AEP Generating Company

2011 Annual Report

Audited 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						
AEGCo	AEP Generating Company, an AEP electric utility subsidiary.					
AEP or Parent	American Electric Power Company, Inc.					
AEP System or the System	American Electric Power System, an integrated electric utility system, owned and operated by AEP's electric utility subsidiaries.					
AEPSC	American Electric Power Service Corporation, a service subsidiary providing management and professional services to AEP and its subsidiaries.					
AFUDC	Allowance for Funds Used During Construction.					
APCo	Appalachian Power Company, an AEP electric utility subsidiary.					
CO_2	Carbon Dioxide and other greenhouse gases.					
CWIP	Construction Work in Progress.					
EIS	Energy Insurance Services, Inc., a nonaffiliated captive insurance company.					
Federal EPA	United States Environmental Protection Agency.					
FERC	Federal Energy Regulatory Commission.					
I&M	Indiana Michigan Power Company, an AEP electric utility subsidiary.					
KPCo	Kentucky Power Company, an AEP electric utility subsidiary.					
MW	Megawatt.					
OPCo	Ohio Power Company, an AEP electric utility subsidiary.					
Rockport Plant	A generating plant, consisting of two 1,300 MW coal-fired generating units near Rockport, Indiana.					
UPA	Unit Power Agreement.					
Utility Money Pool	AEP System's Utility Money Pool.					
VIE	Variable Interest Entity.					

INDEPENDENT AUDITORS' REPORT

To the Board of Directors and Shareholder of AEP Generating Company:

We have audited the accompanying balance sheets of AEP Generating Company (the "Company") as of December 31, 2011 and 2010, and the related statements of income, changes in common shareholder's equity, and cash flows for each of the three years in the period ended December 31, 2011. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with generally accepted auditing standards as established by the Auditing Standards Board (United States) and in accordance with the auditing 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 the financial statements are free of material misstatement. The Company is not required to have, nor were we engaged to perform, an audit of its internal control over financial reporting. Our audits included consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, such financial statements present fairly, in all material respects, the financial position of AEP Generating Company as of December 31, 2011 and 2010, and the results of its operations and its cash flows for each of the three years in the period ended December 31, 2011, in conformity with accounting principles generally accepted in the United States of America.

/s/ Deloitte & Touche LLP

Columbus, Ohio February 28, 2012

AEP GENERATING COMPANY STATEMENTS OF INCOME

For the Years Ended December 31, 2011, 2010 and 2009 (in thousands)

	2011		2010		 2009	
OPERATING REVENUES - AFFILIATED	\$	512,725	\$	450,780	\$ 414,793	
EXPENSES						
Fuel Used for Electric Generation		308,217		249,278	216,004	
Rent – Rockport Plant Unit 2		68,283		68,283	68,283	
Other Operation		26,556		31,825	25,140	
Maintenance		22,718		16,018	21,381	
Depreciation and Amortization		36,978		36,837	34,631	
Taxes Other Than Income Taxes		3,835		4,090	4,435	
TOTAL EXPENSES		466,587		406,331	369,874	
OPERATING INCOME		46,138		44,449	44,919	
Other Income (Expense):						
Other Income		7,141		127	5,118	
Interest Expense		(14,315)		(16,713)	 (16,100)	
INCOME BEFORE INCOME TAX EXPENSE		38,964		27,863	33,937	
Income Tax Expense		3,330		9,223	 5,146	
NET INCOME	\$	35,634	\$	18,640	\$ 28,791	

The common stock of AEGCo is wholly-owned by AEP.

AEP GENERATING COMPANY STATEMENTS OF CHANGES IN COMMON SHAREHOLDER'S EQUITY

For the Years Ended December 31, 2011, 2010 and 2009 (in thousands)

	Common Stock		Paid-in Capital				Total
TOTAL COMMON SHAREHOLDER'S EQUITY – DECEMBER 31, 2008	\$	1,000	\$	233,184	\$	54,289	\$ 288,473
Capital Contribution from Parent Common Stock Dividends SUBTOTAL – COMMON SHAREHOLDER'S EQUITY				5,000		(24,500)	5,000 (24,500) 268,973
NET INCOME						28,791	 28,791
TOTAL COMMON SHAREHOLDER'S EQUITY – DECEMBER 31, 2009		1,000		238,184		58,580	297,764
Common Stock Dividends SUBTOTAL – COMMON SHAREHOLDER'S EQUITY						(20,000)	 (20,000) 277,764
NET INCOME						18,640	 18,640
TOTAL COMMON SHAREHOLDER'S EQUITY – DECEMBER 31, 2010		1,000		238,184		57,220	296,404
Common Stock Dividends SUBTOTAL – COMMON SHAREHOLDER'S EQUITY						(78,500)	 (78,500) 217,904
NET INCOME						35,634	35,634
TOTAL COMMON SHAREHOLDER'S EQUITY – DECEMBER 31, 2011	\$	1,000	\$	238,184	\$	14,354	\$ 253,538

AEP GENERATING COMPANY BALANCE SHEETS

ASSETS

December 31, 2011 and 2010 (in thousands)

	2011			2010
CURRENT ASSETS				
Advances to Affiliates	\$	21,708	\$	-
Accounts Receivable – Affiliated Companies		65,428		57,278
Fuel		33,188		46,422
Materials and Supplies		18,855		17,484
Accrued Tax Benefits		30		1,297
Prepayments and Other Current Assets		930		802
TOTAL CURRENT ASSETS		140,139		123,283
PROPERTY, PLANT AND EQUIPMENT	_			
Electric:				
Generation		1,478,867		1,455,131
Transmission		9,688		9,688
Other Property, Plant and Equipment		6,984		8,739
Construction Work in Progress		25,186		228,794
Total Property, Plant and Equipment	· · · · · · · · · · · · · · · · · · ·	1,520,725		1,702,352
Accumulated Depreciation and Amortization		908,558		881,682
TOTAL PROPERTY, PLANT AND EQUIPMENT – NET		612,167		820,670
OTHER NONCURRENT ASSETS				
Regulatory Assets		20,554		16,694
Deferred Charges and Other Noncurrent Assets		2,649		2,069
TOTAL OTHER NONCURRENT ASSETS		23,203		18,763
TOTAL ASSETS	\$	775,509	\$	962,716

AEP GENERATING COMPANY BALANCE SHEETS LIABILITIES AND SHAREHOLDER'S EQUITY December 31, 2011 and 2010

	2011			2010
CURRENT LIABILITIES		(in the	ousand	ls)
Advances from Affiliates	\$	-	\$	21,178
Accounts Payable:				
General		33,198		15,458
Affiliated Companies		28,918		67,698
Long-term Debt Due Within One Year – Nonaffiliated		52,273		137,273
Accrued Taxes		6,732		9,934
Accrued Rent – Rockport Plant Unit 2		4,963		4,963
Other Current Liabilities		4,809		4,958
TOTAL CURRENT LIABILITIES		130,893		261,462
NONCURRENT LIABILITIES				
Long-term Debt – Nonaffiliated		181,818		189,074
Deferred Income Taxes		70,216		65,372
Regulatory Liabilities and Deferred Investment Tax Credits		48,325		54,746
Deferred Gain on Sale and Leaseback – Rockport Plant Unit 2		60,908		66,479
Deferred Credits and Other Noncurrent Liabilities		29,811		29,179
TOTAL NONCURRENT LIABILITIES		391,078		404,850
TOTAL LIABILITIES		521,971		666,312
Commitments and Contingencies (Note 3)				
COMMON SHAREHOLDER'S EQUITY				
Common Stock – Par Value – \$1,000 Per Share: Authorized – 1,000 Shares				
Outstanding – 1,000 Shares		1,000		1,000
Paid-in Capital		238,184		238,184
Retained Earnings		14,354		57,220
TOTAL COMMON SHAREHOLDER'S EQUITY		253,538		296,404
TOTAL LIABILITIES AND SHAREHOLDER'S EQUITY	\$	775,509	\$	962,716

AEP GENERATING COMPANY STATEMENTS OF CASH FLOWS

For the Years Ended December 31, 2011, 2010 and 2009 (in thousands)

		2011		2010		2009
OPERATING ACTIVITIES						
Net Income	\$	35,634	\$	18,640	\$	28,791
Adjustments to Reconcile Net Income to Net Cash Flows from						
Operating Activities:		26.070		26.025		24.621
Depreciation and Amortization		36,978		36,837		34,631
Deferred Income Taxes		1,717		(479)		27,884
Deferred Investment Tax Credits		(3,282)		(3,282)		(3,282)
Amortization of Deferred Gain on Sale and		(5.551)		(5.551)		(5.551)
Leaseback – Rockport Plant Unit 2		(5,571)		(5,571)		(5,571)
Allowance for Equity Funds Used During Construction		(7,068)		(123)		(5,175)
Change in Other Noncurrent Assets		(3,956)		2,506		5,053
Change in Other Noncurrent Liabilities		1,181		2,056		6,200
Changes in Certain Components of Working Capital:		21		(10,000)		(02)
Accounts Receivable		21		(19,092)		(93)
Fuel, Materials and Supplies		11,778		2,092		(18,018)
Accounts Payable		(33,144)		49,454		850
Accrued Taxes, Net		(3,032)		20,140		(14,107)
Other Current Assets		476		(199)		(77)
Other Current Liabilities		(1,106)		(188)		(1,702)
Net Cash Flows from Operating Activities		30,626		102,791		55,384
INVESTING ACTIVITIES						
Construction Expenditures		(119,679)		(16,674)		(61,622)
Change in Advances to Affiliates, Net		(21,708)		-		-
Proceeds from Sales of Assets		302,231		522		-
Other Investing Activities		1,519		_		
Net Cash Flows from (Used for) Investing Activities		162,363		(16,152)		(61,622)
FINANCING ACTIVITIES						
Capital Contribution from Parent		_		-		5,000
Issuance of Long-term Debt – Nonaffiliated		44,616		-		-
Change in Advances from Affiliates, Net		(21,178)		(58,990)		33,368
Retirement of Long-term Debt – Nonaffiliated		(137,273)		(7,273)		(7,273)
Principal Payments for Capital Lease Obligations		(654)		(376)		(357)
Dividends Paid on Common Stock		(78,500)		(20,000)		(24,500)
Net Cash Flows from (Used for) Financing Activities		(192,989)		(86,639)		6,238
Net Change in Cash and Cash Equivalents		_		_		_
Cash and Cash Equivalents at Beginning of Period		_		_		_
Cash and Cash Equivalents at End of Period	\$	=	\$	=	\$	-
SUPPLEMENTARY INFORMATION						
Cash Paid for Interest, Net of Capitalized Amounts	\$	14,579	\$	16,213	\$	15,542
Net Cash Paid (Received) for Income Taxes	Ψ	8,599	Ψ	(7,221)	Ψ	(3,104)
Noncash Acquisitions Under Capital Leases		1,301		104		(3,104)
Construction Expenditures Included in Current Liabilities at December 31,		5,590		386		137
Construction Expenditures included in Current Elabinities at December 31,		3,390		500		137

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1. ORGANIZATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

ORGANIZATION

AEGCo engages in the generation and wholesale sale of electric power to its affiliates, I&M, KPCo and OPCo. AEGCo and I&M co-own Unit 1 of the Rockport Plant. Unit 2 of the Rockport Plant is owned by a third party and leased to I&M and AEGCo. I&M operates the Rockport Plant. AEGCo derives operating revenues from the sale of Rockport Plant energy and capacity to I&M and KPCo pursuant to FERC-approved long-term unit power agreements through December 2022. Under the terms of its unit power agreement, I&M agreed to purchase all of AEGCo's Rockport energy and capacity unless it is sold to other utilities or affiliates. I&M assigned 30% of its rights to energy and capacity to KPCo.

In 2007, AEGCo completed the purchase of the Lawrenceburg Generating Station (Lawrenceburg), a combined-cycle, natural-gas power plant. OPCo and AEGCo entered into a 10-year UPA for the entire output from the plant effective with AEGCo's purchase of Lawrenceburg. The UPA has an option for an additional 2-year period. I&M operates the plant under an agreement with AEGCo. Under the UPA, OPCo pays AEGCo for the capacity, depreciation, fuel, operation and maintenance and tax expenses. These payments are due regardless of whether the plant is operating. The fuel and operation and maintenance payments are based on actual costs incurred. All expenses are trued up periodically.

The unit power agreements provide for a FERC-approved rate of return on common equity, a return on other capital (net of temporary cash investments) and recovery of costs including operation and maintenance, fuel and taxes. Under the terms of the unit power agreements, AEGCo accumulates all expenses monthly and prepares bills for its affiliates. In the month the expenses are incurred, AEGCo recognizes the billing revenues and establishes a receivable from the affiliated companies. The costs of operating the plants are billed to the respective parties of the agreements.

SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Rates and Service Regulation

The FERC regulates AEGCo's rates and affiliated transactions, including AEPSC intercompany service billings which are generally at cost, under the 2005 Public Utility Holding Company Act and the Federal Power Act. The FERC also has jurisdiction over the issuances and acquisitions of securities of the public utility subsidiaries, the acquisition or sale of certain utility assets and mergers with another electric utility or holding company. For non-power goods and services, the FERC requires that a nonregulated affiliate can bill an affiliated public utility company no more than market while a public utility must bill the higher of cost or market to a nonregulated affiliate.

The FERC regulates wholesale power markets and wholesale power transactions. AEGCo's wholesale power transactions are generally cost-based regulated under FERC approved unit power agreements. Both the FERC and state regulatory commissions are permitted to review and audit the relevant books and records of companies within a public utility holding company system.

Accounting for the Effects of Cost-Based Regulation

As a rate-regulated electric public utility company, AEGCo's financial statements reflect the actions of regulators that result in the recognition of certain revenues and expenses in different time periods than enterprises that are not rate-regulated. In accordance with accounting guidance for "Regulated Operations," AEGCo records regulatory assets (deferred expenses) and regulatory liabilities (future revenue reductions or refunds) to reflect the economic effects of regulation by matching expenses with their recovery through regulated revenues and income with its passage to customers through the reduction of regulated revenues.

Use of Estimates

The preparation of these financial statements in conformity with accounting principles generally accepted in the United States of America (GAAP) requires management to make estimates and assumptions that affect the amounts reported in the financial statements and accompanying notes. These estimates include, but are not limited to, inventory valuation, long-lived asset impairment, the effects of regulation, long-lived asset recovery and the effects of contingencies. The estimates and assumptions used are based upon management's evaluation of the relevant facts and circumstances as of the date of the financial statements. Actual results could ultimately differ from those estimates.

Cash and Cash Equivalents

Cash and Cash Equivalents on the statements of cash flows include temporary cash investments with original maturities of three months or less.

Inventory

Fossil fuel inventories and materials and supplies inventories are carried at average cost.

Property, Plant and Equipment

Electric utility property, plant and equipment are stated at original purchase cost. Additions, major replacements and betterments are added to the plant accounts. Normal and routine retirements from the plant accounts, net of salvage, are charged to accumulated depreciation under the group composite method of depreciation. The group composite method of depreciation assumes that on average, asset components are retired at the end of their useful lives and thus there is no gain or loss. The equipment in each primary electric plant account is identified as a separate group. Under the group composite method of depreciation, continuous interim routine replacements of items such as boiler tubes, pumps, motors, etc. result in the original cost, less salvage, being charged to accumulated depreciation. The depreciation rates that are established take into account the past history of interim capital replacements and the amount of salvage received. These rates and the related lives are subject to periodic review. Removal costs are charged to regulatory liabilities. The costs of labor, materials and overhead incurred to operate and maintain the plants are included in operating expenses.

Long-lived assets are required to be tested for impairment when it is determined that the carrying value of the assets may no longer be recoverable or when the assets meet the held for sale criteria under the accounting guidance for "Impairment or Disposal of Long-lived Assets."

The fair value of an asset or investment is the amount at which that asset or investment could be bought or sold in a current transaction between willing parties, as opposed to a forced or liquidation sale. Quoted market prices in active markets are the best evidence of fair value and are used as the basis for the measurement, if available. In the absence of quoted prices for identical or similar assets or investments in active markets, fair value is estimated using various internal and external valuation methods including cash flow analysis and appraisals.

Allowance for Funds Used During Construction (AFUDC)

AFUDC represents the estimated cost of borrowed and equity funds used to finance construction projects that is capitalized and recovered through depreciation over the service life of regulated electric utility plant. AEGCo records the equity component of AFUDC in Other Income and the debt component of AFUDC as a reduction to Interest Expense.

Valuation of Nonderivative Financial Instruments

The book values of Accounts Receivable and Accounts Payable approximate fair value because of the short-term maturity of these instruments.

Revenue Recognition and Accounts Receivable

Under terms of the unit power agreement, AEGCo accumulates all expenses monthly and prepares bills for its affiliates. In the month the expenses are incurred, AEGCo recognizes the billing revenues and establishes receivables from the affiliate companies.

Maintenance

Maintenance costs are expensed as incurred.

Income Taxes and Investment Tax Credits

AEGCo uses the liability method of accounting for income taxes. Under the liability method, deferred income taxes are provided for all temporary differences between the book and tax basis of assets and liabilities which will result in a future tax consequence.

When the flow-through method of accounting for temporary differences is reflected in regulated revenues (that is, when deferred taxes are not included in the cost of service for determining regulated rates for electricity), deferred income taxes are recorded and related regulatory assets and liabilities are established to match the regulated revenues and tax expense.

Investment tax credits are accounted for under the flow-through method except where regulatory commissions have reflected investment tax credits in the rate-making process on a deferral basis. Investment tax credits that have been deferred are amortized over the life of the plant investment.

AEGCo accounts for uncertain tax positions in accordance with the accounting guidance for "Income Taxes." AEGCo classifies interest expense or income related to uncertain tax positions as interest expense or income as appropriate and classifies penalties as Other Operation.

Debt

Gains and losses from the reacquisition of debt used to finance AEGCo's plants are deferred and amortized over the remaining term of the reacquired debt in accordance with their rate-making treatment unless the debt is refinanced. If the reacquired debt is refinanced, the reacquisition costs are generally deferred and amortized over the term of the replacement debt consistent with its recovery in rates.

Debt discount and debt issuance expenses are deferred and amortized generally utilizing the straight-line method over the term of the related debt. The straight-line method approximates the effective interest method and is consistent with the treatment in rates for regulated operations. The net amortization expense is included in Interest Expense.

Earnings Per Share (EPS)

AEGCo is a wholly-owned subsidiary of AEP. Therefore, AEGCo is not required to report EPS.

Subsequent Events

Management reviewed subsequent events through February 28, 2012, the date that AEGCo's 2011 annual report was issued.

2. EFFECTS OF REGULATION

Regulatory assets and liabilities are comprised of the following items:

	Decem	Remaining		
Regulatory Assets:	 2011		2010	Recovery Period
	 (in tho	usan	ds)	
Noncurrent Regulatory Assets				
Regulatory assets not yet being recovered pending future proceedings				
to determine the recovery method and timing:				
Regulatory Assets Currently Not Earning a Return				
Asset Retirement Obligation	\$ 2,624	\$	2,232	
Total Regulatory Assets Not Yet Being Recovered	 2,624		2,232	
Regulatory assets being recovered:				
Regulatory Assets Currently Earning a Return				
Unamortized Loss on Reacquired Debt	2,836		3,073	14 years
Regulatory Assets Currently Not Earning a Return				
Income Taxes, Net	 15,094		11,389	18 years
Total Regulatory Assets Being Recovered	 17,930		14,462	
Total Noncurrent Regulatory Assets	\$ 20,554	\$	16,694	
	Decem	ber :	*	Remaining
Regulatory Liabilities:	 2011		2010	Refund Period
	(in tho	usan	ds)	
Noncurrent Regulatory Liabilities and				
Deferred Investment Tax Credits				
Regulatory liabilities being paid:				
Regulatory Liabilities Currently Paying a Return				
Asset Removal Costs	\$ 25,506	\$	28,645	(a)
Deferred Investment Tax Credits	 22,819		26,101	11 years
Total Noncurrent Regulatory Liabilities and Deferred				
Investment Tax Credits	\$ 48,325	\$	54,746	
(a) D .1' 1				

⁽a) Relieved as removal costs are incurred.

3. COMMITMENTS, GUARANTEES AND CONTINGENCIES

AEGCo is subject to certain claims and legal actions arising in its ordinary course of business. In addition, AEGCo's 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.

COMMITMENTS

Construction and Commitments

AEGCo has substantial construction commitments to support its operations and environmental investments. In managing the overall construction program and in the normal course of business, AEGCo contractually commits to third-party construction vendors for certain material purchases and other construction services. Management forecasts approximately \$83 million of construction expenditures, excluding equity AFUDC, for 2012. AEGCo also purchases fuel, materials, supplies, services and property, plant and equipment under contract as part of its normal course of business. Certain supply contracts contain penalty provisions for early termination.

The following table summarizes AEGCo's actual contractual commitments at December 31, 2011:

	Les	s Than 1				After	
Contractual Commitments		year	2-3 years	<u>. </u>	4-5 years	5 years	 Total
				(iı	n thousands)		
Fuel Purchase Contracts (a)	\$	4,471	\$	- :	\$ -	\$ -	\$ 4,471

(a) Represents contractual commitments to purchase natural gas as fuel for electric generation along with related transportation of the fuel.

GUARANTEES

Liabilities for guarantees are recorded in accordance with the accounting guidance for "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.

Letters of Credit

In July 2011, AEGCo remarketed \$45 million of variable rate Pollution Control Bonds supported by bilateral letters of credit for \$46 million. The letters of credit mature in July 2014.

Indemnifications and Other Guarantees

Contracts

AEGCo 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. As of December 31, 2011, there were no material liabilities recorded for any indemnifications.

CONTINGENCIES

Insurance and Potential Losses

AEGCo maintains insurance coverage normal and customary for an electric utility, subject to various deductibles. Insurance coverage includes all risks of physical loss or damage to assets, subject to insurance policy conditions and exclusions. Covered property generally includes power plants, substations, facilities and inventories. The insurance programs also generally provide coverage against loss arising from certain claims made by third parties and are in excess of AEGCo's retentions. Coverage is generally provided by a combination of the protected cell of EIS and/or various industry mutual and/or commercial carriers.

Some potential losses or liabilities may not be insurable or the amount of insurance carried may not be sufficient to meet potential losses and liabilities. Future losses or liabilities, if they occur, which are not completely insured, unless recovered from customers, could have a material adverse effect on net income, cash flows and financial condition.

Carbon Dioxide 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 trial court dismissed the lawsuits.

In September 2009, the Second Circuit Court of Appeals issued a ruling on appeal remanding the cases to the Federal District Court for the Southern District of New York. The Second Circuit held that the issues of climate change and global warming do not raise political questions and that Congress' refusal to regulate CO₂ emissions does not mean that plaintiffs must wait for an initial policy determination by Congress or the President's administration to secure the relief sought in their complaints. In 2010, the U.S. Supreme Court granted the defendants' petition for review. In June 2011, the U.S. Supreme Court reversed and remanded the case to the Court of Appeals, finding that plaintiffs' federal common law claims are displaced by the regulatory authority granted to the Federal EPA under the CAA. After the remand, the plaintiffs asked the Second Circuit to return the case to the district court so that they could withdraw their complaints. The cases were returned to the district court and the plaintiffs' federal common law claims were dismissed in December 2011.

In October 2009, the Fifth Circuit Court of Appeals reversed a decision by the Federal District Court for the District of Mississippi dismissing state common law nuisance claims in a putative class action by Mississippi residents asserting that CO₂ emissions exacerbated the effects of Hurricane Katrina. The Fifth Circuit held that there was no exclusive commitment of the common law issues raised in plaintiffs' complaint to a coordinate branch of government and that no initial policy determination was required to adjudicate these claims. The court granted petitions for rehearing. An additional recusal left the Fifth Circuit without a quorum to reconsider the decision and the appeal was dismissed, leaving the district court's decision in place. Plaintiffs filed a petition with the U.S. Supreme Court asking the court to remand the case to the Fifth Circuit and reinstate the panel decision. The petition was denied in January 2011. Plaintiffs refiled their complaint in federal district court. The court ordered all defendants to respond to the refiled complaints in October 2011. Management believes the claims are without merit, and in addition to other defenses, are barred by the doctrine of collateral estoppel and the applicable statute of limitations. Management intends to defend against the claims. Management is unable to determine a range of potential losses that are reasonably possible of occurring.

Alaskan Villages' Claims

In 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 and 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. In October 2009, the judge dismissed plaintiffs' federal common law claim for nuisance, finding the claim barred by the political question doctrine and by plaintiffs' lack of standing to bring the claim. The judge also dismissed plaintiffs' state law claims without prejudice to refiling in state court. The plaintiffs appealed the decision. The defendants requested that the court defer setting this case for oral argument until after the Supreme Court issues its decision in the CO₂ public nuisance case discussed above. The court accepted supplemental briefing on the impact of the Supreme Court's decision and heard oral argument in November 2011. Management believes the action is without merit and intends to defend against the claims. Management is unable to determine a range of potential losses that are reasonably possible of occurring.

The Comprehensive Environmental Response Compensation and Liability Act (Superfund) and State Remediation

By-products from the generation of electricity include materials such as ash, slag and sludge. Coal combustion by-products, which constitute the overwhelming percentage of these materials, are typically treated and deposited in captive disposal facilities or are beneficially utilized. In addition, AEGCo's generating plants and transmission facilities have used asbestos, polychlorinated biphenyls and other hazardous and nonhazardous materials. AEGCo currently incurs costs to dispose of these substances safely.

Superfund addresses clean-up of hazardous substances that have been released to the environment. The Federal EPA administers the clean-up programs. Several states have enacted similar laws. Superfund does not recognize compliance as a defense, but imposes strict liability on parties who fall within its broad statutory categories. Present estimates do not anticipate material cleanup costs.

4. DISPOSITION

2011

Dresden Plant

In August 2011, AEGCo sold the partially completed Dresden Plant to APCo, at cost, for \$302 million. The Dresden Plant was completed and placed in service by APCo in January 2012. The Dresden plant is located near Dresden, Ohio and is a natural gas, combined cycle power plant with a generating capacity of 580 MW.

5. BUSINESS SEGMENTS

AEGCo has one reportable segment, an electricity generation business. AEGCo's other activities are insignificant.

6. FAIR VALUE MEASUREMENTS

Fair Value Measurements of Long-term Debt

The fair values of Long-term Debt are based on quoted market prices, without credit enhancements, for the same or similar issues and the current interest rates offered for instruments with similar maturities. These instruments are not marked-to-market. The estimates presented are not necessarily indicative of the amounts that could be realized in a current market exchange.

The book values and fair values of AEGCo's Long-term Debt as of December 31, 2011 and 2010 are summarized in the following table:

				Decem	ber	31,		
		20	11			20	10	
	Bo	ok Value	F	air Value	Bo	ok Value	F	air Value
				(in tho	usan	ds)		
Long-term Debt	\$	234,091	\$	287,723	\$	326,347	\$	341,036

7. INCOME TAXES

The details of AEGCo's income taxes as reported are as follows:

	Years Ended December 31,									
	2011			2010		2009				
Income Tax Expense (Credit):										
Current	\$	4,895	\$	12,984	\$	(19,455)				
Deferred		1,717		(479)		27,884				
Deferred Investment Tax Credits		(3,282)		(3,282)		(3,283)				
Income Tax Expense	\$	3,330	\$	9,223	\$	5,146				

The following is a reconciliation of the difference between the amount of federal income taxes computed by multiplying book income before income taxes by the federal statutory rate and the amount of income taxes reported.

	Years Ended December 31,						
	2011			2010		2009	
			(in t	housands)			
Net Income	\$	35,634	\$	18,640	\$	28,791	
Income Tax Expense		3,330		9,223		5,146	
Pretax Income	\$	38,964	\$	27,863	\$	33,937	
Income Taxes on Pretax Income at Statutory Rate (35%)	\$	13,637	\$	9,752	\$	11,878	
Increase (Decrease) in Income Taxes resulting from the following items:							
Depreciation		(3,345)		2,162		(105)	
AFUDC		(3,557)		(1,133)		(2,906)	
Rockport Plant Unit 2 Investment Tax Credit		374		374		374	
Investment Tax Credits, Net		(3,282)		(3,282)		(3,283)	
State and Local Income Taxes, Net		909		723		(1,171)	
Other		(1,406)		627		359	
Income Tax Expense	\$	3,330	\$	9,223	\$	5,146	
Effective Income Tax Rate		8.5 %		33.1 %		15.2 %	

The following table shows elements of AEGCo's net deferred tax liability and significant temporary differences:

	December 31,					
		2011		2010		
	·	(in tho	usands)			
Deferred Tax Assets	\$	44,865	\$	47,160		
Deferred Tax Liabilities		(114,499)		(112,168)		
Net Deferred Tax Liabilities	\$	(69,634)	\$	(65,008)		
Property Related Temporary Differences	\$	(86,254)	\$	(83,712)		
Amounts Due from Customers for Future Federal Income Taxes		(3,136)		(1,984)		
Deferred State Income Taxes		(6,080)		(5,700)		
Net Deferred Gain on Sale and Leaseback – Rockport Plant Unit 2		20,597		22,603		
All Other, Net		5,239		3,785		
Net Deferred Tax Liabilities	\$	(69,634)	\$	(65,008)		

AEP System Tax Allocation Agreement

AEGCo 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.

Federal and State Income Tax Audit Status

AEGCo and other AEP subsidiaries are no longer subject to U.S. federal examination for years before 2009. AEGCo and other AEP subsidiaries completed the examination of the years 2007 and 2008 in April 2011 and settled all outstanding issues on appeal for the years 2001 through 2006 in October 2011. The settlements did not have a material impact on AEGCo and other AEP subsidiaries' net income, cash flows or financial condition. The IRS examination of years 2009 and 2010 started in October 2011. Although the outcome of tax audits is uncertain, in management's opinion, adequate provisions for federal income taxes have been made for potential liabilities resulting from such matters. In addition, AEGCo 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 effect on net income.

AEGCo and other AEP subsidiaries file income tax returns in various state and local jurisdictions. These taxing authorities routinely examine the tax returns and AEGCo and other AEP subsidiaries are currently under examination in several state and local jurisdictions. Management believes that previously filed tax returns have positions that may be challenged by these tax authorities. However, management believes that adequate provisions for income taxes have been made for potential liabilities resulting from such challenges and that the ultimate resolution of these audits will not materially impact net income. With few exceptions, AEGCo is no longer subject to state or local income tax examinations by tax authorities for years before 2000.

Net Income Tax Operating Loss Carryforward

In 2009, AEGCo sustained federal, state and local net income tax operating losses driven primarily by bonus depreciation, a change in tax accounting method related to units of property and other book versus tax temporary differences. As a result, AEGCo accrued current federal, state and local income tax benefits in 2009 and realized the federal cash flow benefit in 2010 as there was sufficient capacity in prior periods to carry the consolidated federal net operating loss back. Most of AEGCo's state and local jurisdictions do not provide for a net operating loss carry back, therefore the state and local losses were carried forward to future periods.

Tax Credit Carryforward

A federal income tax operating loss sustained in 2009 along with lower federal taxable income in 2011 and 2010 resulted in unused federal income tax credits of \$129 thousand at December 31, 2011.

AEGCo anticipates future federal taxable income will be sufficient to realize the tax benefits of the federal tax credits before they expire unused.

Uncertain Tax Positions

AEGCo recognizes interest accruals related to uncertain tax positions in interest income or expense as applicable, and penalties in Other Operation in accordance with the accounting guidance for "Income Taxes."

The following table shows amounts reported for interest expense, interest income and reversal of prior period interest expense:

	Years Ended December 31,								
	2	2011	2	010		2009			
			(in the	ousands)					
Interest Expense	\$	336	\$	-	\$	-			
Interest Income		-		40		66			
Reversal of Prior Period Interest Expense		_		3		-			

The following table shows balances for amounts accrued for the receipt of interest and the payment of interest and penalties:

		Decem	ber 31	l ,
	2	011	,	2010
		(in tho	usands	s)
Accrual for Receipt of Interest	\$	8	\$	391
Accrual for Payment of Interest and Penalties		46		82

The reconciliation of the beginning and ending amount of unrecognized tax benefits is as follows:

	 2011	2	010	2009
		(in the	ousands)	
Balance at January 1,	\$ 250	\$	(622)	\$ (672)
Increase - Tax Positions Taken During a Prior Period	2,056		1,047	263
Decrease - Tax Positions Taken During a Prior Period	(384)		(110)	(224)
Increase - Tax Positions Taken During the Current Year	-		-	11
Decrease - Tax Positions Taken During the Current Year	-		(65)	-
Decrease - Settlements with Taxing Authorities	(1,530)		-	-
Increase - Lapse of the Applicable Statute of Limitations	575		-	-
Balance at December 31,	\$ 967	\$	250	\$ (622)

The total amount of unrecognized tax benefits that, if recognized, would affect the effective tax rate is \$0 thousand, \$(24) thousand and \$9 thousand for 2011, 2010 and 2009, respectively. Management believes there will be no significant net increase or decrease in unrecognized tax benefits within 12 months of the reporting date.

Federal Tax Legislation

The American Recovery and Reinvestment Tax Act of 2009 provided for several new grant programs and expanded tax credits and an extension of the 50% bonus depreciation provision enacted in the Economic Stimulus Act of 2008. The enacted provisions did not have a material impact on AEGCo's net income or financial condition. However, the bonus depreciation contributed to AEP's 2009 federal net operating tax loss and resulted in a 2010 cash flow benefit to AEGCo of approximately \$7 million.

The Small Business Jobs Act (the Act) was enacted in September 2010. Included in the Act was a one-year extension of the 50% bonus depreciation provision. The Tax Relief, Unemployment Insurance Reauthorization and the Job Creation Act of 2010 extended the life of research and development, employment and several energy tax credits originally scheduled to expire at the end of 2010. In addition, the Act extended the time for claiming bonus depreciation and increased the deduction to 100% for part of 2010 and 2011. The enacted provisions did not have a material impact on AEGCo's net income or financial condition but had a favorable impact on cash flows of approximately \$2 million in 2010.

In December 2011, the U.S. Treasury Department issued guidance regarding the deduction and capitalization of expenditures related to tangible property. The guidance was in the form of proposed and temporary regulations and generally is effective for tax years beginning in 2012. These regulations did not have an impact on either net income or cash flow in 2011. Management is still evaluating the impact these regulations will have on future periods.

State Tax Legislation

Legislation was passed by the state of Indiana in May 2011 enacting a phased reduction in corporate income tax rates from 8.5% to 6.5%. The current 8.5% Indiana corporate income tax rate is scheduled for a 0.5% reduction each year beginning after June 30, 2012 with the final reduction occurring in years beginning after June 30, 2015.

During the third quarter of 2011, the state of West Virginia determined that the State had achieved certain minimum levels of shortfall reserve funds and thus, the West Virginia corporate income tax rate will be reduced to 7.75% in 2012. The enacted provisions will not have a material impact on AEGCo's net income, cash flows or financial condition.

8. <u>LEASES</u>

Leases of property, plant and equipment are for periods up to 33 years and require payments of related property taxes, maintenance and operating costs. The majority of the leases have purchase or renewal options and will be renewed or replaced by other leases.

Lease rentals for both operating and capital leases are generally charged to Other Operation and Maintenance expense in accordance with rate-making treatment for regulated operations. The components of rental costs are as follows:

	Years Ended December 31,									
Lease Rental Costs	2011			2010		2009				
			(in t	housands)		_				
Net Lease Expense on Operating Leases	\$	71,866	\$	72,271	\$	72,588				
Amortization of Capital Leases		661		378		358				
Interest on Capital Leases		778		654		641				
Total Lease Rental Costs	\$	73,305	\$	73,303	\$	73,587				

The following table shows the property, plant and equipment under capital leases and related obligations recorded on AEGCo's balance sheets. Capital lease obligations are included in Other Current Liabilities and Deferred Credits and Other Noncurrent Liabilities on AEGCo's balance sheets.

	December 31,					
		2011		2010		
	·	(in tho	usands	s)		
Property, Plant and Equipment Under Capital Leases	_					
Generation	\$	14,408	\$	13,256		
Other Property, Plant and Equipment		335		369		
Total Property, Plant and Equipment Under Capital Leases		14,743		13,625		
Accumulated Amortization		2,252		1,655		
Net Property, Plant and Equipment Under Capital Leases	\$	12,491	\$	11,970		
Obligations Under Capital Leases						
Noncurrent Liability	\$	11,764	\$	11,383		
Liability Due Within One Year		727		587		
Total Obligations Under Capital Leases	\$	12,491	\$	11,970		

Future minimum lease payments consisted of the following at December 31, 2011:

Future Minimum Lease Payments	Capi	ital Leases	Noncancelable Operating Leases		
		(in the	ousands)	1	
2012	\$	1,385	\$	76,249	
2013		1,320		76,230	
2014		1,277		76,230	
2015		1,277		75,670	
2016		1,185		75,513	
Later Years		12,093		447,610	
Total Future Minimum Lease Payments		18,537	\$	827,502	
Less Estimated Interest Element		6,046			
Estimated Present Value of Future Minimum Lease Payments	\$	12,491			

Rockport Lease

AEGCo and I&M entered into a sale-and-leaseback transaction in 1989 with Wilmington Trust Company (Owner Trustee), an unrelated, unconsolidated trustee for Rockport Plant Unit 2 (the Plant). The Owner Trustee was capitalized with equity from six owner participants with no relationship to AEP or any of its subsidiaries and debt from a syndicate of banks and securities in a private placement to certain institutional investors.

The gain from the sale was deferred and is being amortized over the term of the lease, which expires in 2022. The Owner Trustee owns the Plant and leases it to AEGCo and I&M. The lease is accounted for as an operating lease with the payment obligations included in the future minimum lease payments schedule earlier in this note. The lease term is for 33 years with potential renewal options. At the end of the lease term, AEGCo and I&M have the option to renew the lease or the Owner Trustee can sell the Plant. AEP, AEGCo and I&M have no ownership interest in the Owner Trustee and do not guarantee its debt. AEGCo's future minimum lease payments for this sale-and-leaseback transaction as of December 31, 2011 are as follows:

Future Minimum Lease Payments	(in millions)			
2012	\$	74		
2013		74		
2014		74		
2015		74		
2016		74		
Later Years		443		
Total Future Minimum Lease Payments	\$	813		

9. FINANCING ACTIVITIES

Long-term Debt

There are certain limitations on establishing liens against AEGCo's assets under its indentures. None of the long-term debt obligations of AEGCo have been guaranteed or secured by AEP or any of its affiliates.

The following details long-term debt outstanding as of December 31, 2011 and 2010:

		Interest Rate	at December 31,	Outsta Decem	0	
Type of Debt	Maturity	2011	2010	2011		2010
			'-	(in tho	usand	ls)
Senior Unsecured Notes	2037	6.33%	6.33%	\$ 189,091	\$	196,364
Pollution Control Bonds (a)	2011-2012 (b)	0.10%	4.15%	45,000		45,000
Other Long-term Debt	2011	-	1.3125%	-		85,000
Unamortized Discount, Net				-		(17)
Total Long-term Debt Outstand	ing			234,091		326,347
Long-term Debt Due Within On	e Year			52,273		137,273
Long-term Debt				\$ 181,818	\$	189,074

- (a) For AEGCo's pollution control bonds, interest rates are subject to periodic adjustment and may be purchased on demand at periodic interest adjustment dates. Standby bond purchase agreements and insurance policies support certain series.
- (b) AEGCo's pollution control bonds are subject to redemption earlier than the maturity date. Consequently, these bonds have been classified for maturity purposes as Long-term Debt Due Within One Year Nonaffiliated on AEGCo's balance sheets.

Long-term debt outstanding at December 31, 2011 is payable as follows:

	2012			2012 2013		2014 2015			2016		After 2016		Total	
							(in t	thousands))					
Principal Amount	\$	52,273	\$	7,273	\$	7,273	\$	7,273	\$	7,273	\$	152,726	\$	234,091
Unamortized Discount, Net														-
Total Long-term Debt														
Outstanding													\$	234,091

Dividend Restrictions

AEGCo pays dividends to Parent provided funds are legally available. Various financing arrangements and regulatory requirements may impose certain restrictions on the ability of AEGCo to transfer funds to Parent in the form of dividends.

Federal Power Act

The Federal Power Act prohibits AEGCo from participating "in the making or paying of any dividends of such public utility from any funds properly included in capital account." The term "capital account" is not defined in the Federal Power Act or its regulations. Management understands "capital account" to mean the value of the common stock. This restriction does not limit the ability of AEGCo to pay dividends out of retained earnings.

Leverage Restrictions

Pursuant to the credit agreement leverage restrictions, AEGCo must maintain a percentage of debt to total capitalization at a level that does not exceed 67.5%. At December 31, 2011, none of AEGCo's retained earnings have restrictions related to the payment of dividends to Parent.

Utility Money Pool - AEP System

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 Utility Money Pool 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 December 31, 2011 is included in Advances to Affiliates on AEGCo's balance sheet. The amount of outstanding borrowings from the Utility Money Pool as of December 31, 2010 is included in Advances from Affiliates on AEGCo's balance sheet. AEGCo's Utility Money Pool activity and corresponding authorized borrowing limits for the years ended December 31, 2011 and 2010 are described in the following table:

Year	Bo fro	Iaximum orrowings om Utility oney Pool	rowings Loans a Utility to Utility		Average Borrowings from Utility Money Pool		Average Loans to Utility Money Pool		Loans (Borrowings) to/from Utility Money Pool as of December 31,			Authorized Short-Term Borrowing Limit	
		_		_		(in th	ousar	ids)					
2011	\$	119,637	\$	131,561	\$	58,694	\$	62,543	\$	21,708	\$	200,000	
2010		113,578		-		61,638		-		(21,178)		200,000	

Maximum, minimum and average interest rates for funds either borrowed from or loaned to the Utility Money Pool for the years ended December 31, 2011, 2010 and 2009 are summarized in the following table:

	Maximum	Minimum	Maximum	Minimum	Average	Average	
	Interest Rates						
	for Funds						
	Borrowed	Borrowed	Loaned	Loaned	Borrowed	Loaned	
Years Ended	from Utility	from Utility	to Utility	to Utility	from Utility	to Utility	
December 31,	Money Pool						
2011	0.56 %	0.06 %	0.51 %	0.40 %	0.34 %	0.42 %	
2010	0.55 %	0.09 %	- %	- %	0.27 %	- %	
2009	2.28 %	0.15 %	- %	- %	0.80 %	- %	

Interest expense and interest income related to the Utility Money Pool are included in Interest Expense and Interest Income, respectively, on AEGCo's statements of income. For amounts borrowed from and advanced to the Utility Money Pool, AEGCo incurred the following amounts of interest expense and earned the following amounts of interest income, respectively, for the years ended December 31, 2011, 2010 and 2009:

	Year	s End	ed Decemb	er 31	l ,
	2011		2010		2009
	 	(in t	nousands)		
Interest Expense	\$ 137	\$	167	\$	458
Interest Income	84		_		_

10. RELATED PARTY TRANSACTIONS

For other related party transactions, also see "AEP System Tax Allocation Agreement" section of Note 7 and "Utility Money Pool – AEP System" section of Note 9.

Affiliated Revenues

AEGCo's revenues derived from sales to affiliates for the years ended December 31, 2011, 2010 and 2009 were \$513 million, \$451 million and \$415 million, respectively. These revenues are reported in Operating Revenues on AEGCo's statements of income.

Unit Power Agreements (UPA)

Lawrenceburg UPA between OPCo and AEGCo

In March 2007, OPCo and AEGCo entered into a 10-year UPA for the entire output from the Lawrenceburg Generating Station effective with AEGCo's purchase of the plant in May 2007. The UPA has an option for an additional 2-year period. I&M operates the plant under an agreement with AEGCo. Under the UPA, OPCo pays AEGCo for the capacity, depreciation, fuel, operation and maintenance and tax expenses. These payments are due regardless of whether the plant is operating. The fuel and operation and maintenance payments are based on actual costs incurred. All expenses are trued up periodically.

UPA between AEGCo and I&M

A UPA between AEGCo and I&M (the I&M Power Agreement) provides for the sale by AEGCo to I&M of all the power (and the energy associated therewith) available to AEGCo at the Rockport Plant unless it is sold to another utility. I&M is obligated, whether or not power is available from AEGCo, to pay as a demand charge for the right to receive such power (and as an energy charge for any associated energy taken by I&M) net of amounts received by AEGCo from any other sources, sufficient to enable AEGCo to pay all its operating and other expenses, including a rate of return on the common equity of AEGCo as approved by the FERC. The I&M Power Agreement will continue in effect until the expiration of the lease term of Unit 2 of the Rockport Plant unless extended in specified circumstances.

UPA between AEGCo and KPCo

Pursuant to an assignment between I&M and KPCo and a UPA between KPCo and AEGCo, AEGCo sells KPCo 30% of the power (and the energy associated therewith) available to AEGCo from both units of the Rockport Plant. KPCo pays to AEGCo in consideration for the right to receive such power the same amounts which I&M would have paid AEGCo under the terms of the I&M Power Agreement for such entitlement. The KPCo UPA ends in December 2022.

I&M Barging and Other Services

I&M provides barging and other transportation services to affiliates. AEGCo recorded costs of \$15 million, \$13 million and \$13 million for the years ended December 31, 2011, 2010 and 2009, respectively, for barging services provided by I&M. These costs were recorded in Fuel Used for Electric Generation on AEGCo's statements of income.

Central Machine Shop

APCo operates a facility which repairs and rebuilds specialized components for the generation plants across the AEP System. APCo defers the cost of performing these services on the balance sheet, then transfers the cost to the affiliate for reimbursement. AEGCo recorded these billings as capital or maintenance expense depending on the nature of the services received. These billings are recoverable under the UPAs. AEGCo's billed amounts were \$102 thousand, \$180 thousand and \$31 thousand for the years ended December 31, 2011, 2010 and 2009, respectively.

Sales of Property

AEGCo had affiliated sales of electric property individually amounting to \$100 thousand or more for the year ended December 31, 2010 of \$332 thousand to APCo and \$190 thousand to OPCo. AEGCo did not have affiliated sales of property during 2011 and 2009.

Variable Interest Entities

The accounting guidance for "Variable Interest Entities" is a consolidation model that considers if a company has a controlling financial interest in a VIE. A controlling financial interest will have both (a) the power to direct the activities of a VIE that most significantly impact the VIE's economic performance and (b) the obligation to absorb losses of the VIE that could potentially be significant to the VIE or the right to receive benefits from the VIE that could potentially be significant to the VIE. Entities are required to consolidate a VIE when it is determined that they have a controlling financial interest in a VIE and therefore, are the primary beneficiary of that VIE, as defined by the accounting guidance for "Variable Interest Entities." In determining whether AEGCo is the primary beneficiary of a VIE, management considers factors such as equity at risk, the amount of the VIE's variability AEGCo absorbs, guarantees of indebtedness, voting rights including kick-out rights, the power to direct the VIE, variable interests held by related parties and other factors. Management believes that significant assumptions and judgments were applied consistently. There have been no changes to the reporting of VIEs in the financial statements where it is concluded that AEGCo is the primary beneficiary. In addition, AEGCo has not provided financial or other support to any VIE that was not previously contractually required.

AEPSC provides certain managerial and professional services to AEP's subsidiaries. AEP is the sole equity owner of AEPSC. AEP management controls the activities of AEPSC. The costs of the services are based on a direct charge or on a prorated basis and billed to the AEP subsidiary companies at AEPSC's cost. AEP subsidiaries have not provided financial or other support outside the reimbursement of costs for services rendered. AEPSC finances its operations through cost reimbursement from other AEP subsidiaries. There are no other terms or arrangements between AEPSC and any of the AEP subsidiaries that could require additional financial support from an AEP subsidiary or expose them to losses outside of the normal course of business. AEPSC and its billings are subject to regulation by the FERC. AEP subsidiaries are exposed to losses to the extent they cannot recover the costs of AEPSC through their normal business operations. AEP subsidiaries are considered to have a significant interest in AEPSC due to their activity in AEPSC's cost reimbursement structure. However, AEP subsidiaries do not have

control over AEPSC. AEPSC is consolidated by AEP. In the event AEPSC would require financing or other support outside the cost reimbursement billings, this financing would be provided by AEP. AEGCo's total billings from AEPSC for the years ended December 31, 2011, 2010 and 2009 were \$12 million, \$11 million and \$11 million, respectively. The carrying amount of liabilities associated with AEPSC for the years ended December 31, 2011 and 2010 was \$1.7 million and \$1.1 million, respectively. Management estimates the maximum exposure of loss to be equal to the amount of such liability.

11. PROPERTY, PLANT AND EQUIPMENT

Depreciation

AEGCo provides for depreciation of Property, Plant and Equipment on a straight-line basis over the estimated useful lives of property, generally using composite rates by functional class. The following table provides the annual composite depreciation rates by functional class:

2011		Regu	lated		Nonregulated						
			Annual				Annual				
Functional	Property,		Composite		Property,		Composite				
Class of	Plant and	Accumulated	Depreciation	Depreciable	Plant and	Accumulated	Depreciation	Depreciable			
Property	Equipment	Depreciation	Rate	Life Ranges	Equipment	Depreciation	Rate	Life Ranges			
	(in tho	ousands)		(in years)	(in th	ousands)		(in years)			
Generation	\$ 1,478,867	\$ 905,773	2.5%	31-37	\$ -	\$ -	-	-			
Transmission	9,688	4,676	1.5%	NM	-	-	-	-			
CWIP	25,186	(4,314)	NM	NM	-	-	-	-			
Other	6,854	2,423	7.8%	NM	130		NM	NM			
Total	\$ 1,520,595	\$ 908,558			\$ 130	\$ -					

2010		Regu	lated		Nonregulated							
			Annual				Annual					
Functional	Property,		Composite		Property,		Composite					
Class of	Plant and	Accumulated	Depreciation	Depreciable	Plant and	Accumulated	Depreciation	Depreciable				
Property	Equipment	Depreciation	Rate	Life Ranges	Equipment	Depreciation	Rate	Life Ranges				
	(in the	ousands)		(in years)	(in the	ousands)		(in years)				
Generation	\$ 1,455,131	\$ 874,304	2.5%	31-37	\$ -	\$ -	-	-				
Transmission	9,688	4,611	1.5%	NM	-	-	-	-				
CWIP	228,794	(20)	NM	NM	-	-	-	-				
Other	8,695	2,787	12.5%	NM	44		NM	NM				
Total	\$ 1,702,308	\$ 881,682			\$ 44	\$ -						
Property Generation Transmission CWIP Other	Equipment (in the \$ 1,455,131 9,688 228,794 8,695	Depreciation busands) \$ 874,304	2.5% 1.5% NM	Life Ranges (in years) 31-37 NM NM	Equipment (in the 44	Depreciation ousands) \$	Rate - - -	Life Ran (in year				

2009	Regulat	ted	Nonregulated				
	Annual Composite		Annual Composite				
	Depreciation	Depreciable	Depreciation	Depreciable			
Functional Class of Property	Rate	Life Ranges	Rate	Life Ranges			
		(in years)		(in years)			
Generation	2.4%	31-37	-	-			
Transmission	1.5%	46-75	-	-			
CWIP	NM	NM	-	-			
Other	10.7%	NM	NM	NM			

NM Not Meaningful

The composite depreciation rate generally includes a component for nonasset retirement obligation (non-ARO) removal costs, which is credited to Accumulated Depreciation and Amortization. Actual removal costs incurred are charged to Accumulated Depreciation and Amortization. Any excess of accrued non-ARO removal costs over actual removal costs incurred is reclassified from Accumulated Depreciation and Amortization and reflected as a regulatory liability.

Asset Retirement Obligations (ARO)

AEGCo records ARO in accordance with the accounting guidance for "Asset Retirement and Environmental Obligations" for the retirement of ash disposal facilities and asbestos removal. The following is a reconciliation of the 2011 and 2010 aggregate carrying amounts of ARO for AEGCo:

								Revisions in	
		A	RO at	Accretion	Liabilit	ies Li	abilities	Cash Flow	ARO at
	Year	Jai	nuary 1,	Expense	Incurre	ed S	Settled	Estimates	December 31,
					(in	thousan	ds)		
2011		\$	4,204	\$ 337	\$	- \$	(190)	\$ (603)	\$ 3,748
2010			3,233	291		316	-	364	4,204

Allowance for Funds Used During Construction (AFUDC)

AEGCo's amounts of allowance for borrowed and equity funds used during construction are summarized in the following table:

	Year	s Ende	d Decemb	er 3	1,
	 2011	2	010		2009
	_	(in th	ousands)		
Allowance for Equity Funds Used During Construction	\$ 7,068	\$	123	\$	5,175
Allowance for Borrowed Funds Used During Construction	1,566		61		1,932

Jointly-owned Electric Facilities

AEGCo, jointly with I&M, owns one generating unit (Unit 1) of the Rockport Plant. AEGCo and I&M each have a 50.0% ownership share of the Rockport Plant. Using its own financing, each participating company is obligated to pay its share of the costs in the same proportion as its ownership interest. AEGCo's proportionate share of the operating costs associated with this facility is included in its statements of income and the investment and accumulated depreciation are reflected in its balance sheets under Property, Plant and Equipment at December 31, 2011 and 2010 as follows:

	Fuel Type	Percent of Ownership	tility Plant in Service	_	onstruction Work in Progress	 ecumulated epreciation
AEGCo's Share at December 31, 2011 Rockport Generating Plant (Unit 1) (a)	Coal	50.0 %	\$ 760,686	(in	thousands) 19,237	\$ 519,406
AEGCo's Share at December 31, 2010 Rockport Generating Plant (Unit 1) (a)	Coal	50.0 %	\$ 744,819	\$	25,031	\$ 500,017

⁽a) Operated by I&M.

12. COST REDUCTION INITIATIVES

In April 2010, management began initiatives to decrease both labor and non-labor expenses with a goal of achieving significant reductions in operation and maintenance expenses. A total of 2,461 positions was eliminated across the AEP System as a result of process improvements, streamlined organizational designs and other efficiencies. Most of the affected employees terminated employment May 31, 2010. The severance program provided two weeks of base pay for every year of service along with other severance benefits.

AEGCo recorded a charge to Other Operation expense during 2010 primarily related to severance benefits as the result of headcount reduction initiatives. The total amount incurred in 2010 by AEGCo was \$3.9 million. AEGCo has no employees but receives allocated expenses.

AEGCo's cost reduction activity for the year ended December 31, 2011 is described in the following table:

Balai	nce at							Balance at	
Decembe	r 31, 2010	Incurred			Settled	 Adjustments]	December 31, 2011	
				(in	thousands)	_			
\$	85	\$	-	\$	(74)	\$ (11)	\$	-	

13. UNAUDITED QUARTERLY FINANCIAL INFORMATION

In management's opinion, the unaudited quarterly information reflects all normal and recurring accruals and adjustments necessary for a fair presentation of the results of operations for interim periods. Quarterly results are not necessarily indicative of a full year's operations because of various factors. AEGCo's unaudited quarterly financial information is as follows:

			20	11 Quarterly	Perio	ds Ended		
	N	Tarch 31		June 30	Sep	tember 30	De	cember 31
				(in tho	usand	s)		
Operating Revenues	\$	126,548	\$	112,252	\$	140,548	\$	133,377
Operating Income		13,791		11,182		13,754		7,411
Net Income		9,675		7,517		10,171		8,271
			20	10 Quarterly	Perio	ods Ended		
	N	Iarch 31		June 30	Sep	tember 30	De	cember 31
				(in tho	usand	<u>s)</u>		
Operating Revenues	\$	95,492	\$	90,815	\$	135,482	\$	128,991
Operating Income		9,978		10,468		11,153		12,850
Operating income		2,276		10,400		11,100		12,000

There were no significant events in 2011 and 2010.