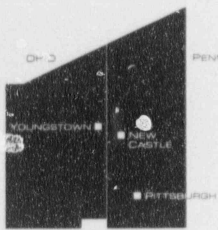
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COMPAN: PROFILE

PENNSYLVANIA POWER COMPANY PROVIDES ELECTRIC SERVICE TO 156,000 CUSTOMERS IN WESTERN PENNSYLVANIA. THE COMPANY FURNISHES ELECTRIC SERVICE IN 139 COMMUNITIES, AS WFUL AS RURAL AREAS, AND ALSO SELLS ELECTRIC ENERGY AT WHOLESALE TO FIVE MUNICIPALI-TIES. THE COMPANY'S SERVICE AREA HAS AN ESTIMATED POPULA-TION OF 360,000. THE COMPANY. WITH HEADQUARTERS IN NEW CASTLE, PENNSYLVANIA, IS A WHOLLY OWNED SUBSIDIARY OF OHIO EDISON COMPANY.



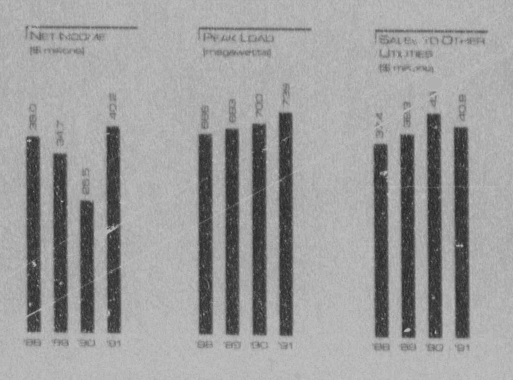
PENNSYLVANIA

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for the lease Ender Dregist in 51.	1991	3954	Charge
Betail Kilowate Hour Sides	3.661.9	3,552,7	+ 3.1%
Operating Revenues	8321.8	\$538.	+ 1.2%
Operating Expenses and Taxes	390.7	232.1	- 4.5%
Operaing income	83.1	16.0	+ 32/9%
Net Income	40.2	25.5	+ 57.5%
Earnings on Common Steck	32.5	15.5	+ 1(9).0%
Dividends on Capital Stock	35.4	37.6	~ 59%
Capital Expenditures:			
Construction of Facilities	\$ 22.0	\$ 27.8	
Nuclear Paris	3.1	6.8	
Capital Loases	1.2	1.9	
Total	\$ 26.3	# 36.5	- 27.9%
Interusily Generated Cash	\$ 75.8	\$ 40.1	+ 89.1%
External Financing			
New Financing	* 31.7	\$ 54.4	
Redenipioons and Repayments	124.2	31.9	
Net External Financing	\$ (92.5)	\$ 22.5	
Seturn on average Common Equaty	12.2%	5.7%	



We achieved records to our number and residential sales and growth in indistrial sales as our service mea outperformed the numerial economy in 1995.

Sirery business activity fueled a 5,5 percent increase in kilowatthour sales to our commercial customers - marking six consecutive years of record sales to this growing customer group. Residential sales were up 4.9 percent. driven by new home construction and increased use of air conditioning. Sales to industrial customers were up 1.6 percent as our major steel companies increased their production. Total electric sales. were off 2.5 percent due to a 15.4 percent drop in sales to other utilities.

And, for the fifth consecutive year, our customers set a record peak demand for electricity, reaching 735 megawatts on September 16. Since 1986, peak demand has increased 35 percent.

EARNINGS RECEVER

For the ; ear, earnings on common stock totaled \$32.5 million, compared with \$75.5 million in 1990. Strong retail sales and continued cost control helped 1991 earnings recover from a \$10-million, after-lax write-off taken in 1990.

As you may recall, the writeoff resulted from a disalloward of costs associated with purchases of power from the Perry Nuclear Power Plant. Although we appealed the Pennsylvania Public Utility Commission (PPUC) disallowance,

the t. S. Supreme Court refused to hear our appeal.

Also, a \$2.5-million after-tax reserve affected 1991 earnings. We established this reserve following a December 19 ruling by the PPUC requiring us to refund to customers the cost of power purchased in 1979 during a five-month outage at the Beaver Valley Power Station. We are considering an appeal to the Commonwealth Court of Pennsylvania.

Despite that FPCC ruling, earnings continued to benefit from our efforts to reduce costs. We streamlined our operations and reduced our work force to its lowest level since 1978. In addition, we redeemed and refinanced various securities, lowering our annual costs nearly \$1.9 million.

In hisy 1992, we will reduce our electric raies by approximately 18 percent with the completion of a four-year, phased in rate increase to recover costs associated with the Perry Plant. Under the phase in plan, we have been susting earnings as if the May 1992 revenue level bad been in place since the phase-in began in 1988. As a result, the rate reduction will not adversely affect future earnings.

POSITIVE SALES OUTLOOK

Our local economy is expected to grow further as the businesses and industries we serve become more competitive. Sharon Steel, our largest industrial customer, emerged from businerptcy and increased production in 1991.

Koppel Steel, an important new

customer, e-impleted its first full year of operations in 1991 seith a surge in year e il orders. At full production, we expect Koppel to be our second largest customer.

Our economic development incentive rates help promote business growth in the communities we serve. We offer energy savings to new and existing customers that meet special requirements for employment and incre-sed electricity use. Siace 1984, 70 ... stomers have participated in this program. adding more than 2,700 jobs to the area and \$24.9 million in annual electric sales. In addition, we expanded our program of offering price incentives to industries that open te during off-peak hours, reducing their energy costs while adding to our electric sales.

To further increase sales, we are aggressively pursuing a larger share of the space-heating market. In 1991, we captured 56 percent of the commercial space-heating market, compared with 47 percent in 1990. And, we added more than 800 electrically heated homes in our system—an increase of 13 percent over 1990 results.

We also expect to improve sales and increase energy efficiency through our sponsorship of the Good Cents Home program. Good Cents sets high Atickency standards for insulation and electric heating equipment. This program is being well received by area busiders, realitors and home buyers.

LOOKING AREAD

We look forward to a future test will bring challenge, change and opporamity

One of the most significant challenges facing our industry is compliance with the new Clean. Air Act Amendments. Our Company's past investments in environments? controls should seve us well. Mearly half of our generating capacity will not need additional suffur-dioxide controls. As a result, we have the time and flexibility to choose from a range of cost-effective compliance strategies for our other plants.

At the New Castle Power
Plast, we tested an innovative
option that uses refuse derived
fuel (RDF) — primarily waste paper
compressed into pellets that can be
burned with coal. The RDF project
offers the possibility of lower
sulfur dioxide emissions, reduced
fuel costs, a new source of revenue
from disposal fees, and environmental benefits to local
communities.

We are facing another major challenge with proposals in Congress to amend the Public Utility Holding Company Act (PUHCA) and the Federal Power Act. These amendments could have the effect of restructuring the investor owned electric utility industry. They include provisions for mandatory transmission access, which could enable some privileged customers to bypass local utility service. As a result, the vast diajority of businesses and residential

ensimiles would be burdened with increased rates and less mit able vervice.

We support the efforts of Congress and the Administration to d-velop a sound, comprehensive national energy plan. However, we strongly oppose any strategy—including PCHCA reform or mandatory access—that threatens our country's electric system, the most reliable and economical in the world.

We have similar concerns about calls for additional, costly enveronmental controls to address. global warming. At this point, most credible scientific evidence has shown little or no rise in global temperatures despite increwes in ma., made, carbondioxide emissions. The reason may be obvious. As many scientists recognize, reture itself produce, more than 95 percent of all greenhouse gases. This illustrates the need for a more realistic and reasoned approach to environmental issues, one based on a recognition that our limited resources should support only those projects that offer worthwhile benefits to the environment

In Perusylvania, we are working with the PPUC on developing an equitable demand-side management program that provides incentives for encouraging rustomers to use energy efficiently. Later this year, the Commission should complete its review of our program.

We will, of course, continue to take an active role in debates over issues affecting the future of our Company. At the same time, we intend to slick to the business we know, following clear and well-defined goals that will lead to our future success.

Last year, we celebrated Penni Power's 60th auniversary as an operating company, recalling the long history of employee contributions to our success. Over the years, employees have kept us competitive while meeting the changing needs of our customers.

The hard work of employees and their commitment to customers will ensure near success in the years ahead.

Justin F. Rozery

Justin T. Rogers, Jr. Chaseman of the Board and Chief Executive Officer

Files L. Genouser

Robert L. Kensinger President

New Castle, Pennsylvania March 4, 1992

	1991	1990	1009	1988	1967
PROFILE PROME ELECTRIC SALES (Thorsends). Beston Filal Comparchal Industrial United	\$105,009	\$ 77,979	\$301,791	\$ 91,575	\$ 14,619
	61,172	53,646	\$7,091	\$0,046	60,209
	87,908	69,597	90,523	86,225	69,958
	8,645	8,266	8,640	8,165	6,611
Subtotal	266,734	255,301	257,961	236,591	191,393
Parent Company	14,576	16,591	11,719	6,541	12,629
other Efficies	26,369	26,718	27,545	30,890	18,120
Total	\$301,679	\$298,610	\$297,225	\$374,022	\$222,138
REVENUE FROM SLECTRIC SALES: Residential Common ciul Industrial Other	34.1%	38.5%	34.2%	33.4%	93.6 %
	20.3	19.6	19.2	38.5	18.1
	29.1	29.6	30.5	31.4	31.5
	2.9	2.8	2.9	3.0	3.6
Subseput	86.4	85.5	86.8	86.9	86.2
Princi Campuny	4.8	5.6	3.9	2.4	5.7
Other Univides	8.8	6.9	9.3	31.5	8.1
Rev	100.0%	100.0%	100.0%	100.0%	190.0%
RESONATT HOU'S SALES (Millions) Residential Commercial Industrial Other	1,061	1,019	1.024	1,968	961
	772	782	598	668	628
	1,825	1,795	1.809	1,878	2,742
	138	185	137	136	127
Subtotal	3,794	5,681	8,668	3,690	3.463
Parent Company	556	745	588	313	603
Other Utilities	790	867	949	1,532	7.9
Actual	5,140	5,271	5,005	5,335	4,785
CAPTONGES STEVED AT DECEMBER 31: Residential Comment Industrial Order	\$20,557	119,590	118,295	116,948	115.795
	15,127	14,948	14,718	14,622	14,261
	245	267	264	264	275
	100	117	115	150	143
Total	136,007	155,852	133.382	152,024	130,470
RESIDENTIAL CUITORIER AVERAGES REGIZE KILOWETT FOUR Used Price per Kilowett I our (Cents)	8,859	8.585	8,717	8,676	8,357
	11.22	9.89	8.75	7.91	7.77
Kilowatt-hours Generated (Millions) Peak Load (Megawattr) Cost of Fuel per Million 871) Generating Capability	4.135	4.535	4,040	4,447	\$,197
	759	706	683	666	617
	8 1.32	8 1.27	\$ 1,26	8 1.27	\$ 1.21
	74.6 %	74.6 %	74.6 %	74.6%	74.6 %
	2.8	2.8	2.8	2.8	2.8
	22.6	22.6	22.6	22.6	22.6
C - META-PORT PRODUCTION MADERIAL SPINS CO. CONTROL SPINS CONTROL SPINS	100.0%	100.0%	100.0%	100.0%	100.0%
Gr. OF ELECTRIC GENERATION.	72.9%	68.4%	76.6%	71.8 %	75.6%
	27.1	31.6	25.4	28.4	25.0
Total	100.0%	100 0 %	100.0%	100.006	100.0%
NUMBER OF EMPLOYEES AT DECEMBER 31	1,432	1,658	1,675	1,716	1,725

					Michigan Int. Street Street
	1931	lives)	1989	1988	1987
Operating Resenues	9 338,895	8 318,056	\$ 513,757	\$ 284,795	\$ 235,822
Operating locative (ii)	81,107	65,992	73.588	rd 1954	45,991
New Accome (i) (ii)	40,197	35,519	54,660	37,960	37,594
Earnings on Common 5 3 (iii)	32,479	15.592	23,985	26,593	26,511
Cash Dividends si Common Stock	27,676	27,676	27,676	27.676	27,676
Total Acres	1,022,099	1,691,090	1,065,576	1,644,3952	929,896
CAPTIALIZATION: Coronion Stockholder's Equity Preferred Stock — Not Subject to Mandatory Redemptical Subject to Mandatory Redemptical Long Term Debt	\$ 266,058 41,905 34,282 408,443	8 262,089 41,905 48,722 431,146	\$ 274,158 41,995 39,962 411,475	\$ 277,839 41,905 65,102 405,111	\$ 278,516 41,565 68,142 422,666
Total Capitalization	\$ 750,688	\$ 773,832	\$ 787,198	\$ 787,957	\$ 811,225
CAPITALIZATION RATIOS Common Stockholder's Equity Preferred Stock— Not Subject to Mandatory Redemption Subject to Mandatory Redemption Lung-Term Ocht	5.6 4.6 54.4	54 5.0 5.0 55.7	54.8 % 5.3 7.6 52.3	\$5.5% 5.5 8.3 51.1	34.3% 5.2 8.9 52.1
Total Capitalization	100.0%	180.0%	100 0%	100.0%	200.0%
WARRING THE PROPERTY OF THE PR	ME PROPERTIES AND ADDRESS OF	SELECTION CANADADA	COORSESSESSESSESSESSESSESSESSESSESSESSESSES	SHIP CONTRACTOR OF THE PARTY OF	ACTANIA SANTENESSA

⁽i) 1990 includes a \$16.468 (86) charge woulding from an adverse regulatory decision concerning the eventuality of organ purchased power custs, resulting in a \$10.000 feducation in operating mome, see faccine and samings on common stock.

Po. 1987 includes an \$1,000,000 charge resulting from a Supreme Court of Procesylvania decision concerning the recovery of costs associated with planned nuclear units which were seminanted to 1990, assuring to a \$7,300,000 reduction in new income and remises on consecon stock.

MANAGEMENT'S DISCUSSION AND ANALYSIS OF FISULTS OF OPERATIONS AND FINANCIAL CONDITION

RESULTS OF OPERATIONS

Operating revenues increased in 1991 as the Company achieved record sales to commercial and residential customers, with kilowatt-hour sales to retail customers increasing 3.1% compared with 1990. Sales to commercial customers were up 5.5 %, as a result of strong business activity. New home construction and increased use of air conditioning increased residential sales by 4.0 % in 1991 compared with 1990. Sales to industrial customers were up 1.6% as the Company's major steel customers increased their production. However, total kilowant-hour sales were down 2.5% in 1991 compared with 1990 due to a 15.4 % drop in sales to other utilities. Jules to Edison were down 25.2 % primarily as a result of decreased availability of power during the 1991 Beaver Valley refueling outage. Sales to non-associated utilities decreased 6.7% due to weak economic conditions in the bulk power market. Total kilowatt-hour sales increased 5.3 % in 1990 compared with 1989 principally as a result of an 18.9% increase in sales to other utilities; sales to Edison increased 91.5 %. white sales to non-associated utilities decreased 10.7 %

Fuel and purchased power costs in 1990 included a charge of approximately \$16,074,000 (\$9,994,000 after taxes) resizing from an adverse regulatory decision concerning the recoverability of oritian purchased power costs (see Note 1 to the Financial Statements) and was the principal reason for the comparative differences between 1991 and 1989 expenses. Included in Suel and purchased power costs in 1991 was a reserve of approximately \$2,456,000 for refunds to the Company's customers onlered by the Pennsylvania Public Utility Commission for purchased replacement power costs incurred during a 1979 outsign a Beaver Valley Unit 1 (see Note 1 to the Financial Statements).

The changes in nuclear operating costs were due to variations in the level of refueling outage costs — Beaver Valley Unit 1 was down for refueling in 1991 and Perry Unit 1 was refueled in 1589. Other operating costs were down in 1991 compared with 1990 reflecting credits resulting from retroactive billings to the other bruce Mansfield Plant owners.

A state tax increase chacted in 1991 (which also included an increase to the corporate net income tox rate) will be recovered through a surcharge on customers electric bills, therefore, the Company deferred the increased tax costs to be recovered in future periods (see Note 2 to the Fanancial Statements). The comparison of 1991 general taxes to 1990 was further affected by a higher level of taxes in 1990 due to recognizing the liability for gross receipts taxes on revenue accrued since the inception of the Company's phase in plan.

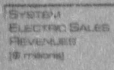
The decline in interest on nuclear fuel obligations since 1989 was due to reduced levels of nuclear material in process of conversion, enrichment and fabrication into fuel assemblies. Other interest expense increased in 1991 compared with 1990 as a result of a 1991 provision for interest associated with the outage related refunds discussed above and estimated interest payable in connection with tederal income tax adjustments for prior years, partially offset by decreased interest due to lower short-term borrowing levels. Other interest expense increased in 1990 compared with 1989 as a result of higher short-term borrowing levels.

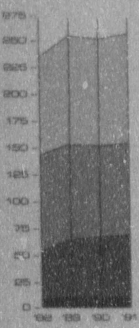
The Financial Accounting Standards Board (FASB) has issued Statement of Financial Accounting Standards (SFAS) No. 196, "Employers' Accounting for Postretirement Benefits Other Than Pensions." This standard, which must be adopted no later than 1993, will require the Company to change the method of accounting for posteroployment benefits, resulting in a substantial increase in the annual expense charged to income for such benefits. The Company expects to seek regulatory approval to defe. the increased annual expense resulting from this standard for future collection from out mers. E approval is granted, the Company would not expect a material adverse effect to not income as a result of adopting SEAS No. 10b. The FASE has also issued SEAS No. 109, 'Accounting for Income Taxes,' which the Company must adopt by 1993. Aduption of this statement is not expected to have a material adverse effect on net income. Both of these accounting standards are more fully described in Note 1 to the Financial Statements.

The electric utility industry is subject to inflationary pressures similar to those experienced by all other industries. To the extent that the Company incurs additional costs or receives benefits resulting from the effects of inflation, it is anticipated that those effects will ultimately be reflected in the Company's electric rates.

CAPITAL RESOURCES AND LIQUIDITY

Net cash provided from operations has continued to increase due to the Company's latest increase in electric rates associated with its four-year phase-in plan.





- Pleasternial
 Industrial
 Conveniencial
- Servet Lighting and M incoelite

The May 1991 increase in rates, designed to produce wildtional arrival cash revenue of approximately \$31,000,000; was the final increase in the Company's phase in pian (see further discussion below).

The Company had approximately \$4,009,000 of cash and temporary investments at December \$1, 1991 Notes payable of \$8,000,000 at the end of 1991 were borrowed under a \$50,000,000 system funds agreement with Edison. Also available at the end r he year were \$65,000,000 of bank lines of credit and k facilities aggregating \$50,000,000 which r ty be borrowed for up to several days at the banks' discretion.

Capital regainments in 1991 for the Company's construction programs, capital leases and nuclear fuel were approximately \$26,000,000. The 1992-1996 construction pressure and capital lease requirements are carrently estimated so be approximately \$224,000,000 (excluding nuclear fuel), of which approximately \$54,000,000 applies to 1992. The Company has additicatal cash regarements of approximately \$163,000,000 for the 1992-1996 period to meet maturities of, and sinking fund requirements for, long-term debt (excluding maclear fuel) and preferred stock, of that amount approximately \$37,000,000 applies to 1992.

investments for additional nucleur fuel during the 1992-1996 period are estimated to be approximately \$38,000,000, of which approximately \$9,000,000 applies to 1992. During the same periods, the Company's nuclear bel investments are expected to be reduced by approximately \$50,000,000 and \$13,000,000, respectively, as the nuclear fael is consumed.

Sales by the Company of first mortgage bonds and of preferred stock require that applicable earnings coverage tests be met. With respect to the issuance of first sportguge bonds, other requirements also apply and are more restrictive than the earnings test at i' sent time. The Company is currently able to is. \$100,000,000 principal amount of first mortgage bonds. with up to \$69,000,000 of such amount issuable against property additions (excluding Perry Unit 2 property ridditions), the remainder could be issued against previmar'y retired bonds. Based upon earnings for 1991, the Company would be permitted, under the earnings overage test contained to its charter, to issue \$93,000,000 of Jesterred spock at an . samed dividend rate of 8.5 %. If the Company were to issue first mortgage bonds or other debt at or prior to the time it issued preferred stock, the annount of preferred stock which would be issuable would be reduced.

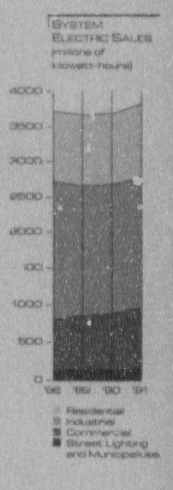
The Company will be implementing a base rate decrease approximating \$44,000,000 on an annual basis in the second quarter of 1992 in connection with its

four year phase in clar. At that time the Company's electric rates will refact the same rates that would have been placed that effect in 1988 without the phase in plan. There will be no material effect to net income resulting from this rate reduction since the Company recognized revenue under the phase-in plan as if the full revenue level had been placed into effect in 1988.

The Clean Air Act Amendments of 1990 present challenges and opportunities to the Company that are being analyzed. The Act requires significant reductions of sulfur dioxide and oxides of pitrogen from the Company's coal-fired generating units. Compliance options include, but are not limited to, installing additional pollution control equipment, burning less polluting fuel, p., chasing emission allowances from others, operating existing facilities in a manner which minimizes pollution and revers fixilities. The Company is testing and analyzing vari. As compliance options for feasibility, cost effectiveness and degree of flexibility.

Congress is considering amendments to the Public Utility Holding Company Act and the Federal Power Act that could have the effect of restructuring the investorowned electric utility industry. These amendments include provisions for mandatory transmission access, which could leopardize the reliability of the nation's electrical network and cause the price of electricity to increase for most customers. The Company is not able to predict whether the amendments currently being considered will be enacted, or if enacted, w'.at form such amendments will plum-tely take

As discussed in Note 5 to the Financial Statements the Company has invested approximately \$52,000,000 in Perry Unit 2, a nuclear generating unit whose construction was suspended in 1985. Options under consideration include, but are not necessarily restricted to, resumption of construction, continued suspension or termination. If construction were to resume during the 1992-1996 period, the Company's capital expenditures would be higher than the amount disclosed above for that period. If termination were to occur, the Company would have to write off the difference between its investment in Perry Unit 2 and the estimated present value of revenue to be collected from its customers.



			(In threates)
For the lears Ended December \$1.	1991	1990	1989
OPPRAYING REVERUES (Not: 2)	¥321,845	\$318,096	\$545,757
OPPEATING EMPENSES AND TAXES. Fost and porclassed power Nuclear operating oc.as Other operating costs	82,647 33,799 52,054	301,938 27,500 55,990	80,980 55,705 57,986
Total operation and maintenance expenses Privision for depreciation and amortization General taxes Recoverable tax succlusing costs, the (Note 2) Recome taxes	167,500 29,166 22,698 (2,377) 23,756	185,482 29,161 23,683 18,848	172,669 28,594 19,464 19,640
Total operating expenses not taxes	260,763	257,064	240,169
OPERATING INCOME OTHER INCOME	81,102	65,992 1,722	75,388 2,261
TOTAL INCOME	83.563	67,714	75,649
NET INTEREST: Interest on long-term debt leterest on neclear fuel obligations Allowance for borrowed funds used during construction Other numest expects:	\$7,867 1,013 (1,329) 5,815	37.508 1,765 (1,880) 4,811	56,216 3,361 (5,725) 3,837
Net lawrest	43,366	42,195	10
NET INCOME PREPERRID STOCK DIVIDEND REQUIREMENTS	40,197 7,722	25,519 9,982	0
EXPRINGS ON SCHMON STOCK	\$ 32,475	F 15,557	\$ 23,987

The accompanying Notes to Financial Statements are an integral part of these statements.

	THE RESERVE OF THE PARTY OF THE	An thrussi
At December 51.	1991	1990
ASSETS		
UDLERY PLANT		
lt, serveze, at original cos'	\$1,118,517	\$1,095,986
Less — Accumulated provision for depreciation	352,438	317.8%
	786,079	778,08
Construction work in progress— Electric plant None 'ei	60.141	E4 830
Naclest (vet	9,383	64,574 25,62
	69,926	90.10
	855,603	868,286
OTHER PROPERTY AND INVESTMENTS	17,206	13.90
CORRENT ASSETS:		
Cosh and cosh equivalents	4,078	8.81
Notes receivable from parent company (Note 5)		37,000
Accounts receivable— Customers (less accumulated provisions of \$419,000 and \$881,000 respectively.		
for appollerable agreemen	28,633	20,92
Purent company	20,920	18,24
Other	18,040	15,15
Controlly receivable actions customer revenues (Note 2) Materials and souphies, it average o1—	19,517	34,774
a food	6.341	8,238
Other	10,893	11.04
Prepartitionity	2,516	1,53
	110,938	135,68
DEFERRED CHARGES		
Approved Costomer revenues (Note 2) Deferred Perry Unit 1 costs	21,180	18,61 21,19
Other	17,172	13,62
	58,352	53,21
	81.02" 799	\$1,001,00
	DESCRIPTION APPLICATION AND ADDRESS OF THE PERSON ADDRESS OF THE PERSON AND ADDRESS OF THE PERSON AND ADDRESS OF THE PERSON ADDRESS OF	APPROVED THE REAL PROPERTY.
CAPITALIZATION AND LIABILITIES		
CAPITALIZATION (See Statements of Capitalization)	And the second	
Common stockholder's equity Preferred stock	\$ 266,058	\$ 262,09
Not subject to mandatory redemption	41,905	41.90
Subject to mandatory redemption	34,282	38.72
Long-term detu Associated companies	22,164	29,64
Other	386,279	401.50
	750,688	773.85
CIRRENT LIABILITIES		
Surrently payable preferred stock and long-term debt-		
A sociated com ranies	12,932	12.51
Other Notes payable (Note 5)	36,886	65,90
Braks		37,00
Parent ett apany	8,000	
Accounts payable—		
Associated companies Other	8,056 33,869	8,55 28,79
Accest diseases	21,816	14.75
Accrued Morrest	10.930	9,81
Chir	14,168	13,08
	146.737	199,83
DEFENRED GEORYS.		
Accumulated deferred income taxes Accumulated deferred investment tax credius	74,782 35,880	63.35 33.09
Other	14,012	10,96
	124,674	127.42
COMMITMENTS, GUARANTIES AND CONTINGENCIES (Noies 3 & 6)		
STATE OF THE PARTY		
	51,622,099	\$1,091,99

better to the country where the short recognition

At December 55,					197.	1990
Common Stockholder's Egypty Common stock, \$30 par value, F 949,000 shares and Other paid-to capital Recoince carrings (Note Ag)	harized, 6,29) 000 shapes i	austanding		\$188,700 41 77,317	\$188,700 589 73,170
Total comtron stockholder's equity					266.058	262,059
	Numb Ounsta		Options Keden-pilon	Price		
	1991	1990	Per Share	Aggregate		
PREFERRED STOCK (Note 4b). Cumulative, \$100 par value Authorized —	141,049 217,000 160,000	141,049 118,000 30,000	#102 98-195.00 102.07-102 56 102.39-103.08	114,614 12,074 16,439	14,105 11,840 16,000	74,105 17,900 36,000
Total not ribject to mandatory redemption	419,049	419,049		\$45,117	41,905	41,905
Subject to Mandatory Rodempoint (Note 5c): 8 26 % 10 50 % 11 00 % 11 50 % 15 00 % 15 00 % Rodempision within one year	150,790 94,616 154,400	155,000 267,616 ,50,866	\$104.12.106.49 102.75-203.29 108.45-413.27	\$15,894 9,765 14,838	15,000 9,482 13,440 (3,620)	15,900 26,762 15,680 (18,620)
Total subject to mandatory redesity on	379,016	573,416		\$40,455	34,282	38,722
LONG-TERM DEST (None ad). First enorgage bonds— 8 10% weighted average interest rat , due 190 9.21% weighted average interest rat , due 190 8 48% v	through 200 through 200 through 201 through 201	1 6 1 6			83,938 91,717 31,870 29,870 4,870 2,955	112,316 93,095 32,910 29,870 4,870 2,955
Total first mortage bonds					245,220	275,976
Secured notes and obligation — 9.55% weighted average interest rate, due 1991 6.66% weighted average magnaticate due 1991 13.1% weighted average interest rate, due 2001 6.75% weighted average interest rate, due 2001 9.79% weighted average interest rate, due 2011 1.46% weighted average interest rate, due 2011	through 200 through 200 through 201 through 201	1 6 1			57.814 3.651 21,009 3,608 32,150 47,907	65,465 11,816 89,748 5,609 52,750 15,500
Total secored notes and obligation					166,331	166,279
Other obligations — Nuclear fael Capital lesses (Note 3)					33,784 10,334	40,615 9,748
Total other obligations					44,118	49,863
Ne unamortized discount on debt			Stantage Company		(628)	(1,171)
Long-term debt due within one year				and the state of the state of	(46,198)	(59,801)
Total long term debt					408,443	431,146
TOTAL CAPITALIZATION					\$750,688	\$773,832

The accompanying Notes to Financial Statements are an integral part of these statements

For the Years Kaded December 31	1991	1940	1980
flurance is beginning of year her recome	\$ 73,170 40,197	\$ 85.257 25,539	\$ 88,930 34,660
	113,367	110,776	123,590
Cash dividends on curamon stock Cash dividends on preferred stock Premium on redemption of preferred stock	27,676 7,698 676	27,676 9,930	27,576 10,657
	36,050	37,606	38,535
Balance at end of year (Note 4a)	\$ 77,317 CTESSFAPERSEEMINGS	\$ 73,170 announcements	\$ 85,25°

STATEMENTS OF CAPITAL STOCK AND CITHER PAID IN CAPITAL

					Preferred Stock			
	0	orumou Stock		Not Subj Maritanory Re		Subject Mandatory Re		
	Nuseber of Shares	Par Value	Other Faid-le Capital	Number of Shares	Par Value	Number of Shares	Par Value	
Balance, Jamuary 1, 1969 Redemptions—	6,290,000	\$180,700	(nellars in 6 4 209)	nossauls) 419,049	\$41,905	678,216	1 67/822	
8.24% Series 33.50% Series 11.50% Series 15.00% Series			(b) (2)			(5,000) (4,000) (\$4,000) (6,400)	(900) (400) (1,000) (540)	
Babance, Becember 31, 1989 Eedemptoras— B 2434 Series 11 00% Series 11 50% Series 13 00% Series 15 00% Series	6,290,000	188,765	(6)	419,049	41,905	(5,800) (8,800) (30,000) (10,500) (6,400)	63,282 (590) (800) (3,000) (1,000) (640)	
Balance, December 31, 1990 Redemptions— 8, 24% Socies 11, 00% Series 11, 50% Series 15,00% Series	.283.000	188,706	(148)	419,549	41,905	(5,000) (8,000) (105,000) (10,000) (6,400)	57,342 (500 (800) (16,590 (1,000) (640)	
Balance, December 31, 1991	6,290,000	\$188,700	8 41	419,049	\$41,905	379,616	\$ 37,902	

The accompanying Notes to Financial Sistements are an integral part of these statements

to thousands

			(in Incostna
For the Years Ended December \$1,	1991	1990	1989
Cash Flows From Organing activities Ner morme Adjustments to reconcile net income to not cash from operating activities Depositation and amortization Deferred income taxes, not Investment tax credits, not Deferred (accrued) revenue, net Allowance for eapity funds used during construction Deferred trial costs, net Recoverable tax curcharge costs, net	\$ 40,197 40,227 (8,575) 2,784 37,757 (930) (2,37°)	\$ 25,519 43,172 (3,885) 2,691 (2,689) 	\$ 34,660 \$7,548 21,945 (1,174) (\$2,976) (428) (3,066)
Accounts payable Other	109,083 (11,985) 2,048 7,449 4,539	86,587 (7,282) (2,207) (8,588) 9,536	35 730 (3.825) (521) 7.933 (3.959)
Net cash provided from operating activities	111,136	77,666	55,218
Cash Flows From Financing ACTINITIES New Financing — Long-term deta Notes payable, net Recomptions and Repayments — Freferred stock Long-term debt Notes payable, net Avidend Payments — Councin stock Frederred stock	31.696 	54,442 5,940 21,963 3,000 27,676 9,950	19,685 37,000 4,540 35,433
Net cash used fer financing activities	127,869	15,067	21,621
COWS FROM INVESTING ACTIVITIES: additions acros ment from a fit	24,296 (37,000) 707	25.123 37,000 526	27,659
et east used for (previded from) investing activities	(11,997)	62,649	29,403
as increase (decrease) in each and each equivalents Cash and each equivalents at beginning of year	(4,736) 8,814	(50) 8.864	4,104 4,676
ash, and cash equivalents at end of year	\$ 4,078	8 8.814	¥ 8,800
SUPPLEMENTAL CASE FLOWS INFORMATION Cash paid during the year — Interest (net of amounts capitalized) Income taxes	8 39.852 23.649	\$ 40,640 1) 428	\$ 41.004 3.260

The accompanying Notes to Financial Statements are no integral part of these statements

			54n thousands
For the Years Ended December 51	1991	1690	1989
GENERAL TAXES State gross receipts Read and personal property State capital stack Social security and macamployment Other	\$11,422 6,702 2,457 1,822 295	\$13,642 6,171 1,967 1,712 191	\$19.017 5.859 1,759 1,653 220
Total general taxes	822,698	823,665	819.464
PROVINGE FOR INCOME TAKES Currently payable — Federal State	\$20,45¢ 10,142 50,596	\$18,918 3,054 16,967	\$ 1,080
Deferred, net (see below) —	201220	10,701	2.530
Pederal State	(3,259) (5,316)	(2,931) (1,454)	18,532 2,51.
	(8,575)	(3,485)	21,043
Investment tax coedits, not of anorthanion	2,784	2.631	(1,171)
Total provision to income taxes	\$24,805	816,173	\$30,982
INCOME STATEMENT CLASSIFICATION OF PROVISCON FOR INCOME TAKES: Operating expenses Other income	823,756 1,049	\$13,848 2,325	\$19,644 1,308
Total provision for become taxes	\$24,805	\$16,173	\$20,852
Sources of Deferred Income Taxes Excess of the over book depreciations, net Difference between the and book persons, net Deferred fast costs Americanion of deferred interest on leased nuclear fuel Property cases Shernative minimum tay credit utilized (deferred) Operating loss carryforward Pension costs Other, and	\$ 6,756 (15,563) (1,380) (1,123) 2,908 	\$ 6.951 (1,216) (1,375) (1,964) (1,675) (5,775) 7,305 1,443 (1,283)	\$ 7,058 12,015 1,202 (1,425) 89 (1,441) 2,244 (86) 3,047
Net deterred involue taxes	\$ (8,575)	\$ (3,485)	\$41,043
RECONCULATION OF FEDERAL PICOME TAX EXPENSE AT STATUTORY RATE TO TOTAL PROVISION FOR INCOME TAXES. Book income before provision for examp K xes	\$65,962	\$41,692	\$95,612
Federal income (ax ex ense at statutory rate borreases (reductions) in two as resulting from — State income taxes, net of Caleral income tax benefit Ameritantion of investment tax credits Excess of book ove, tax deplectation, net Other, net	\$23,401 3,185 (1,531) 2,067 (717)	\$14,175 1,556 71,947 2,280 609	\$18,908 (,857 (,352) 1,949 (30)
Total pravision for income taxes	\$24,865	\$16,175	\$20,95.

The accompanying Notes to Fresnesd Statements are an integral part of these statements.

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICES

The Company a wholly owner subsidiary of Ohio Edison Company (Edison), follows the accounting policies and practices prescribed by the Pennsylvania Public Utility Commission (PPUC) and the Federal Energy Regulatory Commission (FERC). Certain financial statement items for periods prior to 1991 have been reclassified to conform to the 1991 presentation.

REVENUES — The Company's retail customers are metered on a cycle basis. Revenue is recognized for electric service based on meters read through the end of the month. Reference is make to Note 2 with respect to the Company's policy of recognizing revenues in connection with a rate phase-in plan. Receivables from customers include sales to residential, commercial and industrial customers located in the Company's service area and sales to wholesale customers. There was no material concentration of reversibles at December 31, 1991 or 1990, with respect to any particular segment of the Company's customers.

Fine Costs—The Company receiver, fuel and net purchased power costs not otherwise recovered through base rates from its customers through an annual "levelized" energy cost rate (ECR). The ECR, which recludes to "asymment for any ever or under collection from customers, is recalculated each year. Accordingly, the Company defers the difference between actual energy costs and the amounts customers receivered from its customers.

In December 1991, the Company was ordered by the PPUC to refund replacement power costs recovered from customers through the ECR during an extended outage at Beaver Valley limit in 1979. As a result, the Company recorded a liability for the estimated refund of \$4,282,000, including \$1,828,000 of enterest, reducing not moonte by \$2,519,000 during the fourth quarter of 1991. The Company is reviewing this order and may appeal it to the Commonwealth Court of Pennsylvania.

In 1988, the PPUC disallowed costs attributable to the Company's purchase of 12 megawatts of Perry Unit 1 capacity from Cleveland Electric Blushmating Company (CEI) as provided in a 1980 agreement among the Central Area Power Coordination Group (CAPCO) companies. The Company provided a \$16,374,000 reserve during the fourth quarter of 1990, which reduced net income by \$9,994,000, pending the outcome of appeals relating to the latter On October 7, 1991, 'he United States Supreme Court denied the Company's petitios, for writ of certiocari.

OTHER PLAST AND DEFECTATION — Utility plant reflects the original cost of construction, including payroll and related costs such as taxes, pensions and other fringe benefits, administrative and general costs and allowance for funds used during osastruction (AFUIC).

The Company provides for depreciation on a straight line basis at various rates over the estimated lives of property arcuided in plant in service. The annual composite rate for electric plant was 2.9% during the three years ended December 31, 1991. The Company recognizes estimated future decommissioning costs applicable to its ownership interest in two nuclear general

ing units as a component of depreciation expense. The Company's share of the future obligation to decommission these units in current dollars is approximately \$46,000,000, based on estimates used in the Company's last rate filing. Amounts recovered from customers are invested in external trust funds. If the actual costs of decommissioning the units exceed the accumulated amounts recovered from customers, the Company expects that difference to also be recoverable from its customers.

COMMON OWNESSHIP OF GENERATING FACLITIES — The Company and other CAPCO companies own, as tenants by common, various power generating facilities. Each of the companies is obligated to pay a chare of the construction costs of any jointly owned facility in the came proportion as its ownership interest. The Company's partion of operating expenses associated with jointly owned facilities in included in the corresponding operating expenses on the Stationality of Income. The amounts reflected on the Balance Sheet under oblity plant at December 31, 1901, include the following:

Constraining Emits	Inter- Point In Carrier	Accurationed Providers for Dept., allon	Continuion Viet in Projects	Company's Conserving Antones
W.H. Sammes #7	# 55,200	(In theosends) 3 14 400	× 109	20.80%
Brace Mansheld #1. #2 and #3 Beaver Valley #1	\$6,500 213,300	54,100 67,300	570 1,600	5.7° % 17.50%
Perry #1 and Common Facilities	297.960	26,990	800	5.24%
Perry #2			52,000	5.24%
Yotal	9651,900	\$142,900	154,500	

NUCLEAR FIGH --- OES "uel. Incorporated (OES Fuel), a wholly owned subsidiary of Edison, is the sole lessor for the Company's nuclear fur' requirements. Minimum lease payments during the next five years are estimated to be as follows:

1991	#12,661,600	
1998	8,673,006	
1994	7,535,000	
1995	2,6,5,000	
1950	\$1745,000	

The Company amortizes the cost of nuclear fuel based on the rate of consumption. The Company's electric rates include amounts for the future disposal of spent nuclear fuel based upon the formula used to compute payments to the United States Department of Energy.

ALLOWANCE FOR PUNDS USED DURING CONSTRUCTION—AFGDC represents financing cods capitalized to construction work in progres. (CWIP) during the construction period. The berrowed funds portion reflects creatabled interest payments, and the equity funds portion represents the moncash capitalization of imputed equity costs. AFUDC varies according to changes in it level of TP and in the cost of capital. The AFUDC rates (exclusing nuc. Thiel interest) were 6.8%, 8.9% and 10.9% in 1991, 1990 and 1989, respectively. Capitalization rates for interest on nuclear fuel were 6.7%, 8.4% and 10.1% in 1991, 1990 and 1989, respectively.

Become Taxes—Desay's of the total prevision for income taxes are shown on the Statements of Taxes. The deferred income taxes result from timing differences in the recognition of reverues and expenses for tax and accounting purposes. The Company expects that deferred taxes which have not been provided will be collected from its customers when the taxes become payable, based upon the established rate making practices of the PPSG and the FEBC. As of December 31, 1991, the cumulative net to ome tax timing differences for which deferred income taxes have not been provided were approximately \$100,000,000.

All investment tax credits which were deferred when utilized are being amortized over the estimated life of the related property. The company also has approximately \$1°,600,000 of alternative minimum tax credits available to offset future federal income taxes payable, such credits may be carried forward indefinitely.

The Financial Accounting Standards Board (FASB) issued Statement of Financial Accounting Standards (SFAS) No. 109, 'Accounting for Income Taxes,' which among other things, requires a change in the method used by enterprises to account for deferred income taxes. Under this standard, d.d., and income tax liabilities must be recognized at the statutory income tax rates in effect when the liabilities are expected to be paid. The standard also requires recognition of a deferred tax hability for tax benefits that have previously been flowed through to the Company's costomers and an assuraed deferred tax liability applicable to the equity component of AFUDG. Since the Company expects that the additional deferred the liabilities will be collected from its customers when the taxes become payable, an asset will be recognized for that probable future revenue. The Company is not required to adopt SFAS No. 109 until 1993. However, if the Company had adopted the standard as of Docember 31, 1991, total assets would have increased by approximately \$200,000,000 with no material effect to net incorae.

RETREMENT DESCRIPTS—The Company's truleed, noncountibutory define I benefit pension plan covers almost all full time employees. Upon retirement, employees receive a monthly pension based on length of service and compensation. The Company uses the projected unit credit method for funding purposes and was not required to make pension contributions during the three years ended December 31, 1991.

The following se's forth the funded status of the olamounts recognized on the Balance Sheets as of December 31:

	198	18840
	(in thous	atedo i
Actionsal present value of benefit obligations		
Vergrei benefitz	\$ 54,110	\$49,831
Nurvested henefits	4,207	4,493
Accumulated except obligation	\$ 98,317	\$54,524
Plan sepers at feer value	4197,689	\$92,172
A functal present value of projected benefit onligation:	75.617	22,511
Pian acods in excess of projected benefit obligation	31,872	19,661
Proceedings and pain	(19.1.16)	(9.520
Unexaignized prior service rost	2,870	3,582
Unrecognized net transition acret	(11,985)	112,638
Net pension asset	\$ 14,041	\$ 1.085

The assets of the plan consist primarily of common stocks, United States government bonds and corporate bonds. Net pension costs for the three years ended December 31, 1991, were computed as follows:

	1990	1996	1990
		(he thousands)	
L rvice cost benefits earned during			
the period	\$ 2,852	3 3,950	\$ 3,611
Interest on projected benefit obligation	6,365	4 873	1,908
Seturn on pion assets	((9,448)	3,320	(17,493)
Net deferral (amortivation)	7,335	(15.793)	8,134
Not pension-cost	\$ (2,9%)	\$ (3,590)	\$ 161

The assumed discount rate used in actermining the actuarial present value of the projected benefit obligation was 9% and the assumed rate of increase in future compensation levels used to measure this obligation was 5% in each year. The assumed expected long-term rates of return on not assets were 11% in 1991 and 1990 and 10% in 1989.

The Company provides a minimum amount of revicontributory life insurance to retired employees in addition to optional contributory insurance. Health care benefits, which include certain employee deductibles and copayments, are also available to retired employees, their dependents and, under certain cir cumstances, their survivors. The Company pays insurance premiums to cover a portion of these benefits in excess of set limits, all amounts up to the limits are part by the Company. Expenses associated with health care and life insurance benefits for retirees are charged to income during the applicable payment periods, and amounted to \$948,000, \$1,035,000 and \$526,000 in 1991, 1900 and 1989, respectively.

The FASE has issued SFAS No. 106, 'Employers' Accounting for Postretirement Benefits Other Than Pensions," which modifies the method to be used by enterprises to cacount for other postemployment benefits. Under the Cundard the Company will be required to recognize the expected cost of providing postemployment benefits to employees and their beneficiaries and covered depandents from the time employees are hired until they become eligible to receive those benefits. The Company expects to adopt this standard prospectively in 1993. Based on current plan demographics, it is estimated that annual postenployment benefit expenses will increase by approximately \$5,000,000. The Company expects to seek regulatory approval to befer the increased annual expense resulting from the new standard for future collection from rustomers. If approval is granted, the Company would not expect a material adverse effect to net income as a result of adopting SFAS No. 106.

Transactions With APPLIATED COMPANIES—Transactions with affiliated companies are included on the Statement of Income as follows

	1991	\$140	1980
		(In thursands)	
Operating orvenues			
Firetric sales to Edison Brace Mansheld Plant administrative and general	\$23,292	\$26,949	\$19,523
charges to Edwon	3,761	2,991	2,914
Other Konsactions with Edison	760	378	986
	\$27,813	350,318	\$22,827
fuel and purchased power	WE'N WAS SHOWN THE	NAMES AND PARTY OF	ANGERS
Priver parchased from Edison Nuclear fuel leased from	\$21,539	\$17,246	\$21,880
OES Yes	12,910	15,890	5,863
	\$34,275	\$33,136	\$27,475
Other operating costs. Rental of transmission			
lines from Felision Data processing services	6 3,182	\$ 1,174	3 4,221
from Edizoti	2 461	2,659	2.035
Other transactions with Edition	2.611	2,389	2,478
	\$ 6,254	8 6,202	\$ 6.63
Other aderest experve:			
Short even loans from Filson	X 180	3 210	\$ 2.03

SPISEMENTAL Cash FLOWS INFORMATION—All temporary cash investments purchased with an initial maturity of three months or less are reported as cash equivalents on the Balance Sheets. The Company records temporary cash investments at cost, which approximates their market value. Noncash Enancing and investing activities included capital lease transactions amounting to \$4,343,000, \$8,739,000 and \$8,997,000 for the years 1991, 1990 and 1989, respectively.

2 RATE PHASE IN PLAN AND SURCHARGE

The PPUC granted the Company a base rate increase, effecfive May 4, 1988, designed to produce approximately \$67,100,000 of additional annual operating revenues. The increase was phased in over several years, such that all amounts deferred during the phase-in period will be fully recovered by the end of the fourth year. Under this phase-in plan, the Compamy's rates were initially increased to produce approximately \$24,000,000 in additional cash revenue, the second year increase of \$28,000,000 was implemented in 1989. The difference between revenues actually billed and revenues that would have been billed absent the phase in plan war recognized as additional accrued revenue for financial reporting purposes. The Company began recovering revenues previously deferred in 1990, when rates were increased approximately \$28,000,006 on an annual basis: the final increase of \$31,000,000 occurred in May 1991. Accumulated revenues and associated interest remaining to be

collected in 1992 in connection with £ is plan amounted to approximately \$19.517,000 as of December 31, 1991

On August 24, 1991, the Commonwealth of Fennsylvania increased certain state tax rates retroactive to January 1, 1991. In conjunction with this increase, the Company deterred the increase in taxes for collection from customers in the form of a surcharge on electric bills. The balance remaining to be collected from customers at December 31, 1991, amounted to approximately \$2,377,000.

3. LEASES:

The Company Icases certain transmission facilities, computer equipment, office space and other propert; and equipment under cancelable and noncance the leases. Consistent with the regulatory treatment, rental payments for capital and operating leases are charged to operating expenses on the Statements of Income. Such costs for the three years ended December 51, 1991, are sammarizen as follows:

	'900	1990	1989
		(let censusuids)	
Assorthanion of capital leaves	\$1,277	\$1,124	\$3,105
interest on capital leases	1.391	1.108	1,199
Operating leases	1,049	1,950	1,294
Total tental payments	\$3,517	\$4.182	\$4.596

The future minimum lease payments as of December 31, 1991 are

	Capital f.eases	Uper-Cor's Enason
	(b) the	occupils)
1991	3 3,679	\$ 145
1993	2.469	135
1994	2,356	100
1995	2.157	88
1996	1.650	81
Years thereafter	17,555	2,576
Total minimum lease psylineris	38,836	18,128
Executory custs	5.373	
Net minimum Sease payments	23,953	
Imeriat portion	13,319	
Freserti valere of per configurat lease payments	20,354	
Less current poetion	1,174	
Nencument portion	¥ 9 160	

4. CAPITALIZATION:

on RATAINED EARONNES — Under the Company's Charter, the Company's retained earnings unrestricted for payment of cash dividends on the Company's common stock were \$58,936,000 at December 31, 1991.

(a) PREFERRED STOCK—The Company's 13% and 15% series of preferred stock have restrictions preventing early redemption through new issuances of securities having interest or dividend rat... less than the dividend rates of the series being redeemed. All other preferred stock may be redected in whole, or in part, with at least 30 days but not more than 60 days notice. The optional redemption prices shown on the Statements of Capitalization will decline to eventual minimums per share according to the Charter provisions that establish each series.

ic) PREFERED STOCK SUBJECT TO MANDATORY REDEMPTION—Armual surfacing fund provisions for the Gompany's preferred stock are as follows:

Setteri	Secures	Date
8.24%	5,000	De emiser I
11.00%	4.000	January I
15.00%	3.20m	huly 15
21.50%	15,000	July 15
19.50/16	5,000	July 1
19.50%	100,000	April 7, 2048

Preferred shares are retinal at \$ 100 per share plus accrued dividends. The Company's sinking fund requirements for the next five years are:

1992	\$3,629,600
1998	A.230.000
1994	3,120,000
1995	5,182,000
1996	2,826,000

Amounts shown above for 1992 include \$400,000 of 11 %. Series preferred stack optionally redeemed in January 1992.

(d) LONG TERM DRY—The mortgage and its supplements, which secure all of the Company's first mortgage bonds, serve as direct first mortgage lients on substantially all property and franchises, other than specifically excepted property, owned by the Company.

Based on the amount of bonds authentice of by the Trustee through December 51, 1991, the Company's annual sinking and improvement fund requirement for all bonds issued under the mortgage amounts to \$1,220,000. The Company expects to satisfy this requirement in 1992 by certifying unfunded property additions at 166,273% of the required amount.

Sinking fund requirements for certain series of first mortgage bonds and maturing long-term debt (evoluting capital leases) for the next ave years are:

1992	\$32,565,000
1994	11,595,800
1994	2,598,666
1995	42,598,000
1996	52,598,00G

Amounts shown above for 1992 include \$1,048,000 of first mortgage bonds optionally redeemed in January 1992.

The weighted average interest rates shown on the Statements of Capity-firstion relate to long-term debt outstanding at December 31, 1991. The Company's obligations to repay certain pollution control revenue bonds are secured by series of first mortgage bonds and, in some cases, by subordinate liens on the related pollution control facilities.

5. SHORT-TERM FINANCING ARRANGEMENTS

The Company has lines of credit with banks that provide for borrowings of up to \$65,000,000 under various inserest rate option. Short-term borrowings may be made under these lines

of credit on the Company's unsecured notes. To assure the availability of these lines, the Company is required to pay commitment fees of 1/8% to 1/2%. Of these total lines, \$5,000,000 expire in December 1992 and may be canceled by the banks at any time if unused; the remaining lines of credit are noncancelable and expire in May 1993.

The Company also has a credit agreement with Edison whereby either company can borrow funds from the other by issuing unsecured notes at the prevailing prime or similar intenst rate. Under the terms of this agreement the maximum borrowing is limited only by the availability of funds: however, the Company's borrowing under this agreement is currently limited by the PPUC to a total of \$50,000,000. Either company can terminate the agreement with six month's' notice.

6. COMMITMENTS, GUARANTEES AND CONTINGENCIES

CONSTRUCTION PROGRAM — The Company's current budget forecast reflects expenditures of approximately \$224,000,000 for property additions and improvements from 1992 through 1996, of which approximately \$34,000,000 is applicable to 1992.

The status of Perry Unit 2 continues to be under review Currently, no rignificant work is being performed on the Unit and the Company does not capitalize AFUDC. Until review of the status of Ferry Unit 2 has been completed, there will be no defined schedule for its completion. The construction estimate for the 1992-1996 period does not include any amounts applicable to Perry Unit 2 if construction of the Unit were to be resumed. Possible alternatives being reviewed with respect to Unit 2 include indefinite suspension of construction on the Unit, resumption of work on the Unit and termination of the Unit in accordance with the CAPCO arrangements, none of these alternatives may be implemented without the approval of each of the owners of the Unit. In February 1992, CEs purchased Doquesne Light Company's ownership share of Perry Unit 2.

As of December 31, 1991, the Company had invested approximisely \$52,000,000 applicable to Perry Unit 2. Delay in the completion of Perry Unit 2 can be expected to increase its total cost by a sounts which are not presently determinable. If a decision were made to terminate Unit 2, certain costs which are currently assigned to Unit 2 would be reassigned, where appropriate, to Unit 1. Pending completion of the ongoing review, the Company is unable to predict whether the construction on Unit 2 will continue or, if continued, on what basis such continuation will proceed.

Based on Section 520 of the Pennsylvania Public Utility Code, the Company believes it could recover its investment in Perry Unit 2 with respect to its PPUC jurisdictional customers if a decision were made to terrainate the Unit. The Company's reported net income would be reduced at that time by the difference between the cost of Perry Unit 2 and the present value of resenue to be corrected from retail jurisdictional customers applicable to the Unit

The FERC has revised its policy with respect to recovering the cases of ierth-mated construction projects. As a result, if Perry Unit I were terminated, the Co. apany would be required to write off one-half or its investment applicable to its FERC jurisdictional customers if and to the extent that the FERC revised policy is applicable. Under such promistances, the remaining cost plus a return on the unamortized investment, would be recovered from its FERC jurisdictional customers.

NUCLEAR PSURANCE—The Price Anderson Act limits the public bability relative to a single incident at a nuclear power plant to \$7,445,000,000. The amount is covered by a combination of private insurance and an industry retrospective rating plan. Based on its present ownership interests in Beaver Valley Unit 1 and Percy Unit 1, the Company's maximum potential assessment under the industry retrospective rating plan (assuming the other CAPCO companies were to contribute their proportionate share of any assessments under the retrospective rating plan) would be \$14,325,000 per incident but not more than \$2,274,000 in any one year for each incident. The Company is also subject to an additional surcharge assessment under this plan aggregating approximately \$70,000.

The Company is also insured as to its interest in heaver Valley Unit 1 and the Perry Plant under policies issued to the operating company for each plant. Under these policies, up to \$2,715,000,000 is provided for property damage and decontrant nation and decontrassioning costs. The Company has also obtained approximatery \$34,426,000 of insurance covarage for replacement power costs for its interests at Beaver Valley Unit 1 and Perry Unit 1. Under these policies, the Company can be assessed a maximum of approximately \$1,420,000 for accidents occurring daring a policy year which are in excess of accumulated funds available to the insurer.

The Company intends to maintain insularice against nuclear ricks as described above as long as it is available. To the extent that replacement power, property damage, decommination, decommissioning, repair and replacement costs arising from a nuclear incident at any N tW Company's plants exceed the policy limits of the insurance from time to time in effect with respect to that plant, to the extent a nuclear incident is determined not to be covered by the Company's

insurance policies, or to the extent such insurance becomes unavailable in the future, the Company would remain at risk for such costs.

GUARANTEES—The Company, together with the other CAPCO companies, has several guarantees of certain debt and lease obligations in connection with a coal rupply contract for the Bruce Mansfield Plant. As of December 31, 1991, the Octopany's share of the guarantee was \$15,506,000. The price under the coal supply contract, which includes certain minimum payments, has been determined to be sufficient to satisfy the debt and lease obligations. The Company's total payments under the coal supply contract amounted to \$12,041,000, \$12,855,000 and \$11,570,000 during PAC, 1990 and 1969, respectively. Under the coal supply contract, the Company's future minimum payments are

1942	8 3,803,900	
1495	3.923,000	
1994	3,946,000	
2995	3.970.650	
1996	3,993,400	
Years thereafter	12,056,080	

ENVISORMENTAL MATTERS—- Various Ederal, state and local authorities regulate the Company with regard to air and water questly and other environmental mothers. The Collapany has estimated additional capital expenditures for environmental compliance of approximately \$11,000,000, which is included in the construction forecast under "Construction Program" for 1992 through 1995.

The Clean Air A.: Amendments of 1990 require significant reductions of suifur dioxide (SO) and oxides of nitrogen from the Company's coal-fired generating units by 1995 and additional emission refertions by 2000. Locaphiance options include, but are not limited to, installing additional pollution control equipment, burning less polluting fuel porchasing emission allowances from others, operating existing facilities in a manner which minimizes pollution and re tring facilities. The Company is required to submit compliance plans to the Et cironmental Protection Agency (EPA) by February 1995, indicating how the Company anticipates its facilities will comply. These compliance plans must be consistent with regulations that the EPA is to promulgate by May 1992. In addition, the EPA is required to perform studies, the first of which is due by November 1993, of the potential hazards to public health anticipated to occur as a result of the emission by electric utfaties of certain potentially hazardous air pollutarits. The EPA is to submit the results of these studies to Congress together with reconvocations for further control requirements, if needed. The Company is testing and analyzing various compliance options for feasibility, costeffectiveness and degree of flexibility.

in April 1988, several states, the P-ovince of Ontario, and several environmental groups petitioned the EPA to conduct a rulemaking under Section 115 of the Clean Air Act. Section 115 is that portion of the Clean Air Art which addresses pollution across international boundaries. The petitioners claim that the 3Pa has already determined that sources in midwestern states occurribute to air pollution which they allege is endangering public bealth and welfare in Canada. The EPA is being asked to officially confirm this determination. The 2FA has informed the petitioners that it does not currently have safficient information to act on the petitions. The Company is unable to predict the outcome of this proceeding.

During the past several years, the U.S. Court of Appeals for the District of Columbia reversed several significant portions of the EPAs regulations on the methods used by the EPA to deviations that is height credit for establishing individual source emission limits for SO. Portions of the latest EFA regulations were reversed and remanded by the Court in January 1848 as a result of appeals by the Company, Edison 2020 Calers. After the EPA promulgates new regulations in conformity with the final Calers is soon in this matter. Pennsylvania and Ohio must then review meir emission limits to ensure conformance with the new EPA regulations. Such review ocald result in more stringest emission limits for some existing plants and increased capital costs and operating expenses. The Company is currently unable to predict the outcome of these proceedings.

In June 1987, the EPA autoconced regulations covering small particulate matter emissions from utility boilers. Although the Company has an ownership interest in a generating unit in one of the two counties in Ohio where EPA computer modeling predicts that excessive small puriculate emissions will be found, the Company is unable to predict the ultimate effect of these regulations.

In February 1990, the Tennsylvania Department of Environmental Resources issued proposed regulations dealing with the storage, treatment, transportation and disposal of residual waste to the use coal ash and scrubber studge. The Company submitted detailed comments on the proposed regulations objecting to and proposing changes to certain provisions. Final regulations accorporating certain of the Company's concern, were approved on January 21, 1982, and are expected to become effective to the second quarter of 1992. The first regulations impose additional requirements relating to permeating, graind water monaturing, leachage collection systems closure, liability insurance and operating matters. The new requirements will increase rapital and operating matters. The new requirements will increase rapital and operating costs at existing sites by an undetermined amount.

With respect to the cavironmental mackets described above, the Company expects that any resulting additional capital costs which may be required as well as any required increase in operating costs, would ultimately be recovered from its customers.

7. SUMMARY OF QUARTERLY PINANCIAL DATA (UNAUDITED). The following summarizes certain operating results by outreer for 1991 and 1990.

Three Months Emled	Merch Ni. 3991	June 30, 1991	September 50.	December 31 1991
建筑是是加速的		dis P	amuzedk)	APPLICATION OF THE PERSON OF T
Operating Revenues Operating Expenses	\$81,174	\$78.410	\$81,410	\$60,845
and Tious	58,991	59,216	61.947	60,589
Operating Income	14,183	19,260	19,463	30,256
Other Income	719	98.	491	270
Not Inserved	10.333	10.3/29	10,531	12,483
Not Investo	\$12,379	\$10,152	\$ 9,923	\$ 8.043
santings on Common Street	\$10.525	\$ 9,200	¥ 7,559	N 6,193
Three Munichs Ended	March 51 1990	June 50, 1990)	September 40. 1990	lacember 51, 5940
BEAMS AND SOMEON AND SOMEON ASSESSED.	DEBACTORICATION	To U	HOCZINITRIS;	EASTERNA SANTON
Operating Revetines Operating Expenses	\$87,110	\$77.604	\$81,270	\$79,672
and Taxes (Note 1)	61.507	57,865	61,324	21,468
Operating Income	19.605	19,139	30,046	6.604
Other breame	174	419	690	440
Net Interest	10,328	10,552	10,595	10,729
Avi Income (Lose)	\$ 9,448	\$ 9,606	#10,141	\$(3,676)
Burnings (Loss) Applicable		The state of the s	And the Particular Spinish St. Married A.	CONTRACTOR STORY, AND
to Common Stock	# 6,885	\$ 7,043	\$ 7505	\$(6,992)

PEPOR? OF INDEPENDENT PUBLIC ACCOUNTANTS

To the buard of Directors of Pennsylvania Fower Company:

We have audited the accompanying balance sheets and structurents of capitalization of Pennsylvania Power Company (a Pennsylvania popuration and wholly-owned subsidiary of Ohio Edison Company) as of December 31, 1991 and 1990, and the related statements of incrune, retained earnings, capital stock and other paid in capital, cash flows and taxes for each of the three years in the period ended December 31, 1991. These financial statements are the disponsibility of the Company's management. Our responsibility is to express an original on diese financial statements based on our applies.

We condered our audits in accordance with generally 20 cepted auditing Landards. Those standards require that we plan and perform the audit to obtain reasonable yesurance about whether the financial statements are free of material misstatement. An audit includes examining on a test basis, evidence supporting the associates and disclosures in the financial statements. An audit also includes assessing the accounting orino and used and significant establishes made by management, as well as evaluating the overall financial statement presentation. We have they our audits provide 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 Perusylvania Power Company as of December 71, 1941 and 1960, and the results of its operations and its cash flows for each of the three years to the period ended bycember 31, 1991, in conformity with generally accepted accounting principles.

As discussed in Note 6 to the finar-cial statements, the scalar of Perry Unit 2 is currently being reviewed. Possible alternatives being considered include indefinite suspension, resumption of work and termination of the Unit. Because the Company with to predict the results of the review, it cannot now predict if construction of Perry Unit 2 will be terminated and, if terminated, to what extent the Company's investment will be recoverable

Outher andrews & Co.

New York, N.Y. February 4, 1992

BOARD OF DIRECTORS

H. Peter Burg

Senior Vice President and Chief Amancial Officer of the Company's parent, Ohio Edison Company, Akron, Ohio.

Robert H. Carlson

Retired, formerly President and Chief Executive Officer of Universal Rundle Corporation, a plumbing fixture manufacturer, New Castle, Pennsylvania

James R. Edgerly

Vice President, Secretary and General Counsel of the Company, New Castle, Pennsylvania.

Willard R. Holland

President and Chief Operating Officer of the Company's parent. Ohio Edison Company. Akron, Ohic.

Robert L. Kensinger

President of the Company New Castle, Pennsylvania.

Joseph J. Nowak

Executive Visa President, Operations, Cyclops Industries, and, a manufacturer of steel products, Pittsburgh, Pennsylvania.

Robert F. Randall

President and Chief Executive Officer of TRACO, a manufacturer of aluminum windows and doors Warrendale, Pennsylvania

William F. Reeher

Vice President of the Company, New Castle, Pennsylvania.

Justin T. Rogers, Jr.

Chairman of the Board and Chief Executive Officer of the Company, New Castle, Fennsylvania, and its parent, Ohio Edison Company, Akron, Ohio

Douglas W. Tschappat

Vice Chairman of the Board of the Company's parent, Ohio Edison Company, Akron, Ohio

DIRECTOR EMERITUS

G. Leo Winger

MANAGEMENT CHANGES

In June 1991, Penn Power's Board of Directors elected Robert L. Kensinger president of the Company, succeeding James E. Markle, "ho retired after 43 years of distr", "ed service.

Willard R. Holland, president, chief operating officer and Board member of the Company's parent, Ohio Edison, was elected to the Company's Board in August 1991

OFFICERS

Justin T. Rogers, Jr. Chairman of the Board

Robert L. Kensinger President

James R. Edgerly Vice President, Secretary an

Vice President, Secretary and General Counsel

William F. Reeher

Robert P. Wushinske Vice President and Treasurer

Angeline Comparone Assistant Secretary

Francis A. Fazzone Assistant Treasurer

Clarence H. Kauffman Assistant Treasurer

Mr. Rogers is Chairman of the Board and Chief Executive Officer of the Company's parent. The principal employment of all other officers is with the Company.

REGISTRAR for Preferred Stock:

Integra National Bank/North, Washington Centre, New Castle, Pennsylvania 16101-1547

TRANSFER AGENT for Preferred Stock:

Office of the Company, New Castle, Pennsylvania 16103-0891

PRINCIPAL OFFICES:

 E. Washington Street
 BO. Box 891
 New Castle, Pennsylvania 16103-0891 (412) 652-5531

Pennsylvania Power Company is an equal opportunity employer.



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