. No gain or loss has been recorded on the receivables sold and we retain no interest in the receivables sold.

Certain cash flows under our accounts receivable sales program are shown in the following table:

YEARS ENDED DECEMBER 31	20	04	2	003
			-	
	(I	N MIL	LION	S)
	\$	7	\$	(28)
financing Collections from customers	\$4,	541	\$4	, 361

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CMS ENERGY CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

DIVIDEND RESTRICTIONS: Our amended and restated \$300 million secured revolving credit facility restricts payments of dividends on our common stock during a 12-month period to \$75 million, dependent on the aggregate amounts of unrestricted cash and unused commitments under the facility.

Under the provisions of its articles of incorporation, at December 31, 2004, Consumers had \$456 million of unrestricted retained earnings available to pay common stock dividends. However, covenants in Consumers' debt facilities cap common stock dividend payments at \$300 million in a calendar year. In October 2004, the MPSC rescinded its December 2003 interim gas rate order, which included a \$190 million annual dividend cap imposed on Consumers. For the year ended December 31, 2004, we received \$190 million of common stock dividends from Consumers.

CAPITALIZATION: The authorized capital stock of CMS Energy consists of:

- 350 million shares of CMS Energy Common Stock, par value \$0.01 per share;
- 10 million shares of CMS Energy Preferred Stock, par value \$0.01 per share.

In October 2004, we issued 32.8 million shares of our common stock. We realized net proceeds of \$288\$ million.

PREFERRED STOCK: Our Preferred Stock outstanding follows:

	NUMBER C	F SHARES	
DECEMBER 31	2004	2003	2004
			(IN MILLI
Preferred Stock 4.50% convertible, Authorized 10,000,000 shares(a) Preferred subsidiary interest(b)	5,000,000	5,000,000	\$250 11
Total Preferred stock			\$261 ====

⁽a) Continue #Good in continue #1 | Good of the formation of the first f

PREFERRED STOCK OF SUBSIDIARY: Consumers' Preferred Stock outstanding follows:

		OPTIONAL	NUMBER O	
DECEMBER 31	REDEMPTION SERIES PRICE		2004 2003	
Preferred Stock Cumulative \$100 par value, Authorized 7,500,000 shares, with no mandatory redemption	\$4.16 4.50	\$103.25 110.00	68,451 373,148	68,451 373,148
Total Preferred stock of subsidiary				

FASB INTERPRETATION NO. 45, GUARANTOR'S ACCOUNTING AND DISCLOSURE REQUIREMENTS FOR GUARANTEES, INCLUDING INDIRECT GUARANTEES OF INDEBTEDNESS OF OTHERS: This Interpretation became effective January 2003. It describes the disclosure to be made by a guarantor about its obligations under certain guarantees that it has

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⁽a) See the "Contingently Convertible Securities" section within this Note for further discussion of the convertible preferred stock.

⁽b) In December 2003, we sold, in a private placement, a non-voting preferred interest in an indirect subsidiary of Enterprises that owns certain gas pipeline and power generation assets. CMS Energy received \$30 million for the preferred interest, of which \$19 million has been recorded as an addition to other paid-in capital (deferred gain) and \$11 million has been recorded as a preferred stock issuance.

CMS ENERGY CORPORATION
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

issued. At the inception of a guarantee, it requires a guarantor to recognize a liability for the fair value of the obligation undertaken in issuing the guarantee. The initial recognition and measurement provision of this Interpretation does not apply to some guarantee contracts, such as warranties, derivatives, or guarantees between either parent and subsidiaries or corporations under common control, although disclosure of these guarantees is required. For contracts that are within the recognition and measurement provision of this Interpretation, the provisions were to be applied to guarantees issued or modified after December 31, 2002.

The following table describes our guarantees at December 31, 2004:

GUARANTEE DESCRIPTION	ISSUE DATE 	EXPIRATION DATE	MAXIMUM OBLIGATION	CARRYING AMOUNT(B) (IN MILLIONS
Indemnifications from asset sales and other			*1 006	
agreements(a)	Various	Various	\$1 , 206	\$ I
Letters of credit	Various	Various	165	
Surety bonds and other indemnifications	Various	Various	25	
Other guarantees	Various	Various	210	
Nuclear insurance retrospective premiums	Various	Various	134	

⁻⁻⁻⁻⁻

- (a) The majority of this amount arises from routine provisions in stock and asset sales agreements under which we indemnify the purchaser for losses resulting from events such as failure of title to the assets or stock sold by us to the purchaser. We believe the likelihood of a loss for any remaining indemnifications to be remote.
- (b) The carrying amount represents the fair market value of guarantees and indemnities recorded on our balance sheet that are entered into subsequent to January 1, 2003.
- (c) Recourse provision indicates the approximate recovery from third parties including assets held as collateral.

The following table provides additional information regarding our guarantees:

GUARANTEE DESCRIPTION	HOW GUARANTEE AROSE	EVENTS THAT WOULD REQUIRE PERFORMANCE
Indemnifications from asset sales and other agreements	Stock and asset sales agreements	Findings of misrepresentation, breach of warranties, and other specific events or circumstances
Letters of credit	Normal operations of coal power plants	Noncompliance with environmental regulations and non-responsiveness to demands for corrective

		action
	Natural gas transportation	Nonperformance
	Self-insurance requirement	Nonperformance
	Nuclear plant closure	Nonperformance
Surety bonds and other indemnifications	Normal operating activity, permits and license	Nonperformance
Other guarantees	Normal operating activity	Nonperformance or non-payment by a subsidiary under a related contract
Nuclear insurance retrospective premiums	Normal operations of nuclear plants	Call by NEIL and Price-Anderson Act for nuclear incident

We have entered into typical tax indemnity agreements in connection with a variety of transactions including transactions for the sale of subsidiaries and assets, equipment leasing, and financing agreements. These indemnity

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CMS ENERGY CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

agreements generally are not limited in amount and, while a maximum amount of exposure cannot be identified, the probability of liability is considered remote.

We have guaranteed payment of obligations through letters of credit, indemnities, surety bonds, and other guarantees of unconsolidated affiliates and related parties of \$400 million as of December 31, 2004. We monitor and approve these obligations and believe it is unlikely that we would be required to perform or otherwise incur any material losses associated with the above obligations.

CONTINGENTLY CONVERTIBLE SECURITIES: The following transactions took place in December 2004:

- we completed an exchange offering in which 82 percent of our 3.375 percent contingently convertible senior notes and 98 percent of our 4.50 percent contingently convertible preferred stock were exchanged, and
- we issued \$287.5 million of 2.875 percent contingently convertible senior notes.

At December 31, 2004, the significant terms of our contingently convertible securities were as follows:

CONTINGENTLY CONVERTIBLE SECURITY(a)	YEAR ISSUED	NUMBER OF UNITS	OUTSTANDING (IN MILLIONS)	CONVERSION PRICE(b)	TRIGGER PRICE(b)
3.375% senior notes	2004	122,850	\$122.9	\$10.67	\$12.81
3.375% senior notes	2003	27,150	27.1	\$10.67	\$12.81
		150 000	\$150.0		
4.50% preferred stock	2004	150,000 4,910,000	\$245.5	\$ 9.89	\$11.87
4.50% preferred stock	2003	90,000	4.5	\$ 9.89	\$11.87
		5,000,000	\$250.0		
2.875% senior notes	2004	287,500	\$287.5	\$14.75	\$17.70

- (a) The notes are putable to CMS Energy by the note holders at par on July 15, 2008, 2013, and 2018 for our 3.375 percent convertible senior notes and on December 1, 2011, 2014, and 2019 for our 2.875 percent convertible senior notes. On or after December 5, 2008, we may cause the 4.50 percent convertible preferred stock to convert if the closing price of our common stock remains at or above \$12.86 for 20 of any 30 consecutive trading days. The \$12.86 price may be adjusted if there is a payment or distribution to our common stockholders.
- (b) The securities become convertible for a calendar quarter if the price of our common stock remains at or above the trigger price for 20 of 30 consecutive trading days ending on the last trading day the previous quarter. The trigger price at which these securities become convertible is 120 percent of the conversion price, which may be adjusted if there is a payment or distribution to our common stockholders.
- (c) The exchanged 3.375 percent convertible senior notes, the exchanged 4.50 percent convertible preferred stock, and all of our 2.875 percent convertible senior notes require us, if converted, to pay cash up to the principal (or par) amount of the securities and any conversion value in excess of that amount in shares of our common stock. This method of conversion is referred to as the "net share settlement" method. The remaining securities that were not exchanged retained their original settlement features.

In January 2005, the remaining 18 percent, or \$27.1 million of our 3.375 percent convertible senior notes and the remaining 2 percent, or \$4.5 million of our 4.50 percent convertible preferred stock were exchanged, bringing the total exchanged for both securities to 100 percent. As a result, all of our contingently convertible securities now have a net share settlement feature.

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CMS ENERGY CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

5: EARNINGS PER SHARE

The following table presents the basic and diluted earnings per share computations.

YEARS ENDED DECEMBER 31	2	004	2	003	2	2002
	=	•		ONS, EX E AMOUN		
EARNINGS AVAILABLE TO COMMON STOCK:						
Income (Loss) from Continuing Operations	\$	127	\$	(42)	\$	(394)
Less Preferred Dividends		(11)		(1)		
Income (Loss) from Continuing Operations Available to						
Common Stock Basic	\$	116	\$	(43)	\$	(394)
of tax)		1		(a)		(a)
Income (Loss) from Continuing Operations Available to						
Common Stock Diluted	\$	117	\$	(43)	\$	(394)

	=====	=====	=====
AVERAGE COMMON SHARES OUTSTANDING APPLICABLE TO BASIC AND			
DILUTED EPS			
CMS Energy:			
Average Shares Basic	168.6	150.4	139.0
Add conversion of Contingently Convertible			
Securities	3.0	(a)	(a)
Add Dilutive Stock Options and Warrants	0.5(b)	(b)	(b)
Average Shares Diluted	172.1	150.4	139.0
	=====	=====	=====
EARNINGS (LOSS) PER AVERAGE COMMON SHARE AVAILABLE TO COMMON			
STOCK			
Basic	\$ 0.68	\$(0.30)	\$(2.84)
Diluted	\$ 0.67	\$(0.30)	\$(2.84)

(a) Games I al l'acces 6 d'il al le

(b) Since the exercise price was greater than the average market price of the common stock, options and warrants to purchase 4.5 million shares of common stock were excluded from the computation of diluted earnings per share for the year ended 2004. Due to antidilution, options and warrants to purchase 6.0 million shares of common stock were excluded for the year ended 2003, and 5.1 million shares of common stock were excluded for the year ended 2002.

Contingently Convertible Securities: At its September 2004 meeting, the EITF reached a final consensus that contingently convertible instruments should be included in the diluted earnings per share computation (if dilutive) regardless of whether the market price trigger has been met. We adopted EITF Issue No. 04-8 for the period ending December 31, 2004. For additional details, see Note 16, Implementation of New Accounting Standards. Prior to our adoption of EITF Issue No. 04-8, we completed an exchange offer for our 3.375 percent contingently convertible senior notes and our 4.50 percent contingently convertible preferred stock, intended to mitigate the earnings per share impact.

The exchanged securities have the potential to dilute earnings per share to the extent that the conversion value exceeds the principal or par value.

The remaining contingently convertible securities that were not exchanged were included in the diluted earnings per share calculation using the "if-converted" method for the year ended December 31, 2004. All such

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CMS ENERGY CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

remaining contingently convertible securities were exchanged in January 2005. For additional details, see Note 4, Financings and Capitalization, "Contingently Convertible Securities."

Trust Preferred Securities: Due to antidilution, the computation of diluted earnings per share excluded the conversion of Trust Preferred Securities into 4.2 million shares of common stock and an \$8.7 million reduction of interest expense, net of tax, for the years ended 2002, 2003, and 2004. Effective July

⁽a) Computation of diluted earnings per share for the years ended 2002 and 2003 excluded conversion of our 3.375 percent contingently convertible senior notes and our 4.50 percent contingently convertible preferred stock. Neither security was outstanding in 2002. In 2003, both securities were excluded from diluted earnings per share due to antidilution.

2001, we can revoke the conversion rights if certain conditions are met.

Other: In October 2004, we issued 32.8 million shares of our common stock. For additional details, see Note 4, Financings and Capitalization.

6: FINANCIAL AND DERIVATIVE INSTRUMENTS

FINANCIAL INSTRUMENTS: The carrying amounts of cash, short-term investments, and current liabilities approximate their fair values because of their short-term nature. We estimate the fair values of long-term financial instruments based on quoted market prices or, in the absence of specific market prices, on quoted market prices of similar instruments, or other valuation techniques.

The cost and fair value of our long-term financial instruments are as follows:

		2004			2003
DECEMBER 31	COST	FAIR VALUE	UNREALIZED GAIN (LOSS)	COST	FAIR VALUE
			(IN MII	LLIONS)	
Long-term debt(a) Long-term debt related parties(b)	\$6,711 684	\$7,052 653	\$ (341) 31	\$6,529 684	\$6 , 762 648
Available-for-sale securities: SERP:					
Equity securities	33	47	14	32	43
Debt securities(d)	20	20		22	23
Nuclear decommissioning investments(c):					
Equity securities	136	262	126	143	260
Debt securities(d)	291	302	11	288	304

(a) Includes current maturities of \$267 million at December 31, 2004 and \$509 million at December 31, 2003. Settlement of long-term debt is generally not expected until maturity.

(b) Includes current maturities of \$180 million at December 31, 2004.

- (c) Nuclear decommissioning investments include cash and equivalents and accrued income totaling \$11 million at December 31, 2004 and \$11 million at December 31, 2003. Unrealized gains and losses on nuclear decommissioning investments are reflected as regulatory liabilities.
- (d) The fair value of available-for-sale debt securities by contractual maturity as of December 31, 2004 is as follows:

	(IN MILLIONS)
Due in one year or less	\$ 31
Due after one year through five years	127
Due after five years through ten years	126
Due after ten years	38

Total.....\$322

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CMS ENERGY CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

Our held-to-maturity investments consist of debt securities held by the MCV Partnership totaling \$139 million as of December 31, 2004. These securities represent funds restricted primarily for future lease payments and are classified as Other assets on our Consolidated Balance Sheets. These investments have original maturity dates of approximately one year or less and, because of their short maturities, their carrying amounts approximate their fair values.

DERIVATIVE INSTRUMENTS: We are exposed to market risks including, but not limited to, changes in interest rates, commodity prices, currency exchange rates, and equity security prices. We manage these risks using established policies and procedures, under the direction of both an executive oversight committee consisting of senior management representatives and a risk committee consisting of business—unit managers. We may use various contracts to manage these risks including swaps, options, futures, and forward contracts.

We intend that any gains or losses on these contracts will be offset by an opposite movement in the value of the item at risk. Risk management contracts are classified as either non-trading or trading. These contracts contain credit risk if the counterparties, including financial institutions and energy marketers, fail to perform under the agreements. We minimize such risk through established credit policies that include performing financial credit reviews of our counterparties. Determination of our counterparties' credit quality is based upon a number of factors, including credit ratings, disclosed financial condition, and collateral requirements. Where contractual terms permit, we employ standard agreements that allow for netting of positive and negative exposures associated with a single counterparty. Based on these policies, our current exposures, and our credit reserves, we do not anticipate a material adverse effect on our financial position or earnings as a result of counterparty nonperformance.

Contracts used to manage market risks may be considered derivative instruments that are subject to derivative and hedge accounting pursuant to SFAS No. 133. If a contract is accounted for as a derivative instrument, it is recorded in the financial statements as an asset or a liability, at the fair value of the contract. The recorded fair value is then adjusted quarterly to reflect any change in the market value of the contract, a practice known as marking the contract to market. Changes in fair value (that is, gains or losses) are reported either in earnings or accumulated other comprehensive income, depending on whether the derivative qualifies for cash flow hedge accounting treatment.

For derivative instruments to qualify for hedge accounting, the hedging relationship must be formally documented at inception and be highly effective in achieving offsetting cash flows or offsetting changes in fair value attributable to the risk being hedged. If hedging a forecasted transaction, the forecasted transaction must be probable. If a derivative instrument, used as a cash flow hedge, is terminated early because it is probable that a forecasted transaction will not occur, any gain or loss as of such date is recognized immediately in earnings. If a derivative instrument, used as a cash flow hedge, is terminated early for other economic reasons, any gain or loss as of the termination date is deferred and recorded when the forecasted transaction affects earnings. The ineffective portion, if any, of all hedges is recognized in earnings.

We use a combination of quoted market prices, prices obtained from external sources, such as brokers, and mathematical valuation models to determine the fair value of those contracts requiring derivative accounting. In certain contracts, long-term commitments may extend beyond the period in which market quotations for such contracts are available. Mathematical models are developed to determine various inputs into the fair value calculation including price and other variables that may be required to calculate fair value. Realized cash returns on these commitments may vary, either positively or negatively, from the results estimated through application of the mathematical model. In connection with the market valuation of our derivative contracts, we maintain reserves, if necessary, for credit risks based on the financial condition of counterparties.

The majority of our contracts are not subject to derivative accounting under SFAS No. 133 because they qualify for the normal purchases and sales exception, or because there is not an active market for the commodity. Certain of our electric capacity and energy contracts are not accounted for as derivatives due to the lack of an

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CMS ENERGY CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

active energy market in the state of Michigan and the significant transportation costs that would be incurred to deliver the power under the contracts to the closest active energy market at the Cinergy hub in Ohio. Similarly, our coal purchase contracts are not accounted for as derivatives due to the lack of an active market for the coal that we purchase. If active markets for these commodities develop in the future, we may be required to account for these contracts as derivatives, and the resulting mark-to-market impact on earnings could be material to our financial statements.

The MISO is scheduled to begin the Midwest Energy Market on April 1, 2005, which will include day-ahead and real-time energy market information and centralized dispatch for market participants. At this time, we believe that the commencement of this market will not constitute the development of an active energy market in the state of Michigan. However, after having adequate experience with the Midwest Energy Market, we will reevaluate whether or not the activity level within this market leads to the conclusion that an active energy market exists.

Derivative accounting is required for certain contracts used to limit our exposure to commodity price risk, interest rate risk, and foreign exchange risk. The following table reflects the fair value of all contracts requiring derivative accounting:

DECEMBER 31		200	4		2003
DERIVATIVE INSTRUMENTS	COST	FAIR VALUE	UNREALIZED GAIN (LOSS)	COST	FAIR VALUE
			(IN MI	LLIONS)	
Non-trading: Gas contracts Interest rate risk contracts Derivative contracts associated with Consumers' investment in the MCV	\$ 2 	\$ (1)	\$ (2) (1)	\$ 3 	\$ 2 (3)
Partnership: Prior to consolidation(a)					15

After consolidation:					
Gas fuel contracts		56	56		
Gas fuel futures and swaps		64	64		
CMS ERM contracts:					
Non-trading electric/gas contracts		(199)	(199)		(181)
Trading electric/gas contracts	(4)	201	205	(2)	196
Derivative contracts associated with equity					
investments in:					
Shuweihat		(25)	(25)		(27)
Taweelah	(35)	(24)	11		(26)
Jorf Lasfar		(11)	(11)		(11)
Other					1

(a) The amount associated with derivative contracts held by the MCV Partnership as of December 31, 2003 represents our proportionate share of the unrealized gain on those contracts accounted for as cash flow hedges included in Accumulated other comprehensive loss. Our proportionate share of the total fair value of all derivative instruments held by the MCV Partnership as of December 31, 2003 was \$51 million, and is included in Investments -- Midland Cogeneration Venture Limited Partnership on our Consolidated Balance Sheets.

The fair value of our non-trading gas contracts, interest rate risk contracts, and the derivative contracts associated with Consumers' investment in the MCV Partnership is included in Derivative instruments, Other assets, or Other liabilities on our Consolidated Balance Sheets. The fair value of the derivative contracts held by CMS ERM is included in either Price risk management assets or Price risk management liabilities on our

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CMS ENERGY CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

Consolidated Balance Sheets. The fair value of derivative contracts associated with our equity investments is included in Investments -- Enterprises on our Consolidated Balance Sheets.

GAS CONTRACTS: Our gas utility business uses fixed-priced weather-based gas supply call options and fixed-priced gas supply call and put options to meet our regulatory obligation to provide gas to our customers at a reasonable and prudent cost. Unrealized gains and losses associated with these options are reported directly in earnings as part of Other income, and then directly offset in earnings and recorded on the balance sheet as a regulatory asset or liability as part of the GCR process. At December 31, 2004, we held fixed-priced weather-based gas supply call options and had sold fixed-priced gas supply put options.

INTEREST RATE RISK CONTRACTS: We use interest rate swaps to hedge the risk associated with forecasted interest payments on variable-rate debt and to reduce the impact of interest rate fluctuations. Most of our interest rate swaps are designated as cash flow hedges. As such, we record changes in the fair value of these contracts in Accumulated other comprehensive loss unless the swaps are sold. For interest rate swaps that did not qualify for hedge accounting treatment, we record changes in the fair value of these contracts in earnings as part of Other income.

The following table reflects the outstanding floating-to-fixed interest rates swaps:

FLOATING TO FIXED	NOTIONAL	MATURITY	FAIR
INTEREST RATE SWAPS	AMOUNT	DATE	VALUE
	(1	N MILLIONS)	
December 31, 2004	\$25	2005-2006	\$(1)
December 31, 2003	28	2005-2006	(3)

Notional amounts reflect the volume of transactions but do not represent the amount exchanged by the parties to the financial instruments. Accordingly, notional amounts do not necessarily reflect our exposure to credit or market risks. The weighted average interest rate associated with outstanding swaps was approximately 7.4 percent at December 31, 2004 and December 31, 2003.

There was no ineffectiveness associated with any of the interest rate swaps that qualified for hedge accounting treatment. As of December 31, 2004, we have recorded an unrealized loss of \$1 million, net of tax, in Accumulated other comprehensive loss related to interest rate risk contracts accounted for as cash flow hedges. We expect to reclassify this amount as a decrease to earnings during the next 12 months primarily to offset the variable-rate interest expense on hedged debt.

At December 31, 2004 and 2003, Shuweihat, Taweelah, and Jorf Lasfar, three of our equity method investees, held interest rate swaps that hedged the risk associated with variable-rate debt. These instruments are not included in this analysis, but can have an impact on financial results. The accounting for these instruments depends on whether they qualify for cash flow hedge accounting treatment. The interest rate swaps held by Taweelah do not qualify as cash flow hedges, and therefore, we record our proportionate share of the change in the fair value of these contracts in Earnings from Equity Method Investees. The remainder of these instruments do qualify as cash flow hedges, and we record our proportionate share of the change in the fair value of these contracts in Accumulated other comprehensive loss.

DERIVATIVE CONTRACTS ASSOCIATED WITH CONSUMERS' INVESTMENT IN THE MCV PARTNERSHIP:

Gas Fuel Contracts: The MCV Partnership uses natural gas fuel contracts to buy gas as fuel for generation, and to manage gas fuel costs. The MCV Partnership believes that certain of its long-term natural gas contracts qualify as normal purchases under SFAS No. 133 and therefore, these contracts were not recognized at fair value on the balance sheet as of December 31, 2004. The MCV Partnership also held certain long-term gas contracts that did not qualify as normal purchases as of December 31, 2004, because these contracts contained volume optionality. Accordingly, these contracts were accounted for as derivatives, with changes in fair value recorded in earnings each quarter. The MCV Partnership expects future earnings volatility on these contracts, since gains and

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CMS ENERGY CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

losses will be recorded each quarter. For the year ended December 31, 2004, we recorded a \$19 million net loss associated with these gas contracts in Fuel for electric generation on our Consolidated Statements of Income. The fair value of these contracts will reverse over the remaining life of the contracts ranging from 2005 to 2007.

Due to the implementation of the RCP in January 2005, the MCV Partnership has determined that a significant portion of its gas fuel contracts no longer qualify as normal purchases because the contracted gas will not be consumed for electric production. Accordingly, these contracts will be treated as derivatives and will be marked-to-market through earnings each quarter, which could increase earnings volatility. Based on market prices for natural gas as of January 31, 2005, the accounting for the MCV Partnership's long-term gas contracts, including those affected by the implementation of the RCP, could result in an estimated \$100 million (pretax before minority interest) gain recorded to earnings in the first quarter of 2005. This estimated gain will reverse in subsequent quarters as the contracts settle. For further details on the RCP, see Note 3, Contingencies, "Other Consumers' Electric Utility Contingencies -- The Midland Cogeneration Venture." If there are further changes in the level of planned electric production or gas consumption, the MCV Partnership may be required to account for additional long-term gas contracts as derivatives, which could add to earnings volatility.

Gas Fuel Futures and Swaps: The MCV Partnership enters into natural gas futures contracts, option contracts, and over-the-counter swap transactions in order to hedge against unfavorable changes in the market price of natural gas in future months when gas is expected to be needed. These financial instruments are used principally to secure anticipated natural gas requirements necessary for projected electric and steam sales, and to lock in sales prices of natural gas previously obtained in order to optimize the MCV Partnership's existing gas supply, storage, and transportation arrangements. At December 31, 2004, the MCV Partnership held gas fuel futures and swaps.

The contracts that are used to secure anticipated natural gas requirements necessary for projected electric and steam sales qualify as cash flow hedges under SFAS No. 133. The MCV Partnership also engages in cost mitigation activities to offset the fixed charges the MCV Partnership incurs in operating the MCV Facility. These cost mitigation activities include the use of futures and options contracts to purchase and/or sell natural gas to maximize the use of the transportation and storage contracts when it is determined that they will not be needed for the MCV Facility operation. Although these cost mitigation activities do serve to offset the fixed monthly charges, these cost mitigation activities are not considered a normal course of business for the MCV Partnership and do not qualify as hedges. Therefore, the mark-to-market gains and losses from these cost mitigation activities are recorded in earnings each quarter.

As of December 31, 2004, we have recorded a cumulative net gain of \$21 million, net of tax, in Accumulated other comprehensive loss relating to our proportionate share of the contracts held by the MCV Partnership that qualify as cash flow hedges. This balance represents natural gas futures, options, and swaps with maturities ranging from January 2005 to December 2009, of which \$11 million of this gain is expected to be reclassified as an increase to earnings during the next 12 months. In addition, for the year ended December 31, 2004, we recorded a net gain of \$37 million in earnings from hedging activities related to natural gas requirements for the MCV Facility operations and a net gain of \$2 million in earnings from the MCV Partnership's cost mitigation activities.

CMS ERM CONTRACTS: Through December 31, 2002, our wholesale power and gas trading activities were accounted for under the mark-to-market method of accounting in accordance with EITF Issue No. 98-10. Effective January 1, 2003, EITF Issue No. 98-10 was rescinded and replaced by EITF Issue No. 02-03. As a result, only energy contracts that meet the definition of a derivative under SFAS No. 133 are to be carried at fair value. The impact of this change was recognized as a cumulative effect of a change in accounting principle loss of \$23 million, net of tax, for the three month period ended March 31, 2003.

During 2003, we sold a majority of our wholesale natural gas and

power-trading portfolio, and exited the energy services and retail customer choice business. As a result, our trading activities have been reduced

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CMS ENERGY CORPORATION NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

significantly. Our current activities center around entering into energy contracts that are related to the activities considered to be an integral part of our ongoing operations. CMS ERM holds certain forward contracts for the purchase and sale of electricity and natural gas that result in physical delivery of the underlying commodity at contractual prices. These contracts are generally long-term in nature and are classified as non-trading. CMS ERM also uses various financial instruments, including swaps, options, and futures, to manage the commodity price risks associated with its forward purchase and sales contracts as well as generation assets owned by CMS Energy or its subsidiaries. These financial contracts are classified as trading activities.

Non-trading and trading contracts that meet the definition of a derivative under SFAS No. 133 are recorded as assets or liabilities in the financial statements at the fair value of the contracts. Gains or losses arising from changes in fair value of these contracts are recognized into earnings as a component of Operating Revenue in the period in which the changes occur. Gains and losses on trading contracts are recorded net in accordance with EITF Issue No. 02-03. Contracts that do not meet the definition of a derivative are accounted for as executory contracts (i.e., on an accrual basis).

FOREIGN EXCHANGE DERIVATIVES: We may use forward exchange and option contracts to hedge certain receivables, payables, long-term debt, and equity value relating to our investments in foreign operations. The purpose of our foreign currency hedging activities is to protect the company from the risk associated with adverse changes in currency exchange rates that could affect cash flow materially. These contracts would limit the risk from exchange rate movements because gains and losses on such contracts offset losses and gains, respectively, on assets and liabilities being hedged. At December 31, 2004 and 2003, we had no outstanding foreign exchange contracts.

The impact of hedges on our investments in foreign operations is reflected in Accumulated other comprehensive loss as a component of the foreign currency translation adjustment on our Consolidated Balance Sheets. Gains or losses from the settlement of these hedges are maintained in the foreign currency translation adjustment until we sell or liquidate the investments on which the hedges were taken. At December 31, 2004, the total foreign currency translation adjustment was a net loss of \$319 million, which included a net hedging loss of \$27 million, net of tax, related to settled contracts.

At December 31, 2004 and 2003, Taweelah, one of our equity method investees, held a foreign exchange contract that hedged the foreign curre