NORTHEAST UTILITIES SYSTEM Form U-9C-3

November 28, 2001

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549-1004

FORM U-9C-3

QUARTERLY REPORT PURSUANT TO RULE 58

For the quarterly period ended September 30, 2001

Northeast Utilities _____

(Name of registered holding company)

107 Selden Street, Berlin, CT 06037 (Address of Principal Executive Officers)

Name and telephone number of officer to whom inquiries concerning this report should be directed:

John J. Roman, Vice President and Controller Telephone Number: 860-665-5000

GENERAL INSTRUCTIONS

Use of Form

A reporting company, as defined herein, shall file a report on this form within 60 days after the end of each of the first three quarters, and within 90 days after the end of the fourth quarter, of the fiscal year of the registered holding company. The period beginning on the date of effectiveness of rule 58 and ending at the

end of the quarter following the quarter in which the rule becomes effective shall constitute the initial period for which any report shall be filed, if applicable.

- 2. The requirement to provide specific information by means of this form supersedes any requirement by order of the Commission to provide identical information by means of periodic certificates under rule 24; but does not so supersede and replace any requirement by order to provide information by means of an annual report on Form U-13-60.
- 3. Information with respect to reporting companies that is required by Form U-13-60 shall be provided exclusively on that form.
- 4. Notwithstanding the specific requirements of this form, this Commission may informally request such further information as, in its opinion, may be necessary or appropriate.
- B. Statements of Monetary Amounts and Deficits
 - Amounts included in this form and in related financial statements may be expressed in whole dollars, thousands of dollars or hundred thousands of dollars.
 - Deficits and other similar entries shall be indicated by either brackets or parentheses. An explanation should be provided by footnote.
- C. Formal Requirements

This form, including exhibits, shall be filed with Commission electronically pursuant to Regulation S-T (17 CFR 232.10 et seq.). A conformed copy of each such report shall be filed with each state commission having jurisdiction over the retail rates of a public utility company that is an associate company of a reporting company. Each report shall provide the name and telephone number of the person to whom inquiries concerning this report should be directed.

D. Definitions

As used in this form, the word "reporting company" means an energy-related company or gas-related company, as defined in rule 58(b). All other words and terms have the same meaning as in the Public Utility Holding Company Act of 1935, as amended, and the rules and regulations thereunder.

ITEM 1 - ORGANIZATIONAL CHART

Instructions

- 1. Complete Item 1 only for the first three calendar quarters of the fiscal year of the registered holding company.
- 2. Under the caption "Name of Reporting Company," list each energy-related and gas-related company and each system company that directly or indirectly holds securities thereof. Add the designation "(new)" for each reporting company of which securities were acquired during the period, and the designation "(*)" for each inactive company.

- 3. Under the caption "Percentage of Voting Securities Held," state the aggregate percentage of the outstanding voting securities of the reporting company held directly or indirectly by the registered holding company at the end of the quarter.
- 4. Provide a narrative description of each reporting company's activities during the reporting period.

Name of Reporting Company	Energy or Gas Related	Date of Organization	State of Organization	Percentage of Voting Securities Held	Nature of Business	Activiti Reporte During t Period
NU Enterprises, Inc.	Holding	1/4/99	Connecticut	100% by Northeast Utilities	Unregulated businesses holding company	(A)
Select Energy, Inc.	Energy	9/26/96	Connecticut	100% by NU Enterprises, Inc.	Invest in energy-related activities	(B)
Select Energy Portland Pipeline, Inc.	Energy	3/17/99	Connecticut	100% by NU Enterprises, Inc.	Invest in energy-related activities	(C)
Northeast Generation Services Company	Energy	1/4/99	Connecticut	100% by NU Enterprises, Inc.	Invest in energy-related activities	(D)
Select Energy Services, Inc.	Energy	6/19/90	Massachusetts	100% by NU Enterprises, Inc.	Invest in energy- related activities	(E)
Reeds Ferry Supply Co., Inc.	Energy	7/15/64	New Hampshire	100% by Select Energy Services, Inc.	Invest in energy- related activities	(F)
HEC/Tobyhanna Energy Project	Energy	9/28/99	Massachusetts	100% by Select Energy Services, Inc.	Invest in energy- related activities	(G)
Select Energy Contracting, Inc.	Energy	10/12/94	Massachusetts	100% by Select Energy Services, Inc.	Invest in energy- related activities	(H)

Yankee Energy System, Inc.	Holding	2/15/00	Connecticut	100% by Northeast Utilities	Public Utility Holding Company	(I)
Yankee Energy Services Company	Energy	7/2/93	Connecticut	100% by Yankee Energy System, Inc.	Invest in energy-related activities	(J)
R. M. Services, Inc.	Energy	11/22/94	Connecticut	10% by Yankee Energy System, Inc.	Invest in energy-related activities	(K)
Acumentrics Corporation	Energy	09/13/00	Massachusetts	5% by NU Enterprises, Inc.	Invest in energy-related activities	(L)
ERI/HEC EFA-Med, LLC	Energy	09/30/00	Delaware	50% by Select Energy Services, Inc.	Invest in energy-related activities	(M)
E. S. Boulos Company	Energy	01/19/01	Connecticut	100% by Northeast Generation Services Company	Invest in energy-related activities	(N)
NGS Mechanical Company	Energy	01/24/01	Connecticut	100% by Northeast Generation Services Company	Provide mechanical construction and maintenance services	(0)
HEC/CJTS Energy Center LLC	Energy	03/02/01	Delaware	100% by Select Energy Services, Inc.	Facilitate construction financing	(P)

- (A) NU Enterprises, Inc. is not the "reporting company" but is included in this Item 1 because it holds, directly or indirectly, voting securities issued by reporting companies as indicated above.
- (B) Select Energy, Inc. (Select Energy) provides both wholesale and retail energy services. Specifically, Select Energy participates in open-access retail electricity markets in New England, New York, and the mid-Atlantic regions. Select Energy markets and sells electricity, natural gas, oil, and energy-related products and services. Select Energy is a licensed retail electricity supplier in the states of Connecticut, Delaware, Maine, Maryland, Massachusetts, New Jersey, New York, Pennsylvania, and Rhode Island. Select Energy is a registered gas marketer with local gas distribution companies in the states of Connecticut, Delaware, Maine, Maryland, Massachusetts, New Hampshire, New Jersey, New York, Pennsylvania, and Rhode Island.

- (C) Select Energy Portland Pipeline, Inc. (SEPPI) acquired a 5% interest in Portland Natural Gas Transmission System partnership in March 1999 and sold this interest in June 2001.
- (D) Effective January 4, 1999, Northeast Generation Services Company (NGS) was established to provide a full range of energy-related operation and maintenance services for larger industrial, institutional and power generation customers throughout the 11-state Northeast area. NGS' current business segments focus on providing turnkey Manage and Operate Services (MOS) and also a full range of Industrial Services (IS) and Consulting Services (CS).

MOS is a service that is designed for generation asset owners. NGS has the ability to offer station management and operation services with a focus on optimizing the value of that specific asset with the owner. Within the IS platform, its offerings include mechanical and electrical construction and maintenance services, as well as environmental maintenance/compliance services. Within the CS platform, the product and service offerings include engineering and environmental consulting services, with an emphasis on power plant system design.

- (E) Select Energy Services, Inc. (formerly HEC Inc.) is not the "reporting company" but is included in this Item 1 because it holds, directly or indirectly, voting securities issued by reporting companies as indicated above.
- (F) Reed's Ferry Supply Corporation was purchased by Select Energy Services, Inc. in August 1999 as an equipment wholesaler to purchase equipment on behalf of Select Energy Contracting, Inc.
- (G) Effective September 30, 1999, HEC/Tobyhanna Energy Project, Inc. was established as a special purpose entity to manage the assets of an Energy Savings Performance Contract (ESPC) project at the Tobyhanna Army Depot.
- (H) Select Energy Contracting, Inc. designs, manages and directs the construction of, and/or installing of mechanical, water, and electrical systems, energy and other resource consuming equipment.
- (I) Yankee Energy System, Inc. is not the "reporting company" but is included in this Item 1 because it holds, directly or indirectly, voting securities issued by reporting companies as indicated above.
- (J) Yankee Energy Services Company (YESCO) provides a wide range of energy-related services for its customers. The YESCO controls division, provides comprehensive building automation with engineering, installation and maintenance of building control systems.
- (K) R. M. Services, Inc. provides consumer collection services for companies throughout the United States.
- (L) Acumentrics Corporation develops, manufactures, and distributes advanced power generation, power quality and power protection devices including a high-speed flywheel and advanced power generation, power quality and power protection devices including a high-speed flywheel and advanced technology fuel cells.
- (M) ERI/HEC EFA-Med, LLC is a Delaware limited liability company that was formed by Select Energy Services, Inc., and ERI Services, Inc. to enter into an indefinite delivery/indefinite quantity contract with the U.S. Navy. Under the contract, the Navy will issue Delivery Orders for energy services work at U.S. Government facilities located in Bahrain, Greece,

Egypt, Italy, Spain, Turkey, and the United Kingdom. The LLC will designate either ERI or Select Energy Services, Inc. to perform each of the Delivery Orders. The LLC will also act as the conduit for any project-related financing. ERI Services, Inc. and Select Energy Services, Inc. each own 50% of the LLC.

- (N) E. S. Boulos Company (Boulos) is a Connecticut corporation that was formed by NGS to acquire the assets of electrical construction companies located in Maine. Boulos is registered to do business initially in Maine, Massachusetts, New Hampshire, and Vermont. NGS owns 100% of the corporation.
- (O) NGS Mechanical Company (NGSM) is a Connecticut corporation that was formed by NGS to perform mechanical construction and maintenance services to customers contracted with to provide such services. ${\tt NGSM}$ is registered to do business initially in Massachusetts, New Hampshire, Maine, Vermont, Rhode Island, and New York. NGS owns 100% of the corporation.
- (P) HEC/CJTS Energy Center LLC (HEC/CTJS) is a Delaware limited liability company that was formed by Select Energy Services, Inc. to facilitate the financing of the construction of the Connecticut Juvenile Training School in Middletown, Connecticut. $\mbox{HEC/CJTS}$ will not have any employees nor will it conduct any other activities other than those related to accepting the assignment of the lease. Select Energy Services, Inc. owns 100% of the LLC.

ITEM 2 - ISSUANCES AND RENEWALS OF SECURITIES AND CAPITAL CONTRIBUTIONS

Instruction

With respect to a transaction with an associate company, report only the type and principal amount of securities involved.

Person

Company Type of Principal to Whom Collateral Consideration Company Issuing Security Amount of Issue or Cost of Security Given With Received for Contribution Security Issued Security Renewal Capital Was Issued Security Each Security Capital

Select Energy, Inc. N/A N/A N/A N/A N/A N/A

Northeast Generation Services

Company No transactions this quarter.

Select Energy Contracting,

No transactions this quarter. Inc.

Reeds Ferry

Supply Co., Inc. $\begin{tabular}{ll} No transactions this quarter. \end{tabular}$

NU

Inc.

Enterprise

HEC/Tobyhanna

Energy

Project, Inc. No transactions this quarter.

Yankee Energy

Services

Company No transactions this quarter.

R.M. Services,

No transactions this quarter.

Acumentrics

Corporation No transactions this quarter.

ERI/HEC

EFA-Med, LLC No transactions this quarter.

E.S. Boulos

Company No transactions this quarter.

NGS Mechanical

Company No transactions this quarter.

HEC/CJTS Energy

Center LLC No transactions this quarter.

ITEM 3 - ASSOCIATE TRANSACTIONS

Instructions

- 1. This item is used to report the performance during the quarter of contracts among reporting companies and their associate companies, including other reporting companies, for service, sales and construction. A copy of any such contract not filed previously should be provided as an exhibit pursuant to Item 6.B.
- 2. Parts I and II concern transactions performed by reporting companies on behalf of associate companies, and transactions performed by associate companies on behalf of reporting companies, respectively.

Part I - Transactions performed by reporting companies on behalf of associate companies.

> Total Amount Billed*

Associate Company Reporting

Company Types of Receiving Services Services Rendering Rendered Services

Ended September 30, 2001

Three Months

_____ (Thousands

of Dollars)

Northeast Generation Services Company	Select Energy, Inc.	Electrical and Mechanical services	\$ ======	10
Northeast Generation Services Company	The Connecticut Light & Power Company	Electrical and Mechanical services	\$	11
Northeast Generation Services Company	Public Service Company of New Hampshire	Electrical and Mechanical services	\$ ======	132
Northeast Generation Services Company	Holyoke Water Power Company	Electrical and Mechanical services	\$	4,257
Northeast Generation Services Company	Northeast Generation Company	Electrical and Mechanical services	\$ ======	4 , 523
Reeds Ferry Supply Co., Inc.	Select Energy Contracting, Inc.	Wholesale Purchasing Services	\$	141
Northeast Generation Services Company	North Atlantic Energy Service Corporation	Electrical and Mechanical services	\$	8
Northeast Generation Services Company	Yankee Energy Service Company	Electrical and Mechanical services	\$	133
Northeast Generation Services Company	Yankee Gas Services Company	Electrical and Mechanical services	\$	12
Northeast Generation Services Company	Northeast Utilities Service Company	Electrical and Mechanical services	\$ ======	96

Part II - Transactions performed by associate companies on behalf of reporting companies.

			Total Amount Billed*
Associate	Reporting		
Company	Company	Types of	Three Months
Rendering	Receiving	Services	Ended

Services	Services	Rendered	September 30, 2	2001
			(Thousands of Dollars))
Public Service Company of New Hampshire	Select Energy, Inc.	Miscellaneous	\$ 1	11 ====
Select Energy Services, Inc.	Select Energy, Inc.	Engineering Services	\$ 5	57 ====

^{* &}quot;Total Amount Billed" is direct costs only.

ITEM 4 - SUMMARY OF AGGREGATE INVESTMENT

Investments in energy-related companies:

	(Thousands	of Dollars)
Total consolidated capitalization as of09/30/01	\$6,760,008	line 1
Total capitalization multiplied by 15% (line 1 multiplied by .15)	1,014,001	line 2
Greater of \$50 million or line 2		\$1,014,001 line 3
Total current aggregate investment: (categorized by major line of energy-related business): Select Energy, Inc. Northeast Generation Services Company Select Energy Contracting, Inc. Reeds Ferry Supply Co., Inc. HEC/Tobyhanna Energy Project, Inc. Yankee Energy Services Company E.S. Boulos Company R.M. Services, Inc. NGS Mechanical Company Acumentrics Corporation ERI/HEC EFA-Med, LLC HEC/CJTS Energy Center LLC	\$707,815 25,210 26,427 7 - 10,082 7,539 13,799 10 10,000	
		_

800,890 line 4 Total current aggregate investment

Difference between the greater of \$50 million or 15% of capitalization and the total aggregate investment of the registered holding company system

\$213,111 line 5

ITEM 5 - OTHER INVESTMENTS

Instruction

This item concerns investments in energy-related and gas-related companies that are excluded from the calculation of aggregate investment under rule 58.

Major Line Other Other
of Energy- Investment Investment
Related in Last in This Reason for Difference
Business U-9C-3 Report U-9C-3 Report in Other Investment _____

NONE

ITEM 6 - FINANCIAL STATEMENTS AND EXHIBITS

Instructions

Financial Statements

- Financial statements are required for reporting companies in which the registered holding company system has at least 50% equity or other ownership interest. For all other rule 58 companies, the registered holding company shall make available to the ${\tt Commission}$ such financial statements as are available to it.
- For each reporting company, provide a balance sheet as of the end of the quarter and income statements for the three-month and year-todate periods ending as of the end of the quarter, together with any notes thereto. Financial statements shall be for the first three quarters of the fiscal year of the registered holding company.
- If a reporting company and each of its subsidiaries engage exclusively in single category of energy-related or gas-related activity, consolidated financial statements may be filed.
- Separate financial statements need not be filed for inactive companies or for companies engaged solely in the ownership of interests in energy-related or gas-related companies.

Exhibits В.

- Copies of contracts required to be provided by Item 3 shall be filed as exhibits.
- A certificate stating that a copy of the report for the previous quarter has been filed with interested state commissions shall be filed as an exhibit. The certificate shall provide the names and addresses of the state commissions.

A. Financial Statements

Select Energy, Inc.:

Balance Sheet - As of September 30, 2001 Income Statement - Three months and nine months ended September 30, 2001

Northeast Generation Services Company:

Balance Sheet - As of September 30, 2001 Income Statement - Three months and nine months ended September 30, 2001 Select Energy Contracting, Inc.: Balance Sheet - As of September 30, 2001 Income Statement - Three months and nine months ended September 30, 2001 Reeds Ferry Supply Co., Inc.: Balance Sheet - As of September 30, 2001 Income Statement - Three months and nine months ended September 30, 2001 HEC/Tobyhanna Energy Project, Inc.: Balance Sheet - As of September 30, 2001 Income Statement - Three months and nine months ended September 30, 2001 Yankee Energy Services Company: Balance Sheet - As of September 30, 2001 Income Statement - Three months and nine months ended September 30, 2001 ERI/HEC EFA-Med, LLC: Not available as of September 30, 2001 E. S. Boulos Company: Balance Sheet - As of September 30, 2001 Income Statement - Three months and nine months ended September 30, 2001 NGS Mechanical Company: Balance Sheet - As of September 30, 2001 Income Statement - Three months and nine months ended September 30, 2001 HEC/CJTS Energy Center LLC: Not available as of September 30, 2001 Northeast Utilities (Parent): Balance Sheet - As of September 30, 2001 Income Statement - Three months and nine months ended September 30, 2001 Exhibits

В.

Exhibit No.	Description
6.B.1.1a	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.1b	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.1c	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.1d	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.1e	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.1f	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.1g	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).

6.B.1.1h	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.1i	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.1j	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.1k	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.11	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.1m	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.1n	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.1o	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.1p	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.1q	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.1r	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.1s	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.1t	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.1u	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.1v	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.1w	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.2a	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.2b	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.2c	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.2d	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.2e	Copy of contract required by Item 3 - filed under confidential

treatment pursuant to Rule 104(b).

6.B.1.2f	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.2g	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.2h	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.3a	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.3b	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.3c	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.3d	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.3e	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.3.3f	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.3g	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.3h	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.3i	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.3j	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.3k	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.31	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.3m	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.3n	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.3o	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.3p	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.3q	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.

6.B.1.3r	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(\mathrm{b})$.
6.B.1.3s	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.3t	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.3u	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.3v	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.3w	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.3x	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.3y	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.3z	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.3aa	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.3ab	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.3ac	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.3ad	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.3ae	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.3af	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.3ag	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.3ah	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.3ai	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.3aj	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.3ak	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.3al	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.

6.B.1.4a	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.4b	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.4c	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.4d	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.4e	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.5a	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.5b	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.5c	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.6a	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.6b	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.7a	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.7b	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.7c	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.7d	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.7e	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.8	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.2.1	The company certifies that a conformed copy of Form $U-9C-3$ for the previous quarter was filed with the following state commissions:
	Ms. Louise E. Rickard Acting Executive Secretary Department of Public Utility Control 10 Franklin Square New Britain, CT 06051
	Ms. Mary L. Cottrell, Secretary Massachusetts Department of Telecommunications and Energy 100 Cambridge Street

100 Cambridge Street

Boston, MA 02202

Mr. Thomas B. Getz
Executive Director and Secretary
State of New Hampshire
Public Utilities Commission
8 Old Suncook Road, Building One
Concord, NH 03301-7319

SELECT ENERGY, INC. BALANCE SHEET (Unaudited)

	September 30, 2001
	(Thousands of Dollars)
ASSETS	
Current Assets: Accounts receivable, including unbilled revenues, net	\$ 190,068
Accounts receivable from affiliated companies Taxes receivable Special deposits Unrealized gains on mark-to-market transactions Prepaid wholesale power purchases	105,359 2,024 78,943 55,391 3,431
Prepayments and other	4,738
Total current assets	439,954
Deferred Charges: Intangibles, net Accumulated deferred income taxes Prepaid pensions Other	20,557 45,200 2,406 7,515
Total deferred charges	75 , 678
Long-Lived Assets: Software Other	10,596 1,062
Less: Accumulated provision for depreciation	11,658 3,205
Capital additions in progress	8,453 321
Total long-lived assets	8,774
Total Assets	\$ 524,406 =======

Note: In the opinion of the Company, all adjustments necessary for a fair presentation of financial position for the period shown have been made.

See accompanying notes to financial statements.

SELECT ENERGY, INC. BALANCE SHEET (Unaudited)

	Se	otember 30, 2001
LIABILITIES AND STOCKHOLDER'S EQUITY	,	Thousands f Dollars)
Current Liabilities: Notes payable to affiliated companies Accounts payable Accounts payable to affiliated companies Accrued taxes Other	\$	157,306 264,310 16,113 8,176 60,399
Total current liabilities		506,304
Stockholder's Equity: Common stock, \$1 par value - 20,000 shares authorized and 100 shares outstanding Capital surplus, paid in Other comprehensive income Retained deficit		- 189,551 (34,317) (137,132)
Total stockholder's equity		18,102
Total Liabilities and Stockholder's Equity		524 , 406

Note: In the opinion of the Company, all adjustments necessary for a fair presentation of financial position for the period shown have been made.

See accompanying notes to financial statements.

SELECT ENERGY, INC.
INCOME STATEMENT
(Unaudited)

	Ended		Ended September 30,		Nine Months Ended eptember 30, 2001
	•	(Thousands of Dollars)		(Thousands of Dollars)	
Operating Revenues	\$	729 , 224	\$	1,965,707	
Operating Expenses: Purchased power, net interchange power and capacity Depreciation Other		756,423 1,125 10,134		1,983,127 3,553 34,229	

Taxes other than income taxes	(2,375)	4,507
Total operating expenses	765,307	2,025,416
Operating Loss	(36,083)	(59,709)
Other Income	89	266
Interest and financing costs	2,147	7,287
Loss before income taxes	(38,141)	(66,730)
<pre>Income Tax Benefit: Federal and state income taxes, net</pre>	14,986	26,293
Loss before cumulative effect of accounting change	(23,155)	(40,437)
Cumulative effect of accounting change, net of tax benefit of \$14,611	-	(21,985)
Net Loss	\$ (23,155)	\$ (62,422)

Note: In the opinion of the Company, all adjustments necessary for a fair presentation of financial position for the period shown have been made.

See accompanying notes to financial statements.

NORTHEAST GENERATION SERVICES COMPANY BALANCE SHEET (Unaudited)

	Sep	tember 30, 2001
ASSETS		housands Dollars)
Current Assets: Cash Accounts receivable Accounts receivable from affiliated companies Fuel, materials and supplies, at average cost Prepayments and other Total current assets	\$ 	883 22,451 2,418 485 3,087 29,324
Other Investments: Other investments, at cost Total other investments		21
Deferred Charges: Other		6 , 788

Total deferred charges	 6 , 788
Long-Lived Assets: Other	3,087
Less: Accumulated provision for depreciation	 3,087 1,291
Capital additions in progress	 1,796 890
Total long-lived assets	 2,686
Total Assets	\$ 38,819 ======

Note: In the opinion of the Company, all adjustments necessary for a fair presentation of financial position for the period shown have been made.

See accompanying notes to financial statements.

NORTHEAST GENERATION SERVICES COMPANY BALANCE SHEET (Unaudited)

		September 30, 2001		
LIABILITIES AND STOCKHOLDER'S EQUITY	,	housands Dollars)		
Current Liabilities: Notes payable to affiliated companies Accounts payable Accounts payable to affiliated companies Accrued taxes Other	\$	13,300 4,617 4,836 2,811 647		
Total current liabilities		26,211		
Deferred Credits: Other Total deferred credits		1,858		
Stockholder's Equity: Common stock, \$1 par value - 20,000 shares authorized and 100 shares outstanding Capital surplus, paid in Retained earnings Total stockholder's equity		9,510 1,240 10,750		

Total Liabilities and Stockholder's Equity \$ 38,819

Note: In the opinion of the Company, all adjustments necessary for a fair presentation of financial position for the period shown have been made.

See accompanying notes to financial statements.

NORTHEAST GENERATION SERVICES COMPANY INCOME STATEMENT (Unaudited)

	Sep	Three Months Ended September 30, 2001		Ended
	,		s (Thousand s) of Dollar	
Operating Revenues	\$	28,433	\$	80,981
Operating Expenses: Operation Maintenance Depreciation Federal and state income taxes Taxes other than income taxes Total operating expenses		11,112 15,637 115 621 (77)		37,371 40,012 314 1,363 252
Operating Income		1,025		1,669
Other Income		383		1,445
Interest and financing costs		167		488
Net Income		1,241 =======		2,626

Note: In the opinion of the Company, all adjustments necessary for a fair presentation of financial position for the period shown have been made.

See accompanying notes to financial statements.

SELECT ENERGY CONTRACTING, INC. BALANCE SHEET (Unaudited)

	Sep	tember 30, 2001
ASSETS	(Thousands of Dollars)	
Current Assets: Cash Accounts receivable Other material and supplies Prepayments and other	\$	157 13,960 474 344
Total current assets		14,935
Long-Lived Assets: Other		22,908 22,908
Less: Accumulated provision for depreciation		2,714
Total long-lived assets		20,194
Total Assets	\$ ====	35 , 129

Note: In the opinion of the Company, all adjustments necessary for a fair presentation of financial position for the period shown have been made.

September 30,

See accompanying notes to financial statements.

SELECT ENERGY CONTRACTING, INC. BALANCE SHEET (Unaudited)

		2001	
LIABILITIES AND STOCKHOLDERS' EQUITY	(Thousands of Dollars)		
Current Liabilities: Accounts payable Accounts payable to affiliated companies Accrued taxes	\$	5,586 12,187 1,039	
Total current liabilities		18,812	
Long-Term Liabilities: Deferred taxes Other		199 500	
Total long-term liabilities		699 	

Stockholders' Equity:
Common stock, \$1 par value - 100,000 shares
authorized and 100 shares outstanding
Capital surplus, paid in 14,910
Retained earnings 708

Total stockholders' equity 15,618

Total Liabilities and Stockholders' Equity \$ 35,129

Note: In the opinion of the Company, all adjustments necessary for a fair presentation of financial position for the period shown have been made.

See accompanying notes to financial statements.

SELECT ENERGY CONTRACTING, INC. INCOME STATEMENT (Unaudited)

	Ended September 30,	Nine Months Ended September 30, 2001
		(Thousands of Dollars)
Operating Revenues		\$ 42,265
Operating Expenses: Operation Maintenance Depreciation Taxes other than income taxes	136 482 116	1,331 395
Total operating expenses	14,494	
Operating Income	608	2,053
Other Income	23	40
Interest and financing costs	180	573
Income before income taxes	451	1,520
<pre>Income Tax Expense: Federal and state income taxes, net</pre>	227	

Net Income \$ 224 \$ 865

Note: In the opinion of the Company, all adjustments necessary for a fair presentation of financial position for the period shown have been made.

See accompanying notes to financial statements.

REEDS FERRY SUPPLY CO., INC. BALANCE SHEET (Unaudited)

		mber 30,
ASSETS		usands ollars)
Current Assets:	\$	7
Accounts receivable		73
Total current assets		80
Long-Lived Assets: Organization costs, net		252
organization costs, net		
Total long-lived assets		252
Total Assets	\$ =====	332
LIABILITIES AND STOCKHOLDERS' EQUITY		
Current Liabilities:		
Accounts payable	\$	73
Accounts payable to affiliated companies		295
Total current liabilities		368
Stockholders' Equity: Common stock, \$0 par value - 200 shares		
authorized and 100 shares outstanding		4
Capital surplus, paid in		3
Retained deficit		(43)
Total stockholders' equity		(36)
Total Liabilities and Stockholders' Equity	\$ 	332

Note: In the opinion of the Company, all adjustments necessary for a fair presentation of financial position for the period shown have been made.

See accompanying notes to financial statements.

REEDS FERRY SUPPLY CO., INC.
INCOME STATEMENT
(Unaudited)

	2001 (Thousands		Ended 30, September 30,	
Operating Revenues	\$	141	\$	703
Operating Expenses: Other Amortization		141		703 15
Total operating expenses		146		718
Net Loss	\$	(5)	\$	(15)

Note: In the opinion of the Company, all adjustments necessary for a fair presentation of financial position for the period shown have been made.

See accompanying notes to financial statements.

HEC/TOBYHANNA ENERGY PROJECT, INC.
BALANCE SHEET
(Unaudited)

	September 3 2001	
ASSETS		nousands Dollars)
Current Assets: Cash Accounts receivable	\$	1,874 840
Total current assets		2,714
Long-Lived Assets: Other		714
Less: Accumulated provision for depreciation		714 65
Contracts receivable		649 26,641

Total long-lived assets		27,290
Total Assets		30,004
CAPITALIZATION AND LIABILITIES		
Capitalization: Common stock, \$1 par value - 100 shares authorized and outstanding Retained earnings	\$	- 350
Total common stockholder's equity Long-term debt		350 25 , 979
Total capitalization		26,329
Current Liabilities: Accounts payable to affiliated companies Accrued interest Accrued taxes		3,071 249 1
Total current liabilities		3,321
Long-Term Liabilities: Other		354
Total long-term liabilities		354
Total Capitalization and Liabilities	•	30,004

Note: In the opinion of the Company, all adjustments necessary for a fair presentation of financial position for the period shown have been made.

See accompanying notes to financial statements.

HEC/TOBYHANNA ENERGY PROJECT, INC.
INCOME STATEMENT
(Unaudited)

	Three Months Ended September 30, 2001		E Septe	Months nded mber 30,
	(Thousa	ands Lars)	•	usands ollars)
Other Income	\$	670	\$	1,728
Interest and Financing Costs		509		1,534
Income Tax Expense		-		27

Note: In the opinion of the Company, all adjustments necessary for a fair presentation of financial position for the period shown have been made.

See accompanying notes to financial statements.

YANKEE ENERGY SERVICES COMPANY BALANCE SHEET (Unaudited)

	Sep	tember 30, 2001
	-	housands Dollars)
ASSETS		
Other Property and Investments: Nonutility property, at cost Investment in subsidiary company, at equity	\$	944
Total other property and investments		946
Current Assets: Cash Accounts receivable Accounts receivable from affiliated companies Taxes receivable		1,638 4,675 719 803
Total current assets		7 , 835
Deferred Charges: Accumulated deferred income taxes Goodwill		1,399 411
Total deferred charges		1,810
Total Assets	\$ ====	10 , 591

Note: In the opinion of the Company, all adjustments necessary for a fair presentation of financial position for the period shown have been made.

See accompanying notes to financial statements.

YANKEE ENERGY SERVICES COMPANY BALANCE SHEET (Unaudited)

September 30, 2001

LIABILITIES AND STOCKHOLDERS' EQUITY	•	housands Dollars)
Current Liabilities: Notes payable to affiliated companies Accounts payable to affiliated companies Other	\$	4,348 370 40
Total current liablilities		4,758
Stockholders' Equity: Common stock, \$0 par value - 10,000 shares authorized and 200 shares outstanding Capital surplus, paid in Retained deficit		1 7,881 (2,049)
Total stockholders' equity		5 , 833
Total Liabilities and Stockholders' Equity	\$	10 , 591

Note: In the opinion of the Company, all adjustments necessary for a fair presentation of financial position for the period shown have been made.

See accompanying notes to financial statements.

YANKEE ENERGY SERVICES COMPANY INCOME STATEMENT (Unaudited)

	Ended September 30,		Three Months Nine Ended E September 30, Septe 2001 2		Ended eptember 30,	
		(Thousands of Dollars)				
Operating Revenues	\$	_	\$	149		
Operating Expenses: Other Depreciation Amortization Federal and state income taxes Total operating expenses		547 - 6 (73) 480		1,150 152 17 (448) 871		
Operating Loss		(480)		(722)		
Other Income		228		228		

Interest and financing costs	34	368
Net Loss	\$ (286)	\$ (862)

Note: In the opinion of the Company, all adjustments necessary for a fair presentation of financial position for the period shown have been made.

September 30,

See accompanying notes to financial statements.

E.S. BOULOS COMPANY BALANCE SHEET (Unaudited)

		2001
ASSETS	(Thousand of Dollar	
Current Assets: Cash Accounts receivable Accounts receivable from affiliated companies Materials and supplies, at average cost Prepayments and other	\$	465 11,252 193 106 2,308
Total current assets		14,324
Other Investments: Other investments, at cost Total other investments		21 21
Deferred Charges: Other		5 , 542
Total deferred charges		5,542
Long-Lived Assets: Other		520
Less: Accumulated provision for depreciation		520 58
Total long-lived assets		462
Total Assets	\$	20,349

Note: In the opinion of the Company, all adjustments necessary for a fair presentation of financial position for the period shown have been made.

See accompanying notes to financial statements.

E.S. BOULOS COMPANY BALANCE SHEET (Unaudited)

	Sept	tember 30, 2001
	,	nousands Dollars)
LIABILITIES AND STOCKHOLDER'S EQUITY		
Current Liabilities: Accounts payable Accounts payable to affiliated companies Accrued taxes Other	\$	3,679 37 1,354 3,437
Total current liabilities		8,507
Deferred Credits: Other Total deferred credits		1,787 1,787
Stockholder's Equity: Common stock, \$0 par value - 20,000 shares authorized and 100 shares outstanding Capital surplus, paid in Retained earnings		- 7,539 2,516
Total stockholder's equity		10,055
Total Liabilities and Stockholder's Equity		20,349

Note: In the opinion of the Company, all adjustments necessary for a fair presentation of financial position for the period shown have been made.

See accompanying notes to financial statements.

E.S. BOULOS COMPANY INCOME STATEMENT (Unaudited)

Three Months	Nine Months
Ended	Ended
September 30, 2001	September 30, 2001
(Thousands	(Thousands

	of Dollars)		of Do	ollars)
Operating Revenues	\$ 14,04	12	\$	32,774
Operating Expenses: Operation Depreciation Federal and state income taxes		38 95 62		30,120 255 1,355
Total operating expenses	13,44	 15 		31,730
Operating Income	59	97		1,044
Other Income	44	16 		1,472
Net Income	\$ 1,04	13 ===	\$	2,516

Note: In the opinion of the Company, all adjustments necessary for a fair presentation of financial position for the period shown have been made.

See accompanying notes to financial statements.

NGS MECHANICAL COMPANY BALANCE SHEET (Unaudited)

	September 30 2001	
ASSETS	,	ousands Oollars)
Current Assets: Accounts receivable	\$	10
Total current assets		10
Total Assets	\$	10
LIABILITIES AND STOCKHOLDER'S EQUITY		
Current Liabilities:		
Accounts payable to affiliated companies	\$	1
Total current liabilities		1
Stockholder's Equity: Common stock, \$0 par value - 20,000 shares		_
authorized and 100 shares outstanding Capital surplus, paid in Retained deficit		10
		(- /

Total stockholder's equity	9
Total Liabilities and Stockholder's Equity	\$ 10

Note: In the opinion of the Company, all adjustments necessary for a fair presentation of financial position for the period shown have been made.

See accompanying notes to financial statements.

NGS MECHANICAL COMPANY INCOME STATEMENT (Unaudited)

	Three Months Ended September 30, 2001 (Thousands of Dollars)		Ended September 30, 2001 (Thousands	
Operating Revenues	\$	-	\$	-
Operating Expenses: Other		-		1
Total operating expenses		-		1
Net Loss	\$	-	\$ ======	(1)

Note: In the opinion of the Company, all adjustments necessary for a fair presentation of financial position for the period shown have been made.

See accompanying notes to financial statements.

NORTHEAST UTILITIES (PARENT)

BALANCE SHEET (Unaudited)

September 30, 2001 (Thousands of Dollars)

ASSETS

Trent Assets: Tash	Other Property and Investments: Investments in subsidiary companies, at equity Investments in transmission companies, at equity Other, at cost	
Cash		2,407,349
Notes receivable from affiliated companies	Current Assets:	
Accounts receivable	Cash	4,389
Accounts receivable from affiliated companies. 1,793 Faxes receivable. 26,579 Prepayments. 183,816 183,816 183,816 183,816 184,330 4,130 Total Assets. 771 Total Assets. \$ 2,595,295	Notes receivable from affiliated companies	144,406
Taxes receivable	Notes and accounts receivable	6,468
Prepayments	Accounts receivable from affiliated companies	1,793
Total Assets	Taxes receivable	26,579
Total Assets	Prepayments	181
Joannortized debt expense		183,816
Joannortized debt expense	Deferred Charges	
Total Assets		771
Total Assets	Other	
Ce: In the opinion of the Company, all adjustments necessary for a presentation of financial position for the period shown have be accompanying notes to financial statements. CRIHEAST UTILITIES (PARENT) CANCE SHEET naudited) September 30, 2001 (Thousands of Dollars) CITALIZATION AND LIABILITIES Common shares, \$5.00 par value - Authorized 225,000,000 shares; 148,890,640 shares issued and 132,971,030 shares outstanding. \$744,453 (2apital surplus, paid in		4,130
Ce: In the opinion of the Company, all adjustments necessary for a presentation of financial position for the period shown have be accompanying notes to financial statements. CRIHEAST UTILITIES (PARENT) CANCE SHEET naudited) September 30, 2001 (Thousands of Dollars) CITALIZATION AND LIABILITIES Common shares, \$5.00 par value - Authorized 225,000,000 shares; 148,890,640 shares issued and 132,971,030 shares outstanding. \$744,453 (2apital surplus, paid in		
presentation of financial position for the period shown have be accompanying notes to financial statements. RTHEAST UTILITIES (PARENT) LANCE SHEET naudited) September 30, 2001 (Thousands of Dollars) PITALIZATION AND LIABILITIES Ditalization: Common shares, \$5.00 par value - Authorized 225,000,000 shares; 148,890,640 shares issued and 132,971,030 shares outstanding	Total Assets	\$ 2,595,295
CANCE SHEET naudited) September 30, 2001 (Thousands of Dollars) PITALIZATION AND LIABILITIES Ditalization: Common shares, \$5.00 par value - Authorized 225,000,000 shares; 148,890,640 shares issued and 132,971,030 shares outstanding\$744,453 Capital surplus, paid in		_
September 30, 2001 (Thousands of Dollars) PITALIZATION AND LIABILITIES Ditalization: Common shares, \$5.00 par value - Authorized 225,000,000 shares; 148,890,640 shares issued and 132,971,030 shares outstanding	presentation of financial position for the period See accompanying notes to financial statements.	_
September 30, 2001 (Thousands of Dollars) PITALIZATION AND LIABILITIES Ditalization: Common shares, \$5.00 par value - Authorized 225,000,000 shares; 148,890,640 shares issued and 132,971,030 shares outstanding	presentation of financial position for the period	_
of Dollars) PITALIZATION AND LIABILITIES Ditalization: Common shares, \$5.00 par value - Authorized 225,000,000 shares; 148,890,640 shares issued and 132,971,030 shares outstanding	presentation of financial position for the period See accompanying notes to financial statements. NORTHEAST UTILITIES (PARENT) BALANCE SHEET	_
Ditalization: Common shares, \$5.00 par value - Authorized 225,000,000 shares; 148,890,640 shares issued and 132,971,030 shares outstanding	presentation of financial position for the period See accompanying notes to financial statements. NORTHEAST UTILITIES (PARENT)	shown have been shown have bear shown has been shown have been shown have been shown has been
Common shares, \$5.00 par value - Authorized 225,000,000 shares; 148,890,640 shares issued and 132,971,030 shares outstanding\$ Capital surplus, paid in	presentation of financial position for the period See accompanying notes to financial statements. NORTHEAST UTILITIES (PARENT) BALANCE SHEET	September 30, 2001 (Thousands
Common shares, \$5.00 par value - Authorized 225,000,000 shares; 148,890,640 shares issued and 132,971,030 shares outstanding\$ Capital surplus, paid in	presentation of financial position for the period See accompanying notes to financial statements. NORTHEAST UTILITIES (PARENT) BALANCE SHEET	September 30, 2001 (Thousands
132,971,030 shares outstanding\$ 744,453 Replicated surplus, paid in	presentation of financial position for the period See accompanying notes to financial statements. NORTHEAST UTILITIES (PARENT) BALANCE SHEET (Unaudited) CAPITALIZATION AND LIABILITIES	September 30, 2001 (Thousands
Capital surplus, paid in	presentation of financial position for the period See accompanying notes to financial statements. NORTHEAST UTILITIES (PARENT) BALANCE SHEET (Unaudited) CAPITALIZATION AND LIABILITIES Capitalization: Common shares, \$5.00 par value - Authorized	September 30, 2001 (Thousands
ownership plan	presentation of financial position for the period See accompanying notes to financial statements. NORTHEAST UTILITIES (PARENT) BALANCE SHEET (Unaudited) CAPITALIZATION AND LIABILITIES Capitalization: Common shares, \$5.00 par value - Authorized 225,000,000 shares; 148,890,640 shares issued and	September 30, 2001 (Thousands of Dollars)
Retained earnings	presentation of financial position for the period See accompanying notes to financial statements. NORTHEAST UTILITIES (PARENT) BALANCE SHEET (Unaudited) CAPITALIZATION AND LIABILITIES Capitalization: Common shares, \$5.00 par value - Authorized 225,000,000 shares; 148,890,640 shares issued and 132,971,030 shares outstanding	September 30, 2001 (Thousands of Dollars)
Accumulated other comprehensive loss	presentation of financial position for the period See accompanying notes to financial statements. NORTHEAST UTILITIES (PARENT) BALANCE SHEET (Unaudited) CAPITALIZATION AND LIABILITIES Capitalization: Common shares, \$5.00 par value - Authorized 225,000,000 shares; 148,890,640 shares issued and 132,971,030 shares outstanding	September 30, 2001 (Thousands of Dollars)
	presentation of financial position for the period See accompanying notes to financial statements. NORTHEAST UTILITIES (PARENT) BALANCE SHEET (Unaudited) CAPITALIZATION AND LIABILITIES Capitalization: Common shares, \$5.00 par value - Authorized 225,000,000 shares; 148,890,640 shares issued and 132,971,030 shares outstanding. Capital surplus, paid in. Deferred contribution plan - employee stock ownership plan.	September 30, 2001 (Thousands of Dollars) \$ 744,453 882,819 (105,321)
	presentation of financial position for the period See accompanying notes to financial statements. NORTHEAST UTILITIES (PARENT) BALANCE SHEET (Unaudited) CAPITALIZATION AND LIABILITIES Capitalization: Common shares, \$5.00 par value - Authorized 225,000,000 shares; 148,890,640 shares issued and 132,971,030 shares outstanding	September 30, 2001 (Thousands of Dollars) \$ 744,453 882,819 (105,321) 644,886
	presentation of financial position for the period on the period of the accompanying notes to financial statements. NORTHEAST UTILITIES (PARENT) BALANCE SHEET (Unaudited) CAPITALIZATION AND LIABILITIES Capitalization: Common shares, \$5.00 par value - Authorized 225,000,000 shares; 148,890,640 shares issued and 132,971,030 shares outstanding. Capital surplus, paid in. Deferred contribution plan - employee stock ownership plan. Retained earnings. Accumulated other comprehensive loss.	September 30, 2001 (Thousands of Dollars) \$ 744,453 882,819 (105,321) 644,886 (32,986)
	presentation of financial position for the period ee accompanying notes to financial statements. ORTHEAST UTILITIES (PARENT) ALANCE SHEET Unaudited) APITALIZATION AND LIABILITIES apitalization: Common shares, \$5.00 par value - Authorized 225,000,000 shares; 148,890,640 shares issued and 132,971,030 shares outstanding. Capital surplus, paid in	September 30, 2001 (Thousands of Dollars) \$ 744,453 882,819 (105,321) 644,886 (32,986) 2,133,851

Total capitalization	2,507,851
Current Liabilities: Accounts payable	13,499 552 21,000 42,892
Accumulated deferred income taxes	4,908 4,908
Total Capitalization and Liabilities	\$ 2,595,295

Note: In the opinion of the Company, all adjustments necessary for a fair presentation of financial position for the period shown have been made.

See accompanying notes to financial statements.

NORTHEAST UTILITIES (PARENT)

STATEMENT OF INCOME (Unaudited)

	Three Months Ended September 30, 2001		Ended September 30, 2001	
	(Thousands of Dollars)		(Thousands	
Operating Revenues	\$	_	\$	_
Operating Expenses: Operation expense Federal and state income taxes Taxes other than income taxes Total operating expenses		(1,440)		(9,263) 41
Operating (Loss)/Income		(2,813)		
Other Income/(Loss): Equity in earnings of subsidiaries Equity in earnings of transmission companies Gain related to Millstone sale Loss on share repurchase contracts		34,383 662 1,091		1,873

Other, net		7,665 602		(44,702)
Other income, net				217,844
Income before interest charges		41,590		219,539
<pre>Interest Charges: Interest on long-term debt Other interest</pre>		6 , 533 426		7,745
Interest charges		6 , 959		
Net Income for Common Shares				
Basic and Diluted Earnings per Common Share	\$	0.26		
Basic Common Shares Outstanding (average)	133,540,631		137,120,689	
Diluted Common Shares Outstanding (average)				

Note: In the opinion of the Company, all adjustments necessary for a fair presentation of the results of operations for the period shown have been made.

See accompanying notes to financial statements.

Northeast Utilities
Select Energy, Inc.

Northeast Generation Services Company and Subsidiaries
E.S. Boulos Company
NGS Mechanical, Inc.
Select Energy Contracting, Inc.
Reeds Ferry Supply Co., Inc.
HEC/Tobyhanna Energy Project, Inc.
HEC/CJTS Energy Center, LLC
ERI/HEC EFA-Med, LLC
Yankee Energy Services Company
R.M. Services, Inc.
Acumentrics Corporation

Notes to Financial Statements (Unaudited)

1. About Northeast Utilities

Northeast Utilities (NU) is the parent company of the Northeast Utilities system (NU system). The NU system's regulated utilities furnish franchised retail electric service in Connecticut, New Hampshire and western Massachusetts through three wholly owned subsidiaries: The Connecticut Light and Power Company (CL&P), Public Service Company of New Hampshire (PSNH) and Western

Massachusetts Electric Company (WMECO). Another wholly owned subsidiary, North Atlantic Energy Corporation, sells all of its entitlement to the capacity and output of the Seabrook Station nuclear unit (Seabrook) to PSNH under the terms of two life-of-unit, full cost recovery contracts. A fifth wholly owned subsidiary, Holyoke Water Power Company, also is engaged in the production and distribution of electric power.

Several wholly owned subsidiaries of NU provide support services for the NU system companies and, in some cases, for other New England utilities. Northeast Utilities Service Company provides centralized accounting, administrative, engineering, financial, information resources, legal, operational, planning, purchasing, and other services to the NU system companies. North Atlantic Energy Service Corporation has operational responsibility for Seabrook. Three other subsidiaries construct, acquire or lease some of the property and facilities used by the NU system companies.

NU Enterprises, Inc. (NUEI) is a wholly owned subsidiary of NU and acts as the holding company for certain of NU's competitive energy subsidiaries.

Northeast Generation Company (NGC) was formed to acquire and manage generation facilities. Select Energy, Inc. (Select Energy), Northeast Generation Services Company and its subsidiaries (NGS), Select Energy Services, Inc., and its subsidiaries (Select Energy Services), and Mode 1 Communications, Inc., engage in a variety of energy-related and telecommunications activities, as applicable, primarily in the competitive energy retail and wholesale commodity, marketing and services fields. E.S. Boulos Company (Boulos) and NGS Mechanical, Inc. (NGS Mechanical) are wholly owned subsidiaries of NGS.

Select Energy Contracting, Inc. (Select Energy Contracting), Reeds Ferry Supply Co., Inc. (Reeds Ferry), HEC/Tobyhanna Energy Project, Inc., (HEC/Tobyhanna), and HEC/CJTS Energy Center, LLC (HEC/CJTS) are wholly owned subsidiaries of Select Energy Services. Another company, ERI/HEC EFA-Med, LLC (ERI/HEC), is 50 percent owned by Select Energy Services.

Yankee Energy System, Inc. maintains certain wholly owned subsidiaries including Yankee Energy Services Company (YESCO) and owns 10 percent of the voting securities of R.M. Services, Inc. (R.M. Services).

On September 26, 2000, NUEI invested \$10 million in Acumentrics Corporation (Acumentrics) in return for a 5 percent ownership share of that company.

Select Energy, NGS, Boulos, NGS Mechanical, Select Energy Contracting, Reeds Ferry, HEC/Tobyhanna, HEC/CJTS, ERI/HEC, YESCO, R.M. Services, and Acumentrics are "energy-related companies" under Rule 58.

2. About Select Energy

Select Energy provides both wholesale and retail energy services. Specifically, Select Energy participates in open-access retail electricity markets in New England, New York and the Mid-Atlantic regions. Select Energy markets and sells electricity, natural gas, oil, and energy-related products and services. Select Energy is a licensed retail electricity supplier in the states of Connecticut, Delaware, Maine, Maryland, Massachusetts, New Jersey, New York, Pennsylvania, and Rhode Island. Select Energy is a registered gas marketer with local gas distribution companies in the states of Connecticut, Delaware, Maine, Maryland, Massachusetts, New Hampshire, New Jersey, New York, Pennsylvania, and Rhode Island.

Beginning in January 2000, Select Energy's contract with NGC, to purchase 1,289 megawatts (MW) of capacity and energy significantly reduced its load-following risk and allowed Select Energy to better manage its portfolio profitability. On January 1, 2000, Select Energy began serving one-half of CL&P's standard offer load requirement for a 4-year period. Select Energy's obligation to service this load requirement was approximately 2,000 MW beginning in July

2000, when 100 percent of CL&P's customers were able to choose their electric supplier. In addition, beginning in January 2000, Select Energy assumed responsibility for serving 30 market based wholesale contracts, totaling approximately 500 MW, throughout New England with electric energy supply that was previously served by CL&P and WMECO.

3. About NGS

NGS was formed to provide management, operation and maintenance services to the electric generation market, as well as to large industrial customers, in the Northeast. NGS also provides consulting services which include engineering services, construction management, permitting, and compliance management.

4. About Boulos

On January 19, 2001, NGS completed the acquisition of Boulos, an electrical construction company which specializes in high voltage electrical construction and maintenance in Maine, Massachusetts, New Hampshire and Vermont. Boulos is wholly owned by NGS.

5. About NGS Mechanical

In January 2001, NGS formed a new subsidiary, NGS Mechanical, to provide mechanical services initially in certain New England states and New York. NGS Mechanical is wholly owned by NGS.

6. About Select Energy Contracting

Select Energy Contracting, formerly known as HEC International Corporation, designs, manages, and directs the construction of, and/or installation of mechanical, water and electrical systems, energy and other resource consuming equipment.

7. About Reeds Ferry

Reeds Ferry was acquired by Select Energy Services in August 1999 as an equipment wholesaler to purchase equipment on behalf of Select Energy Contracting.

8. About HEC/Tobyhanna

Effective September 30, 1999, HEC/Tobyhanna was established as a special purpose entity to manage the assets of an Energy Savings Performance Contract at the Tobyhanna Army Depot.

9. About HEC/CJTS

 ${\tt HEC/CJTS}$ was formed on March 2, 2001, as a special purpose entity to facilitate the financing of Select Energy Services' construction of the Connecticut Juvenile Training School in Middletown, Connecticut. ${\tt HEC/CJTS}$ is wholly owned by Select Energy Services.

10. About ERI/HEC

ERI/HEC was established on September 30, 2000, by Select Energy Services and ERI Services, Inc. to enter into an indefinite delivery/indefinite quantity contract with the United States Navy. ERI/HEC is 50 percent owned by Select Energy Services.

11. About YESCO

YESCO is winding down its energy-related services for its customers. YESCO has

disposed of most of its assets and is in the process of liquidating the remainder of its assets.

12. About R.M. Services

R.M. Services provides consumer collection services for companies throughout the United States.

13. About Acumentrics

On September 26, 2000, NUEI invested \$10 million in Acumentrics in return for a 5 percent ownership share of that company. Acumentrics is a privately owned producer of advanced power generation and power protection technologies applicable to homes, telecommunications, commercial businesses, industrial facilities, and the auto industry.

14. Public Utility Regulation

NU is registered with the Securities and Exchange Commission (SEC) as a holding company under the Public Utility Holding Company Act of 1935 (1935 Act), and the NU system is subject to the provisions of the 1935 Act. Arrangements among the NU system companies, outside agencies and other utilities covering interconnections, interchange of electric power and sales of utility property are subject to regulation by the Federal Energy Regulatory Commission (FERC) and/or the SEC. The operating subsidiaries are subject to further regulation for rates, accounting and other matters by the FERC and/or applicable state regulatory commissions.

15. Presentation

The preparation of financial statements requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent 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.

16. Market Risk And Risk Management Instruments

Select Energy provides both firm requirement energy services to its customers and engages in energy trading and marketing activities. Select Energy manages its exposure to risk from existing contractual commitments and provides risk management services to its customers through forward contracts, futures, over-the-counter swap agreements, and options (commodity derivatives).

Select Energy has utilized the sensitivity analysis methodology to disclose the quantitative information for its commodity price risks. Sensitivity analysis provides a presentation of the potential loss of future earnings, fair values or cash flows from market risk-sensitive instruments over a selected time period due to one or more hypothetical changes in commodity prices, or other similar price changes.

Commodity Price Risk - Trading Activities: As a market participant in the Northeast area of the United States, Select Energy conducts commodity-trading activities in electricity and its related products, natural gas and oil and, therefore, experiences net open positions. Select Energy manages these open positions with strict policies which limit its exposure to market risk and require daily reporting to management of potential financial exposure. Commodity derivatives utilized for trading purposes are accounted for using the mark-to-market method, under Emerging Issues Task Force Issue No. 98-10, "Accounting for Energy Trading and Risk Management Activities." Under this methodology, these instruments are adjusted to market value, and the unrealized gains and losses are recognized in income in the current period

in the statements of income as purchased power, net interchange power and capacity and in the balance sheets as unrealized gains on mark-to-market transactions. The mark-to-market position at September 30, 2001, was a positive \$55.4 million.

Under sensitivity analysis, the fair value of the portfolio is a function of the underlying commodity, contract prices and market prices represented by each derivative commodity contract. For swaps, forward contracts and options, market value reflects management's best estimates considering over-the-counter quotations, time value and volatility factors of the underlying commitments. Exchange-traded futures and options are recorded at market, based on closing exchange prices.

As of September 30, 2001, Select Energy has calculated the market price resulting from a 10 percent unfavorable change in forward market prices. That 10 percent change would result in approximately an \$8 million decline in the fair value of the Select Energy trading portfolio. In the normal course of business, Select Energy also faces risks that are either nonfinancial or nonquantifiable. Such risks principally include credit risk, which is not reflected in the sensitivity analysis above.

Commodity Price Risk - Nontrading Activities: Select Energy utilizes derivative financial and commodity instruments (derivatives), including futures and forward contracts, to reduce market risk associated with fluctuations in the price of electricity and natural gas sold under firm commitments with certain customers. Select Energy also utilizes derivatives, including price swap agreements, call and put option contracts, and futures and forward contracts, to manage the market risk associated with a portion of its anticipated supply requirements. These derivative instruments have been designated as cash flow hedging instruments.

When conducting sensitivity analysis of the change in the fair value of Select Energy's electricity, natural gas and oil nontrading portfolio, which would result from a hypothetical change in the future market price of electricity, natural gas and oil, the fair value of the contracts are determined from models which take into account estimated future market prices of electricity, natural gas and oil, the volatility of the market prices in each period, as well as the time value factors of the underlying commitments. In most instances, market prices and volatility are determined from quoted prices on the futures exchange.

Select Energy has determined a hypothetical change in the fair value for its nontrading electricity, natural gas and oil contracts, assuming a 10 percent unfavorable change in forward market prices. As of September 30, 2001, an unfavorable 10 percent change in forward market price would have resulted in a decrease in fair value of approximately \$22 million.

The impact of a change in electricity, natural gas and oil prices on Select Energy's nontrading contracts on September 30, 2001, is not necessarily representative of the results that will be realized when these contracts are physically delivered.

Select Energy also maintains natural gas service agreements with certain customers to supply gas at fixed prices for terms extending through 2003. Select Energy has hedged its gas supply risk under these agreements through NYMEX contracts. Under these contracts, the purchase price of a specified quantity of gas is effectively fixed over the term of the gas service agreements, which extend through 2003. As of September 30, 2001, the NYMEX contracts had a notional value of \$102.5 million and a negative after-tax mark-to-market position of \$18.1 million.

Derivative Cash Flow Hedge Accounting: Derivative instruments recorded which

were effective cash flow hedges resulted in an increase in other comprehensive income of \$12.3 million, net of tax, upon the adoption of Statement of Financial Accounting Standards No. 133, "Accounting for Derivative Instruments and Hedging Activities," as amended. During the first nine months of 2001, a negative \$4.9 million, net of tax, was reclassified from other comprehensive income upon the conclusion of these hedged transactions and recognized in earnings. An additional \$1.8 million, net of tax, was recognized in earnings for those derivatives that were determined to be ineffective. Also, during the third quarter of 2001, new cash flow hedge transactions were entered into which hedge cash flows through 2005. As a result of these new transactions and market value changes since January 1, 2001, other comprehensive income decreased by \$44.8 million, net of tax. Accumulated other comprehensive income at September 30, 2001, was a negative \$37.4 million, net of tax (decrease to equity), relating to hedged transactions and it is estimated that \$30.1 million will be reclassified as a charge to earnings within the next twelve months. Cash flows from the hedge contracts are reported in the same category as cash flows from the hedged assets.

17. Special Deposits

Special deposits include cash collateral posted in connection with various power purchase and sales agreements.

QUARTERLY REPORT OF SELECT ENERGY, INC.

SIGNATURE CLAUSE

Pursuant to the requirements of the Public Utility Holding Company Act of 1935 and the rules and regulations of the Securities and Exchange Commission issued thereunder, the undersigned company has duly caused this report to be signed on its behalf by the undersigned officer thereunto duly authorized.

NORTHEAST UTILITIES
-----(Registered Holding Company)

By: /s/ John J. Roman

(Signature of Signing Officer)

John J. Roman

Vice President and Controller

Date: November 27, 2001