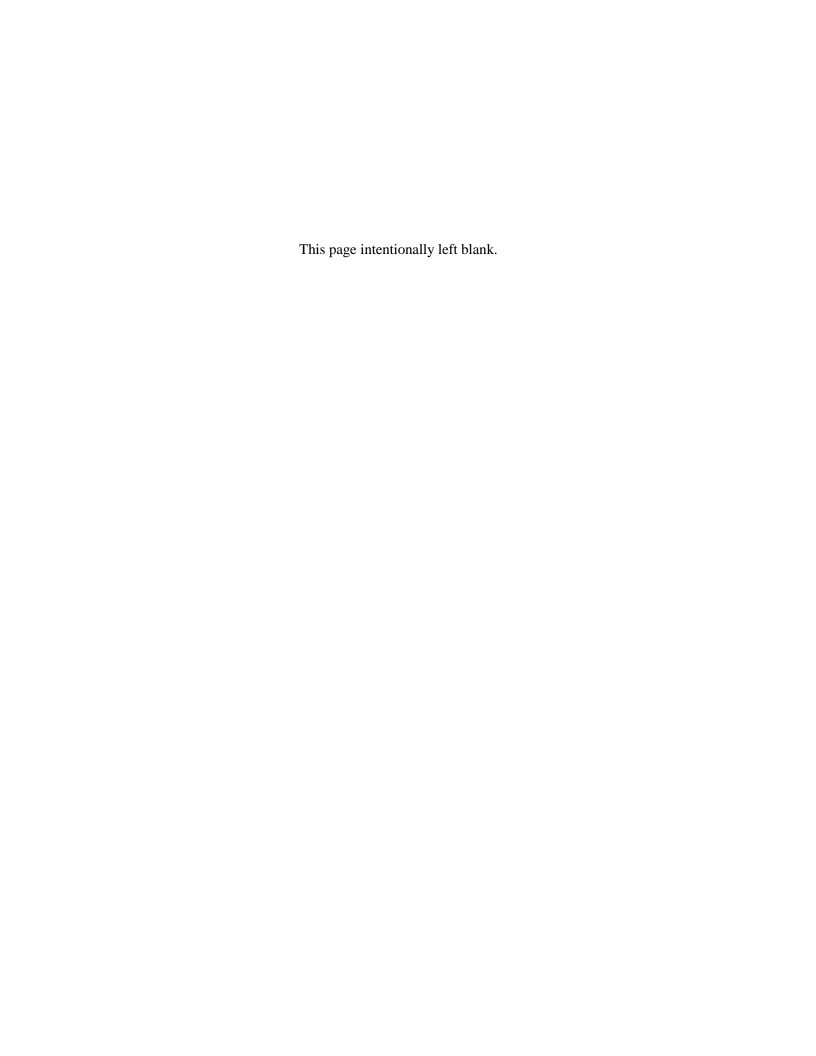


NORTH CAROLINA MUNICIPAL POWER AGENCY NUMBER 1

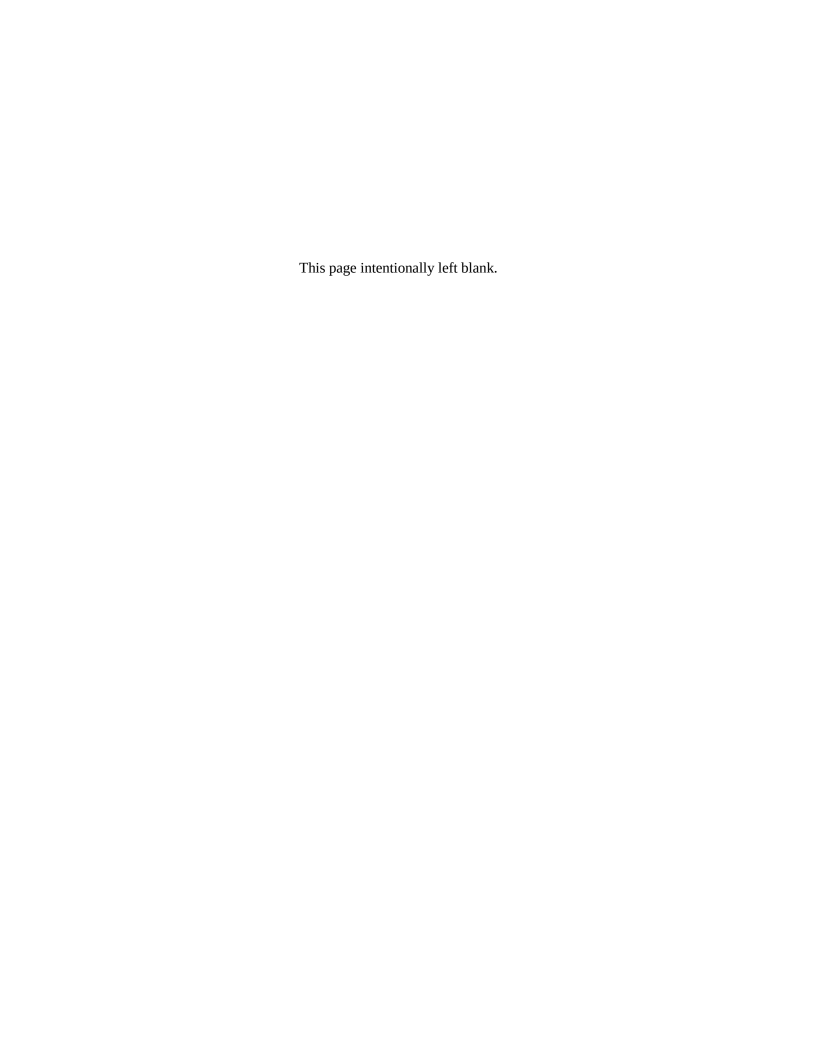
Annual Financial Report (With Independent Auditors' Report Thereon)

December 31, 2011 and 2010



North Carolina Municipal Power Agency Number 1 Annual Financial Report Years Ended December 31, 2011 and 2010

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Independent Auditors' Report

The Board of Directors North Carolina Municipal Power Agency Number 1 Raleigh, North Carolina

We have audited the accompanying balance sheets of North Carolina Municipal Power Agency Number 1 as of December 31, 2011 and 2010, and the related statements of revenues and expenses and changes in fund equity, and cash flows for the years then ended. These financial statements are the responsibility of the Agency's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audits to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes 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 provided a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of North Carolina Municipal Power Agency Number 1 as of December 31, 2011 and 2010, and the changes in its financial position and cash flows for the years then ended in conformity with accounting principles generally accepted in the United States of America.

The Management's Discussion and Analysis section listed in the table of contents is not a required part of the financial statements but is supplementary information required by the Governmental Accounting Standards Board. We have applied certain limited procedures, which consisted principally of inquiries of management regarding the methods of measurement and presentation of the required supplementary information. However, we did not audit this information and, accordingly, express no opinion thereon.

Our audits were made for the purpose of forming an opinion on the basic financial statements taken as a whole. The other financial information as listed in the table of contents as of and for the years ended December 31, 2011 and 2010 is presented for purposes of additional analysis and is not a required part of the basic financial statements. Such information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the financial statements. The information has been subjected to the auditing procedures applied in the audit of the financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the financial statements or to the financial statements themselves, and other additional procedures in accordance with auditing standards generally accepted in the United States of America. In our opinion, the information is fairly stated in all material respects in relation to the financial statements as a whole.

CHERRY, BEKAERT & HOLLAND, L.L.P.

Cherry, Behard + Holland HP March 29, 2012 Raleigh, North Carolina This page intentionally left blank.

Management's Discussion and Analysis (MD&A)

As management of North Carolina Municipal Power Agency Number 1 (Agency), we offer this narrative overview and analysis of the financial activities of the Agency for the years ended December 31, 2011 and 2010. We encourage you to read this information in conjunction with additional information furnished in the Agency's audited financial statements that follow this narrative.

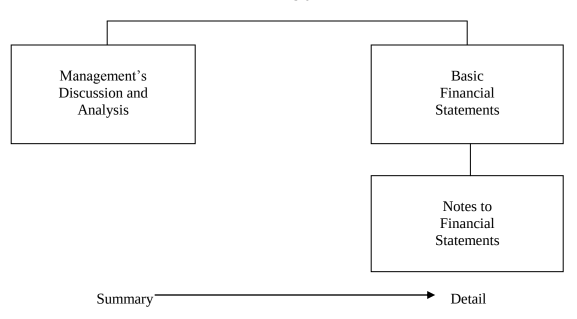
Financial Highlights

- The Agency's basic financial statements consist of a single electric enterprise fund.
- At year-end 2011 and 2010, the Agency's assets exceeded its liabilities by \$88,450,000 and \$75,177,000 (fund equity).
- The Agency's fund equity increased by \$13,273,000 and \$18,099,000 for 2011 and 2010.
- Year-end 2011 and 2010 unrestricted fund equity was \$(338,168,000) and \$(278,123,000), respectively, after (decreasing) increasing \$(60,045,000) and \$9,493,000, respectively.
- The Agency's total debt decreased \$65,370,000 and \$113,330,000 during 2011 and 2010, respectively.
 - o Decreased \$65,370,000 and \$116,690,000 due to principal paid in 2011 and 2010, respectively, in accordance with debt service schedules.
 - o Increased \$3,360,000 in 2010 due to the issuance of new debt and the refunding of existing debt.
- During 2010, the Agency refinanced some of its existing debt to take advantage of low interest rates.
 - o In June 2010, the Agency issued \$143,650,000 of Series 2010A and 2010B Refunding Bonds to refund \$140,290,000 of fixed rate bonds. The bonds pay interest of 3.00% to 5.00% and mature annually from 2014 to 2021.
- The bond ratings remained the same as follows:
 - Standard and Poor's Unchanged at A (stable).
 - o Moody's Unchanged at A2 (stable).
 - o Fitch Unchanged at A (stable).
- The Agency increased rates to Participants by 5.0% effective July 1, 2011 and 2010, respectively, in accordance with the Agency's Rate Plan.

Overview of the Financial Statements

This MD&A serves as an introduction to the Agency's basic financial statements and notes to the financial statements (see Exhibit 1). In addition to the basic financial statements, this report contains other supplemental information designed to enhance your understanding of the financial condition of the Agency.

Required Components of the Annual Financial Report Exhibit 1



Basic Financial Statements

The Agency is a special purpose municipal corporation that accounts for its activities as a business type entity. The first section of the basic financial statements is the Agency's single proprietary fund that focuses on the business activities of the electric enterprise. The statements are designed to provide a broad overview of the Agency's finances, similar in format to private sector business statements, and provide short and long-term information about the Agency's financial status, operations and cash flow. The statements report fund equity and how it has changed during the period. Fund equity is the difference between total assets and total liabilities. Analyzing the various components of fund equity is one way to gauge the Agency's financial condition.

The second section of the basic financial statements is the notes that explain in more detail some of the data contained in the fund financial statements. The notes provide additional information that is essential to a full understanding of the data provided in the fund financial statements. The notes are on pages 14 to 33 of this report.

After the notes, supplemental information is provided to show how the Agency's rates recovered its expenses as defined by the Bond Resolution, to show the Agency's performance against budget and to show activities in the special funds established by the Bond Resolution or the Board of Commissioners. Supplemental information can be found on pages 35 to 39 of this report.

Financial Analysis

The electric enterprise fund financial statements for the years ended December 31, 2011 and 2010 are presented in accordance with the Governmental Accounting Standards Board (GASB) Statement No. 34.

Fund Equity Exhibit 2 (\$000s)

	December 31,			
	2011	2010	2009	
Assets				
Capital assets	\$ 1,100,583	\$ 1,087,526	\$ 1,079,491	
Current and other assets	1,146,060	1,169,612	1,185,839	
Total assets	2,246,643	2,257,138	2,265,330	
Liabilities				
Long-term liabilities outstanding	2,088,909	2,104,511	2,136,326	
Other liabilities	69,284	77,450	71,926	
Total liabilities	2,158,193	2,181,961	2,208,252	
Fund Equity				
Invested in capital assets, net of related debt	281,831	218,234	136,838	
Restricted for debt service	144,787	135,066	207,856	
Unrestricted	(338,168)	(278,123)	(287,616)	
Total fund equity	\$ 88,450	\$ 75,177	\$ 57,078	

The various components of fund equity may serve over time as a useful indicator of the Agency's financial condition. The assets of the Agency exceeded liabilities by \$88,450,000, \$75,177,000 and \$57,078,000 at December 31, 2011, 2010 and 2009, respectively, representing an increase of \$13,273,000 and \$18,099,000 in 2011 and 2010, respectively.

The first portion of fund equity of \$281,831,000, \$218,234,000 and \$136,838,000 at December 31, 2011, 2010 and 2009, respectively, reflects the Agency's investments in capital assets (e.g. land, buildings, generation facilities, nuclear fuel and equipment), less any related debt still outstanding that was issued to acquire those items.

The Agency uses these capital assets to provide power to its Participants. Consequently, these assets are not available for future spending. Although the Agency's investments in capital assets are reported net of the outstanding related debt, the resources needed to repay that debt will be provided through rates and certain reserve funds since the capital assets cannot be used to liquidate the liabilities.

An additional portion of the Agency's fund equity of \$144,787,000, \$135,066,000 and \$207,856,000 as of December 31, 2011, 2010 and 2009, respectively, represents resources that are restricted for the payment of debt service.

The remaining balance of \$(338,168,000), \$(278,123,000) and \$(287,616,000) as of December 31, 2011, 2010 and 2009, respectively, is unrestricted fund equity.

Changes in Fund Equity Exhibit 3 (\$000s)

	Years Ended December 31,			
	2011	2010	2009	
Revenues:				
Sales of electricity and other operating revenue	\$ 478,125	\$ 461,442	\$ 424,604	
Nonoperating revenues and changes in fair value	48,906	37,307	18,303	
Total Revenues	527,031	498,749	442,907	
Expenses:				
Operating expenses	359,443	332,477	307,548	
Interest on long-term debt	79,142	82,351	86,935	
Other nonoperating expenses	75,173	65,822	(1,254)	
Total Expenses	513,758	480,650	393,229	
Change in Fund Equity	13,273	18,099	49,678	
Fund equity, Beginning of the year	75,177	57,078	7,400	
Fund equity, End of the year	\$ 88,450	\$ 75,177	\$ 57,078	

Financial Highlights

• The Agency implemented a 5.0% rate increase effective July 1, 2011 and 2010, respectively, in accordance with the Agency's Rate Plan.

Capital Assets and Debt Administration

Capital Assets

The Agency's investments in capital assets at December 31, 2011, 2010 and 2009 totaled \$1,100,583,000, \$1,087,526,000 and \$1,079,491,000, respectively (net of accumulated amortization and depreciation). These assets include land, buildings, generation facilities, nuclear fuel and equipment.

Major capital asset transactions during 2011 and 2010 include the following:

- Construction work in progress increased \$36,289,000 and \$14,730,000 in 2011 and 2010, respectively, due to capital additions at the Catawba plant.
- Construction work in progress decreased and electric plant in service increased by \$49,229,000 and \$28,843,000 in 2011 and 2010, respectively, due to the transfer of completed projects.
- Electric Utility Plant and Non-Utility Property and Equipment were depreciated \$28,772,000 and \$26,670,000 for 2011 and 2010, respectively.
- Nuclear Fuel was amortized \$33,080,000 and \$26,833,000 for 2011 and 2010, respectively.
- In 2011 and 2010 there were no write-offs of spent nuclear fuel and retirements of \$27,766,000 and \$1,382,000, respectively, of Electric Utility Plant.

Capital Assets Exhibit 4 (\$000s)

Electric Utility Plant, Net

	December 31, 2010	Additions	Transfers	Retirements	December 31, 2011
Depreciable Utility Plant	2010	7 Idditions	Transfers	Rethements	2011
Electric Utility Plant					
Electric plant in service	\$ 1,741,849	\$ 2,823	\$ 49,063	\$ (27,766)	\$ 1,765,969
Nuclear fuel	180,193	35,797	(31,558)	+ (=-,,	184,432
Total Depreciable Utility Plant	1,922,042	38,620	17,505	(27,766)	1,950,401
Accumulated Depreciation and	7- 7-	, -	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	(,,, ,,,	, , .
Amortization					
Electric plant in service	(798,512)	(28,634)	166	27,766	(799,214)
Nuclear fuel	(98,922)	(33,080)	31,558	,	(100,444)
Total Accumulated Depreciation					
and Amortization	(897,434)	(61,714)	31,724	27,766	(899,658)
Depreciable Utility Plant, Net	1,024,608	(23,094)	49,229		1,050,743
Land and Other Non-Depreciable Assets					
Land	19,768				19,768
Construction work in progress	41,556	36,289	(49,229)		28,616
Total Electric Utility Plant, Net	\$ 1,085,932	\$ 13,195	\$ -	\$ -	\$ 1,099,127
•					
	December 31,				December 31,
	2009	Additions	Transfers	Retirements	2010
Depreciable Utility Plant					
Electric Utility Plant					
Electric plant in service	\$ 1,694,642	\$ 19,746	\$ 28,843	\$ (1,382)	\$ 1,741,849
Nuclear fuel	148,181	26,977	5,035		180,193
Depreciable Utility Plant	1,842,823	46,723	33,878	(1,382)	1,922,042
Accumulated Depreciation and					
Amortization					
Electric plant in service	(773,368)	(26,526)		1,382	(798,512)
Nuclear fuel	(67,054)	(26,833)	(5,035)		(98,922)
Total Accumulated Depreciation					
and Amortization	(840,422)	(53,359)	(5,035)	1,382	(897,434)
Depreciable Utility Plant, Net	1,002,401	(6,636)	28,843		1,024,608
Land and Other Non-Depreciable Assets					
Land	19,768				19,768
Construction work in progress	55,669	14,730	(28,843)		41,556
Total Electric Utility Plant, Net	\$ 1,077,838	\$ 8,094	\$ -	\$ -	\$ 1,085,932

Non-Utility Plant and Equipment, Net

	Dec	ember 31, 2010	Ad	ditions	Tran	sfers	Retire	ments	ember 31, 2011
Non-Utility Property and Equipment									
Property and equipment	\$	4,953	\$	-	\$	-	\$	-	\$ 4,953
Accumulated depreciation		(4,069)		(138)					 (4,207)
Total Depreciable Non-Utility Proper	ty								
and Equipment, Net		884		(138)		-		-	746
Land		710							710
Total Non-Utility Property and		<u> </u>		<u></u>		,		<u> </u>	
Equipment, Net	\$	1,594	\$	(138)	\$		\$		\$ 1,456
	Dec	ember 31, 2009	Ad	ditions	Tran	sfers_	Retire	ments	ember 31, 2010
Non-Utility Property and Equipment									
Property and equipment	\$	4,869	\$	84	\$	-	\$	-	\$ 4,953
Accumulated depreciation		(3,926)		(143)					 (4,069)
Total Depreciable Non-Utility Proper	ty								
and Equipment, Net		943		(59)		-		-	884
Land		710							710
Total Non-Utility Property and				<u>. </u>	-			<u> </u>	
Equipment, Net	\$	1,653	\$	(59)	\$		\$		\$ 1,594

Additional information on capital assets can be found in Note C beginning on page 20.

Outstanding Debt

The Agency's total debt outstanding at December 31, 2011, 2010 and 2009 was \$1,541,085,000, \$1,606,455,000 and \$1,719,785,000, respectively, all of which are revenue bonds. Total debt decreased by \$65,370,000 (4.07%) and \$113,330,000 (6.59%) during 2011 and 2010, respectively. The decreases were due to principal payments made in accordance with debt service schedules, net of issuance of new debt.

In June 2010, the Agency issued \$143,650,000 of Series 2010A and 2010B Refunding Bonds to refund \$140,290,000 of fixed rate bonds. The bonds pay interest of 3.00% to 5.00% and mature annually from 2014 to 2021.

The Agency's bond ratings stayed the same or improved over the two year period as follows:

- Standard and Poor's Corporation Unchanged at A (stable).
- Moody's Unchanged at A2 (stable).
- Fitch Unchanged at A (stable).

Additional information regarding the Agency's long-term debt can be found in Note G beginning on page 28 of this report.

Economic Factors and Next Year's Budgets and Rates

Economic Factors

The following key economic factors played a role in the 2012 budget.

- Economic conditions in 2011 stabilized, resulting in minimal load growth for most NCMPA1
 participants. A cold winter and a warm summer helped to increase energy sales despite economic
 conditions. Improving economic conditions in Europe, as well as the United States, are expected to
 help load growth for NCMPA1 participants. However, economic improvement is expected to be
 gradual and slow for the next two to three years.
- Current and projected power market price levels remain low. Softness in the market is driven by low natural gas projections resulting from innovative drilling techniques being used in North America; and demand for electricity which has not yet returned to pre-recession levels. As a result, power market price projections remain low for the foreseeable future.

Budget Highlights for 2012

- Forecasts a 5.0% increase in wholesale rates effective July 1.
- The load forecast estimates energy sales growing 0.7% for the period.
- Collection through rates of \$83,425,000 for debt principal due January 1, 2013.
- Anticipates scheduled refueling outages for Catawba 1, Catawba 2 and McGuire 2.
- Projects that \$42,836,000 will be spent on capital additions at the Catawba plant funded from bonds.

Requests for Information

This report is designed to provide an overview of the Agency's finances for those with an interest in this area. Questions concerning any of the information found in this report or requests for additional information should be directed to the Chief Financial Officer, North Carolina Municipal Power Agency Number 1, P.O. Box 29513, Raleigh, NC 27626-0513.

North Carolina Municipal Power Agency Number 1 Balance Sheets (\$000s)

	Decem	ıber 31,
	2011	2010
ASSETS		
Non-Current Assets		
Capital Assets (Note C)		
Electric Utility Plant, Net		
Electric plant in service	\$ 1,785,738	\$ 1,761,617
Construction work in progress	28,615	41,556
Nuclear fuel	184,432	180,193
Accumulated depreciation and amortization	(899,658)	(897,434)
Total Electric Utility Plant, Net	1,099,127	1,085,932
Non-Utility Property and Equipment, Net		
Property and Equipment	5,663	5,663
Accumulated depreciation	(4,207)	(4,069)
Total Non-Utility Property and Equipment, Net	1,456	1,594
Total Capital Assets	1,100,583	1,087,526
Restricted Assets		
Special Funds Invested (Note D):		
Construction fund	27,498	58,208
Bond fund	327,941	308,298
Reserve and contingency fund	19,956	20,224
Total Special Funds Invested	375,395	386,730
Trust for Decommissioning Costs (Notes D and E)	288,873	252,759
Total Restricted Assets	664,268	639,489
Deferred Costs:		
Unamortized debt issuance costs	12,341	14,320
Costs of advance refundings of debt	122,862	146,427
Other Deferred Costs (Note F)	61,146	77,457
Total Deferred Costs	196,349	238,204
Total Non-Current Assets	1,961,200	1,965,219
Current Assets		
Funds Invested (Notes D):		
Revenue fund	12,720	14,658
Operating fund	68,704	64,965
Supplemental fund	116,511	96,351
Total Funds Invested	197,935	175,974
Participant accounts receivable	28,979	29,408
Operating accounts receivable	14,358	5,850
Prepaid expenses	4,664	4,104
Plant materials and operating inventory	39,507	36,695
Working fund		39,888
Total Current Assets	285,443	291,919
Total Assets	\$ 2,246,643	\$ 2,257,138

See accompanying notes to financial statements.

	Decem	nber 31,
•	2011	2010
LIABILITIES AND FUND EQUITY		
Liabilities		
Non-Current Liabilities		
Long-Term Debt:		
Bonds (Note G)	\$ 1,453,730	\$ 1,541,085
Unamortized premium	47,670	55,391
Total Long-Term Debt, net	1,501,400	1,596,476
Asset Retirement Obligation (Note E)	300,553	284,103
Deferred Revenues (Note F)	199,601_	158,562
Total Non-Current Liabilities	2,001,554	2,039,141
Current Liabilities		
Operating Liabilities:		
Accounts payable	5,521	13,081
Accrued taxes	23,642	21,660
Derivative Financial Instruments (Note I)		474
Total Operating Liabilities	29,163	35,215
Special Funds Liabilities:		
Current maturities of bonds (Note G)	87,355	65,370
Accrued interest on bonds	40,121	42,235
Total Special Funds Liabilities	127,476	107,605
Total Current Liabilities	156,639	142,820
Total Liabilities	2,158,193	2,181,961

Fund Equity

Invested in Capital Assets, net of related debt	281,831	218,234
Restricted for debt service	144,787	135,066
Unrestricted (deficit)	(338,168)	(278,123)
Total Fund Equity	88,450	75,177
Total Liabilities and Fund Equity	\$ 2,246,643	\$ 2,257,138

North Carolina Municipal Power Agency Number 1 Statements Revenues and Expenses and Changes in Fund Equity (\$000s)

	Years Ended December 31		
	2011	2010	
Operating Revenues:			
Sales to participants	\$ 377,308	\$ 359,870	
Sales to utilities	100,731	101,457	
Other revenues	86	115	
Total Operating Revenues	478,125	461,442	
Operating Expenses:			
Operation and maintenance	103,395	97,958	
Fuel	40,489	34,729	
Interconnection services:			
Purchased power	66,304	57,744	
Transmission and distribution	14,910	12,355	
Other	463	476	
Total interconnection services	81,677	70,575	
Administrative and general	53,128	53,894	
Gross receipts and excise taxes	15,021	14,437	
Property tax	20,511	18,665	
Depreciation	28,772	26,670	
Amortization of asset retirement obligation	16,450	15,549	
Total Operating Expenses	359,443	332,477	
Operating Income	118,682	128,965	
Nonoperating (Revenues) Expenses			
Investment income	(17,847)	(21,551)	
Net (increase) decrease in fair value of investments and derivative financial			
instruments	(31,059)	(15,756)	
Interest expense	79,142	82,351	
Amortization of debt refunding costs	23,564	24,241	
Amortization of debt discount and issuance costs	(5,741)	(4,244)	
Net decrease in other deferred costs (Note F)	16,311	21,791	
Net decrease in deferred revenues (Note F)	41,039	24,034	
Total Nonoperating (Revenues) Expenses	105,409	110,866	
Change in Fund Equity	13,273	18,099	
Fund Equity, Beginning of Year	75,177	57,078	
Fund Equity, End of Year	\$ 88,450	\$ 75,177	

See accompanying notes to financial statements.

North Carolina Municipal Power Agency Number 1 Statements of Cash Flows (\$000s)

	,	Years Ended	Decem	ıber 31.
		2011		2010
Cash Flows from Operating Activities:				
Receipts from sales of electricity	\$	469,960	\$	456,464
Receipts from other revenues		86	·	115
Payments of operating expenses		(244,267)		(248,973)
Net cash provided by operating activities		225,779		207,606
Cash Flows from Capital and Related Financing Activities:				
Bonds issued		_		3,360
Interest paid		(81,258)		(80,329)
Additions to electric utility plant and non-utility property and equipment		(80,843)		(79,501)
Bonds redeemed or retired		(65,370)		(116,690)
Debt (discount) premium net of issuance costs		-		4,882
Investment earnings receipts from construction fund		556		1,502
Net cash used for capital and related financing activities		(226,915)		(266,776)
		(===,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		(===,)
Cash Flows from Investing Activities:				
Sales and maturities of investment securities		2,419,284		5,783,310
Purchases of investment securities		(2,427,357)		(5,736,158)
Investment earnings receipts		9,163		12,044
Net cash provided by investing activities		1,090		59,196
Net Increase in Operating Cash		(46)		26
Operating Cash, Beginning of year		106		80
Operating Cash, End of year	\$	60	\$	106
Reconciliation of Operating Income to Net Cash Provided by				
Operating Activities:				
Operating Income	\$	118,682	\$	128,965
Adjustments:	Ψ	110,002	4	120,700
Depreciation		28,772		26,670
Amortization of nuclear fuel		39,827		33,616
Amortization of asset retirement obligation		16,450		15,549
Changes in assets and liabilities:		10, .50		10,0 .>
Decrease (increase) in participant accounts receivable		429		(3,043)
Increase in operating accounts receivable		(8,508)		(1,820)
Increase in prepaid expenses		(560)		(200)
Increase in plant materials and operating supplies		(2,812)		(3,352)
Decrease (increase) decrease in working fund		39,888		(3,017)
Decrease (increase) in accounts payable		(8,371)		13,043
Increase in accrued taxes		1,982		1,195
Total Adjustments		107,097		78,641
Net Cash Provided by Operating Activities	\$	225,779	\$	207,606
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See accompanying notes to financial statements.

A. General Matters

North Carolina Municipal Power Agency Number 1 (Agency) is a joint agency organized and existing pursuant to Chapter 159B of the General Statutes of North Carolina to enable municipalities owning electric distribution systems, through the organization of the Agency, to finance, construct, own, operate and maintain electric generation and transmission facilities. The Agency is comprised of 19 municipal electric systems (Participants) with interests ranging from 0.0869% to 18.96%, which receive power from the Agency.

The Project

The project consists of the Agency's undivided ownership interest in 75% of Unit 2 of the Catawba Nuclear Station and in 37.5% of certain support facilities. Catawba Unit 2 has a maximum net dependable capability (MNDC) of 1,145 MW with the Agency's ownership share being 858.75 MW.

In conjunction with the purchase of its ownership interest, the Agency entered into several agreements with Duke Energy Corporation (Duke) which govern the purchase, ownership, construction, operation and maintenance of the project.

- The Purchase, Construction and Ownership Agreement provides, among other things, for the Agency to purchase its ownership share of the project. However, by virtue of various exchange provisions contained in the Interconnection Agreement and the Operation and Fuel Agreement, the Agency (1) bears the costs of acquisition, construction, operation and maintenance of 37.5% of both Unit 1 and Unit 2, and (2) has the same proportionate right to the output of and bears the risks associated with the lack of operation of such units.
- The Operation and Fuel Agreement provides for Duke to operate, maintain and fuel the station; to make renewals, replacements and capital additions as approved by the Agency; and for the ultimate decommissioning of the station at the end of its useful life.
- The Interconnection Agreement provides for the interconnection of the Project with the Duke system and for the exchange of power between Unit 1 and Unit 2 of Catawba and between the Catawba units and Duke's McGuire Nuclear Station (Reliability Exchanges).

Pursuant to the reliability exchanges, project output is provided in essentially equal amounts from Catawba Unit 2, Catawba Unit 1, McGuire Unit 1 and McGuire Unit 2, all in operation on the Duke system and all of similar size and capacity. The reliability exchanges are intended to make more reliable the supply of capacity and energy to the Agency in the amount to which the Agency is entitled pursuant to its ownership interest in Catawba Unit 2 and to mitigate potential adverse economic effects on the Agency and the Participants from unscheduled outages of Catawba Unit 2. Correspondingly, the Agency bears risks resulting from unscheduled outages of any Catawba or McGuire Unit.

A. General Matters (continued)

The Agency entered into two power sales agreements with each of its Participants for supplying the total electric power requirements of the Participants in excess of Southeastern Power Administration (SEPA) allocations. With project power, together with supplemental purchases of power, the Agency provides the total electric power requirements of its Participants, exclusive of power allotments from SEPA. Under the Project Power Sales Agreements, the Agency sells to the Participants their respective shares of project output. The revenues received relative to the project are pledged as security for bonds issued under the Resolution, after payment of project operating expenses. Each Participant is obligated to pay its share of operating costs and debt service for the project. Under the Supplemental Power Sales Agreements, the Agency supplies each Participant the additional power it requires in excess of that provided by the project and from SEPA.

To meet its supplemental power requirements, the Agency entered into several contractual arrangements to assure a reliable and affordable source of supplemental power and energy. The contracts are as follows:

- Agreement with Southern Power Company for the purchase of 50 MW of capacity and the associated energy as scheduled by the Agency through 2015.
- Agreement with Duke for the purchase of 50 MW of energy as scheduled by the Agency, and for the sale by the Agency of up to 100 MWh per hour of energy through 2011, and a separate similar agreement for 2012.
- Agreement with Duke for the purchase of up to 432 MW per hour of reserve capacity and the associated energy as required by the Agency through 2011.
- Agreement with Georgia Power Company for the purchase of up to 50 MW of capacity and associated energy as scheduled by the Agency for the period June 2011 through September 2011.
- Agreement with Southern Power Company for the purchase of 100 MW of capacity and the associated energy as scheduled by the Agency for the period 2011 through 2015, and increasing to 150 MW for the period 2016 through 2030.
- Agreement with Southern Power Company for the purchase of approximately 178 MW of capacity and associated energy as scheduled by the Agency for the period 2012 through 2031.
- Agreement with The Energy Authority (TEA) for TEA to provide hourly scheduling and dispatching services for the period 2011 through 2013.

In addition to the agreements with third parties mentioned above, the Agency has developed or assisted the Participants and/or certain of their customers in developing additional generating facilities. The Agency had 65 MW of Distributed Generation which the Agency constructed to be called upon as needed. In addition, the Agency also has under remote control operation 88 MW of city-owned and customer-owned generation and has been successful in placing an additional 19 MW of generation owned by cities and retail customers under contract for local operation under the Agency's power supply program. The Agency also has 24 MW of gas turbine generation that became commercially operable in 2010.

Agency personnel and TEA, pursuant to the agreement described above, provided all scheduling and dispatching services for the Agency's various power supply resources to coordinate the Agency's utilization of Project Output and other power supply arrangements and the Participants use of their SEPA power allotments.

The Agency's acquisition of its ownership interest is being financed by electric revenue bonds pursuant to Resolution No. R-16-78, as amended, (Resolution) of the Board of Commissioners of the Agency. The Resolution established special funds to hold proceeds from debt issuance, such proceeds to be used for costs of acquisition and construction of the project, for working capital and to establish certain reserves. The Resolution also established special funds in which project revenues are deposited and from which project operating costs, debt service and other specified payments relating to the project are made.

A. General Matters (continued)

ElectriCities of North Carolina, Inc.

ElectriCities of North Carolina, Inc. (ElectriCities), organized as a joint municipal assistance agency under the General Statutes of North Carolina, is a public body and body corporate and politic created for the purpose of providing aid and assistance to municipalities in connection with their electric systems and to joint agencies, such as the Agency.

The Agency has entered into a management agreement with ElectriCities. Under the current management agreement, ElectriCities is required to provide, at cost, all personnel and personnel services necessary for the Agency to conduct its business in an economic and efficient manner. This agreement continues through December 31, 2013, and is automatically renewed for successive three-year periods unless terminated by one year's notice by either party prior to the end of the contract term.

For the years ended December 31, 2011 and 2010, the Agency paid ElectriCities \$12,830,000 and \$10,015,000, respectively.

B. Significant Accounting Policies

Basis of Accounting

The accounts of the Agency are maintained on the accrual basis, in accordance with the Uniform System of Accounts of the Federal Energy Regulatory Commission, and are in conformity with accounting principles generally accepted in the United States (GAAP). The Agency has adopted the principles promulgated by the Governmental Accounting Standards Board (GASB) and U.S. GAAP. U.S. GAAP allows utilities to capitalize or defer certain costs and/or revenues based upon the Agency's ongoing assessment that it is probable that such items will be recovered through future revenues.

The Agency reports in accordance with GASB Statement No. 34, "Basic Financial Statements – and Management's Discussion and Analysis – for State and Local Governments." The statement requires certain information be included in the financial statements and specifies how that information should be presented.

The financial statements are prepared using the economic resources measurement focus. Operating revenues are defined as revenues received from the sale of electricity and associated services. Revenues from capital and related financing activities and investment activities are defined as non-operating revenues. Restricted equity represents constraints on resources that are imposed by Resolution and may be utilized only for the purposes established by the Resolution. Unrestricted equity may be utilized for any purpose approved by the Board through the budget process. When both restricted and unrestricted equity might be used to meet an obligation, the Agency first uses the restricted equity.

Financial Reporting

Under GASB Statement No. 20, "Accounting and Financial Reporting for Proprietary Funds and Other Governmental Entities that Use Proprietary Fund Accounting," the Agency has adopted the option to apply U.S. GAAP that does not conflict with or contradict GASB pronouncements.

B. Significant Accounting Policies (continued)

Electric Plant in Service

All expenditures associated with the development and construction of the Agency's ownership interest in the Catawba station, including interest expense net of investment income on funds not yet expended and the asset retirement obligation adjustment arising from implementing U.S. GAAP (discussed under Decommissioning Costs on page 18) have been recorded at original cost and are being depreciated on a straight-line basis over the average composite life of each unit's assets. At December 31, 2011, the remaining life for Catawba Units 1 and 2 was 32 years.

The Agency has implemented GASB Statement No. 42, "Accounting and Financial Reporting for Impairment of Capital Assets and for Insurance Recoveries" which requires the Agency to report the effect of capital asset impairments in the financial statements when they occur rather than in the ongoing depreciation expense for the capital asset. Any insurance recovery associated with the impairment will be netted with the impairment loss. During 2011 and 2010, no such impairment occurred.

Construction Work in Progress

All expenditures related to capital additions at Catawba and expenditures related to distributive generation units that have not been declared commercial are capitalized as construction work in progress until such time as they are completed and transferred to Electric Plant in Service. Interest is not capitalized on capital additions. Depreciation expense is recognized on these assets after they are transferred to Electric Plant in Service.

Nuclear Fuel

All expenditures related to the purchase and construction of the Agency's undivided ownership interests in nuclear fuel cores are capitalized until such time as the cores are placed in the reactor. Interest is not capitalized on fuel cores. Once placed in the reactor, the cores are amortized to fuel expense utilizing the units of production method. Amounts are removed from the books upon disposal of the spent nuclear fuel. Nuclear fuel expense includes a provision for estimated spent nuclear fuel disposal costs which is being collected currently from members. Amortization of nuclear fuel costs includes estimated disposal costs of \$6,747,000 and \$6,783,000 for the years ended December 31, 2011 and 2010, respectively.

Under provisions of the Nuclear Waste Policy Act of 1982, Duke, on behalf of all co-owners of the Catawba station, has entered into contracts with the DOE for the disposal of spent nuclear fuel. The DOE failed to begin accepting the spent nuclear fuel in 1998, the date provided by the Nuclear Waste Policy Act and Duke's contract with the DOE. As a result of a partial breach of contract claim filed against the DOE by Duke for damages arising out of the DOE's failure to begin accepting the spent nuclear fuel, Duke and the U.S. Department of Justice signed a settlement agreement which provides for an initial payment to Duke Energy for certain storage costs incurred through July 2006, with additional amounts reimbursed annually for future storage costs. The Agency's share of the settlement for 2011 and 2010 was \$778,000 and \$1,080,000 respectively.

While it is uncertain when the DOE will begin accepting spent fuel, Duke has plans in place to provide adequate storage capacity until such time as DOE begins receiving spent fuel.

B. Significant Accounting Policies (continued)

Non-Utility Property and Equipment

The Agency purchased computer equipment for its load management and telemetry programs. This equipment is being depreciated over the estimated useful life of the equipment. Also included are the land and administrative office building jointly owned with North Carolina Eastern Municipal Power Agency and used by both agencies and ElectriCities. The administrative office building is being depreciated over 37 1/2 years on a straight-line basis.

Pollution Remediation Obligations

The Agency reports in accordance with GASB Statement No. 49 "Accounting and Financial Reporting for Pollution Remediation Obligations" (GASB No. 49) which addresses accounting and financial reporting standards for pollution (including contamination) remediation obligations, which are obligations to address the current or potential detrimental effects of existing pollution by participating in pollution remediation activities such as site assessments and cleanups. The scope of the document excludes pollution prevention or control obligations with respect to current operations, and future pollution remediation activities that are required upon retirement of an asset, such as nuclear power plant decommissioning.

Deferred Costs

Unamortized debt issuance costs, shown net of accumulated amortization of \$21,223,000 and \$19,244,000 at December 31, 2011 and 2010, respectively, are being amortized on the interest method over the term of the related debt. Costs of advance refunding of debt, shown net of accumulated amortization of \$303,412,000 and \$279,847,000 at December 31, 2011 and 2010, respectively, are deferred and amortized over the term of the debt issued on refunding. Other deferred costs and deferred revenues are not amortized but will be either refunded to or recovered from Participants through future rates (See Note F).

Accounts Receivable

Accounts receivable consist of trade accounts receivable associated with the sale of electricity and are stated at cost. The Agency primarily sells to the Participants in the project and high quality utilities and accordingly, management does not believe an allowance for doubtful accounts is required.

Premiums/Discounts on Bonds

Premiums (net of discounts) on bonds, shown net of accumulated accretion/amortization of \$11,027,000 and \$18,747,000, at December 31, 2011 and 2010 respectively, are amortized over the terms of the related bonds in a manner that yields a constant rate of interest.

Decommissioning

The Agency reports in accordance with U.S. GAAP, which requires the Agency to record the fair value of an asset retirement obligation as a liability in the period in which it incurs a legal obligation associated with the retirement of tangible long-lived assets that result from the acquisition, construction, development and/or normal use of assets and record a corresponding asset that will be depreciated over the life of the asset. Subsequent to the initial measurement of the asset retirement obligation, the obligation will be adjusted at the end of each period to reflect the passage of time and changes in the estimated future cash flows underlying the obligation. Any such adjustments for changes in the estimated future cash flows will also be capitalized and amortized over the remaining life of the asset.

B. Significant Accounting Policies (continued)

Investments

The Agency reports according to the provisions of GASB Statement No. 31, "Accounting and Financial Reporting for Certain Investments and for External Investment Pools," which requires investments to be reported at fair value. In addition, the Agency reports according to the provisions of GASB Statement No. 40 "Deposit and Investment Risk Disclosures" which addresses risks such as credit risk and interest rate risk.

Taxes

Income of the Agency is excludable from federal income tax under Section 115 of the Internal Revenue Code. Chapter 159B of the General Statutes of North Carolina exempts the Agency from property and franchise or other privilege taxes. In lieu of North Carolina property taxes, the Agency pays an amount that would otherwise be assessed on the non-utility property and equipment and North Carolina generation of the Agency. In lieu of a franchise or privilege tax, the Agency pays to North Carolina an amount equal to 3.22% of the gross receipts from sales of electricity to Participants. The Catawba plant is located in South Carolina and subject to South Carolina property tax. An electric power excise tax equal to .05% (5/10 mill) for each kilowatt-hour of electric power generated and sold for resale within South Carolina is also paid.

Statements of Cash Flows

For purposes of the statements of cash flows, operating cash consists of unrestricted cash of \$60,000 and \$106,000 at December 31, 2011 and 2010 and is included on the balance sheet in the line item "Current Assets: Funds Invested". Restricted cash of \$12,000 and \$12,000 at December 31, 2011 and 2010, respectively, included on the balance sheet in the line item "Restricted Assets: Special Funds Invested" is not included on the statements of cash flows. Accounts payable includes special fund liabilities of \$844,000 and \$947,000 at December 31, 2011 and 2010, respectively. The cash flows associated with the (decrease) increase in accounts payable of \$(8,371,000) and \$13,043,000 in 2011 and 2010, respectively, does not include the impact of the special fund liabilities noted above.

Use of Estimates

The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amount of assets and liabilities and disclosures of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Reclassifications

Certain 2010 amounts have been reclassified to conform to 2011 classifications. The reclassifications had no effect on excess of revenues over expenses or fund equity as previously reported.

Future GASB Standards

In November 2010, GASB issued Statement No. 60, "Accounting and Financial Reporting for Service Concession Arrangements", (GASB No. 60). This Statement is to improve financial reporting over service concession arrangements, which are a type of public-private or public-public partnership. This Statement is effective for periods beginning after December 15, 2011, and is not expected to have a material effect on the Agency's financial position, overall cash flow or balances or results of operations.

B. Significant Accounting Policies (continued)

In November 2010, GASB issued Statement No. 61, "The Financial Reporting Entity: Omnibus – an amendment of GASB Statements No. 14 and No. 34", (GASB No. 61). This Statement is to improve financial reporting for a governmental financial reporting entity. This Statement is effective for periods beginning after June 15, 2012, and is not expected to have a material impact on the Agency's financial position, overall cash flow or balances or results of operations.

In December 2010, GASB issued Statement No. 62, "Codification of Accounting and Financial Reporting Guidance Contained in Pre-November 30, 1989 FASB and AICPA Pronouncements". This Statement incorporates certain accounting and financial reporting guidance that is included in other GASB pronouncements issued on or before November 30, 1989 into the GASB's authoritative literature. This Statement is effective for periods beginning after December 15, 2011 and is not expected to have a material impact on the Agency's financial position, overall cash flow or balances or results of operations.

In June 2011, GASB issued Statement No. 63, "Financial Reporting of Deferred Outflows of Resources, Deferred Inflows of Resources, and Net Position". This Statement improves financial reporting by standardizing the presentation of deferred outflows of resources and deferred inflows of resources and their effects on a government's net position. This Statement is effective for periods beginning after December 15, 2011 and is not expected to have a material impact on the Agency's financial position, overall cash flow or balances or results of operations.

C. Capital Assets

The Agency has commitments to Duke in connection with capital additions for the station. Current estimates indicate the Agency's portion of these costs for 2013 and 2012 will be approximately \$83,874,000.

Electric Utility Plant, Net

Changes in components of electric utility plant, net during 2011 and 2010 are as follows (in thousands of dollars):

C. Capital Assets (continued)

	December 31, 2010	Additions	Transfers	Retirements	December 31, 2011
Depreciable Utility Plant					
Electric Utility Plant					
Electric plant in service	\$ 1,741,849	\$ 2,823	\$ 49,063	\$ (27,766)	\$ 1,765,969
Nuclear fuel	180,193	35,797	(31,558)		184,432
Total Depreciable Utility Plant	1,922,042	38,620	17,505	(27,766)	1,950,401
Accumulated Depreciation and					
Amortization					
Electric plant in service	(798,512)	(28,634)	166	27,766	(799,214)
Nuclear fuel	(98,922)	(33,080)	31,558		(100,444)
Total Accumulated Depreciation					
and Amortization	(897,434)	(61,714)	31,724	27,766	(899,658)
Depreciable Utility Plant, Net	1,024,608	(23,094)	49,229		1,050,743
Land and Other Non-Depreciable Assets					
Land	19,768				19,768
Construction work in progress	41,556	36,289	(49,229)		28,616
Total Electric Utility Plant, Net	\$ 1,085,932	\$ 13,195	\$ -	\$ -	\$ 1,099,127
	December 31, 2009	Additions	Transfers	Retirements	December 31, 2010
Depreciable Utility Plant					
Electric Utility Plant					
Electric plant in service	\$ 1,694,642	\$ 19,746	\$ 28,843	\$ (1,382)	\$ 1,741,849
Nuclear fuel	148,181	26,977	5,035		180,193
Depreciable Utility Plant	1,842,823	46,723	33,878	(1,382)	1,922,042
Accumulated Depreciation and					
Amortization					
Electric plant in service	(773,368)	(26,526)		1,382	(798,512)
Nuclear fuel	(67,054)	(26,833)	(5,035)		(98,922)
Total Accumulated Depreciation					
and Amortization	(840,422)	(53,359)	(5,035)	1,382	(897,434)
Depreciable Utility Plant, Net	1,002,401	(6,636)	28,843	-	1,024,608
Land and Other Non-Depreciable Assets					
Land	19,768				19,768
Construction work in progress	55,669	14,730	(28,843)		41,556
Total Electric Utility Plant, Net	\$ 1,077,838	\$ 8,094	\$ -	\$ -	\$ 1,085,932

Non-Utility Property and Equipment

Changes in components of non-utility property and equipment, net during 2011 and 2010 are as follows (in thousands of dollars):

C. Capital Assets (continued)

		ember 31, 2010	Ad	ditions	Tran	sfers	Retire	ements		ember 31, 2011
Non-Utility Property and Equipment										
Property and equipment	\$	4,953	\$	-	\$	-	\$	-	\$	4,953
Accumulated depreciation		(4,069)		(138)						(4,207)
Total Depreciable Non-Utility Proper	ty	_				_				
and Equipment, Net		884		(138)		-		-		746
Land		710								710
Total Non-Utility Property and		_								
Equipment, Net	\$	1,594	\$	(138)	\$		\$		\$	1,456
	Dage	ember 31,							Dage	ember 31,
		2009	Δd	ditions	Tran	sfers	Petire	ements		2010
Non-Utility Property and Equipment		200)	710	ditions		31013	Kethe	anches		2010
Property and equipment	\$	4,869	\$	84	\$	-	\$	-	\$	4,953
Accumulated depreciation		(3,926)		(143)						(4,069)
Total Depreciable Non-Utility Proper	ty									
and Equipment, Net		943		(59)		-		-		884
Land		710								710
Total Non-Utility Property and						_				
Equipment, Net	\$	1,653	\$	(59)	\$		\$		\$	1,594

D. Investments

The Agency's investments are categorized to give an indication of the level of risk assumed by the Agency at year-end. Category 1 includes investments that are insured or registered or for which the securities are held by the Agency or its agent in the Agency's name. Category 2 includes uninsured and unregistered investments for which the securities are held by the broker or dealer, or by its trust department or agent in the Agency's name. Category 3 includes uninsured and unregistered investments for which the securities are held by the broker or dealer, or by its safekeeping department or agent, but not in the Agency's name. All investments except repurchase agreements are considered Category 1. Repurchase agreements are considered Category 3. In accordance with the provisions of the Resolution, the collateral under the repurchase agreements is segregated and held by the trustee for the Agency.

The Agency's investments are detailed in the following schedule (in thousands of dollars):

D. Investments (continued)

	December 31,					
	20	011	2010			
	Cost	Fair	Cost	Fair		
	Basis	Value	Basis	Value		
Repurchase agreements	\$ 41,550	\$ 41,550	\$ 216,820	\$ 216,820		
U.S. government agencies	306,412	318,493	303,976	310,038		
Money Market	183,535	183,535	-	-		
Collateralized mortgage obligations	24,835	28,239	44,457	34,196		
Sub-total funds invested	556,332	571,817	565,253	561,054		
Decommissioning Trust securities	221,676	288,218	216,498	251,985		
Cash						
Operating cash	60	60	106	106		
Restricted cash	12	12	12	12		
Accrued interest	2,096	2,096	2,306	2,306		
Total funds invested	\$ 780,176	\$ 862,203	\$ 784,175	\$ 815,463		
Consisting of:						
Special funds invested		\$ 375,395		\$ 386,730		
Decommissioning Trust		288,873		252,759		
Operating assets		197,935		175,974		
Total funds invested		\$ 862,203		\$ 815,463		

Interest Rate Risk

The Bond Resolution authorizes the Agency to invest in obligations with maturity dates, or with redemption features, on or before the respective dates when the money in such accounts will be required for the purposes intended. The Agency does not have additional formal investment policies that limit investment maturities as a means of managing its exposure to fair value losses arising from increasing interest rates.

The Agency's maturities of investments are detailed in the following schedule (in thousands of dollars.):

	December 31, 2011										
		Fair			Inv	vestment Ma	turity	(In Years)			
		Value	Less	Than 1		1-5	6-10		More	More than 10	
Repurchase agreements	\$	41,550	\$	41,550	\$	-	\$	-	\$	-	
U.S. government agencies		318,493		44,761		205,076		68,656		1	
Money Market		183,535		183,535							
Collateralized mortgage obligations		28,239						28,239			
Sub-total		571,817		269,846		205,076		96,895		1	
Decommissioning Trust securities		288,218		4,674		86,665		97,078		99,801	
Total	\$	860,035	\$	274,520	\$	291,741	\$	193,973	\$	99,802	

D. Investments (continued)

	December 31, 2010										
		Fair Investment Maturity (In Years)									
		Value	Less	Less Than 1 1-5				6-10	More	More than 10	
Repurchase agreements	\$	216,820	\$	216,820	\$	-	\$	-	\$	-	
U.S. government agencies		310,038				262,000		43,091		4,947	
Collateralized mortgage obligations		34,196				88		26,615		7,493	
Sub-total		561,054		216,820		262,088		69,706		12,440	
Decommissioning Trust securities		251,985		9,634		82,222		55,980		104,149	
Total	\$	813,039	\$	226,454	\$	344,310	\$	125,686	\$	116,589	

The Agency's impaired investments are detailed in the following schedule (in thousands of dollars):

						Decembe	er 31, 20	11				
	I	ess Than	12 Mo	nths	1	12 Months or Longer			Total			
		Fair	Unr	ealized		Fair	Unrea	alized		Fair	Unr	ealized
	,	Value	Lo	osses	V	alue alue	Los	ses	V	/alue	Lo	sses
U.S. government agencies	\$	449	\$	1	\$		\$	-	\$	449	\$	1
Collateralized mortgage obligations		19,479		21						19,479		21
Sub-total		19,928		22		-		-		19,928		22
Decommissioning Trust securities		18,748		27						18,748		27
Total	\$	38,676	\$	49	\$		\$		\$	38,676	\$	49
						Decemb						
]	Less Than	12 Mo	nths	1	2 Month	s or Lor	nger	Total			
		Fair	Uni	realized		Fair	Unre	alized		Fair	Un	realized
		Value	L	osses		Value	Lo	sses		Value	L	osses
U.S. government agencies	\$	74,222	\$	858	\$	-	\$	-	\$	74,222	\$	858
Collateralized mortgage obligations						88		1		88		1
Sub-total		74,222		858		88		1		74,310		859
Decommissioning Trust securities		9,727		261		3,775		6		13,502		267
Total	\$	83,949	\$	1,119	\$	3,863	\$	7	\$	87,812	\$	1,126

D. Investments (continued)

Credit Risk

The Resolution authorizes the Agency to invest in 1) direct obligations of, or obligations of which the principal and interest are unconditionally guaranteed by the United States (U.S.), 2) obligations of any Agency of the U.S. or corporation wholly owned by the U.S., 3) direct and general obligations of the State of North Carolina or any political subdivision thereof whose securities are rated "A" or better, 4) repurchase agreements with a member of the Federal Reserve System which are collateralized by previously described obligations and 5) bank time deposits evidenced by certificates of deposit and bankers' acceptances. The Agency has no formal investment policy that would further limit its investment choices.

As of December 31, 2011 and 2010 the Agency's investments in repurchase agreements are all collateralized by US Treasury or US Government securities. The Agency's investments in US Government Agencies, US Treasury Strips, US Government Agency Strips and Collateralized Mortgage Obligations are rated Aaa by Moody's Investor Service and AA+ by Standard and Poor's Corporation. The Agency's investments in Money Market Instruments are rated AAA by Standard and Poor's Corporation and Moody's Investor Service.

The Agency places no limit on the amount the Agency may invest with any one issuer. The Agency's investments by issuer are detailed in the following schedule (in thousands of dollars):

	December 31, 2011			December 31, 2010		
	Fair				Fair	
Issuer		Value	Percentage		Value	Percentage
Federal Home Loan Mortgage Corporation	\$	146,262	17.0%	\$	87,623	10.8%
Federal National Mortgage Association		110,138	12.8%		149,389	18.4%
Federal Home Loan Bank		155,901	18.3%		163,302	20.1%
Federal Farm Credit Bank		64,825	7.5%		57,223	7.0%
Resolution Funding Corporation		14,019	1.6%		14,407	1.8%
Repurchase Agreements						
Morgan Stanley		41,550	4.8%		225,352	27.7%
Bank of America			0.0%		-	0.0%
Money Market Fund - PFM Prime Institutional		184,209	21.4%		-	0.0%
US Treasury Department		143,131	16.6%		115,743	14.2%
Total	\$	860,035	100.0%	\$	813,039	100.0%

Bank time deposits may only be in banks with capital stock, surplus and undivided profits of \$20,000,000 or \$50,000,000 for North Carolina banks and out-of-state banks, respectively, and the Agency's investments deposited in such banks cannot exceed 50% and 25%, respectively, of such banks' capital stock, surplus and undivided profits.

The Resolution permits the Agency to establish official depositories with any bank or trust company qualified under the laws of North Carolina to receive deposits of public moneys and having capital stock, surplus and undivided profits aggregating in excess of \$20,000,000.

D. Investments (continued)

All depositories must collateralize public deposits in excess of federal depository insurance coverage. The Agency's depositories use the pooling method, a single financial institution collateral pool. Under the pooling method, a depository establishes a single escrow account on behalf of all governmental agencies. Collateral is maintained with an eligible escrow agent in the name of the State Treasurer of North Carolina based on an approved averaging method for demand deposits and the actual current balance for time deposits less the applicable federal depository insurance for each depositor. The financial institutions using the pooling method are responsible for assuring sufficient collateralization of these excess deposits. Because of the inability to measure the exact amount of collateral pledged for the Agency under the pooling method, the potential exists for under-collateralization. However, the State Treasurer enforces strict standards for each pooling method depository, which minimizes any risk of under-collateralization. At December 31, 2011 and 2010, the Agency had \$72,000 and \$118,000, respectively, covered by federal depository insurance.

Custodial Credit Risk

For an investment, custodial credit risk is the risk that, in the event of the failure of the counterparty, the Agency will not be able to recover the value of its investments or collateral securities that are in the possession of an outside party. The Agency does not have a formal policy for custodial credit risk. All deposits are currently held in the name of North Carolina Municipal Power Agency Number 1.

E. Decommissioning Costs

As a co-licensee of Catawba Unit 2 and in accordance with the terms of the Catawba reliability exchange, the Agency has furnished certification of its financial capability to fund its share of the costs of nuclear decommissioning of the Catawba Station to the U.S. Nuclear Regulatory Commission (NRC) as required by its regulations. To satisfy the NRC's financial capability regulations, the Agency established an external trust fund (Decommissioning Trust) pursuant to a trust agreement with a bank. The Agency's certification requires that the Agency make annual deposits to the Decommissioning Trust which, together with the investment earnings, amounts previously on deposit in the trust and certain reserve assets, are anticipated to result in sufficient funds being held in the Decommissioning Trust at the expiration of the current operating licenses for the Catawba Units (2043) to meet the Agency's share of decommissioning.

The Decommissioning Trust is irrevocable and funds may be withdrawn from the trust solely for the purpose of paying the Agency's share of the costs of nuclear decommissioning. In accordance with the NRC regulations, the Decommissioning Trust is segregated from Agency assets and outside the Agency's administrative control. The Agency is deemed to have incurred and paid decommissioning costs as deposits are made to the Decommissioning Trust. In addition to the Decommissioning Trust, certain reserve assets are anticipated to be available for transfer to the Decommissioning Trust to satisfy the Agency's total decommissioning liability.

Estimates of the future costs of decommissioning the units are based on the most recent site-specific study that was conducted on behalf of Duke in 2008. The Agency's portion of decommissioning costs, including the cost of decommissioning plant components not subject to radioactive contamination, is \$461,298,000, stated in 2008 dollars.

E. Decommissioning Costs (continued)

Changes in components of the asset retirement obligation during 2011 and 2010 are as follows (in thousands of dollars):

	Years Ended	December 31,
	2011	2010
Balance, beginning of year	\$ 284,103	\$ 268,554
Liabilities incurred during the year		
Liabilities settled during the year		
Accretion expense	16,450	15,549
Revisions in estimated cash flows		
Balance, end of year	\$ 300,553	\$ 284,103

F. Other Deferred Costs and Deferred Revenues

Rates for power billings to Participants are designed to cover the Agency's operating expenses, debt requirements and reserves as specified by the Resolution and power sales agreements. Straight-line depreciation and amortization are not considered in the cost of service calculation used to design rates. In addition, certain earnings on funds established in accordance with the Resolution are restricted to those funds and are not available for current operations.

The differences between debt principal maturities (adjusted for the effects of premiums, discounts and amortization of deferred gains and losses) and straight-line depreciation and in interest income recognition are recognized as other deferred costs. When total deferred items exceed principal debt service, other deferred costs increase. When principal debt service exceeds total deferred items, other deferred costs decrease.

Funds collected through rates for reserve accounts and restricted investment income are recognized as deferred revenues, thus increasing deferred revenues. When these funds are used to meet current expenses, deferred revenues decrease.

The Agency's present charges to the Participants are sufficient to recover all of the Agency's current annual costs of the Participants' bulk power needs. Each Participant is required under the power sales agreements to set its rates for its customers at levels sufficient to pay all its costs of its electric utility system, including the Agency's charges for bulk power supply. All Participants have done so.

All rates must be approved by the Board of Commissioners. Rates are designed on an annual basis. If they are determined to be inadequate to cover the Agency's current annual costs, rates may be revised.

F. Other Deferred Costs and Deferred Revenues (continued)

Other deferred costs include the following (in thousands of dollars):

	Years	Ended	Inception to December 31,			
	Decen	nber 31,				
	2011	2010	2011	2010		
Other Deferred Costs						
Net deferred interest	\$ -	\$ 3,021	\$ 155,316	\$ 155,316		
Amortization of debt discount and issuance costs	(5,741)	(4,244)	110,334	116,075		
Depreciation and amortization	45,222	42,219	1,116,232	1,071,010		
Amortization of debt refunding costs	23,564	24,241	508,990	485,426		
Deferred Fuel	(13,864)	(11,884)	21,092	34,956		
Participant billing offsets	(82,545)	(75,144)	(1,874,567)	(1,792,022)		
Other Deferred Costs	17,053	<u> </u>	23,749	6,696		
Net decrease in other deferred costs	\$ (16,311)	\$ (21,791)	\$ 61,146	\$ 77,457		

Deferred revenues include the following (in thousands of dollars):

	December 31,			1,	December 31,			
		2011		2010	2011		2010	
Deferred Revenues								
Net special funds (withdrawals)/deposits	\$	875	\$	875	\$	13,375	\$	12,500
Restricted investment income		(8,631)		7,723		261,328		269,959
Rate stabilization funds used for other than operations		19,818		-		(142,239)		(162,057)
Special Funds Valuations		(5,237)		(4,485)		(19,026)		(13,789)
Net decrease (increase) in fair value of investments and								
derivative financial instruments		31,060		15,756		49,716		18,656
Asset retirement obligation adjustment		-		-		12,018		12,018
Other Deferred Revenues		3,154		4,165		24,429		21,275
Total Deferred Revenues	\$	41,039	\$	24,034	\$	199,601	\$	158,562

G. Bonds

The Agency has been authorized to issue Catawba Electric Revenue Bonds (bonds) in accordance with the terms, conditions, and limitations of the Resolution. The total to be issued is to be sufficient to pay the costs of acquisition and construction of the project, as defined, and/or for other purposes set forth in the Resolution. Future refunding of bonds may result in the issuance of additional bonds.

G. Bonds (continued)

The following shows bond activity during 2011 and 2010 (in thousands of dollars):

	2011	2010
Bonds Outstanding - Beginning of year	\$ 1,606,455	\$ 1,719,785
Principal payments January 1	(65,370)	(116,690)
Bonds Issued		
Series 2010A		74,765
Series 2010B		68,885
Bonds Refunded		
Series 2003A		(65,465)
Series 2006A		(58,505)
Series 2008C		(16,320)
Bonds Outstanding - End of year	\$ 1,541,085	\$ 1,606,455

The various issues comprising the outstanding debt are as follows (in thousands of dollars):

	Decem	ber 31,
	2011	2010
Series 1992		·
6% maturing annually from 2010 to 2011	\$ -	\$ 48,450
Zero coupon priced to yield 6.55% to 6.7% maturing		
annually from 2010 to 2012	12,500	25,000
6% Indexed Caps Bonds maturing in 2012	65,300	65,300
Total Series 1992	77,800	138,750
Series 1998A		
5.5% maturing annually from 2014 to 2015	29,550	29,550
Series 2003A		
5.5% maturing annually from 2011 to 2014	80,805	85,225
4.125% maturing in 2014	5,000	5,000
5.25% maturing annually from 2014 to 2020	506,740	506,740
5% maturing in 2016	10,000	10,000
4.5% maturing in 2020	5,000_	5,000
Total Series 2003A	607,545	611,965
Series 2008A		
5.25% maturing annually from 2013 to 2020	341,575	341,575
Series 2008B		
5.92% maturing in 2013	7,380	7,380

G. Bonds (continued)	D	1 21
	<u>Decem</u> 2011	•
Series 2008C		2010
4.0% to 5.25% maturing annually from 2010 to 2020	\$ 48,740	\$ 48,740
Series 2009A		
4.125% to 5% maturing annually from 2021 to 2026	104,985	104,985
4.75% maturing in 2030 with annual sinking fund		
requirements beginning in 2027	16,750	16,750
5% maturing in 2030 with annual sinking fund		
requirements beginning in 2027	77,260	77,260
Total 2009A	198,995	198,995
Series 2009B (Federally Taxable)		
5.482% maturing in 2021	9,200	9,200
Series 2009C		
5% maturing in 2021	8,000	8,000
Series 2009D (Federally Taxable Build America Bonds)		
6.184% maturing in 2032 with annual sinking fund		
requirements beginning in 2030	68,650	68,650
Series 2010A		
3.00% to 5.00% maturing annually from 2014 to 2021	74,765	74,765
Series 2010B		
5.00% maturing annually from 2020 to 2021	68,885	68,885
	1.74.00	1 606 177
Total Bonds Outstanding	1,541,085	1,606,455
Current maturities of bonds	(87,355)	(65,370)
Total Long-Term Debt, Bonds	\$ 1,453,730	\$ 1,541,085

The following table reflects principal debt service included in the designated year's rates. In accordance with the Resolution, these moneys are collected through rates the year prior to the January 1 maturity and deposited into the Bond Fund for payment when due. Current maturities of \$87,355,000 at December 31, 2011 were collected monthly through rates during 2011 and were deposited into the Bond Fund to make the January 1, 2012 principal payment. Debt service deposit requirements from the designated year's rates for long-term debt outstanding at December 31, 2011 are as follows (in thousands of dollars):

G. Bonds (continued)

Year	Principa	l Interest	 Total	
2012	\$ 83,4	\$ 75,799	\$ 159,224	
2013	123,6	555 71,230	194,885	
2014	127,2	215 64,804	192,019	
2015	138,2	290 58,149	196,439	
2016	149,5	595 51,012	200,607	
2017 to 2021	583,7	740 135,320	719,060	
2022 to 2026	109,1	55,300	164,430	
2027 to 2031	138,6	580 24,886	 163,566	
Total	\$ 1,453,7	30 \$ 536,500	\$ 1,990,230	

The fair market value of the Agency's long-term debt was estimated using a yield curve derived from December 31, 2011 and 2010 market prices for similar securities. Using these yield curves, market prices were estimated for each individual maturity and the individual maturities were summed to arrive at an estimated fair market value of \$1,816,167,000 and \$1,811,097,000 at December 31, 2011 and 2010, respectively.

Certain proceeds of the Series 1992, 1998A, 2003A, 2003B (subsequently paid at maturity), 2008A, 2008B, 2009A, 2009B, 2010A and 2010B bonds were used to establish trusts for the refunding of \$2,714,325,000 and \$2,714,325,000 of previously issued bonds at December 31, 2011 and 2010, respectively. At December 31, 2011 and 2010, \$2,552,170,000 and \$2,435,440,000, respectively, of these bonds has been redeemed leaving \$162,155,000 and \$278,885,000, respectively, still outstanding.

Under these Refunding Trust Agreements, obligations of, or guaranteed by, the United States have been placed in irrevocable Refunding Trust Funds maintained by the Bond Fund Trustee. The government obligations in the respective Refunding Trust Funds along with the interest earnings on such obligations, will be sufficient to pay all interest on the refunded bonds when due and to redeem all refunded bonds at various dates prior to their original maturities at par. The monies on deposit in each Refunding Trust Fund, including the interest earnings thereon, are pledged solely for the benefit of the holders of the refunded bonds. Since the establishment of each Refunding Trust Fund, the refunded bonds are no longer considered outstanding obligations of the Agency.

Interest on the bonds is payable semi-annually.

Certain of the following bonds are subject to redemption prior to maturity at the option of the Agency, on or after the following dates at a maximum of 100% of the respective principal amounts:

Series 2003A	January 1, 2013
Series 2008A and C	January 1, 2018
Series 2009 A and C	January 1, 2019
Series 2010A and B	January 1, 2020

The Series 2009 B and D Bonds are subject to redemption on any business day at the Make Whole Redemption Price which is the greater of (i) 100% of principal amount to be redeemed or (ii) the sum of the present value of the remaining scheduled principal and interest to be redeemed. The Series 2009D are also subject to redemption on any business day at the Extraordinary Optional Redemption Price which is the greater of (i) 100% of principal amount to be redeemed or (ii) the sum of the present value of the remaining scheduled principal and interest to be redeemed. An Extraordinary Event will have occurred if the Agency determines that a material adverse change has occurred which is not the Agency's fault, which results in a reduction or elimination of the Federal subsidy payment.

G. Bonds (continued)

The bonds are special obligations of the Agency, payable solely from and secured solely by (1) project revenues (as defined by the Resolution) after payment of project operating expenses (as defined by the Resolution) and (2) other monies and securities pledged for payment thereof by the Resolution.

The Resolution requires the Agency to deposit into special funds all proceeds of bonds issued and all project revenues (as defined by the Resolution) generated as a result of the Project Power Sales Agreements and Interconnection Agreement. The purpose of the individual funds is specifically defined in the Resolution.

H. Commitments and Contingencies

Duke maintains, on behalf of all co-owners of the Catawba station, nuclear insurance coverage in the following areas: liability coverage, property, decontamination and decommissioning coverage, and extended accidental outage coverage to cover increased generating costs and/or replacement power purchases.

Liability Coverage

In accordance with the Price-Anderson Act, Duke, on behalf of all co-owners, insures against public liability claims from a nuclear incident to the full limit of liability of approximately \$12.6 billion, \$375 million of which is by private insurance with a like amount to cover certain worker tort claims. The remaining amount of approximately \$12.2 billion has been provided through a mandatory industry-wide excess secondary insurance program of risk pooling. The \$12.2 billion amount will increase by \$117.5 million as each new nuclear reactor is licensed and decrease by \$117.5 million for each insured nuclear reactor that in no longer operational and has been exempted from the program. The Agency is liable for 37.5% of these premiums.

The terms of this coverage require the owners of all licensed facilities to provide retrospective premiums of up to \$117.5 million per year per unit owned (adjusted annually for inflation) in the event of any nuclear incident involving any licensed facility in the nation, with an annual maximum assessment of \$17.5 million per unit owned. If any such payments are required, the Agency would be liable for 37.5% of those payment amounts.

The Price Anderson Act expires in 2025.

Property, Decontamination and Decommissioning Coverage

Primary property damage insurance coverage purchased for the station is \$500 million. If the insurer's losses ever exceed its reserves, Duke will be liable, on a pro rata basis, for additional assessments of up to \$37 million. This amount represents ten times Duke's annual premium for all of Duke's nuclear sites. Excess property damage, decontamination and decommissioning liability insurance of \$2.25 billion have also been purchased. If industry losses ever exceed the accumulated funds available to the insurer for the excess property, decontamination and decommissioning liability program, Duke will be liable, on a pro rata basis, for additional assessments of up to \$43 million which represents ten times the annual premium.

Extended Accidental Outage Coverage

Duke also purchases on behalf of all co-owners, increased cost of generation and/or purchased power insurance resulting from an accidental outage of a nuclear unit. Each unit at Catawba is insured for up to approximately \$3.5 million per week, after a 12-week deductible period, with declining amounts per unit where more than one unit is involved in the accidental outage. The coverage continues at 100% for 52 weeks and 80% for the next 110 weeks. If the insurer's losses exceed its reserves for this program, Duke will be liable, on a pro rata basis, for additional assessments of up to \$22 million which represents ten times Duke's annual premium.

H. Commitments and Contingencies (continued)

The Agency assumes their pro rata shares of any liability for retrospective premium assessments resulting from the Nuclear Electric Insurance Limited policies applicable to the joint ownership agreements.

I. Derivative Financial Instruments

Energy Derivatives

The Agency entered into electricity contracts for economic hedging purposes. The electricity contracts were entered into to hedge economically the Agency's exposure to market price on estimated excess generation entitlements. While management believes the economic hedges mitigate exposure to fluctuations in the commodity prices, these instruments are not designated as hedges for accounting purposes. These instruments receive regulatory accounting treatment. Unrealized gains and losses are recorded as deferred liabilities and deferred revenues, respectively, until the contracts are settled. Once settled, any realized gains or losses are recorded through sales to utilities. The Agency manages open positions with strict policies that limit exposure to market risk and require daily reporting to management of potential financial exposures. Gains and losses from such contracts were not material to the results of operations for the years 2011 and 2010. At December 31, 2011 and 2010, the fair value of these instruments was a short term derivative (asset) liability of \$-0- and \$474,000, respectively, included in Derivative Financial Instruments on the Balance Sheet.

J. Subsequent Events

The Agency has evaluated subsequent events through March 29, 2012, in connection with the preparation of these financial statements which is the date the financial statements were available to be issued.

North Carolina Municipal Power Agency Number 1 Schedules of Revenues and Expenses Per Bond Resolution and Other Agreements (\$000s)

	Year Ended December 31, 2011		
	Supple-		
	Project	mental	Total
Revenues:			
Sales to participants	\$ 304,964	\$ 72,343	\$ 377,307
Sales to utilities	100,731		100,731
Investment income	5,391	1,269	6,660
Excess Funds valuation	9,467		9,467
Supplemental Fund - Reserve Account withdrawal			-
Other revenue	36,872	86	36,958
Total Revenues	457,425	73,698	531,123
Expenses:			
Operation and maintenance	105,562	645	106,207
Nuclear fuel	53,691		53,691
Fossil fuel		662	662
Interconnection services:			
Purchased power	35,312	30,991	66,303
Transmission and distribution		13,703	13,703
Other	100	1,912	2,012
Total interconnection services	35,412	46,606	82,018
Administrative and general – Duke	38,316		38,316
Administrative and general – Agency	5,855	8,957	14,812
Miscellaneous Agency expenses			-
Gross receipts and excise taxes	12,791	2,231	15,022
Property tax	20,062	449	20,511
Debt service	166,498		166,498
Special funds deposits:			
Decommissioning fund	875	875	1,750
Reserve and contingency fund	18,363		18,363
Total special funds deposits	19,238	875	20,113
Total Expenses	457,425	60,425	517,850
Excess of Revenues Over Expenses	\$ -	\$ 13,273	\$ 13,273

Note: The schedule above has been prepared in accordance with the underlying Bond Resolution, and accordingly, does not reflect the change in the fair value of investments as of December 31, 2011 and 2010.

See accompanying Independent Auditors' Report.

Year Ended December 31, 2010

December 31, 2010 Supple-					
Project	mental	Total			
\$ 293,531	\$ 66,339	\$ 359,870			
101,457		101,457			
8,316	1,542	9,858			
10,530		10,530			
		-			
	3,971	3,971			
29	87	116			
413,863	71,939	485,802			
100 704	c0.5	101 200			
100,704	605	101,309			
45,499	1 110	45,499			
	1,113	1,113			
32,194	25,550	57,744			
	11,108	11,108			
59	2,479	2,538			
32,253	39,137	71,390			
39,632		39,632			
4,994	7,378	12,372			
	2,250	2,250			
12,415	2,023	14,438			
18,207	459	18,666			
144,700		144,700			
075	975	1 750			
875 14 594	875	1,750			
14,584	975	14,584			
15,459	<u>875</u> 53,840	16,334			
\$ -		\$ 18,099			
Φ -	\$ 18,099	\$ 18,099			

North Carolina Power Agency 1 Budgetary Comparison Schedule Year Ended December 31, 2011 (\$000's)

		Budget	Actuals (Budgetary	Positive (Negative) Variance With
D.	Original	Final	Basis)	Final Budget
Revenues:				
Sales to participants	\$ 372,427	\$ 372,427	\$ 377,307	\$ 4,880
Sales to utilities	115,357	115,357	100,731	(14,626)
Investment income	8,514	8,514	6,660	(1,854)
Excess Funds valuation			9,467	9,467
Rate Stabilization Fund withdrawal	21,274	21,274	-	(21,274)
Supplemental Fund - Reserve Acct. withdrawal			-	-
Other revenues	75	75	36,958	36,883
Total Revenues	517,647	517,647	531,123	13,476
Expenses:				
Operations and maintenance	106,407	106,407	106,207	200
Nuclear fuel	54,537	54,537	53,691	846
Fossil fuel	1,394	1,394	662	732
Interconnection services:				
Purchased power	63,551	63,551	66,303	(2,752)
Transmission and distribution	14,570	14,570	13,703	867
Other interconnection expenses	3,321	3,321	2,012	1,309
Total interconnection services	81,442	81,442	82,018	(576)
Administrative and general – Duke	37,936	37,936	38,316	(380)
Power Agency services	15,327	15,327	14,812	515
Taxes	33,161	33,161	35,533	(2,372)
Debt service	167,330	167,330	166,498	832
Special funds deposits	20,113	20,113	20,113	-
Total Expenses	517,647	517,647	517,850	(203)
Excess of Revenues Over Expenses	\$ -	\$ -	\$ 13,273	\$ 13,273

The Agency submitted a 2011 budget amendment at the March 27, 2012 regularly scheduled Board of Commissioners meeting. The budget amendment was primarily due to expense overruns in operations activities.

Note: The schedule above has been prepared in accordance with the underlying Bond Resolution, and accordingly, does not reflect the change in the fair value of investments as of December 31, 2011.

See accompanying Independent Auditors' Report.

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North Carolina Municipal Power Agency Schedule of Changes in Assets of Funds Invested (\$000's)

	Funds Invested January 1, 2010	Debt Proceeds	Power Billing Receipts	Investment Income	Disburse- ments
Construction Fund	\$ 94,139	\$ -	\$ -	\$ 1,140	\$ (37,429)
Bond Fund:					
Interest account	40,628			30	(78,856)
Reserve account	192,887			7,440	4,721
Principal account	116,786			106	(116,690)
Total Bond Fund	350,301	-	-	7,576	(190,825)
Revenue and Contingency Fund	19,568			359	(8,066)
Revenue Fund:					
Revenue account	16,061		295,250	39	32,278
Rate Stabilization account	54			30	
Total Revenue Fund	16,115	-	295,250	69	32,278
Operating Fund:					
Working Capital account	36,733			246	(162,833)
Fuel account	1,313				(33,496)
Total Operating Fund	38,046	-	-	246	(196,329)
Supplemental Fund:					
Supplemental account	77,077		61,666	368	(17,990)
Reserve for future costs	4,655			81	
Supplemental Reserve account	3,971			1,141	
Total Supplemental Fund	85,703		61,666	1,590	(17,990)
Total Funds Invested	\$ 603,872	\$ -	\$ 356,916	\$ 10,980	\$ (418,361)

Note: The schedule above has been prepared in accordance with the underlying Bond Resolution, and accordingly, does not reflect the change in the fair value of investments as of December 31, 2011 and 2010.

See accompanying Independent Auditors' Report.

Transfers	Funds Invested December 31, 2010	Debt Proceeds	Power Billing Receipts	Investment Income	Disburse- ments	Transfers	Funds Invested December 31, 2011
\$ -	\$ 57,850	\$ -	\$ -	\$ 527	\$ (31,103)	\$ -	\$ 27,274
80,442	42,244			22	(82,356)	80,215	40,125
(3,704)	201,344			5,750	` , ,	(19,506)	187,588
56,922	57,124			71	(65,370)	95,584	87,409
133,660	300,712	-	-	5,843	(147,726)	156,293	315,122
8,155	20,016			277	(14,534)	13,799	19,558
(328,970)	14,658		341,762	29	38,145	(381,874)	12,720
(84) (329,054)	14,658		341,762	29	38,145	(381,874)	12,720
177,498	51,644			167	(192,252)	188,296	47,855
45,445	13,262				(41,672)	49,238	20,828
222,943	64,906	-	_	167	(233,924)	237,534	68,683
(31,468)	89,653		36,012	718	7,878	(26,078)	108,183
876	5,612		,	119	.,-,-	876	6,607
(5,112)	-, <u>-</u>			550		(550)	-
(35,704)	95,265		36,012	1,387	7,878	(25,752)	114,790
\$ -	\$ 553,407	\$ -	\$ 377,774	\$ 8,230	\$ (381,264)	\$ -	\$ 558,147

