AEP Texas Central Company

2008 First Quarter Report

Consolidated Financial Statements



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GLOSSARY OF TERMS

When the following terms and abbreviations appear in the text of this report, they have the meanings indicated below.

Term	Meaning
ADITC	Accumulated Deferred Investment Tax Credits.
AEP or Parent	American Electric Power Company, Inc.
AEP East companies	APCo, CSPCo, I&M, KPCo and OPCo.
AEP System or the System	American Electric Power System, an integrated electric utility system, owned and operated by AEP's electric utility subsidiaries.
AEP West companies	PSO, SWEPCo, TCC and TNC.
AEPSC	American Electric Power Service Corporation, a service subsidiary providing management and professional services to AEP and its subsidiaries.
APCo	Appalachian Power Company, an AEP electric utility subsidiary.
CAA	Clean Air Act.
CSPCo	Columbus Southern Power Company, an AEP electric utility subsidiary.
CSW	Central and South West Corporation, a subsidiary of AEP (Effective January 21, 2003, the legal name of Central and South West Corporation was changed to AEP Utilities, Inc.).
CTC	Competition Transition Charge.
EDFIT	Excess Deferred Federal Income Taxes.
EITF	Financial Accounting Standards Board's Emerging Issues Task Force.
EITF 06-10	EITF Issue No. 06-10 "Accounting for Collateral Assignment Split-Dollar Life Insurance Arrangements."
FASB	Financial Accounting Standards Board.
Federal EPA	United States Environmental Protection Agency.
FERC	Federal Energy Regulatory Commission.
FIN	FASB Interpretation No.
FIN 48	FIN 48, "Accounting for Uncertainty in Income Taxes" and FASB Staff Position FIN 48-1 "Definition of <i>Settlement</i> in FASB Interpretation No. 48."
GAAP	Accounting Principles Generally Accepted in the United States of America.
IRS	Internal Revenue Service.
I&M	Indiana Michigan Power Company, an AEP electric utility subsidiary.
KPCo	Kentucky Power Company, an AEP electric utility subsidiary.
OPCo	Ohio Power Company, an AEP electric utility subsidiary.
PSO	Public Service Company of Oklahoma, an AEP electric utility subsidiary.
PUCT	Public Utility Commission of Texas.
REP	Texas Retail Electric Provider.
SFAS	Statement of Financial Accounting Standards issued by the Financial Accounting Standards Board.
SFAS 133	Statement of Financial Accounting Standards No. 133, "Accounting for Derivative Instruments and Hedging Activities."
SFAS 157	Statement of Financial Accounting Standards No. 157, "Fair Value Measurements."
SFAS 159	Statement of Financial Accounting Standards No. 159, "The Fair Value Option for Financial Assets and Financial Liabilities."
SWEPCo	Southwestern Electric Power Company, an AEP electric utility subsidiary.
TCC	AEP Texas Central Company, an AEP electric utility subsidiary.
Texas Restructuring Legislation	Legislation enacted in 1999 to restructure the electric utility industry in Texas.
TNC	AEP Texas North Company, an AEP electric utility subsidiary.
True-up Proceeding	A filing made under the Texas Restructuring Legislation to finalize the amount of stranded costs and other true-up items and the recovery of such amounts.
Utility Money Pool	AEP System's Utility Money Pool.

AEP TEXAS CENTRAL COMPANY AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF INCOME

For the Three Months Ended March 31, 2008 and 2007 (in thousands) (Unaudited)

	 2008	 2007
REVENUES		
Electric Generation, Transmission and Distribution	\$ 175,850	\$ 171,987
Sales to AEP Affiliates	2,194	1,130
Other	 2,998	3,814
TOTAL	 181,042	176,931
EXPENSES		
Fuel and Other Consumables Used for Electric Generation	-	825
Purchased Electricity for Resale	559	1,509
Other Operation	58,161	57,396
Maintenance	9,238	7,785
Depreciation and Amortization	46,534	46,020
Taxes Other Than Income Taxes	16,094	18,524
TOTAL	 130,586	 132,059
OPERATING INCOME	50,456	44,872
Other Income (Expense):		
Interest Income	3,271	4,959
Allowance for Equity Funds Used During Construction	655	1,159
Interest Expense	 (43,048)	 (46,021)
INCOME BEFORE INCOME TAX EXPENSE	11,334	4,969
Income Tax Expense	 3,968	 1,431
NET INCOME	7,366	3,538
Preferred Stock Dividend Requirements	 60	 60
EARNINGS APPLICABLE TO COMMON STOCK	\$ 7,306	\$ 3,478

The common stock of TCC is owned by a wholly-owned subsidiary of AEP.

AEP TEXAS CENTRAL COMPANY AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF CHANGES IN COMMON SHAREHOLDER'S EQUITY

For the Three Months Ended March 31, 2008 and 2007 (in thousands) (Unaudited)

	Common Stock			Paid-in Capital	_	Retained Earnings	 Total
DECEMBER 31, 2006	\$	55,292	\$	132,606	\$	217,218	\$ 405,116
FIN 48 Adoption, Net of Tax Preferred Stock Dividends Net Income						(2,187) (60) 3,538	(2,187) (60) 3,538
MARCH 31, 2007	\$	55,292	\$	132,606	\$	218,509	\$ 406,407
DECEMBER 31, 2007	\$	55,292	\$	133,161	\$	270,741	\$ 459,194
EITF 06-10 Adoption, Net of Tax of \$402 Common Stock Dividends Preferred Stock Dividends Other Net Income				242		(748) (4,000) (60) 7,366	(748) (4,000) (60) 242 7,366
MARCH 31, 2008	\$	55,292	\$	133,403	\$	273,299	\$ 461,994

AEP TEXAS CENTRAL COMPANY AND SUBSIDIARIES CONDENSED CONSOLIDATED BALANCE SHEETS

ASSETS

March 31, 2008 and December 31, 2007 (in thousands) (Unaudited)

	2008			2007		
CURRENT ASSETS						
Cash and Cash Equivalents	-	115	\$	101		
Other Cash Deposits		214,814		192,725		
Advances to Affiliates		65,038		180,926		
Accounts Receivable:						
Customers		44,272		54,355		
Affiliated Companies		6,603		6,848		
Accrued Unbilled Revenues		27,232		32,056		
Miscellaneous		247		637		
Allowance for Uncollectible Accounts		(250)		(273)		
Total Accounts Receivable		78,104		93,623		
Materials and Supplies		28,547	•	27,624		
Accrued Tax Benefits		30,993		· -		
Prepayments and Other		4,064		4,813		
TOTAL		421,675		499,812		
PROPERTY, PLANT AND EQUIPMENT	_					
Electric:						
Transmission		980,228		962,859		
Distribution		1,693,860		1,670,120		
Other		238,271		231,571		
Construction Work in Progress		123,902		122,666		
Total		3,036,261		2,987,216		
Accumulated Depreciation and Amortization		670,312		667,124		
TOTAL - NET		2,365,949		2,320,092		
OTHER NONCURRENT ASSETS	<u></u>					
Regulatory Assets	<u> </u>	159,251		167,991		
Securitized Transition Assets		2,108,981		2,107,510		
Deferred Charges and Other		118,187		94,592		
TOTAL		2,386,419		2,370,093		
TOTAL ASSETS	\$	5,174,043	\$	5,189,997		

AEP TEXAS CENTRAL COMPANY AND SUBSIDIARIES CONDENSED CONSOLIDATED BALANCE SHEETS LIABILITIES AND SHAREHOLDERS' EQUITY

March 31, 2008 and December 31, 2007 (Unaudited)

		2008	2007				
CURRENT LIABILITIES	_	(in thousands)					
Accounts Payable:	_						
General	\$	24,701	\$	21,629			
Affiliated Companies		14,513		20,872			
Long-term Debt Due Within One Year – Nonaffiliated		252,187		143,419			
Customer Deposits		57,555		55,740			
Accrued Taxes		35,605		31,344			
Accrued Interest		37,078		69,595			
Other		28,271		50,450			
TOTAL		449,910		393,049			
NONCURRENT LIABILITIES							
Long-term Debt – Nonaffiliated	_	2,713,266		2,794,134			
Deferred Income Taxes		1,037,048		1,030,015			
Regulatory Liabilities and Deferred Investment Tax Credits		452,302		454,528			
Deferred Credits and Other		53,602		53,156			
TOTAL		4,256,218		4,331,833			
TOTAL LIABILITIES		4,706,128		4,724,882			
Cumulative Preferred Stock Not Subject to Mandatory Redemption		5,921		5,921			
Commitments and Contingencies (Note 4)							
COMMON SHAREHOLDER'S EQUITY							
Common Stock – Par Value – \$25 Per Share:	_						
Authorized – 12,000,000 Shares							
Outstanding – 2,211,678 Shares		55,292		55,292			
Paid-in Capital		133,403		133,161			
Retained Earnings		273,299		270,741			
TOTAL		461,994		459,194			
TOTAL LIABILITIES AND SHAREHOLDERS' EQUITY	\$	5,174,043	\$	5,189,997			

AEP TEXAS CENTRAL COMPANY AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS

For the Three Months Ended March 31, 2008 and 2007 (in thousands) (Unaudited)

	2008	2007
OPERATING ACTIVITIES		
Net Income	\$ 7,366	5 \$ 3,538
Adjustments to Reconcile Net Income to Net Cash Flows Used for		
Operating Activities:		
Depreciation and Amortization	46,534	
Deferred Income Taxes	7,957	
Allowance for Equity Funds Used During Construction	(655	, , , , ,
Deferred Property Taxes	(19,950	
Fuel Over/Under Recovery, Net	(143	
Change in Other Noncurrent Assets	(29,792	2) 406
Change in Other Noncurrent Liabilities	3,994	3,187
Changes in Certain Components of Working Capital:		
Accounts Receivable, Net	15,519	(19,084)
Materials and Supplies	(923	(2,543)
Accounts Payable	(3,165	(3,957)
Customer Deposits	1,815	
Accrued Taxes, Net	(26,732	, ,
Accrued Interest	(32,517	
Other Current Assets	(989	
Other Current Liabilities	(26,534	
Net Cash Flows Used for Operating Activities	(58,215	· ———
•		_//
INVESTING ACTIVITIES		
Construction Expenditures	(58,338	, , , ,
Change in Other Cash Deposits, Net	(22,089	, , , , ,
Change in Advances to Affiliates, Net	115,888	
Proceeds from Sales of Assets	385	
Net Cash Flows from Investing Activities	35,846	156,727
FINANCING ACTIVITIES		
Issuance of Long-term Debt – Nonaffiliated	118,995	· -
Retirement of Long-term Debt – Nonaffiliated	(92,406	
Principal Payments for Capital Lease Obligations	(388	
Dividends Paid on Common Stock	(4,000	, , ,
Dividends Paid on Cumulative Preferred Stock	(60	
Other	242	, , ,
Net Cash Flows from (Used for) Financing Activities	22,383	
		
Net Increase (Decrease) in Cash and Cash Equivalents	14	, ,
Cash and Cash Equivalents at Beginning of Period	101	
Cash and Cash Equivalents at End of Period	<u>\$ 115</u>	\$ 52
SUPPLEMENTARY INFORMATION		
Cash Paid for Interest, Net of Capitalized Amounts	\$ 72,472	2 \$ 27,961
Net Cash Paid for Income Taxes	27,549	
Noncash Acquisitions Under Capital Leases	89	
Construction Expenditures Included in Accounts Payable at March 31,	8,961	
Construction Exponentiales included in Accounts I ayable at Maich 31,	0,901	, , , , , , , ,

CONDENSED NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

- 1. Significant Accounting Matters
- 2. New Accounting Pronouncements
- 3. Rate Matters
- 4. Commitments, Guarantees and Contingencies
- 5. Disposition
- 6. Benefit Plans
- 7. Business Segments
- 8. Income Taxes
- 9. Financing Activities

1. SIGNIFICANT ACCOUNTING MATTERS

General

The accompanying unaudited condensed consolidated financial statements and footnotes were prepared in accordance with GAAP for interim financial information. Accordingly, they do not include all of the information and footnotes required by GAAP for complete annual financial statements.

In the opinion of management, the unaudited condensed consolidated interim financial statements reflect all normal and recurring accruals and adjustments necessary for a fair presentation of the results of operations, financial position and cash flows for the interim periods. The results of operations for the three months ended March 31, 2008 are not necessarily indicative of results that may be expected for the year ending December 31, 2008. The accompanying condensed consolidated financial statements are unaudited and should be read in conjunction with the audited 2007 financial statements and notes thereto, which are included in TCC's 2007 Annual Report.

Reclassifications

Certain prior period financial statement items have been reclassified to conform to current period presentation. These revisions had no impact on TCC's previously reported results of operations or changes in shareholders' equity.

2. NEW ACCOUNTING PRONOUNCEMENTS

Upon issuance of final pronouncements, management thoroughly reviews the new accounting literature to determine the relevance, if any, to TCC's business. The following represents a summary of new pronouncements issued or implemented in 2008 and standards issued but not implemented that management has determined relate to TCC's operations.

SFAS 141 (revised 2007) "Business Combinations" (SFAS 141R)

In December 2007, the FASB issued SFAS 141R, improving financial reporting about business combinations and their effects. It establishes how the acquiring entity recognizes and measures the identifiable assets acquired, liabilities assumed, goodwill acquired, any gain on bargain purchases and any noncontrolling interest in the acquired entity. SFAS 141R no longer allows acquisition-related costs to be included in the cost of the business combination, but rather expensed in the periods they are incurred, with the exception of the costs to issue debt or equity securities which shall be recognized in accordance with other applicable GAAP. SFAS 141R requires disclosure of information for a business combination that occurs during the accounting period or prior to the issuance of the financial statements for the accounting period.

SFAS 141R is effective prospectively for business combinations with an acquisition date on or after the beginning of the first annual reporting period after December 15, 2008. Early adoption is prohibited. TCC will adopt SFAS 141R effective January 1, 2009 and apply it to any business combinations on or after that date.

SFAS 157 "Fair Value Measurements" (SFAS 157)

In September 2006, the FASB issued SFAS 157, enhancing existing guidance for fair value measurement of assets and liabilities and instruments measured at fair value that are classified in shareholder's equity. The statement defines fair value, establishes a fair value measurement framework and expands fair value disclosures. It emphasizes that fair value is market-based with the highest measurement hierarchy level being market prices in active markets. The standard requires fair value measurements be disclosed by hierarchy level, an entity include its own credit standing in the measurement of its liabilities and modifies the transaction price presumption. The standard also nullifies the consensus reached in EITF Issue No. 02-3 "Issues Involved in Accounting for Derivative Contracts Held for Trading Purposes and Contracts Involved in Energy Trading and Risk Management Activities" (EITF 02-3) that prohibited the recognition of trading gains or losses at the inception of a derivative contract, unless the fair value of such derivative is supported by observable market data.

In February 2008, the FASB issued FASB Staff Position (FSP) FAS 157-1 "Application of FASB Statement No. 157 to FASB Statement No. 13 and Other Accounting Pronouncements That Address Fair Value Measurements for Purposes of Lease Classification or Measurement under Statement 13" which amends SFAS 157 to exclude SFAS 13 "Accounting for Leases" and other accounting pronouncements that address fair value measurements for purposes of lease classification or measurement under SFAS 13.

In February 2008, the FASB issued FSP FAS 157-2 "Effective Date of FASB Statement No. 157" which delays the effective date of SFAS 157 to fiscal years beginning after November 15, 2008 for all nonfinancial assets and nonfinancial liabilities, except those that are recognized or disclosed at fair value in the financial statements on a recurring basis (at least annually).

TCC partially adopted SFAS 157 effective January 1, 2008. TCC will fully adopt SFAS 157 effective January 1, 2009 for items within the scope of FSP FAS 157-2. Due to TCC's removal from the CSW Operating Agreement and the SIA in 2006, TCC no longer has Risk Management Assets or Liabilities. The provisions of SFAS 157 are applied prospectively, except for a) changes in fair value measurements of existing derivative financial instruments measured initially using the transaction price under EITF 02-3, b) existing hybrid financial instruments measured initially at fair value using the transaction price and c) blockage discount factors. Although the statement is applied prospectively upon adoption, in accordance with the provisions of SFAS 157 related to EITF 02-3, amounts for transition adjustment are recorded to beginning retained earnings. The impact of considering AEP's own credit risk when measuring the fair value of liabilities, including derivatives, had an immaterial impact on TCC's fair value measurements upon adoption.

In accordance with SFAS 157, assets and liabilities are classified based on the inputs utilized in the fair value measurement. SFAS 157 provides definitions for two types of inputs: observable and unobservable. Observable inputs are valuation inputs that reflect the assumptions market participants would use in pricing the asset or liability developed based on market data obtained from sources independent of the reporting entity. Unobservable inputs are valuation inputs that reflect the reporting entity's own assumptions about the assumptions market participants would use in pricing the asset or liability developed based on the best information in the circumstances.

As defined in SFAS 157, fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date (exit price). SFAS 157 establishes a fair value hierarchy that prioritizes the inputs used to measure fair value. The hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (level 1 measurement) and the lowest priority to unobservable inputs (level 3 measurement).

Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that the reporting entity has the ability to access at the measurement date. Level 1 inputs primarily consist of exchange traded contracts, listed equities and U.S. government treasury securities that exhibit sufficient frequency and volume to provide pricing information on an ongoing basis.

Level 2 inputs are inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly. If the asset or liability has a specified (contractual) term, a Level 2 input must be observable for substantially the full term of the asset or liability. Level 2 inputs primarily consist of OTC broker quotes in moderately active or less active markets, exchange traded contracts where there was not sufficient market activity to warrant inclusion in Level 1, OTC broker quotes that are corroborated by the same or similar transactions that have occurred in the market and certain non-exchange-traded debt securities.

Level 3 inputs are unobservable inputs for the asset or liability. Unobservable inputs shall be used to measure fair value to the extent that the observable inputs are not available, thereby allowing for situations in which there is little, if any, market activity for the asset or liability at the measurement date. Level 3 inputs primarily consist of unobservable market data or are valued based on models and/or assumptions.

The following table sets forth by level within the fair value hierarchy TCC's financial assets and liabilities that were accounted for at fair value on a recurring basis as of March 31, 2008. As required by SFAS 157, financial assets and liabilities are classified in their entirety based on the lowest level of input that is significant to the fair value measurement. Management's assessment of the significance of a particular input to the fair value measurement requires judgment, and may affect the valuation of fair value assets and liabilities and their placement within the fair value hierarchy levels.

Assets and Liabilities Measured at Fair Value on a Recurring Basis as of March 31, 2008

	_	Level 1	L	evel 2		Level	3	(Other	 Total
Assets:					((in thous	ands)		
Other Cash Deposits:										
Cash and Cash Equivalents (a)	\$	94,533	\$	-	-	\$	-	\$	16	\$ 94,549
Debt Securities		120,265		-	-		_			120,265
Total Other Cash Deposits	\$	214,798	\$		-	\$	_	\$	16	\$ 214,814

⁽a) Amounts in "Other" column primarily represent cash deposits with third-parties. Level 1 amounts primarily represent investments in money market funds.

SFAS 159 "The Fair Value Option for Financial Assets and Financial Liabilities" (SFAS 159)

In February 2007, the FASB issued SFAS 159, permitting entities to choose to measure many financial instruments and certain other items at fair value. The standard also establishes presentation and disclosure requirements designed to facilitate comparison between entities that choose different measurement attributes for similar types of assets and liabilities. If the fair value option is elected, the effect of the first remeasurement to fair value is reported as a cumulative effect adjustment to the opening balance of retained earnings. The statement is applied prospectively upon adoption.

TCC adopted SFAS 159 effective January 1, 2008. At adoption, TCC did not elect the fair value option for any assets or liabilities.

SFAS 160 "Noncontrolling Interest in Consolidated Financial Statements" (SFAS 160)

In December 2007, the FASB issued SFAS 160, modifying reporting for noncontrolling interest (minority interest) in consolidated financial statements. It requires noncontrolling interest be reported in equity and establishes a new framework for recognizing net income or loss and comprehensive income by the controlling interest. Upon deconsolidation due to loss of control over a subsidiary, the standard requires a fair value remeasurement of any remaining noncontrolling equity investment to be used to properly recognize the gain or loss. SFAS 160 requires specific disclosures regarding changes in equity interest of both the controlling and noncontrolling parties and presentation of the noncontrolling equity balance and income or loss for all periods presented.

SFAS 160 is effective for interim and annual periods in fiscal years beginning after December 15, 2008. The statement is applied prospectively upon adoption. Early adoption is prohibited. Upon adoption, prior period financial statements will be restated for the presentation of the noncontrolling interest for comparability. Although management has not completed its analysis, management expects that the adoption of this standard will have an immaterial impact on the financial statements. TCC will adopt SFAS 160 effective January 1, 2009.

SFAS 161 "Disclosures about Derivative Instruments and Hedging Activities" (SFAS 161)

In March 2008, the FASB issued SFAS 161, enhancing disclosure requirements for derivative instruments and hedging activities. Affected entities are required to provide enhanced disclosures about (a) how and why an entity uses derivative instruments, (b) how derivative instruments and related hedged items are accounted for under SFAS 133 and its related interpretations, and (c) how derivative instruments and related hedged items affect an entity's financial position, financial performance and cash flows. SFAS 161 requires that objectives for using derivative instruments be disclosed in terms of underlying risk and accounting designation. This standard is intended to improve upon the existing disclosure framework in SFAS 133.

SFAS 161 is effective for fiscal years and interim periods beginning after November 15, 2008. Management expects this standard to increase the disclosure requirements related to derivative instruments and hedging activities. It encourages retrospective application to comparative disclosure for earlier periods presented. TCC will adopt SFAS 161 effective January 1, 2009.

EITF Issue No. 06-10 "Accounting for Collateral Assignment Split-Dollar Life Insurance Arrangements" (EITF 06-10)

In March 2007, the FASB ratified EITF 06-10, a consensus on collateral assignment split-dollar life insurance arrangements in which an employee owns and controls the insurance policy. Under EITF 06-10, an employer should recognize a liability for the postretirement benefit related to a collateral assignment split-dollar life insurance arrangement in accordance with SFAS 106 "Employers' Accounting for Postretirement Benefits Other Than Pension" or Accounting Principles Board Opinion No. 12 "Omnibus Opinion – 1967" if the employer has agreed to maintain a life insurance policy during the employee's retirement or to provide the employee with a death benefit based on a substantive arrangement with the employee. In addition, an employer should recognize and measure an asset based on the nature and substance of the collateral assignment split-dollar life insurance arrangement. EITF 06-10 requires recognition of the effects of its application as either (a) a change in accounting principle through a cumulative effect adjustment to retained earnings or other components of equity or net assets in the statement of financial position at the beginning of the year of adoption or (b) a change in accounting principle through retrospective application to all prior periods. TCC adopted EITF 06-10 effective January 1, 2008 with a cumulative effect reduction of \$748 thousand (net of tax of \$402 thousand) to beginning retained earnings.

EITF Issue No. 06-11 "Accounting for Income Tax Benefits of Dividends on Share-Based Payment Awards" (EITF 06-11)

In June 2007, the FASB ratified the EITF consensus on the treatment of income tax benefits of dividends on employee share-based compensation. The issue is how a company should recognize the income tax benefit received on dividends that are paid to employees holding equity-classified nonvested shares, equity-classified nonvested share units or equity-classified outstanding share options and charged to retained earnings under SFAS 123R, "Share-Based Payments." Under EITF 06-11, a realized income tax benefit from dividends or dividend equivalents that are charged to retained earnings and are paid to employees for equity-classified nonvested equity shares, nonvested equity share units and outstanding equity share options should be recognized as an increase to additional paid-in capital.

TCC adopted EITF 06-11 effective January 1, 2008. EITF 06-11 is applied prospectively to the income tax benefits of dividends on equity-classified employee share-based payment awards that are declared in fiscal years after September 15, 2007. The adoption of this standard had an immaterial impact on the financial statements.

FASB Staff Position FIN 39-1 "Amendment of FASB Interpretation No. 39" (FIN 39-1)

In April 2007, the FASB issued FIN 39-1. It amends FASB Interpretation No. 39, "Offsetting of Amounts Related to Certain Contracts" by replacing the interpretation's definition of contracts with the definition of derivative instruments per SFAS 133. It also requires entities that offset fair values of derivatives with the same party under a netting agreement to also net the fair values (or approximate fair values) of related cash collateral. The entities must disclose whether or not they offset fair values of derivatives and related cash collateral and amounts recognized for cash collateral payables and receivables at the end of each reporting period.

TCC adopted FIN 39-1 effective January 1, 2008. This standard changed the method of netting certain balance sheet amounts. It requires retrospective application as a change in accounting principle for all periods presented. It had no impact on TCC.

Future Accounting Changes

The FASB's standard-setting process is ongoing and until new standards have been finalized and issued by the FASB, management cannot determine the impact on the reporting of operations and financial position that may result from any such future changes. The FASB is currently working on several projects including revenue recognition, liabilities and equity, emission allowances, leases, insurance, subsequent events and related tax impacts. Management also expects to see more FASB projects as a result of its desire to converge International Accounting Standards with GAAP. The ultimate pronouncements resulting from these and future projects could have an impact on future results of operations and financial position.

3. RATE MATTERS

As discussed in TCC's 2007 Annual Report, TCC is involved in rate and regulatory proceedings at the FERC and the PUCT. The Rate Matters note within the 2007 Annual Report should be read in conjunction with this report to gain a complete understanding of material rate matters still pending that could impact results of operations, cash flows and possibly financial condition. The following discusses ratemaking developments in 2008 and updates the 2007 Annual Report.

TEXAS RESTRUCTURING

Texas Restructuring Appeals

Pursuant to PUCT orders, TCC securitized its net recoverable stranded generation costs of \$2.5 billion and is recovering such costs over a period ending in 2020. TCC is also refunding its net other true-up items of \$375 million through 2008 via a CTC credit rate rider. TCC appealed the PUCT stranded costs true-up and related orders seeking relief in both state and federal court on the grounds that certain aspects of the orders are contrary to the Texas Restructuring Legislation, PUCT rulemakings and federal law and fail to fully compensate TCC for its net stranded cost and other true-up items. The significant items appealed by TCC are:

- The PUCT ruling that TCC did not comply with the Texas Restructuring Legislation and PUCT rules regarding the required auction of 15% of its Texas jurisdictional installed capacity, which led to a significant disallowance of capacity auction true-up revenues.
- The PUCT ruling that TCC acted in a manner that was commercially unreasonable, because TCC failed to determine a minimum price at which it would reject bids for the sale of its nuclear generating plant and TCC bundled out-of-the-money gas units with the sale of its coal unit, which led to the disallowance of a significant portion of TCC's net stranded generation plant costs.
- The two federal matters regarding the allocation of off-system sales related to fuel recoveries and a potential tax normalization violation.

Municipal customers and other intervenors also appealed the PUCT true-up and related orders seeking to further reduce TCC's true-up recoveries. In March 2007, the Texas District Court judge hearing the appeal of the true-up order affirmed the PUCT's April 2006 final true-up order for TCC with two significant exceptions. The judge determined that the PUCT erred by applying an invalid rule to determine the carrying cost rate for the true-up of stranded costs and remanded this matter to the PUCT for further consideration. However, the District Court did not rule that the carrying cost rate was inappropriate. If the PUCT reevaluates the carrying cost rate on remand and reduces the rate, it could result in a material adverse change to TCC's recoverable carrying costs, results of operations, cash flows and financial condition.

The District Court judge also determined that the PUCT improperly reduced TCC's net stranded plant costs for commercial unreasonableness. If upheld on appeal, this ruling could have a materially favorable effect on TCC's results of operations and cash flows.

TCC, the PUCT and intervenors appealed the District Court decision to the Texas Court of Appeals. Management cannot predict the outcome of these court proceedings. If TCC ultimately succeeds in its appeals, it could have a favorable effect on future results of operations, cash flows and financial condition. If municipal customers and other intervenors succeed in their appeals, or if TCC has a tax normalization violation, it could have a substantial adverse effect on future results of operations, cash flows and financial condition.

Deferred Investment Tax Credits and Excess Deferred Federal Income Taxes

Appeals remain outstanding related to the stranded costs true-up and related orders regarding whether the PUCT may require TCC to refund certain tax benefits to customers. The PUCT requested that the Texas Court of Appeals remand the tax normalization issue for the PUCT to consider additional evidence. The PUCT agreed to allow TCC to defer a \$103 million refund to customers (\$61 million in present value of the tax benefits associated with TCC's generation assets plus \$42 million of related carrying costs) pending resolution of whether the PUCT's proposed refund is an IRS normalization violation.

The IRS issued final regulations on March 20, 2008 addressing Accumulated Deferred Investment Tax Credit (ADITC) and Excess Deferred Federal Income Tax (EDFIT) normalization requirements. Consistent with the Private Letter Ruling TCC received in 2006, the regulations clearly state that TCC will sustain a normalization violation if the PUCT orders TCC to flow the tax benefits to customers. TCC notified the PUCT that the final regulations were issued. TCC expects that the PUCT will allow TCC to retain these amounts, which will have a favorable effect on future results of operations and cash flows as the ADITC and EDFIT are recorded in income due to the sale of the generating plants.

If the PUCT orders TCC to flow the tax benefits to customers, thereby causing TCC to have a normalization violation, it could result in TCC's repayment to the IRS of ADITC on all property, including transmission and distribution property, which approximates \$103 million as of March 31, 2008, and a loss of TCC's right to claim accelerated tax depreciation in future tax returns. Tax counsel advised management that a normalization violation should not occur until all remedies under law have been exhausted and the tax benefits are actually returned to ratepayers under a nonappealable order. Management intends to continue its efforts to work with the PUCT to resolve the issue and avoid a normalization violation.

Deferred Fuel

TCC and the PUCT have been involved in litigation in the federal courts concerning whether the PUCT has the right to order reallocation of off-system sales margins thereby reducing recoverable fuel costs. In 2005, TCC recorded provisions for refunds after the PUCT ordered such reallocation. After receipt of favorable federal court decisions and the refusal of the U.S. Supreme Court to hear a PUCT appeal, TCC reversed its provision in the third quarter of 2007 of \$16 million.

The PUCT or another interested party could file a complaint at the FERC to challenge the allocation of off-system sales margins under the FERC-approved allocation agreement. In December 2007, some cities served by TNC requested the PUCT to initiate, or order TNC to initiate a proceeding at the FERC to determine if TNC misapplied its allocation under the FERC-approved agreement. In January 2008, TNC filed a response with the PUCT recommending the cities' request be denied. Although management cannot predict if a complaint will be filed at the FERC, management believes its allocations were in accordance with the then-existing FERC-approved allocation agreement and additional off-system sales margins should not be retroactively reallocated to the AEP West companies including TNC or TCC.

Excess Earnings

In 2005, a Texas appellate court issued a decision finding that a PUCT order requiring TCC to refund to the REPs excess earnings prior to and outside of the true-up process was unlawful under the Texas Restructuring Legislation. From 2002 to 2005, TCC refunded \$55 million of excess earnings, including interest, under the overturned PUCT order. On remand, the PUCT must determine how to implement the Court of Appeals decision given that the unauthorized refunds were made in lieu of reducing stranded cost recoveries in the True-up Proceeding. As a result, TCC's stranded cost recovery, which is currently on appeal, may be affected by a PUCT remedy.

In December 2007, the Texas Court of Appeals issued a decision in CenterPoint's, a nonaffiliated Texas utility, true-up proceeding determining that even though excess earnings had been previously refunded to the affiliated REP, CenterPoint still must reduce stranded cost recoveries in its true-up proceeding. In 2005, TCC reflected the obligation to refund excess earnings to customers through the true-up process and recorded a regulatory asset for the expected refund to be received from the REPs. However, certain parties have taken positions that, if adopted, could result in TCC being required to refund additional amounts of excess earnings or interest through the true-up process without receiving a refund back from the REPs. If this were to occur it would have an adverse effect on future results of operations and cash flows. AEP sold its affiliate REPs in December 2002. While AEP owned the affiliate REPs, TCC refunded \$11 million of excess earnings to the affiliate REPs. Management cannot predict the outcome of these matters and whether they will adversely affect future results of operations, cash flows and financial condition.

4. COMMITMENTS, GUARANTEES AND CONTINGENCIES

TCC is subject to certain claims and legal actions arising in its ordinary course of business. In addition, business activities are subject to extensive governmental regulation related to public health and the environment. The ultimate outcome of such pending or potential litigation cannot be predicted. For current proceedings not specifically discussed below, management does not anticipate that the liabilities, if any, arising from such proceedings would have a material adverse effect on the financial statements. The Commitments, Guarantees and Contingencies note within the 2007 Annual Report should be read in conjunction with this report.

GUARANTEES

There is no collateral held in relation to any guarantees. In the event any guarantee is drawn, there is no recourse to third parties.

Indemnifications and Other Guarantees

Contracts

TCC enters into certain types of contracts which require indemnifications. Typically these contracts include, but are not limited to, sale agreements, lease agreements, purchase agreements and financing agreements. Generally, these agreements may include, but are not limited to, indemnifications around certain tax, contractual and environmental matters. With respect to sale agreements, exposure generally does not exceed the sale price. Prior to March 31, 2008, TCC entered into sale agreements including indemnifications with a maximum exposure of \$13 million related to the sale price of generation assets and ETT. See "Texas Plants – Oklaunion Power Station" and "Electric Transmission Texas LLC (ETT)" sections of Note 7 of the 2007 Annual Report. There are no material liabilities recorded for any indemnifications.

Master Operating Lease

TCC leases certain equipment under a master operating lease. Under the lease agreement, the lessor is guaranteed to receive up to 87% of the unamortized balance of the equipment at the end of the lease term. If the fair market value of the leased equipment is below the unamortized balance at the end of the lease term, TCC has committed to pay the difference between the fair market value and the unamortized balance, with the total guarantee not to exceed 87% of the unamortized balance. Historically, at the end of the lease term the fair market value has been in excess of the unamortized balance. Assuming the fair market value of the equipment is zero at the end of the lease term, the maximum potential loss for these lease agreements was approximately \$6 million as of March 31, 2008.

CONTINGENCIES

Carbon Dioxide (CO₂) Public Nuisance Claims

In 2004, eight states and the City of New York filed an action in federal district court for the Southern District of New York against AEP, AEPSC, Cinergy Corp, Xcel Energy, Southern Company and Tennessee Valley Authority. The Natural Resources Defense Council, on behalf of three special interest groups, filed a similar complaint against the same defendants. The actions allege that CO₂ emissions from the defendants' power plants constitute a public nuisance under federal common law due to impacts of global warming, and sought injunctive relief in the form of

specific emission reduction commitments from the defendants. The dismissal of this lawsuit was appealed to the Second Circuit Court of Appeals. Briefing and oral argument have concluded. On April 2, 2007, the U.S. Supreme Court issued a decision holding that the Federal EPA has authority to regulate emissions of CO₂ and other greenhouse gases under the CAA, which may impact the Second Circuit's analysis of these issues. The Second Circuit requested supplemental briefs addressing the impact of the Supreme Court's decision on this case. Management believes the actions are without merit and intends to defend against the claims.

Alaskan Villages' Claims

In February 2008, the Native Village of Kivalina and the City of Kivalina, Alaska filed a lawsuit in federal court in the Northern District of California against AEP, AEPSC and 22 other unrelated defendants including oil & gas companies, a coal company, and other electric generating companies. The complaint alleges that the defendants' emissions of CO₂ contribute to global warming and constitute a public and private nuisance and that the defendants are acting together. The complaint further alleges that some of the defendants, including AEP, conspired to create a false scientific debate about global warming in order to deceive the public and perpetuate the alleged nuisance. The plaintiffs also allege that the effects of global warming will require the relocation of the village at an alleged cost of \$95 million to \$400 million. Management believes the action is without merit and intends to defend against the claims.

Claims by the City of Brownsville, Texas Against TCC

In July 2007, the City of Brownsville, Texas filed an original petition in litigation pending in the District Court of Dallas County, Texas. The petition seeks recovery against TCC based on allegations of breach of contract, breach of fiduciary duty, unjust enrichment, constructive trust, conversion, breach of the Texas theft liability act and fraud allegedly occurring in connection with a transaction in which Brownsville purchased TCC's interest in the Oklaunion electric generating station. In October 2007, the court heard various motions for partial summary judgment. No date for a ruling is indicated by the court. Management believes that the claims are without merit and intends to defend against them vigorously.

FERC Long-term Contracts

In 2002, the FERC held a hearing related to a complaint filed by Nevada Power Company and Sierra Pacific Power Company (the Nevada utilities). The complaint sought to break long-term contracts entered during the 2000 and 2001 California energy price spike which the customers alleged were "high-priced." The complaint alleged that TCC and other AEP subsidiaries sold power at unjust and unreasonable prices because the market for power was allegedly dysfunctional at the time such contracts were executed. In 2003, the FERC rejected the complaint. In 2006, the U.S. Court of Appeals for the Ninth Circuit reversed the FERC order and remanded the case to the FERC for further proceedings. That decision was appealed and argued before the U.S. Supreme Court in February 2008. Management is unable to predict the outcome of these proceedings or their impact on future results of operations and cash flows. Management asserted claims against certain companies that sold power to TCC and other AEP subsidiaries, which was resold to the Nevada utilities, seeking to recover a portion of any amounts that may be owed to the Nevada utilities.

5. DISPOSITION

Texas Plants - Oklaunion Power Station

In February 2007, TCC sold its 7.81% share of Oklaunion Power Station to the Public Utilities Board of the City of Brownsville for \$43 million plus capital adjustments. The sale did not have a significant effect on TCC's results of operations. Management does not expect that the remaining litigation will have a significant impact on future results of operations. See "Claims by the City of Brownsville, Texas Against TCC" section of Note 4.

6. BENEFIT PLANS

TCC participates in AEP sponsored qualified pension plans and nonqualified pension plans. A substantial majority of employees are covered by either one qualified plan or both a qualified and a nonqualified pension plan. In addition, TCC participates in other postretirement benefit plans sponsored by AEP to provide medical and death benefits for retired employees.

Components of Net Periodic Benefit Cost

The following table provides the components of AEP's net periodic benefit cost for the plans for the three months ended March 31, 2008 and 2007

Other Postrotirement

	Pension	Pla	ns		Benefi		
	Months Er 2008	ıded	March 31, 2007	Thr	ree Months E 2008	Ended March 31, 2007	
			(in m	illions	s)		
Service Cost	\$ 25	\$	24	\$	10	\$	10
Interest Cost	63		59		28		26
Expected Return on Plan Assets	(84)		(85)		(28)		(26)
Amortization of Transition Obligation	-		-		7		7
Amortization of Net Actuarial Loss	9		15		3		3
Net Periodic Benefit Cost	\$ 13	\$	13	\$	20	\$	20

The following table provides TCC's net periodic benefit cost for the plans for the three months ended March 31, 2008 and 2007:

						Other Post	retire	ment
		Pension	Plans	S		Benefi	t Plan	S
	Three	Months E	nded I	March 31,	Thre	e Months E	Ended March 31,	
	2	008		2007	2	2008		2007
				(in tho	usands			_
Net Periodic Benefit Costs	\$	208	\$	101	\$	1,502	\$	1.575

7. <u>BUSINESS SEGMENTS</u>

TCC has one reportable segment, an integrated electricity transmission and distribution business. TCC's other activities are insignificant.

8. <u>INCOME TAXES</u>

TCC adopted FIN 48 as of January 1, 2007. As a result, TCC recognized an increase in the liabilities for unrecognized tax benefits, as well as related interest expense and penalties, which was accounted for as a reduction to the January 1, 2007 balance of retained earnings.

TCC joins in the filing of a consolidated federal income tax return with its affiliates in the AEP System. The allocation of the AEP System's current consolidated federal income tax to the AEP System companies allocates the benefit of current tax losses to the AEP System companies giving rise to such losses in determining their current tax expense. The tax benefit of the Parent is allocated to its subsidiaries with taxable income. With the exception of the loss of the Parent, the method of allocation reflects a separate return result for each company in the consolidated group.

TCC and other AEP subsidiaries are no longer subject to U.S. federal examination for years before 2000. However, TCC and other AEP subsidiaries have filed refund claims with the IRS for years 1997 through 2000 for the CSW premerger tax period, which are currently being reviewed. TCC and other AEP subsidiaries have completed the exam for the years 2001 through 2003 and have issues that will be pursued at the appeals level. The returns for the years 2004 through 2006 are presently under audit by the IRS. Although the outcome of tax audits is uncertain, in management's opinion, adequate provisions for income taxes have been made for potential liabilities resulting from such matters. In addition, TCC accrues interest on these uncertain tax positions. Management is not aware of any issues for open tax years that upon final resolution are expected to have a material adverse effect on results of operations.

TCC, along with other AEP subsidiaries, files income tax returns in various state and local jurisdictions. These taxing authorities routinely examine the tax returns and TCC and other AEP subsidiaries are currently under examination in several state and local jurisdictions. Management believes that TCC and other AEP subsidiaries have filed tax returns with positions that may be challenged by these tax authorities. However, management does not believe that the ultimate resolution of these audits will materially impact results of operations. With few exceptions, TCC is no longer subject to state or local income tax examinations by tax authorities for years before 2000.

9. <u>FINANCING ACTIVITIES</u>

Long-term Debt

Long-term debt and other securities issued, retired and principal payments made during the first three months of 2008 were:

	Type of Debt		rincipal mount	Interest Rate	Due Date
Issuances:	Pollution Control Bonds	(in tl \$	nousands) 120,265	5.125%	2030
	Type of Debt	Am	rincipal ount Paid housands)	Interest Rate	Due Date
Retirements and Principal Payments:	Securitization Bonds Securitization Bonds First Mortgage Bonds	\$	28,920 44,905 18,581	5.01% 4.98% 7.125%	2008 2010 2008

In April 2008, TCC remarketed its outstanding \$40.9 million Pollution Control Bonds, resulting in a new interest rate of 5.625%. No proceeds were received related to this remarketing. The principal amount of the Pollution Control Bonds is reflected in Long-term Debt on TCC's Condensed Consolidated Balance Sheet as of March 31, 2008.

In April 2008, TCC retired \$60 million and \$60.3 million of variable interest rate Pollution Control Bonds, each due in 2028.

As of March 31, 2008, TCC had \$161 million of tax-exempt long-term debt (Pollution Control Bonds) sold at auction rates that are reset every 7 or 35 days. This debt is insured by bond insurers previously AAA-rated, namely Ambac Assurance Corporation, Financial Guaranty Insurance Co., MBIA Insurance Corporation and XL Capital Assurance Inc. Due to the exposure that these bond insurers have in connection with recent developments in the subprime credit market, the credit ratings of these insurers have been downgraded or placed on negative outlook. These market factors have contributed to higher interest rates in successful auctions and increasing occurrences of failed auctions, including auctions of TCC's tax-exempt long-term debt. The instruments under which the bonds are issued allow for conversion to other short-term variable-rate structures, term-put structures and fixed-rate structures. In April 2008, TCC converted all of its outstanding auction rate securities.

Lines of Credit

The AEP System uses a corporate borrowing program to meet the short-term borrowing needs of its subsidiaries. The corporate borrowing program includes a Utility Money Pool, which funds the utility subsidiaries. The AEP System corporate borrowing program operates in accordance with the terms and conditions approved in a regulatory order. The amount of outstanding loans to the Utility Money Pool as of March 31, 2008 and December 31, 2007 are included in Advances to Affiliates on TCC's balance sheets. TCC's Utility Money Pool activity and corresponding authorized borrowing limits for the three months ended March 31, 2008 are described in the following table:

Maximum	Maximum Maximum				um Average Average				Authorized				
Borrowings Loans to		Borrow	ings	L	oans to		to Utility	Short-Term					
from Utility Utility		from Utility		Utility		Moı	ney Pool as of	Borrowing					
Money Pool	Money Pool Money Pool		ol Money Pool Money Pool			Ma	rch 31, 2008		Limit				
(in thousands)													
\$ -	\$	183,166	\$	_	\$	134,121	\$	65,038	\$	600,000			

Maximum, minimum and average interest rates for funds either borrowed from or loaned to the Utility Money Pool for the three months ended March 31, 2008 and 2007 are summarized in the following table:

	Maximum	Minimum	Maximum	Minimum	Average	Average
	Interest Rates	Interest Rates	Interest Rates	Interest Rates	Interest Rate	Interest Rate
	for Funds	for Funds	for Funds	For Funds	for Funds	for Funds
	Borrowed from	Borrowed from	Loaned to the	Loaned to the	Borrowed from	Loaned to the
	41 174.0104	41 7749194	TT4 *11 4 3 F	TT/*1*/ 3.6	41 7749194	TT4 *1 *4 T #
	the Utility	the Utility	Utility Money	Utility Money	the Utility	Utility Money
	the Utility Money Pool	the Utility Money Pool	Utility Money Pool	Utility Money Pool	the Utility Money Pool	Utility Money Pool
2008	•	•			•	

Credit Facilities

In April 2008, the Parent, the AEP East companies and the AEP West companies entered into a \$650 million 3-year credit agreement with a third party. Concurrently, the Parent, the AEP East companies and the AEP West companies also entered into a \$350 million 364-day credit agreement with a third party.