

Kenneth M. Rubin Senior Counsel Florida Power & Light Company 700 Universe Boulevard Juno Beach, FL 33408-0420 Tel: (561) 691-2512

Fax: (561) 691-2512

March 14, 2013

Ann Cole, Commission Clerk
Division of the Commission Clerk & Administrative Services
Florida Public Service Commission
2540 Shumard Oak Boulevard
Tallahassee, Florida 32399-0850

COMMISSION

Re: Application of Florida Power & Light Company for Authority to Issue and Sell Securities During the Calendar Year 2013 and 2014 Pursuant to Section 366.04, Florida Statutes, and Chapter 25-8, Florida Administrative Code

Dear Ms. Cole:

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Enclosed for filing on behalf of Florida Power & Light Company are the original, one copy and a copy on a CD of the Application of Florida Power & Light Company for Authority to Issue and Sell Securities. A separate copy of the filing has been provided to the Office of Public Counsel.

Also enclosed to assist in processing this Application is an original and one copy of a proposed Notice for the Florida Administrative Register. A copy of the proposed Notice is also on the enclosed CD in Microsoft Word. The date of the final Commission action has been left blank in the proposed Notice. Florida Power & Light Company requests that the Application be addressed at the Agenda Conference on April 9, 2013.

If you or your staff have any questions regarding this filing, please contact me at (561) 691-2512.

Very truly yours,

Kenneth M. Rubi

cc: Martha Barrera, Office of the General Counsel

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FPSC-COMMISSION CLERK

NOTICE OF SECURITIES APPLICATION

The Florida Public Service Commission will consider at its2013, Agenda
Conference, Docket NoEI, Application of Florida Power & Light Company for
authority to issue and sell securities pursuant to Section 366.04, Florida Statutes, and Chapter 25-
8, Florida Administrative Code. The Company seeks PSC approval pursuant to Section 366.04,
Florida Statutes, and Chapter 25-8, Florida Administrative Code, to issue and sell, and/or
exchange any combination of the long-term debt and equity securities and/or to assume liabilities
or obligations as guarantor, endorser, or surety in an aggregate amount not to exceed \$6.1 billion
during calendar year 2013. In addition, the Company seeks permission to issue and sell short-
term securities during the calendar years 2013 and 2014 in an amount or amounts such that the
aggregate principal amount of short-term securities outstanding at the time of, and including, any
such sale shall not exceed \$4.0 billion.
DATE AND TIME: Tuesday,, 2013. The Agenda Conference begins at 9:30 a.m.,
although the time at which this item will be heard cannot be determined at this time.
PLACE: Commission Hearing Room 148, Betty Easley Conference Center, 4075 Esplanade
Way, Tallahassee, Florida 32399-0850.
PURPOSE: To take final action in Docket NoEI
Emergency Cancellation Of Meeting: If a named storm or other disaster requires cancellation of
the meeting, Commission staff will attempt to give timely direct notice to the parties. Notice of
cancellation of the meeting will also be provided on the Commission's website
(http://www.psc.state.fl.us/) under the Hot Topics link found on the home page. Cancellation
can also be confirmed by calling the Office of the General Counsel at (850) 413-6199.
Pursuant to the provisions of the Americans with Disabilities Act, any person requiring special
accommodation to participate in this hearing because of a physical impairment should call the
Office of Commission Clerk at (850) 413-6770 at least 48 hours prior to the hearing. Any person
who is hearing or speech impaired should contact the Florida Public Service Commission by
using the Florida Relay Service, which can be reached at 1-800-955-8771 (TDD) or 1-800-955-
8770 (Voice). For more information, please contact Martha F. Barrera, Office of the General
Counsel, (850) 413-6218.

FLORIDA PUBLIC SERVICE COMMISSION

Tallahassee, Florida

APPLICATION OF

FLORIDA POWER & LIGHT COMPANY

FOR AUTHORITY TO ISSUE AND SELL SECURITIES

PURSUANT TO SECTION 366.04, FLORIDA STATUTES,

AND CHAPTER 25-8, FLORIDA ADMINISTRATIVE CODE

Address communications in connection with this Application to:

Paul I. Cutler Treasurer Florida Power & Light Company 700 Universe Boulevard P.O. Box 14000 Juno Beach, Florida 33408 Telephone (561) 694-6204

Kenneth Hoffman
Vice President, Regulatory Affairs
Florida Power & Light Company
215 S. Monroe St.
Suite 810
Tallahassee, Florida 32301
Telephone (850) 521-3900

R. Wade Litchfield
Vice President & General Counsel
Florida Power & Light Company
700 Universe Boulevard
P.O. Box 14000
Juno Beach, Florida 33408
Telephone (561) 691-7101

The date of this Application is March 14, 2013

APPLICATION OF FLORIDA POWER & LIGHT COMPANY FOR AUTHORITY TO ISSUE AND SELL SECURITIES PURSUANT TO SECTION 366.04, FLORIDA STATUTES, AND CHAPTER 25-8, FLORIDA ADMINISTRATIVE CODE

A. Applicability.

This Application is filed in accordance with Section 366.04, Florida Statutes, and Chapter 25-8, Florida Administrative Code.

B. Contents of Application.

Name and Principal Business Office Address.

Florida Power & Light Company (FPL) 700 Universe Boulevard P.O. Box 14000 Juno Beach, Florida 33408

2. State and Date Incorporated.

- · State of Florida December 28, 1925
- · Also qualified to do business in the State of Georgia

3. Persons Authorized to Receive Notices and Communications.

Paul I. Cutler Treasurer Florida Power & Light Company 700 Universe Boulevard P.O. Box 14000 Juno Beach, Florida 33408 Telephone (561) 694-6204 Kenneth Hoffman
Vice President, Regulatory Affairs
Florida Power & Light Company
215 S. Monroe St.
Suite 810
Tallahassee, Florida 32301
Telephone (850)521-3900

R. Wade Litchfield
Vice President & General Counsel
Florida Power & Light Company
700 Universe Boulevard
P.O. Box 14000
Juno Beach, Florida 33408
Telephone (561) 691-7101

4. Capital Stock and Funded Debt.

4(a)(b)(c) Information responsive to description, amount authorized and amount outstanding: These items are contained in Exhibit C Statement of Capital Stock and Debt as of December 31, 2012.

- 4(d) The amount held as reacquired securities: As of December 31, 2012, none.
- 4(e) The amount pledged by applicant: As of December 31, 2012 FPL was the obligor on \$633,270,000 aggregate principal amount of outstanding unsecured pollution control revenue bonds, solid waste disposal revenue bonds, and industrial development revenue bonds issued by certain political subdivisions of the State of Florida which presently pay interest at a variable rate (such bonds collectively referred to as Revenue Bonds). FPL has the option to cause the interest on the variable rate bonds to be paid at a fixed rate. If FPL exercises this option, except as otherwise permitted by the applicable bond documents, FPL would be

required to pledge an equal aggregate principal amount of its first mortgage bonds (or other credit enhancement in accordance with the applicable bond documents) as security for the payment of principal and interest on such fixed rate bonds.

- 4(f) The amount owned by affiliated corporations: As of December 31, 2012, all of the common stock of FPL is owned by NextEra Energy, Inc., and FPL has no preferred or preference stock outstanding.
 - 4(g) The amount of FPL capital stock and funded debt held in any fund: None.
- 5. <u>Proposed Transactions</u>. FPL seeks authority to issue and sell and/or exchange any combination of the long-term debt and equity securities described below and/or to assume liabilities or obligations as guarantor, endorser or surety in an aggregate amount not to exceed \$6.1 billion during calendar year 2013. In addition, FPL seeks permission to issue and sell short-term securities during the calendar years 2013 and 2014 in an amount or amounts such that the aggregate principal amount of short-term securities outstanding at the time of and including any such sale shall not exceed \$4.0 billion.

The long-term debt securities may include first mortgage bonds, medium-term notes, extendible commercial notes, debentures, convertible or exchangeable debentures, notes, convertible or exchangeable notes or other similar rights exercisable for or convertible into debt securities, or other straight debt or hybrid debt securities, whether subordinated or unsubordinated, secured or unsecured, including renewals and extensions thereof, with maturities ranging from one to one hundred years. FPL may issue long-term debt securities by extending the maturity of short-term securities. FPL may enter into warrants, options, rights, interest rate swaps, currency swaps or other derivative instruments or other arrangements. FPL may also enter into debt purchase contracts, obligating holders to purchase from FPL, and obligating FPL to self, debt securities at a future date or dates.

In addition, FPL may enter into forward refunding or forward swap contracts during calendar year 2013. In conjunction with these forward contracts, FPL may issue and sell long-term debt through December 31, 2013, which FPL may commit to deliver under these forward contracts. Moreover, FPL may enter into installment purchase and security agreements, loan agreements, or other arrangements with political subdivisions of the States of Florida, Georgia, or other states, if any, where FPL becomes qualified to do business, or pledge debt securities or issue guaranties in connection with such political subdivisions' issuance, for the ultimate benefit of FPL, of Revenue Bonds, variable rate demand notes or other "private activity bonds"

with maturities ranging from one to forty years, bond anticipation notes or commercial paper. Such obligations may or may not bear interest exempt from federal, state or local tax.

Contemplated to be included as long-term or short-term debt securities, as appropriate, are borrowings from banks and other lenders, and obligations pursuant to issuances of letters of credit, obtained under FPL's various credit facilities and other loan agreements, as those may be entered into and amended from time to time. Also contemplated to be included as long-term or short-term debt securities, as appropriate, are borrowings from banks and other lenders, and obligations pursuant to issuances of letters of credit, obtained under credit facilities and other loan agreements as may be entered into and amended from time to time by one or more wholly-owned, special purpose subsidiaries of FPL, with the proceeds of such borrowings to be used solely for the benefit of (1) FPL's Florida utility operations, or (2) FPL's customers. In furtherance of the foregoing:

- On May 10, 2006, FPL entered into a \$250 million resetting revolving term loan agreement which expires in May 2014. Effective February 9, 2012, the amount of the commitment was reduced to \$235 million.
- On April 3, 2007, FPL entered into a \$2.5 billion syndicated revolving credit and letter of credit agreement (referred to as the 2007 Revolving Credit Agreement). The 2007 Revolving Credit Agreement had an original maturity date of April 3, 2012; subsequently, all but \$17.0 million of the aggregate commitments thereunder were extended to April 3, 2013. In 2009, one lender's commitment under the 2007 Revolving Credit Agreement was terminated, thereby reducing the amount of total commitments under that agreement to approximately \$2.47 billion. On February 9, 2012, the aggregate principal amount of (i) all commitments available for borrowings and letter of credit issuances under the 2007 Revolving Credit Agreement plus (ii) all borrowings and letters of credit then outstanding under the 2007 Revolving Credit Agreement was reduced to approximately \$614 million, and the aggregate principal amount of loans, and the aggregate nominal amount of letters of credit at any one time outstanding under the 2007 Revolving Credit Agreement as of and after February 9, 2012 could not exceed such reduced amount. Subsequently, in conjunction with FPL's execution of the 2013 Revolving Credit Agreement which is described below, the 2007 Revolving Credit Agreement was terminated in its entirety on February 8, 2013. Borrowings and letter of credit issuances under the 2007 Revolving Credit Agreement before it was terminated were available for general corporate purposes,

including to provide back-up liquidity for FPL's commercial paper program and other short-term borrowings and to provide additional liquidity in the event of a loss to FPL's operating facilities, including transmission and distribution facilities.

- On May 4, 2010, FPL entered into a \$500 million syndicated revolving credit agreement (referred to as the 2010 Revolving Credit Agreement) which expires May 4, 2013. The 2010 Revolving Credit Agreement provides for the funding of loans up to an aggregate total of \$500 million, which are available for FPL's general corporate purposes, including to provide back-up liquidity for FPL's commercial paper program and other short-term borrowings and to provide liquidity in the event of a loss to FPL's operating facilities, including transmission and distribution facilities.
- On February 9, 2012, FPL entered into a \$1.9 billion syndicated revolving credit and letter of credit agreement (referred to as the 2012 Revolving Credit Agreement) having a maturity date of February 9, 2017. That agreement was subsequently amended and restated in its entirety on February 8, 2013 by the 2013 Revolving Credit Agreement as described below; prior to such amendment and restatement, borrowings and letter of credit issuances under the 2012 Revolving Credit Agreement were available for general corporate purposes, including to provide back-up liquidity for FPL's commercial paper program and other short-term borrowings and to provide additional liquidity in the event of a loss to FPL's operating facilities (provided that the aggregate nominal amount of letters of credit issued and outstanding under that agreement at any one time did not exceed \$950 million).
- On February 8, 2013, FPL amended and restated the 2012 Revolving Credit Agreement in its entirety (as so revised, referred to as the 2013 Revolving Credit Agreement), which revised agreement increased the borrowing and letter of credit issuances available thereunder to \$2.5 billion, extended the maturity date for approximately \$2.39 billion of that commitment amount to February 8, 2018, and removed the limitation that previously pertained with respect to the amount of letters of credit that could be issued under the agreement. Borrowings and letter of credit issuances under the 2013 Revolving Credit Agreement are available for general corporate purposes, including, without limitation, to pay any interest or fees owing under this Agreement, provide backup for Borrower's self-insurance program covering its and its subsidiaries' operating facilities, and fund the cost of the prompt restoration, reconstruction and/or repair of facilities that may by damaged or destroyed due to the occurrence of any man-made or natural disaster or event or otherwise.

Borrowings and letter of credit issuances available to FPL under the 2007 Revolving Credit
Agreement (before it was terminated), the 2010 Revolving Credit Agreement, the 2012 Revolving
Credit Agreement (before it was amended and restated), and the 2013 Revolving Credit Agreement
also could and/or can (as applicable) be used to support the purchase of Revenue Bonds that are
tendered by individual bond holders and not remarketed prior to maturity.

In addition, FPL has established an uncommitted credit facility with a bank. The bank may, at its discretion upon the request of FPL, make a short-term loan or loans to FPL in an aggregate amount determined by the bank, which is subject to change at any time. The terms of specific borrowings under the uncommitted credit facility, including maturities, are set at the time borrowing requests are made by FPL. Borrowings under the uncommitted facility may be used for general corporate purposes. Additionally, debt securities may be issued by FPL or its affiliates or subsidiaries in connection with one or more facilities secured by accounts receivable or involving the sale of accounts receivable or interests therein to be used solely for the benefit of FPL's regulated utility operations.

Equity securities that may be issued by FPL include common stock, preferred stock, preference stock, convertible preferred or preference stock, or warrants, options or rights to acquire such securities, or other similar rights exercisable for or convertible into preferred or preference stock, or purchase contracts obligating holders to purchase such securities, or other equity securities, with such par values, terms and conditions and relative rights and preferences as deemed appropriate by FPL and as are permitted by its Restated Articles of Incorporation, as the same may be amended from time to time.

FPL may also enter into financings, whereby FPL would establish and make an equity investment in one or more special purpose limited partnerships, limited liability companies, statutory trusts or other entities. FPL, or a wholly-owned subsidiary of FPL, would act as or appoint the general partner, managing member, sponsor or other members of each such entity. The entity would offer preferred or debt securities to the public and use the proceeds to acquire debt securities from FPL. FPL would issue debt securities to the entity equal to the aggregate of FPL's equity investment and the amount of preferred or debt securities sold to the public by the entity. FPL may also guarantee, among other things, the distributions to be paid by the affiliated entity to the preferred or debt securities holders. Payments by FPL on the debt securities sold to the entity would be used by that entity to make payments on the preferred or debt securities as well as on FPL's equity investment. Consequently, in the event of such a financing, to avoid double-counting, FPL would only

count the total amount of its debt securities issued to the entity, and would not count the equity securities issued by the entity to FPL, the preferred or debt securities issued by the entity to the public, or the related FPL guaranties with respect to such preferred or debt securities issued by the entity to the public.

In connection with the issuance (i) by FPL of long-term or short-term debt securities or preferred or preference stock or (ii) by an affiliated entity of preferred or debt securities, in which FPL, or the affiliated entity, is permitted by the terms of such securities to defer principal, interest or other distributions for certain payment periods, FPL may agree to sell additional equity securities and/or long-term or short-term debt securities and to use the proceeds from the sale of those other securities to make principal, interest or other distributions on such securities. In addition, in connection with the issuance (i) by FPL of long-term or short-term debt securities or preferred or preference stock or (ii) by an affiliated entity of preferred or debt securities, FPL may covenant, pledge or make other commitments in favor of holders of such new securities or the holders of previously-issued securities, providing that such securities will not be redeemed, purchased or otherwise satisfied, discharged, defeased or otherwise acquired in certain circumstances unless the securities are redeemed, purchased or otherwise satisfied, discharged, defeased or otherwise acquired with the proceeds from the issuance of a security or securities satisfying the provisions set forth in such covenant, pledge or other commitment.

The exchange of FPL's securities may be by way of an exchange of a security of FPL for another security or securities of FPL or of one of its subsidiaries or affiliates, or the exchange of a security of FPL or of one of its subsidiaries or affiliates for the security or securities of another entity.

The manner of issuance and sale and/or exchange of securities will be dependent upon the type of security being offered, the type of transaction in which the securities are being issued and sold and/or exchanged and market conditions at the time of the issuance and sale and/or exchange.

The short-term securities will have maturities of not more than twelve months and may be secured or unsecured, subordinated or unsubordinated. FPL may enter into warrants, options, rights, interest rate swaps, currency swaps or other derivative instruments or other arrangements relating to, as well as contracts for the purchase or sale of, short-term securities. Consistent with Securities and Exchange Commission "no-action" letters, FPL may issue and sell commercial paper without compliance with the registration requirements of the Securities Act of 1933, as amended, subject to certain conditions.

The short-term securities are issued to provide funds to temporarily finance portions of FPL's construction program and capital commitments and for other corporate purposes. Significant parts of FPL's construction program may be financed temporarily through the sale of short-term securities from time to time. Also, during the 2013-2014 period, FPL may need short-term financing for seasonal fuel requirements, for contingency financing such as fuel adjustment under-recoveries or storm restoration costs, and for the temporary funding of maturing or called long-term debt or equity securities.

The interest rate that FPL could pay on debt securities will vary depending on the type of debt instruments and the terms thereof, including specifically the length of maturity and whether the debt is secured or unsecured and subordinated or unsubordinated, as well as market conditions. A new series of 30-year first mortgage bonds was issued by FPL on December 20, 2012 and upon issuance carried a yield to maturity of approximately 3.80%. The dividend rate for preferred or preference stock is similarly affected by the terms of the offering. It is estimated a new issue of preferred stock of FPL on December 20, 2012 would have carried a dividend yield of approximately 5.0% to 6.0%.

In addition, FPL may from time to time issue instruments of guaranty, collateralize debt and other obligations, issue other securities, and arrange for the issuance of letters of credit and guaranties, in any such case to be issued or arranged (i) by FPL or by one or more of its subsidiaries for the benefit of FPL's utility operations, (ii) by non-affiliates in connection with FPL's utility operations, (iii) by FPL or by or on behalf of one or more of its subsidiaries in connection with FPL customers' installations of energy efficiency measures, and/or (iv) in connection with other financings by FPL or on its behalf. To the extent that FPL issues instruments of guaranty, collateralizes debt or other obligations, issues other securities or arranges for the issuance of letters of credit or guaranties by or on behalf of FPL or by or on behalf of one or more of its subsidiaries or non-affiliates to benefit its utility operations, FPL will clearly demonstrate such benefits.

FPL will file a consummation report with the Florida Public Service Commission (the Commission) in compliance with Rule 25-8.009, Florida Administrative Code, within 90 days after the end of any fiscal year in which it issues securities.

6. <u>Purposes of Issues</u>. It is expected that the net proceeds to be received from the issuance and sale and/or exchange (if there are any net proceeds from an exchange) of the additional long-term debt and equity securities (with the exception of the proceeds of the issuance and sale of any Revenue Bonds, variable rate demand notes or other "private activity bonds" or similar securities which will be used for specific purposes)

will be added to FPL's general funds and will be used to finance the acquisition or construction of additional electric facilities and equipment, as well as capital improvements to and maintenance of existing facilities; to reacquire, by redemption, purchase, exchange or otherwise, or to otherwise satisfy, discharge or defease, any of its outstanding debt securities or equity securities; to repay all or a portion of any maturing long-term debt obligations; to satisfy FPL's obligations under guaranties; to repay all or a portion of short-term bank borrowings, commercial paper and other short-term debt outstanding at the time of such transactions; and/or for other corporate purposes. Proceeds, if any, may be temporarily invested in short-term instruments pending their application to the foregoing purposes. During the period 2013-2014, approximately \$809 million of FPL's long-term debt will mature.

FPL maintains a continuous construction program, principally for electric generation, transmission and distribution facilities. As of December 31, 2012, FPL estimated that capital expenditures under its 2013-2014 construction program will approximate \$4.87 billion, including Allowance for Funds Used During Construction (AFUDC) (see Exhibit B). In addition, FPL has subsequently identified potential incremental capital expenditures of up to approximately \$1.3 billion in total for 2013 and 2014 that are expected to improve its long-term customer value proposition.

In this section of the Application, FPL addresses five projects that required a determination of need. Anticipated construction expenditures in the 2013-2014 period (see Exhibit B) include four of these projects. Preconstruction expenditures and potential construction expenditures relate to the fifth project that also required a determination of need, and although identification of projects involving preconstruction expenditures is not required by the applicable rules, the fifth project is identified herein for the sake of completeness and transparency. The five projects are discussed in more detail below.

The first project that involves anticipated construction expenditures in the 2013-2014 period is the planned addition of approximately 400 megawatts of increased generating capacity at FPL's existing Turkey Point Nuclear Generating Station and St. Lucie Nuclear Power Plant (each an Uprate and collectively, the Uprate Project). Most of the updated estimate of increased generating capacity of at least 510 megawatts has already come on-line and the remainder is expected to come on-line in the spring of 2013. The need for the Uprate Project was approved by the Commission in Order No. PSC-08-0021-FOF-EI issued on January 7, 2008. The Florida Department of Environmental Protection Final Order for the Site Certification was issued in September 2008 for the St. Lucie Nuclear Power Plant Uprate and October 2008 for the Turkey Point

Nuclear Generating Station Uprate. The non-binding cost estimate range for the Uprate Project filed in Docket No. 120009-EI is approximately \$2.95 billion to \$3.15 billion, including AFUDC and transmission interconnection costs. As of December 31, 2012, the total design and construction costs, including AFUDC and transmission interconnection costs, expended on the Uprate Project were approximately \$3.04 billion. The second project that involves anticipated construction expenditures in the 2013-2014 period is the Cape Canaveral Energy Center, a 1,210 megawatt (summer) natural gas-fired generating unit. The need for the Cape Canaveral Energy Center was approved by the Commission in Order No. PSC-08-0591-FOF-El issued on September 12, 2008. The estimated construction cost for this project is approximately \$0.97 billion including AFUDC and transmission interconnection costs. As of December 31, 2012, development, design and construction costs, including AFUDC and transmission interconnection costs, expended on Cape Canaveral Energy Center were approximately \$849.4 million. The third project that involves anticipated construction expenditures in the 2013-2014 period is the Riviera Beach Energy Center, a 1,212 megawatt (summer) natural gas-fired generating unit. The need for the Riviera Beach Energy Center was approved by the Commission in Order No. PSC-08-0591-FOF-EI issued on September 12, 2008. The estimated construction cost for the Riviera Beach Energy Center is \$1.28 billion, including AFUDC and transmission interconnection costs. As of December 31, 2012, development, design and construction costs, including AFUDC and transmission interconnection costs, expended on the Riviera Beach Energy Center were approximately \$716.3 million. The fourth project that involves anticipated construction expenditures in the 2013-2014 period is the Port Everglades Energy Center, a 1,277 megawatt (summer) natural gas-fired generating unit. The need for the Port Everglades Energy Center was approved by the Commission in Order No. PSC-12-0187-FOF-EI issued on April 9, 2012. The estimated construction cost for the Port Everglades Energy Center is \$1.19 billion, including AFUDC and transmission interconnection costs. As of December 31, 2012, development, design and construction costs, including AFUDC, expended on the Port Everglades Energy Center were approximately \$59.2 million. The fifth project is the addition of two nuclear units at FPL's existing Turkey Point Nuclear Generating Station (Turkey Point Units 6 & 7) that, for planning purposes, are projected to be brought into service between 2022 and 2023. Each of the units is projected to add approximately 1,100 megawatts of firm capacity. The Commission approved the need for Turkey Point Units 6 & 7 in Order No. PSC-08-0237-FOF-EI issued on April 11, 2008. The non-binding cost estimate range for Turkey Point Units 6 & 7 is \$12.8 billion to \$18.7 billion, including AFUDC and transmission interconnection

costs. As of December 31, 2012, total development, design and preconstruction costs, including AFUDC and transmission interconnection costs, expended on Turkey Point Units 6 & 7 were approximately \$172.4 million. A more detailed description of the five projects described above in this paragraph can be found in the Ten Year Site Plan on file with the Commission.

Under future market conditions, the interest rate on new issue long-term debt or the dividend rate on new issue preferred or preference stock of FPL may be such that it becomes economically attractive to redeem or otherwise reacquire or otherwise satisfy, discharge or defease a portion or all of certain of its long-term debt securities or equity securities, providing an opportunity for FPL to reduce interest or dividend expense even after accounting for such other considerations as the (i) redemption or other reacquisition premium, (ii) other associated reacquisition or discharge expenses and (iii) related income tax effects. This reduction would be beneficial to FPL's customers and, with proper regulatory treatment, would not be detrimental to FPL's common shareholder. Other important considerations in making such a decision would include an assessment of anticipated future interest and dividend rates and FPL's ability to raise enough new capital to finance its construction program while concurrently pursuing any refinancing opportunities. FPL might also consider reacquiring or otherwise satisfying, discharging or defeasing a portion or all of certain of its long-term debt securities or equity securities for reasons other than interest or dividend expense reduction.

Under future market conditions, it may be economical to enter into forward refunding or forward swap contracts. The forward refunding contracts would be for the purpose of refunding long-term debt (including but not limited to refunding Revenue Bonds) which may be issued on FPL's behalf and which can be callable. Under federal tax law, the refunding of Revenue Bonds with tax-exempt bonds issued more than 90 days prior to the redemption or retirement of the outstanding issue is heavily restricted. However, through a forward refunding contract, FPL could lock-in prevailing tax-exempt fixed rates for refunding Revenue Bonds which would be issued 90 days prior to a call date of the outstanding issue. Alternatively, FPL could enter into a forward swap contract, to become effective on a call date of the outstanding issue, to lock-in prevailing tax-exempt fixed rates. Any anticipated savings generated by such forward transactions would be spread over the combined life of the outstanding bonds and the refunding bonds starting with the execution of the forward contract.

FPL has a subsidiary that promotes the installation of energy efficiency measures by contracting with customers to guarantee the anticipated energy savings. To facilitate FPL's customers' installations of

energy efficiency measures, FPL may issue instruments of guaranty, collateralize debt or other obligations, issue other securities, or arrange for the issuance of letters of credit or guaranties to promote energy efficiency savings contracted for by FPL or FPL subsidiaries with FPL customers.

- 7. <u>Facts Supporting Legality, Necessity or Appropriateness</u>. In addition to the reasons shown under "Purposes of Issues", the proposed issues are consistent with the proper performance by FPL of service as a public utility, will enable and permit FPL to perform that service, and are necessary and appropriate for such purpose and other corporate purposes.
- 8. <u>Name and Address of Counsel Passing upon the Legality of the Proposed Issues</u>. It is expected that one or more of the following counsel will pass upon the legality of the proposed issues:

Hogan Lovells U.S. LLP 555 Thirteenth Street, NW Washington, District of Columbia 20004 Attention: Richard J. Parrino, Esq.

Morgan, Lewis & Bockius LLP 101 Park Avenue New York, New York 10178 Attention: Thomas P. Giblin, Jr., Esq.

Sidley Austin LLP 555 California Street San Francisco, California 94104 Attention: Eric D. Tashman, Esq.

Squire Sanders (US) LLP 1900 Phillips Point West 777 South Flagler Drive West Palm Beach, Florida 33401 Attention: Thomas R. McGuigan, Esq.

- 9. Other State or Federal Regulatory Body. If required, a Registration Statement and/or prospectus supplement with respect to each public sale or exchange of securities hereunder subject to the Securities Act of 1933, as amended, will be filed with the Securities and Exchange Commission, 100 F Street, N.E., Washington, D.C. 20549. In addition, certain state securities or "blue sky" laws may require the filing of consents to service of process or other documents with applicable state securities commissions in connection with a public or private sale of securities.
- 10. <u>Control or Ownership</u>. There is no measure of control or ownership exercised by or over FPL by any other public utility. FPL is a subsidiary of NextEra Energy, Inc., which is a holding company as defined in the Public Utility Holding Company Act of 2005.

11. Exhibits.

Exhibit Number

- * A(6) Annual Report on Form 10-K for the fiscal year ended December 31, 2012 and Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2012
 - B 2013 and 2014 Sources and Uses of Funds Forecast and Construction Budget for Gross Property Additions.
 - C Statement of Capital Stock and Debt as of December 31, 2012

^{*}As permitted by Rule 25-8.003(1)(a)(6), Florida Administrative Code, FPL is satisfying the requirements for Schedules A(1) through A(5) by submitting its Annual Report on Form 10-K for the fiscal year ended December 31, 2012 and Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2012 in conjunction with this Application.

SIGNATURE

Pursuant to the provisions of Section 366.04, Florida Statutes and Chapter 25-8, Florida Administrative Code, Florida Power & Light Company has caused its duly authorized officer to execute this Application on March 14, 2013.

Florida Power & Light Company

Paul I. Cutler

Treasurer & Assistant Secretary 700 Universe Boulevard P.O. Box 14000

Juno Beach, Florida 33408

Bv:/

Kenneth M. Rubin Senior Counsel Florida Bar No. 349038 700 Universe Boulevard P.O. Box 14000 Juno Beach, Florida 33408

Exhibit A(6)

Annual Report on Form 10-K for the fiscal year ended December 31, 2012 and Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2012



Commission

beneficially and of record, by NextEra Energy, Inc.

other operations.



IRS Employer

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-Q

QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended September 30, 2012

Exact name of registrants as specified in their

File Number		ddress of principal executive registrants' telephone number		Identification Number
1-8841	NEX	TERA ENERGY	. INC.	59-2449419
2-27612		POWER & LIGH [*] 700 Universe Boulevard Juno Beach, Florida 33408 (561) 694-4000	COMPANY	59-0247775
State or other jurisdiction of inco	orporation or organization: Florida	ı		
	r the registrants (1) have filed all r ave been subject to such filing req		ection 13 or 15(d) of the Secu	rities Exchange Act of 1934 during the
NextEra Energy, Inc. Yes ☑	No 🗖	Florida Power 8	Light Company Yes 🗹 No	
				ery Interactive Data File required to be the registrants were required to submit
NextEra Energy, Inc. Yes ☑	No 🗖	Florida Power 8	Light Company Yes 🗹 No	
	the registrants are a large acceler elerated filer" and "smaller reportin			ler reporting company. See definitions 934.
NextEra Energy, Inc.	Large Accelerated Filer ☑	Accelerated Filer	Non-Accelerated Filer	Smaller Reporting Company
Florida Power & Light Compan	y Large Accelerated Filer 🗆	Accelerated Filer □	Non-Accelerated Filer ☑	Smaller Reporting Company □
Indicate by check mark whether	the registrants are shell compani	es (as defined in Rule 12b-2 of t	ne Securities Exchange Act of	1934). Yes □ No ☑
The number of shares outstand September 30, 2012; 423,206,0		nmon stock, as of the latest pra	cticable date: Common Stoc	k, \$0.01 par value, outstanding as of

Florida Power & Light Company meets the conditions set forth in General Instruction H.(1)(a) and (b) of Form 10-Q and is therefore filing this Form with the reduced disclosure format.

As of September 30, 2012, there were issued and outstanding 1,000 shares of Florida Power & Light Company common stock, without par value, all of which were held,

This combined Form 10-Q represents separate filings by NextEra Energy, Inc. and Florida Power & Light Company. Information contained herein relating to an individual registrant is filed by that registrant on its own behalf. Florida Power & Light Company makes no representations as to the information relating to NextEra Energy, Inc.'s

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NextEra Energy, Inc., Florida Power & Light Company, NextEra Energy Capital Holdings, Inc. and NextEra Energy Resources, LLC each has subsidiaries and affiliates with names that may include NextEra Energy, FPL, NextEra Energy Resources, FPL Group Capital, FPL Energy, FPLE and similar references. For convenience and simplicity, in this report the terms NEE, FPL, NEECH and NEER are sometimes used as abbreviated references to specific subsidiaries, affiliates or groups of subsidiaries or affiliates. The precise meaning depends on the context.

FORWARD-LOOKING STATEMENTS

This report includes forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. Any statements that express, or involve discussions as to, expectations, beliefs, plans, objectives, assumptions, strategies, future events or performance (often, but not always, through the use of words or phrases such as will, will likely result, are expected to, will continue, is anticipated, aim, believe, could, should, would, estimated, may, plan, potential, future, projection, goals, target, outlook, predict and intend or words of similar meaning) are not statements of historical facts and may be forward looking. Forward-looking statements involve estimates, assumptions and uncertainties. Accordingly, any such statements are qualified in their entirety by reference to, and are accompanied by, the following important factors (in addition to any assumptions and other factors referred to specifically in connection with such forward-looking statements) that could have a significant impact on NextEra Energy, Inc.'s (NEE) and/or Florida Power & Light Company's (FPL) operations and financial results, and could cause NEE's and/or FPL's actual results to differ materially from those contained or implied in forward-looking statements made by or on behalf of NEE and/or FPL in this combined Form 10-Q, in presentations, on their respective websites, in response to questions or otherwise.

Regulatory, Legislative and Legal Risks

- NEE's and FPL's business, financial condition, results of operations and prospects may be adversely affected by the
 extensive regulation of their business.
- NEE's and FPL's business, financial condition, results of operations and prospects could be materially adversely affected
 if they are unable to recover in a timely manner any significant amount of costs, a return on certain assets or an appropriate
 return on capital through base rates, cost recovery clauses, other regulatory mechanisms or otherwise.
- Regulatory decisions that are important to NEE and FPL may be materially adversely affected by political, regulatory and economic factors.
- FPL's use of derivative instruments could be subject to prudence challenges and, if found imprudent, could result in disallowances of cost recovery for such use by the Florida Public Service Commission (FPSC).
- Any reductions to, or the elimination of, governmental incentives that support renewable energy, including, but not limited to, tax incentives, renewable portfolio standards (RPS) or feed-in tariffs, or the imposition of additional taxes or other assessments on renewable energy, could result in, among other items, the lack of a satisfactory market for the development of new renewable energy projects, NextEra Energy Resources, LLC (NEER) abandoning the development of renewable energy projects, a loss of NEER's investments in renewable energy projects and reduced project returns, any of which could have a material adverse effect on NEE's business, financial condition, results of operations and prospects.
- NEE's and FPL's business, financial condition, results of operations and prospects could be materially adversely affected
 as a result of new or revised laws, regulations or interpretations or other regulatory initiatives.
- NEE's and FPL's business, financial condition, results of operations and prospects could be materially adversely affected
 if the rules implementing the Dodd-Frank Wall Street Reform and Consumer Protection Act (Dodd-Frank Act) broaden the
 scope of its provisions regarding the regulation of over-the-counter (OTC) financial derivatives and make them applicable
 to NEE and FPL.
- NEE and FPL are subject to numerous environmental laws and regulations that require capital expenditures, increase
 their cost of operations and may expose them to liabilities.
- NEE's and FPL's business could be negatively affected by federal or state laws or regulations mandating new or additional limits on the production of greenhouse gas emissions.
- Extensive federal regulation of the operations of NEE and FPL exposes NEE and FPL to significant and increasing
 compliance costs and may also expose them to substantial monetary penalties and other sanctions for compliance failures.
- Changes in tax laws, as well as judgments and estimates used in the determination of tax-related asset and liability
 amounts, could adversely affect NEE's and FPL's business, financial condition, results of operations and prospects.
- NEE's and FPL's business, financial condition, results of operations and prospects may be materially adversely affected due to adverse results of litigation.

Operational Risks

- NEE's and FPL's business, financial condition, results of operations and prospects could suffer if NEE and FPL do not
 proceed with projects under development or are unable to complete the construction of, or capital improvements to, electric
 generation, transmission and distribution facilities, gas infrastructure facilities or other facilities on schedule or within budget.
- NEE and FPL may face risks related to project siting, financing, construction, permitting, governmental approvals and the
 negotiation of project development agreements that may impede their development and operating activities.
- The operation and maintenance of NEE's and FPL's electric generation, transmission and distribution facilities, gas
 infrastructure facilities and other facilities are subject to many operational risks, the consequences of which could have a

material adverse effect on NEE's and FPL's business, financial condition, results of operations and prospects.

- NEE's and FPL's business, financial condition, results of operations and prospects may be negatively affected by a lack of growth or slower growth in the number of customers or in customer usage.
- NEE's and FPL's business, financial condition, results of operations and prospects can be materially adversely affected by weather conditions, including, but not limited to, the impact of severe weather.
- Threats of terrorism and catastrophic events that could result from terrorism, cyber attacks, or individuals and/or groups attempting to disrupt NEE's and FPL's business, or the businesses of third parties, may materially adversely affect NEE's and FPL's business, financial condition, results of operations and prospects.
- The ability of NEE and FPL to obtain insurance and the terms of any available insurance coverage could be adversely
 affected by international, national, state or local events and company-specific events, as well as the financial condition of
 insurers. NEE's and FPL's insurance coverage does not provide protection against all significant losses.
- If supply costs necessary to provide NEER's full energy and capacity requirement services are not favorable, operating
 costs could increase and adversely affect NEE's business, financial condition, results of operations and prospects.
- Due to the potential for significant volatility in market prices for fuel, electricity and renewable and other energy commodities, NEER's inability or failure to hedge effectively its assets or positions against changes in commodity prices, volumes, interest rates, counterparty credit risk or other risk measures could significantly impair NEE's results of operations.
- Sales of power on the spot market or on a short-term contractual basis may cause NEE's results of operations to be volatile.
- Reductions in the liquidity of energy markets may restrict the ability of NEE to manage its operational risks, which, in turn, could negatively affect NEE's results of operations.
- If price movements significantly or persistently deviate from historical behavior, NEE's and FPL's hedging and trading
 procedures and associated risk management tools may not protect against significant losses.
- If power transmission or natural gas, nuclear fuel or other commodity transportation facilities are unavailable or disrupted,
 FPL's and NEER's ability to sell and deliver power or natural gas may be limited.
- NEE and FPL are subject to credit and performance risk from customers, hedging counterparties and vendors.
- NEE and FPL could recognize financial losses or a reduction in operating cash flows if a counterparty fails to perform or
 make payments in accordance with the terms of derivative contracts or if NEE or FPL is required to post margin cash
 collateral under derivative contracts.
- NEE and FPL are highly dependent on sensitive and complex information technology systems, and any failure or breach
 of those systems could have a material adverse effect on their business, financial condition, results of operations and
 prospects.
- NEE's and FPL's retail businesses are subject to the risk that sensitive customer data may be compromised, which could
 result in an adverse impact to their reputation and/or the results of operations of the retail business.
- NEE and FPL could recognize financial losses as a result of volatility in the market values of derivative instruments and limited liquidity in OTC markets.
- NEE and FPL may be adversely affected by negative publicity.
- NEE's and FPL's business, financial condition, results of operations and prospects may be materially adversely affected
 if FPL is unable to maintain, negotiate or renegotiate franchise agreements on acceptable terms with municipalities and
 counties in Florida.
- Increasing costs associated with health care plans may materially adversely affect NEE's and FPL's results of operations.
- NEE's and FPL's business, financial condition, results of operations and prospects could be negatively affected by the lack of a qualified workforce or the loss or retirement of key employees.
- NEE's and FPL's business, financial condition, results of operations and prospects could be materially adversely affected by work strikes or stoppages and increasing personnel costs.
- NEE's ability to successfully identify, complete and integrate acquisitions is subject to significant risks, including, but not limited to, the effect of increased competition for acquisitions resulting from the consolidation of the power industry.

Nuclear Generation Risks

 The construction, operation and maintenance of NEE's and FPL's nuclear generation facilities involve environmental, health and financial risks that could result in fines or the closure of the facilities and in increased costs and capital expenditures.

- In the event of an incident at any nuclear generation facility in the United States (U.S.) or at certain nuclear generation
 facilities in Europe, NEE and FPL could be assessed significant retrospective assessments and/or retrospective insurance
 premiums as a result of their participation in a secondary financial protection system and nuclear insurance mutual
 companies.
- U.S. Nuclear Regulatory Commission (NRC) orders or new regulations related to increased security measures and any
 future safety requirements promulgated by the NRC could require NEE and FPL to incur substantial operating and capital
 expenditures at their nuclear generation facilities.
- The inability to operate any of NEER's or FPL's nuclear generation units through the end of their respective operating licenses could have a material adverse effect on NEE's and FPL's business, financial condition, results of operations and prospects.
- Various hazards posed to nuclear generation facilities, along with increased public attention to and awareness of such hazards, could result in increased nuclear licensing or compliance costs which are difficult or impossible to predict and could have a material adverse effect on NEE's and FPL's business, financial condition, results of operations and prospects.
- NEE's and FPL's nuclear units are periodically removed from service to accommodate normal refueling and maintenance outages, and for other purposes. If planned outages last longer than anticipated or if there are unplanned outages, NEE's and FPL's results of operations and financial condition could be materially adversely affected.

Liquidity, Capital Requirements and Common Stock Risks

- Disruptions, uncertainty or volatility in the credit and capital markets may negatively affect NEE's and FPL's ability to fund
 their liquidity and capital needs and to meet their growth objectives, and can also adversely affect the results of operations
 and financial condition of NEE and FPL.
- NEE's, NextEra Energy Capital Holdings, Inc.'s (NEECH) and FPL's inability to maintain their current credit ratings may
 adversely affect NEE's and FPL's liquidity and results of operations, limit the ability of NEE and FPL to grow their business,
 and increase interest costs.
- NEE's and FPL's liquidity may be impaired if their creditors are unable to fund their credit commitments to the companies
 or to maintain their current credit ratings.
- Poor market performance and other economic factors could affect NEE's and FPL's defined benefit pension plan's funded status, which may materially adversely affect NEE's and FPL's liquidity and results of operations.
- Poor market performance and other economic factors could adversely affect the asset values of NEE's and FPL's nuclear decommissioning funds, which may materially adversely affect NEE's and FPL's liquidity and results of operations.
- Certain of NEE's investments are subject to changes in market value and other risks, which may adversely affect NEE's liquidity and financial results.
- NEE may be unable to meet its ongoing and future financial obligations and to pay dividends on its common stock if its subsidiaries are unable to pay upstream dividends or repay funds to NEE.
- NEE may be unable to meet its ongoing and future financial obligations and to pay dividends on its common stock if NEE
 is required to perform under guarantees of obligations of its subsidiaries.
- Disruptions, uncertainty or volatility in the credit and capital markets may exert downward pressure on the market price of NEE's common stock.

These factors should be read together with the risk factors included in Part I, Item 1A. Risk Factors in NEE's and FPL's Annual Report on Form 10-K for the year ended December 31, 2011 (2011 Form 10-K) and Part II, Item 1A. Risk Factors in NEE's and FPL's Quarterly Report on Form 10-Q for the quarterly period ended March 31, 2012 (March 2012 Form 10-Q), and investors should refer to those sections of the 2011 Form 10-K and the March 2012 Form 10-Q. Any forward-looking statement speaks only as of the date on which such statement is made, and NEE and FPL undertake no obligation to update any forward-looking statement to reflect events or circumstances, including, but not limited to, unanticipated events, after the date on which such statement is made, unless otherwise required by law. New factors emerge from time to time and it is not possible for management to predict all of such factors, nor can it assess the impact of each such factor on the business or the extent to which any factor, or combination of factors, may cause actual results to differ materially from those contained or implied in any forward-looking statement.

Website Access to U.S. Securities and Exchange Commission (SEC) Filings. NEE and FPL make their SEC filings, including the annual report on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K, and any amendments to those reports, available free of charge on NEE's internet website, www.nexteraenergy.com, as soon as reasonably practicable after those documents are electronically filed with or furnished to the SEC. The information and materials available on NEE's website (or any of its subsidiaries' websites) are not incorporated by reference into this combined Form 10-Q. The SEC maintains an internet website that contains reports, proxy and information statements and other information regarding registrants that file electronically with the SEC at www.sec.gov.

PART I - FINANCIAL INFORMATION

Item 1. Financial Statements

NEXTERA ENERGY, INC. CONDENSED CONSOLIDATED STATEMENTS OF INCOME (millions, except per share amounts) (unaudited)

	Three Months Ended September 30,					Nine Mont Septem	ths Ended ober 30,		
		2012		2011		2012		2011	
OPERATING REVENUES	\$	3,843	\$	4,382	\$	10,881	\$	11,476	
OPERATING EXPENSES							-		
Fuel, purchased power and interchange		1,526		1,911		3,943		4,872	
Other operations and maintenance		776		748		2,347		2,212	
Impairment charges		******		*		-		51	
Depreciation and amortization		467		496		1,121		1,236	
Taxes other than income taxes and other		325		316		855	- Company	859	
Total operating expenses		3,094	***************************************	3,471		8,266		9,230	
OPERATING INCOME		749		911		2,615		2,246	
OTHER INCOME (DEDUCTIONS)					***************************************				
Interest expense		(259)		(265)		(795)		(775)	
Loss on natural gas-fired generating assets held for sale		-		(148)		_		(148)	
Equity in earnings of equity method investees		16		28		17		57	
Allowance for equity funds used during construction		21		7		52		28	
Interest income		20		21		62		58	
Gains on disposal of assets - net		53		37		120		79	
Other than temporary impairment losses on securities held in nuclear decommissioning funds		(4)		(30)		(11)		(34)	
Other - net		(27)		4		(25)		18	
Total other deductions - net		(180)		(346)		(580)		(717)	
INCOME BEFORE INCOME TAXES		569		565		2,035	-	1,529	
INCOME TAXES		154		158		553		273	
NET INCOME	\$	415	\$	407	\$	1,482	\$	1,256	
Earnings per share of common stock:			***************************************				*********		
Basic	\$	0.99	\$	0.98	\$	3.57	\$	3.01	
Assuming dilution	\$	0.98	\$	0.97	\$	3.55	\$	3.00	
Dividends per share of common stock	\$	0.60	\$	0.55	\$	1.80	\$	1.65	
Weighted-average number of common shares outstanding:									
Basic		419.3		417.4		415.6		416.7	
Assuming dilution		421.7		419.8		418.0		419.1	

This report should be read in conjunction with the Notes to Condensed Consolidated Financial Statements (Notes) herein and the Notes to Consolidated Financial Statements appearing in the 2011 Form 10-K.

NEXTERA ENERGY, INC. CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (millions) (unaudited)

	Three Months Ended September 30,					Nine Months Ended September 30,					
Net unrealized gains (losses) on cash flow hedges: Effective portion of net unrealized losses (net of \$15, \$92, \$41 \$125 tax benefit, respectively) Reclassification from accumulated other comprehensive incomnet income (net of \$7, \$10, \$18 and \$18 tax expense, respectively) Net unrealized gains (losses) on available for sale securities: Net unrealized gains (losses) on securities still held (net of \$18 expense, \$27 tax benefit, \$44 tax expense and \$12 tax benefits personal securities incomnet income (net of \$18, \$17, \$43 and \$32 tax benefit, respectively) Defined benefit pension and other benefits plans (net of \$3 tax benefit and \$4 tax expense, respectively) Net unrealized gains (losses) on foreign currency translation (net	2	012	20	11		2012	2	2011			
NET INCOME	\$	415	\$	407	\$	1,482	\$	1,256			
OTHER COMPREHENSIVE INCOME (LOSS), NET OF TAX											
Net unrealized gains (losses) on cash flow hedges:											
Effective portion of net unrealized losses (net of \$15, \$92, \$41 and \$125 tax benefit, respectively)		(30)		(158)		(79)		(248)			
		3		16		24		36			
Net unrealized gains (losses) on available for sale securities:											
Net unrealized gains (losses) on securities still held (net of \$18 tax expense, \$27 tax benefit, \$44 tax expense and \$12 tax benefit, respectively)		26		(43)		64		(20)			
		(27)		(25)		(64)		(47)			
		-		_		(6)		6			
Net unrealized gains (losses) on foreign currency translation (net of \$2 tax expense, \$10 tax benefit, \$3 tax expense and \$4 tax benefit, respectively)		3		(19)		6		(7)			
Other comprehensive loss related to equity method investee (net of \$3 and \$7 tax benefit, respectively)		(4)		_		(10)		_			
Total other comprehensive loss, net of tax		(29)		(229)		(65)		(280)			
COMPREHENSIVE INCOME	\$	386	\$	178	\$	1,417	\$	976			

NEXTERA ENERGY, INC. CONDENSED CONSOLIDATED BALANCE SHEETS

(millions, except par value) (unaudited)

chic utility plant in service and other property clear fuel struction work in progress s accumulated depreciation and amortization Total property, plant and equipment - net (\$3,900 and \$3,063 related to VIEs, respectively) TENT ASSETS the and cash equivalents stomer receivables, net of allowances of \$14 and \$11, respectively er receivables leads, supplies and fossil fuel inventory gulatory assets: Deferred clause and franchise expenses Derivatives Other Vivatives er Total current assets R ASSETS social use funds er investments paid benefit costs gulatory assets: Securitized storm-recovery costs (\$284 and \$317 related to a VIE, respectively) Other Vivatives er Total other assets R ASSETS Securitized storm-recovery costs (\$284 and \$317 related to a VIE, respectively) Other Vivatives er Total other assets L ASSETS Total current laptices Total current laptices Total current labtices Total current labtices Total current labtices Total current labtices Ere Total current labtices Ere Total current labtices Ere Total current labtices Ere I LABILITIES AND DEFERED CREDITS Let retirement obligation sumulated deferred income taxes gulatory labbilities: Accured asset removal costs Acset retirement obligation regulatory expense difference Other Tivatives Correct asset removal costs Acset retirement obligation regulatory expense difference Other	Sept		ember 31, 2011	
PROPERTY, PLANT AND EQUIPMENT	No. Anna Million			
Electric utility plant in service and other property	\$	54,262	\$	50,768
Nuclear fuel		1,994		1,795
Construction work in progress		7,174		4,989
Less accumulated depreciation and amortization		(15,737)		(15,062
		47,693		42,490
		246		377
		1,633		1,372
		489		430
		1,055		1,074
		1,000		1,017
		54		112
		59		502
		87		84
		482		611
		332		310
Other	-	4,437		4,872
	Producting a graph and	4,437	-	4,012
		4 000		0.007
Special use funds		4,223		3,867
Other investments		971		907
Prepaid benefit costs		1,093		1,021
Regulatory assets:				
		462		517
		524		621
Derivatives		944		973
Other		1,702		1,920
Total other assets		9,919		9,826
TOTAL ASSETS	\$	62,049	\$	57,188
CAPITALIZATION				
Common stock (\$0.01 par value, authorized shares - 800; outstanding shares - 423 and 416, respectively)	\$	4	\$	4
Additional paid-in capital		5,494		5,217
Retained earnings		10,607		9,876
Accumulated other comprehensive loss		(219)		(154)
		15,886		14,943
		22,714		20,810
		38,600		35,753
CURRENT LIABILITIES				
		1,053		1,349
Short-term debt		521		
		2,062		808
		1,194		1,191
		513		547
		703		464
Derivatives		486		1,090
		512		518
Other		831		752
		7,875	-	6,719
	-	7,010	A-p(-10/1/20-11)	0,110
		1,685		1,611
				5,681
		6,166		3,001
		2,017		2,197
		1,814		1,640
		361 530		419 541
		1,498		1,203
Other	***************************************	1,503		1,424
Total other liabilities and deferred credits		15,574	***************************************	14,718
COMMITMENTS AND CONTINGENCIES			•	F= 10-
TOTAL CAPITALIZATION AND LIABILITIES	\$	62,049	\$	57,188

NEXTERA ENERGY, INC. CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (millions) (unaudited)

	Nine Months Ended September 30,					
	2012	2011				
CASH FLOWS FROM OPERATING ACTIVITIES		Terresive and convenience to the service of the ser				
Net income	\$ 1,482	\$ 1,250				
Adjustments to reconcile net income to net cash provided by (used in) operating activities:	4 404	4.004				
Depreciation and amortization	1,121	1,236				
Nuclear fuel amortization	194	210				
Loss on natural gas-fired generating assets held for sale		148				
Impairment charges	(80)	51				
Unrealized losses (gains) on marked to market energy contracts	(89)	182 274				
Deferred income taxes	517 115	7'				
Cost recovery clauses and franchise fees	(36)	2:				
Changes in prepaid option premiums and derivative settlements	` '	(5)				
Equity in earnings of equity method investees	(17)	6				
Distributions of earnings from equity method investees						
Allowance for equity funds used during construction	(52)	(2)				
Gains on disposal of assets - net	(120)	(79				
Other than temporary impairment losses on securities held in nuclear decommissioning funds	11	34				
Other - net	236	12				
Changes in operating assets and liabilities:	(000)	(00)				
Customer receivables	(255)	(22)				
Other receivables	(92)	56				
Materials, supplies and fossil fuel inventory	21	(269				
Other current assets	(51)	(2				
Other assets	(50)	(8:				
Accounts payable	1	30				
Customer deposits	(34)					
Margin cash collateral	110	(2)				
Income taxes	(6)	106				
Interest and other taxes	270	259				
Other current liabilities	(27)	(83				
Other liabilities	(112)	(130				
Net cash provided by operating activities	3,157	3,117				
CASH FLOWS FROM INVESTING ACTIVITIES	10.004)	10 400				
Capital expenditures of FPL	(3,061)	(2,126				
Independent power and other investments of NEER	(3,025)	(1,654				
Cash grants under the American Recovery and Reinvestment Act of 2009	105	503				
Nuclear fuel purchases	(202)	(331				
Other capital expenditures	(401)	(204				
Change in loan proceeds restricted for construction	212	(596				
Proceeds from sale or maturity of securities in special use funds	3,890	3,567				
Purchases of securities in special use funds	(3,994)	(3,638				
Proceeds from sale or maturity of other securities	219	399				
Purchases of other securities	(259)	(431				
Other - net	16.	91				
Net cash used in investing activities	(6,501)	(4,422				
CASH FLOWS FROM FINANCING ACTIVITIES						
Issuances of long-term debt	4,226	2,917				
Retirements of long-term debt	(1,321)	(1,68				
Proceeds from sale of differential membership interests	414	210				
Payments to differential membership investors	(53)					
Net change in short-term debt	396	946				
Issuances of common stock - net	386	39				
Repurchases of common stock	(19)					
Dividends on common stock	(752)	(68)				
Other - net	(64)	(9:				
Net cash provided by financing activities	3,213	1,64				
Net increase (decrease) in cash and cash equivalents	(131)	33				
Cash and cash equivalents at beginning of period	377	302				
Cash and cash equivalents at end of period	\$ 246	\$ 640				
SUPPLEMENTAL SCHEDULE OF NONCASH INVESTING AND FINANCING ACTIVITIES						
Accrued property additions	\$ 943	\$ 851				

FLORIDA POWER & LIGHT COMPANY CONDENSED CONSOLIDATED STATEMENTS OF INCOME (millions) (unaudited)

	1,280 1,479 427 429 254 299 295 289 2,256 2,496 719 656 (104) (101) 14 6 - 1 (90) (94)		Nine Mon Septem				
		2012	2011		2012		2011
OPERATING REVENUES	\$	2,975	\$	3,152	\$ 7,778	\$	8,200
OPERATING EXPENSES	***************************************		-			***************************************	
Fuel, purchased power and interchange		1,280		1,479	3,301		3,854
Other operations and maintenance		427		429	1,305		1,237
Depreciation and amortization		254		299	496		653
Taxes other than income taxes and other		295		289	814		822
Total operating expenses		2,256		2,496	5,916		6,566
OPERATING INCOME		719	***************************************	656	1,862	Parelli	1,634
OTHER INCOME (DEDUCTIONS)							
Interest expense		(104)		(101)	(314)		(287)
Allowance for equity funds used during construction		14		6	36		26
Other - net		_		1	_		(2)
Total other deductions - net		(90)		(94)	(278)		(263)
INCOME BEFORE INCOME TAXES		629	-	562	1,584		1,371
INCOME TAXES		237		215	 600		519
NET INCOME ^(a)	\$	392	\$	347	\$ 984	\$	852

⁽a) FPL's comprehensive income is the same as reported net income.

FLORIDA POWER & LIGHT COMPANY CONDENSED CONSOLIDATED BALANCE SHEETS

(millions, except share amount) (unaudited)

ant in service and other property indear fuel instruction work in progress ss accumulated depreciation and amortization Total electric utility plant - net RENT ASSETS ish and cash equivalents stomer receivables, net of allowances of \$10 and \$8, respectively her receivables sterials, supplies and fossil fuel inventory igulatory assets: Deferred clause and franchise expenses Derivatives Other her Total current assets IER ASSETS ecial use funds epaid benefit costs igulatory assets: Securitized storm-recovery costs (\$284 and \$317 related to a VIE, respectively) Other her Total other assets IEA ASSETS it Total other assets AL ASSETS it Total other assets AL ASSETS it Total common stock (no par value, 1,000 shares authorized, issued and outstanding) ditional paid-in capital tained earnings Total common shareholder's equity ng-term debt (\$386 and \$437 related to a VIE, respectively) Total capitalization RRENT LIABILITIES immercial paper irrent maturities of long-term debt counts payable istomer deposits	Sept	tember 30, 2012		ember 31, 2011
ELECTRIC UTILITY PLANT				
Plant in service and other property	\$		\$	31,564
Nuclear fuel		1,148		1,005
Construction work in progress		2,492		2,601
Less accumulated depreciation and amortization		(10,915)		(10,916)
	***************************************	26,706	BL/N/101-005-70100-4-1-8844-4	24,254
CURRENT ASSETS		1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -		
Cash and cash equivalents		20		36
		986		682
Other receivables		239		312
Materials, supplies and fossil fuel inventory		736		759
Regulatory assets:				
		54		112
Derivatives		59		502
Other		83		80
Other		132		166
Total current assets		2,309		2,649
OTHER ASSETS				
Special use funds		2,967		2,737
Prepaid benefit costs		1,124		1,088
Regulatory assets:		Ac		
Securitized storm-recovery costs (\$284 and \$317 related to a VIE, respectively)		462		517
Other		336		395
Other		216		176
Total other assets		5,105		4,913
TOTAL ASSETS	\$	34,120	\$	31,816
CAPITALIZATION				(10-17-17-17-17-17-17-17-17-17-17-17-17-17-
Common stock (no par value, 1,000 shares authorized, issued and outstanding)	\$	1,373	\$	1,373
Additional paid-in capital		5,703		5,464
Retained earnings		4,998		4,013
Total common shareholder's equity	-	12,074		10,850
Long-term debt (\$386 and \$437 related to a VIE, respectively)		7,632		7,483
Total capitalization	W.190518.12	19,706		18,333
CURRENT LIABILITIES	-	-		
Commercial paper		472		330
Current maturities of long-term debt		452		50
Accounts payable		672		678
Customer deposits		508		541
Accrued interest and taxes		486		221
Derivatives		67		512
Accrued construction-related expenditures		210		261
Other		384		373
Total current liabilities	***************************************	3,251		2,966
OTHER LIABILITIES AND DEFERRED CREDITS				_,,,,,,
Asset retirement obligations		1,190		1,144
Accumulated deferred income taxes		5,248		4,593
Regulatory liabilities:		0,240		
Accrued asset removal costs		2,017		2,197
Asset retirement obligation regulatory expense difference		1,814		1,640
Other		361		416
Other		533		527
Total other liabilities and deferred credits	<u> </u>	11,163	1.75,177	10,517
COMMITMENTS AND CONTINGENCIES	-	11,103		10,517
TOTAL CAPITALIZATION AND LIABILITIES	•	24 420	œ.	24 040
TO THE OUT THEIR THOIR VIAN FINDIFILIES	p	34,120	\$	31,816

FLORIDA POWER & LIGHT COMPANY CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (millions) (unaudited)

	1	Ended 30,		
	2	2012		2011
CASH FLOWS FROM OPERATING ACTIVITIES				
Net income	\$	984	\$	852
Adjustments to reconcile net income to net cash provided by (used in) operating activities:				
Depreciation and amortization		496		653
Nuclear fuel amortization		74		111
Deferred income taxes		656		439
Cost recovery clauses and franchise fees		115		71
Allowance for equity funds used during construction		(36)		(26)
Other - net		51		21
Changes in operating assets and liabilities:				
Customer receivables		(305)		(286)
Other receivables		16		14
Materials, supplies and fossil fuel inventory		24		(219)
Other current assets		(35)		(33)
Other assets		(41)		(48)
Accounts payable		60		69
Customer deposits		(32)		4
Income taxes		74		(67)
Interest and other taxes		264		228
Other current liabilities		(55)		1
Other liabilities		(8)		(36)
Net cash provided by operating activities		2,302	* Malakataa	1,748
CASH FLOWS FROM INVESTING ACTIVITIES	.,			
Capital expenditures		(3,061)		(2,128)
Cash grants under the American Recovery and Reinvestment Act of 2009		******		202
Nuclear fuel purchases		(137)		(223)
Proceeds from sale or maturity of securities in special use funds		2,949		2,483
Purchases of securities in special use funds		(3,031)		(2,534)
Other - net		27		32
Net cash used in investing activities		(3,253)	**********	(2,168)
CASH FLOWS FROM FINANCING ACTIVITIES	Part years		12773	O CONCERNION OF THE
Issuances of long-term debt		594		248
Retirements of long-term debt		(50)		(45)
Net change in short-term debt		142		307
Capital contribution from NEE		240		310
Dividends to NEE				(400)
Other - net		9		10
Net cash provided by financing activities	-	935	-	430
Net increase (decrease) in cash and cash equivalents	ing Parjet	(16)		10
Cash and cash equivalents at beginning of period		36		20
Cash and cash equivalents at end of period	\$	20	\$	30
SUPPLEMENTAL SCHEDULE OF NONCASH INVESTING AND FINANCING ACTIVITIES				
Accrued property additions	\$	445	\$	420
Luck and a second	-		-	120

The accompanying condensed consolidated financial statements should be read in conjunction with the 2011 Form 10-K. In the opinion of NEE and FPL management, all adjustments (consisting of normal recurring accruals) considered necessary for fair financial statement presentation have been made. Certain amounts included in the prior year's condensed consolidated financial statements have been reclassified to conform to the current year's presentation. The results of operations for an interim period generally will not give a true indication of results for the year.

1. Employee Retirement Benefits

NEE sponsors a qualified noncontributory defined benefit pension plan for substantially all employees of NEE and its subsidiaries and has a supplemental executive retirement plan, which includes a non-qualified supplemental defined benefit pension component that provides benefits to a select group of management and highly compensated employees (collectively, pension benefits). In addition to pension benefits, NEE sponsors a contributory postretirement plan for health care and life insurance benefits (other benefits) for retirees of NEE and its subsidiaries meeting certain eligibility requirements.

The components of net periodic benefit (income) cost for the plans are as follows:

	Pension Benefits Three Months Ended September 30,					Other Benefits Pens				Pension Benefits				Other Benefits				
						ree Mor Septem			Ni	ne Mont Septem			Nine Months Ended September 30,					
	2	012	2	2011	2	012	2	2011 201		2012 2011		12 2011		012	2	011		
								(mill	ions)									
Service cost	\$	16	\$	16	\$	1	\$	2	\$	49	\$	48	\$	4	\$	5		
Interest cost		25		25		4		5		74		74		13		16		
Expected return on plan assets		(60)		(60)		-		(1)		(179)		(179)		(1)		(2)		
Amortization of transition obligation		_		_		_		1		_		-		1		2		
Amortization of prior service cost (benefit)		1		(1)		(1)		risponente.		3		(2)				spanner.		
Net periodic benefit (income) cost at NEE	\$	(18)	\$	(20)	\$	4	\$	7	\$	(53)	\$	(59)	\$	17	\$	21		
Net periodic benefit (income) cost at FPL	\$	(11)	\$	(13)	\$	3	\$	5	\$	(34)	\$	(39)	\$	13	\$	16		

2. Derivative Instruments

NEE and FPL use derivative instruments (primarily swaps, options, futures and forwards) to manage the commodity price risk inherent in the purchase and sale of fuel and electricity, as well as interest rate and foreign currency exchange rate risk associated with outstanding and forecasted debt issuances, and to optimize the value of NEER's power generation assets.

With respect to commodities related to NEE's competitive energy business, NEER employs risk management procedures to conduct its activities related to optimizing the value of its power generation assets, providing full energy and capacity requirements services primarily to distribution utilities, and engaging in power and gas marketing and trading activities to take advantage of expected future favorable price movements and changes in the expected volatility of prices in the energy markets. These risk management activities involve the use of derivative instruments executed within prescribed limits to manage the risk associated with fluctuating commodity prices. Transactions in derivative instruments are executed on recognized exchanges or via the OTC markets, depending on the most favorable credit terms and market execution factors. For NEER's power generation assets, derivative instruments are used to hedge the commodity price risk associated with the fuel requirements of the assets, where applicable, as well as to hedge all or a portion of the expected energy output of these assets. These hedges protect NEER against adverse changes in the wholesale forward commodity markets associated with its generation assets. With regard to full energy and capacity requirements services, NEER is required to vary the quantity of energy and related services based on the load demands of the customer served by the distribution utility. For this type of transaction, derivative instruments are used to hedge the anticipated electricity quantities required to serve these customers and protect against unfavorable changes in the forward energy markets. Additionally, NEER takes positions in the energy markets based on differences between actual forward market levels and management's view of fundamental market conditions. NEER uses derivative instruments to realize value from these market dislocations, subject to strict risk management limits around market, operational and credit exposure.

Derivative instruments, when required to be marked to market, are recorded on NEE's and FPL's condensed consolidated balance sheets as either an asset or liability measured at fair value. At FPL, substantially all changes in the derivatives' fair value are deferred as a regulatory asset or liability until the contracts are settled, and, upon settlement, any gains or losses are passed through the fuel and purchased power cost recovery clause (fuel clause) or the capacity cost recovery clause (capacity clause). For NEE's non-rate regulated operations, predominantly NEER, unless hedge accounting is applied, essentially all changes in the derivatives'

fair value for power purchases and sales and trading activities are recognized on a net basis in operating revenues; fuel purchases and sales are recognized on a net basis in fuel, purchased power and interchange expense; and the equity method investees' related activity is recognized in equity in earnings of equity method investees in NEE's condensed consolidated statements of income. Settlement gains and losses are included within the line items in the condensed consolidated statements of income to which they relate. For commodity derivatives, NEE believes that, where offsetting positions exist at the same location for the same time, the transactions are considered to have been netted and therefore physical delivery has been deemed not to have occurred for financial reporting purposes. Transactions for which physical delivery is deemed not to have occurred are presented on a net basis in the condensed consolidated statements of income. Settlements related to derivative instruments are primarily recognized in net cash provided by operating activities in NEE's and FPL's condensed consolidated statements of cash flows.

While most of NEE's derivatives are entered into for the purpose of managing commodity price risk, reducing the impact of volatility in interest rates on outstanding and forecasted debt issuances and managing foreign currency risk, hedge accounting is only applied where specific criteria are met and it is practicable to do so. In order to apply hedge accounting, the transaction must be designated as a hedge and it must be highly effective in offsetting the hedged risk. Additionally, for hedges of forecasted transactions, the forecasted transactions must be probable. For interest rate swaps and foreign currency derivative instruments, generally NEE assesses a hedging instrument's effectiveness by using nonstatistical methods including dollar value comparisons of the change in the fair value of the derivative to the change in the fair value or cash flows of the hedged item. Hedge effectiveness is tested at the inception of the hedge and on at least a quarterly basis throughout its life. The effective portion of the gain or loss on a derivative instrument designated as a cash flow hedge is reported as a component of other comprehensive income (OCI) and is reclassified into earnings in the period(s) during which the transaction being hedged affects earnings or when it becomes probable that a forecasted transaction being hedged would not occur. The ineffective portion of net unrealized gains (losses) on these hedges is reported in earnings in the current period. At September 30, 2012, NEE's accumulated other comprehensive income (AOCI) included amounts related to discontinued commodity cash flow hedges with expiration dates through December 2012; interest rate cash flow hedges with expiration dates through December 2030; and foreign currency cash flow hedges with expiration dates through September 2030. Approximately \$39 million of net losses included in AOCI at September 30, 2012 is expected to be reclassified into earnings within the next 12 months as either the principal and/or interest payments are made or electricity is sold. Such amounts assume no change in power prices, interest rates, currency exchange rates or scheduled principal payments.

In the third quarter of 2011, a subsidiary of NEER entered into an agreement to sell its ownership interest in four natural gas-fired generating plants. See Note 3 - Nonrecurring Fair Value Measurements. Certain of the plants had hedged their exposure to interest rate and commodity price fluctuations by entering into derivative contracts. Because the plants were being sold to a third party, it became no longer probable that the future hedged transactions would occur. Therefore, NEE was required to reclassify any gains or losses in AOCI related to those hedges to earnings. During the three and nine months ended September 30, 2011, NEE reclassified approximately \$21 million of net losses to earnings, \$30 million of losses were recorded in loss on natural gas-fired generating assets held for sale and \$9 million of gains were recorded in other - net.

The net fair values of NEE's and FPL's mark-to-market derivative instrument assets (liabilities) are included on the condensed consolidated balance sheets as follows:

	NE	E		FPL					
September 30, 2012		December 31, 2011		September 30, 2012			Dec		-
			(mi	llions)					-
\$	482	\$	611	\$	8	(b)	\$	10	(b)
	944		973		32	(d)		2	(d)
	(486)		(1,090)		(67)			(512))
	(530)		(541)		_			(1)) ^(g)
\$	410	\$	(47)	\$	(27)		\$	(501))
	2	\$ 482 944 (486) (530)	\$ 482 \$ 944 (486) (530)	September 30, 2012 December 31, 2011 (mi \$ 482 \$ 611 944 973 (486) (1,090) (530) (541)	September 30, 2012 December 31, 2011 Septem 20, 2011 (millions) \$ 611 \$ 944 973 (486) (1,090) (541)	September 30, 2012 December 31, 2011 September 30, 2012 (millions) \$ 482 \$ 611 \$ 8 944 973 32 (486) (1,090) (67) (530) (541) —	September 30, 2012 December 31, 2011 September 30, 2012 (millions) \$ 482 \$ 611 \$ 8 (b) 944 973 32 (d) (486) (1,090) (67) (530) (541) —	September 30, 2012 December 31, 2011 September 30, 2012 December 30, 2012 (millions) \$ 482 \$ 611 \$ 8 (b) \$ 944 973 32 (d) (d) (67) (67) (530) (541) — <td< td=""><td>September 30, 2012 December 31, 2011 September 30, 2012 December 31, 2011 (millions) \$ 482 \$ 611 \$ 8 \$ 10 944 973 32 (d) 2 (486) (1,090) (67) (512) (530) (541) — (1)</td></td<>	September 30, 2012 December 31, 2011 September 30, 2012 December 31, 2011 (millions) \$ 482 \$ 611 \$ 8 \$ 10 944 973 32 (d) 2 (486) (1,090) (67) (512) (530) (541) — (1)

⁽a) At September 30, 2012 and December 31, 2011, NEE's balances reflect the netting of approximately \$40 million and \$106 million (none at FPL), respectively, in margin cash collateral received from counterparties.

⁽b) Included in current other assets on FPL's condensed consolidated balance sheets.

⁽c) At September 30, 2012 and December 31, 2011, NEE's balances reflect the netting of approximately \$154 million and \$109 million (none at FPL), respectively, in margin cash collateral received from counterparties.

⁽d) Included in noncurrent other assets on FPL's condensed consolidated balance sheets.

⁽e) At September 30, 2012 and December 31, 2011, NEE's balances reflect the netting of approximately \$74 million and \$112 million (none at FPL), respectively, in margin cash collateral provided to counterparties.

f) At December 31, 2011, NEE's balance reflects the netting of approximately \$79 million (none at FPL) in margin cash collateral provided to counterparties.

⁽g) Included in noncurrent other liabilities on FPL's condensed consolidated balance sheets.

At September 30, 2012 and December 31, 2011, NEE had approximately \$44 million and \$22 million (none at FPL), respectively, in margin cash collateral received from counterparties that was not offset against derivative assets. These amounts are included in current other liabilities on NEE's condensed consolidated balance sheets. Additionally, at September 30, 2012 and December 31, 2011, NEE had approximately \$54 million and \$50 million (none at FPL), respectively, in margin cash collateral provided to counterparties that was not offset against derivative liabilities. These amounts are included in current other assets on NEE's condensed consolidated balance sheets.

As discussed above, NEE uses derivative instruments to, among other things, manage its commodity price risk, interest rate risk and foreign currency exchange rate risk. The table above presents NEE's and FPL's net derivative positions at September 30, 2012 and December 31, 2011, which reflect the offsetting of positions of certain transactions within the portfolio, the contractual ability to settle contracts under master netting arrangements and the netting of margin cash collateral. However, disclosure rules require that the following tables be presented on a gross basis.

The fair values of NEE's derivatives designated as hedging instruments for accounting purposes (none at FPL) are presented below as gross asset and liability values, as required by disclosure rules.

Se	ptembe	2012	December 31, 2011					
-							ivative bilities	
-			(mill	ions)				
\$	26	\$	_	\$	22	\$	_	
	-		97		_		60	
	54				15		_	
	-		294		-		260	
			3		_		3	
	_		5		_		3	
\$	80	\$	399	\$	37	\$	326	
	Deri As	S 26	Derivative Assets Deri	* 26 \$ — 97 54 — 294 — 3 5	Derivative	Derivative	Derivative Assets Derivative Liabilities Derivative Assets Derivative Liabilities \$ 26 \$ — \$ 22 \$ — 97 — — 54 — 15 — — 294 — — 3 — — 5 — 5 — —	

Gains (losses) related to NEE's cash flow hedges are recorded in NEE's condensed consolidated financial statements (none at FPL) as follows:

						Three Moi	nth	s Ende	ed Se	eptember 3	0,					
				201	2							201	1			
	Comm		R	erest ate /aps	Cur	reign rency wap	_1	otal		mmodity ontracts	-	terest Rate waps	Cı	oreign urrency Swaps	To	otal
								(millio	ns)							
Gains (losses) recognized in OCI	\$	_	\$	(39)	\$	(6)	\$	(45)	\$	· initial	\$	(236)	\$	(14)	\$(2	250)
Gains (losses) reclassified from AOCI to net income ^(a)	\$	2	\$	(14)	\$	2 ^(b)	\$	(10)	\$	11	\$	(21)	\$	5 ^(b)	\$	(5)

⁽a) Included in operating revenues for commodity contracts and interest expense for interest rate swaps. In 2011, excludes approximately \$21 million of net losses related to discontinuance of certain cash flow hedges. See further discussion above.

⁽b) Loss of approximately \$1 million is included in interest expense and the balance is included in other - net.

Nine Months Ended September 30,

							[-,				
			201	2						201	1		
	Commodity Contracts		Interest Rate Swaps		reign rency wap	Total	Commodity Contracts		Interest Rate Swaps		Foreign Currency Swaps		Total
						(millio	ns)						
Gains (losses) recognized in OCI	\$ *****	\$	(104)	\$	(16)	\$ (120)	\$	9900000	\$	(353)	\$	(20)	\$(373)
Gains (losses) reclassified from AOCI to net income ^(a)	\$ 6	\$	(44)	\$	(4) ^(b)	\$ (42)	\$	30	\$	(64)	\$	1 ^(c)	\$ (33)

⁽a) Included in operating revenues for commodity contracts and interest expense for interest rate swaps. In 2011, excludes approximately \$21 million of net losses related to discontinuance of certain cash flow hedges. See further discussion above.

For the three and nine months ended September 30, 2012, NEE recorded a gain of approximately \$6 million and \$41 million, respectively, on six fair value hedges which resulted in a corresponding increase in the related debt. For the three and nine months ended September 30, 2011, NEE recorded a gain of approximately \$16 million and \$19 million, respectively, on six fair value hedges which resulted in a corresponding increase in the related debt.

The fair values of NEE's and FPL's derivatives not designated as hedging instruments for accounting purposes are presented below as gross asset and liability values, as required by disclosure rules. However, the majority of the underlying contracts are subject to master netting arrangements and would not be contractually settled on a gross basis.

			Septeml	oer 30	, 2012					December 31, 2011									
	N	EE				FPL				N	EE		FPL					-	
	rivative ssets		Derivative I Liabilities		Derivative Assets		Derivative Liabilities			Derivative Assets		Derivative Liabilities		Derivative Assets				erivative abilities	
								(mil	lions	s)									_
Commodity contracts:																			
Current derivative assets	\$ 922	\$	426	\$	12	(a)	\$	4	(a)	\$	1,127	\$	432	\$	11	(a)	\$	1	(a
Current derivative liabilities	1,775		2,233		43			110			3,358		4,494		1			513	
Noncurrent derivative assets	1,913		884		32	(b)		_			1,290		250		2	(b)		_	
Noncurrent derivative liabilities	233		464		200000			Magaza			1,222		1,579		- 944494			- 1	(c)
Foreign currency swap:																			
Current derivative liabilities	*****		2		- minimizer			equant.			1,2,000		3						
Noncurrent derivative assets	15		_		_			_			27		_		_			_	
Total	\$ 4,858	\$	4,009	\$	87		\$	114		\$	7,024	\$	6,758	\$	14		\$	515	

⁽a) Included in current other assets on FPL's condensed consolidated balance sheets.

⁽b) Loss of approximately \$2 million is included in interest expense and the balance is included in other - net.

⁽c) Loss of approximately \$4 million is included in interest expense and the balance is included in other - net.

⁽b) Included in noncurrent other assets on FPL's condensed consolidated balance sheets.

⁽c) Included in noncurrent other liabilities on FPL's condensed consolidated balance sheets.

Gains (losses) related to NEE's derivatives not designated as hedging instruments are recorded in NEE's condensed consolidated statements of income (none at FPL) as follows:

	Th	ree Mor Septem			Ni	ine Mon Septem	ths Ended ober 30,		
	2	2012			2	012	2	2011	
				(milli	ons)				
Commodity contracts ^(a) :									
Operating revenues	\$	(218)	\$	(50)	\$	102	\$	(48)	
Fuel, purchased power and interchange		(4)		10		36		8	
Foreign currency swap - other - net		9		23		(13)		20	
Interest rate contracts - other - net		_		(16)		-		(11)	
Total	\$	(213)	\$	(33)	\$	125	\$	(31)	

⁽a) For the three months ended September 30, 2012 and 2011, FPL recorded approximately \$90 million of gains and \$232 million of losses, respectively, related to commodity contracts as regulatory liabilities and regulatory assets, respectively, on its condensed consolidated balance sheets. For the nine months ended September 30, 2012 and 2011, FPL recorded approximately \$86 million and \$300 million of losses, respectively, related to commodity contracts as regulatory assets on its condensed consolidated balance sheets.

The following table represents net notional volumes associated with derivative instruments that are required to be reported at fair value in NEE's and FPL's condensed consolidated financial statements. The table includes significant volumes of transactions that have minimal exposure to commodity price changes because they are variably priced agreements. The table does not present a complete picture of NEE's and FPL's overall net economic exposure because NEE and FPL do not use derivative instruments to hedge all of their commodity exposures. At September 30, 2012, NEE and FPL had derivative commodity contracts for the following net notional volumes:

N	EE		FPL					
		(millions)						

1,221	mmbtu ^(b)		837	mmbtu ^(b)				
(7)	barrels		-					
	(46)	(46) mwh ^(a) 1,221 mmbtu ^(b) (7) barrels	(millions) (46) mwh ^(a) 1,221 mmbtu ^(b)	(millions) (46) mwh ^(a) — 1,221 mmbtu ^(b) 837				

⁽a) Megawatt-hours

At September 30, 2012, NEE had interest rate contracts with a notional amount totaling approximately \$6.9 billion and foreign currency swaps with a notional amount totaling approximately \$544 million.

Certain of NEE's and FPL's derivative instruments contain credit-risk-related contingent features including, among other things, the requirement to maintain an investment grade credit rating from specified credit rating agencies and certain financial ratios, as well as credit-related cross-default and material adverse change triggers. At September 30, 2012, the aggregate fair value of NEE's derivative instruments with credit-risk-related contingent features that were in a liability position was approximately \$2.2 billion (\$115 million for FPL).

If the credit-risk-related contingent features underlying these agreements and other commodity-related contracts were triggered, NEE or FPL could be required to post collateral or settle contracts according to contractual terms which generally allow netting of contracts in offsetting positions. Certain contracts contain multiple types of credit-related triggers. To the extent these contracts contain a credit ratings downgrade trigger, the maximum exposure is included in the following credit ratings collateral posting requirements. If FPL's and NEECH's credit ratings were downgraded to BBB/Baa2 (a two level downgrade for FPL and a one level downgrade for NEECH from the current lowest applicable rating), NEE would be required to post collateral such that the total posted collateral would be approximately \$350 million (\$10 million at FPL). If FPL's and NEECH's credit ratings were downgraded to below investment grade, NEE would be required to post additional collateral such that the total posted collateral would be approximately \$2.2 billion (\$500 million at FPL). Some contracts at NEE, including some FPL contracts, do not contain credit ratings downgrade triggers, but do contain provisions that require certain financial measures be maintained and/or have credit-related cross-default triggers. In the event these provisions were triggered, NEE could be required to post additional collateral of up to approximately \$600 million (\$100 million at FPL).

⁽b) One million British thermal units

Collateral may be posted in the form of cash or credit support. At September 30, 2012, NEE had posted approximately \$210 million (none at FPL) in the form of letters of credit, related to derivatives, in the normal course of business which could be applied toward the collateral requirements described above. FPL and NEECH have credit facilities in excess of the collateral requirements described above that would be available to support, among other things, derivative activities. Under the terms of the credit facilities, maintenance of a specific credit rating is not a condition to drawing on these credit facilities, although there are other conditions to drawing on these credit facilities.

Additionally, some contracts contain certain adequate assurance provisions where a counterparty may demand additional collateral based on subjective events and/or conditions. Due to the subjective nature of these provisions, NEE and FPL are unable to determine an exact value for these items and they are not included in any of the quantitative disclosures above.

3. Fair Value Measurements

NEE and FPL use several different valuation techniques to measure the fair value of assets and liabilities, relying primarily on the market approach of using prices and other market information for identical and/or comparable assets and liabilities for those assets and liabilities that are measured at fair value on a recurring basis. NEE's and FPL's assessment of the significance of any particular input to the fair value measurement requires judgment and may affect their placement within the fair value hierarchy levels. Non-performance risk, including the consideration of a credit valuation adjustment, is also considered in the determination of fair value for all assets and liabilities measured at fair value.

Cash Equivalents - Cash equivalents consist of short-term, highly liquid investments with original maturities of three months or less. NEE and FPL primarily hold investments in money market funds. The fair value of these funds is calculated using current market prices.

Special Use Funds and Other Investments - NEE and FPL hold primarily debt and equity securities directly, as well as indirectly through commingled funds. Substantially all directly held equity securities are valued at their quoted market prices. For directly held debt securities, multiple prices and price types are obtained from pricing vendors whenever possible, which enables cross-provider validations. A primary price source is identified based on asset type, class or issue of each security. Commingled funds, which are similar to mutual funds, are maintained by banks or investment companies and hold certain investments in accordance with a stated set of objectives. The fair value of commingled funds is primarily derived from the quoted prices in active markets of the underlying securities. Because the fund shares are offered to a limited group of investors, they are not considered to be traded in an active market.

Derivative Instruments - NEE and FPL measure the fair value of commodity contracts using prices observed on commodities exchanges and in the OTC markets, or through the use of industry-standard valuation techniques, such as option modeling or discounted cash flows techniques, incorporating both observable and unobservable valuation inputs. The resulting measurements are the best estimate of fair value as represented by the transfer of the asset or liability through an orderly transaction in the marketplace at the measurement date.

Most exchange-traded derivative assets and liabilities are valued directly using unadjusted quoted prices. For exchange-traded derivative assets and liabilities where the principal market is deemed to be inactive based on average daily volumes and open interest, the measurement is established using settlement prices from the exchanges, and therefore considered to be valued using significant other observable inputs.

NEE and FPL also enter into OTC commodity contract derivatives. The majority of these contracts are transacted at liquid trading points, and the prices for these contracts are verified using quoted prices in active markets from exchanges, brokers or pricing services for similar contracts. In instances where the reference markets are deemed to be inactive or do not have transactions for a similar contract, the derivative assets and liabilities may be valued using significant other observable inputs and potentially significant unobservable inputs. In such instances, the valuation for these contracts is established using techniques including extrapolation from or interpolation between actively traded contracts, or estimated basis adjustments from liquid trading points.

NEE, through NEER, also enters into full requirements contracts, which, in many cases, meet the definition of derivatives and are measured at fair value. These contracts typically have one or more inputs that are not observable and are significant to the valuation of the contract. In addition, certain exchange and non-exchange traded derivative options at NEE have one or more significant inputs that are not observable, and are valued using industry-standard option models.

In all cases where NEE and FPL use significant unobservable inputs for the valuation of a commodity contract, consideration is given to the assumptions that market participants would use in valuing the asset or liability. This consideration includes, but is not limited to, assumptions about market liquidity, volatility and contract duration as more fully described below in Significant Unobservable Inputs.

NEE uses interest rate and foreign currency swaps to mitigate and adjust interest rate and foreign currency exposure related to certain outstanding and forecasted debt issuances and borrowings. NEE estimates the fair value of these derivatives using a discounted cash flows valuation technique based on the net amount of estimated future cash inflows and outflows related to the swap agreements.

Recurring Fair Value Measurements - NEE's and FPL's financial assets and liabilities and other fair value measurements made on a recurring basis by fair value hierarchy level are as follows:

	September 30, 2012										
	Quoted Prices in Active Markets for Identical Assets or Liabilities (Level 1)		Obs	nificant Other servable nputs evel 2)	Unob In (Le	nificant servable puts evel 3)	Ne	tting ^(a)		Total	
Assets:				(m	illions)						
Cash equivalents:											
NEE - equity securities	\$	22	\$		\$		\$	*******	\$	22	
FPL - equity securities	\$	1	\$	_	\$		\$		\$	1	
Special use funds:	4		Ψ		Ψ		Ψ		φ		
NEE:											
Equity securities	\$	813	\$	1,293	b) \$	desirates	\$	_	\$	2,106	
U.S. Government and municipal bonds	\$	495	\$	169	\$		\$	_	\$	664	
Corporate debt securities	\$	_	\$	549	\$	condition .	\$	_	\$	549	
Mortgage-backed securities	\$	_	\$	594	\$	_	\$		\$	594	
Other debt securities	\$		\$	47	- \$	_	\$	-	\$	47	
FPL:			7		•		•		•		
Equity securities	\$	150	\$	1,142	b) \$	_	\$		\$	1,292	
U.S. Government and municipal bonds	\$	442	\$	132	\$	_	\$	_	\$	574	
Corporate debt securities	\$	_	\$	381	\$	_	\$	_	\$	381	
Mortgage-backed securities	\$	_	\$	513	\$	_	\$	_	\$	513	
Other debt securities	\$	_	\$	35	\$	_	\$		\$	35	
Other investments:	,		-								
NEE:											
Equity securities	\$	12	\$	_	\$	_	\$		\$	12	
U.S. Government and municipal bonds	\$	11	\$		\$	_	\$	-	\$	11	
Corporate debt securities	\$	_	\$	52	\$	_	\$	_	\$	52	
Mortgage-backed securities	\$		\$	47	\$		\$	_	\$	47	
Other	\$	5	\$	5	\$	_	\$	_	\$	10	
Derivatives:											
NEE:											
Commodity contracts	\$	1,407	\$	2,605	\$	831	\$	(3,512)	\$	1,331	
Interest rate swaps	\$	_	\$	80	\$	-	\$	_	\$	80	
Foreign currency swaps	\$	_	\$	15	\$	_	\$	-	\$	15 (
FPL - commodity contracts	\$	_	\$	82	\$	5	\$	(47)	\$	40 (
Liabilities:											
Derivatives:											
NEE:								37 74 - 1			
Commodity contracts	\$	1,461	\$	2,197	\$	349	\$	(3,392)		615	
Interest rate swaps	\$		\$	391	\$	*****	\$	_	\$	391 (
Foreign currency swaps	\$		\$	10	\$	_	\$	_	\$	10	
FPL - commodity contracts	\$		\$	114	\$	-	\$	(47)	\$	67	

⁽a) Includes the effect of the contractual ability to settle contracts under master netting arrangements and margin cash collateral payments and receipts.

⁽b) At NEE, approximately \$1,217 million (\$1,093 million at FPL) are invested in commingled funds whose underlying investments would be Level 1 if those investments were held directly by NEE or FPL.

⁽c) See Note 2 for a reconciliation of net derivatives to NEE's and FPL's condensed consolidated balance sheets.

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	Active Ident or I	ed Prices in Markets for ical Assets Liabilities evel 1)	Ob	gnificant Other servable Inputs .evel 2)	Unol I (L	gnificant bservable Inputs evel 3)	Ne	etting ^(a)	Total
				(mil	ions)				
Assets:									
Cash equivalents:		4=0	4				2		4=4
NEE - equity securities	\$	159	\$	-	\$	nieotwe	\$,3900009	\$ 159
FPL - equity securities	\$	11	\$	_	\$	_	\$	_	\$ 11
Special use funds:									
NEE:				(In)					
Equity securities	\$	709	\$	1,206 ^(b)	7		\$		\$ 1,915
U.S. Government and municipal bonds	\$	508	\$	167	\$	_	\$	_	\$ 675
Corporate debt securities	\$		\$	516	\$	nderstade	\$	depleton	\$ 516
Mortgage-backed securities	\$		\$	511	\$	_	\$	_	\$ 511
Other debt securities	\$	workship	\$	47	\$	******	\$	-	\$ 47
FPL:									
Equity securities	\$	128	\$	1,056 ^(b)	\$	reproduct	\$		\$ 1,184
U.S. Government and municipal bonds	\$	458	\$	134	\$	_	\$		\$ 592
Corporate debt securities	\$	·	\$	359	\$	40000	\$	Malanan	\$ 359
Mortgage-backed securities	\$	_	\$	434	\$		\$	_	\$ 434
Other debt securities	\$	dame	\$	32	\$	Address -	\$	Anne	\$ 32
Other investments:									
NEE:									
Equity securities	\$	4	\$	_	\$		\$	_	\$ 4
U.S. Government and municipal bonds	\$	8	\$	2000034	\$	-	\$		\$ 8
Corporate debt securities	\$	_	\$	43	\$	_	\$	_	\$ 43
Mortgage-backed securities	\$	******	\$	33	\$,	\$	-	\$ 33
Other	\$	5	\$	5	\$	_	\$		\$ 10
Derivatives:									
NEE:									
Commodity contracts	\$	2,448	\$	3,478	\$	1,071	\$	(5,477)	\$ 1,520
Interest rate swaps	\$	_	\$	37	\$	_	\$	_	\$ 37
Foreign currency swaps	\$	-	\$	27	\$	-	\$	******	\$ 27
FPL - commodity contracts	\$		\$	8	\$	6	\$	(2)	\$ 12
iabilities:									
Derivatives:									
NEE:									
Commodity contracts	\$	2,588	\$	3,582	\$	585	\$	(5,453)	\$ 1,302
Interest rate swaps	\$	Acceptable.	\$	320	\$	***************************************	\$	*****	\$ 320
Foreign currency swaps	\$	_	\$	9	\$	_	\$		\$ 9
FPL - commodity contracts	\$		\$	513	\$	2		(2)	513

Includes the effect of the contractual ability to settle contracts under master netting arrangements and margin cash collateral payments and receipts.

At NEE, approximately \$1,086 million (\$979 million at FPL) are invested in commingled funds whose underlying investments would be Level 1 if those investments (b) were held directly by NEE or FPL.

See Note 2 for a reconciliation of net derivatives to NEE's and FPL's condensed consolidated balance sheets.

Significant Unobservable Inputs - The valuation of certain commodity contracts requires the use of significant unobservable inputs. All forward price, implied volatility, implied correlation and interest rate inputs used in the valuation of such contracts are directly based on third-party market data, such as broker quotes and exchange settlements, when that data is available. If third-party market data is not available, then industry standard methodologies are used to develop inputs that maximize the use of relevant observable inputs and minimize the use of unobservable inputs. Observable inputs, including some forward prices, implied volatilities and interest rates used for determining fair value are updated daily to reflect the best available market information. Unobservable inputs which are related to observable inputs, such as illiquid portions of forward price or volatility curves, are updated daily as well, using industry standard techniques such as interpolation and extrapolation, combining observable forward inputs supplemented by historical market and other relevant data. Other unobservable inputs, such as implied correlations, customer migration rates from full requirements contracts and some implied volatility curves, are modeled using proprietary models based on historical data and industry standard techniques.

All price, volatility, correlation and customer migration inputs used in valuation are subject to validation by the Risk Management group. The Risk Management group performs a risk management function within NEE and FPL responsible for assessing credit, market and operational risk impact, reviewing valuation methodology and modeling, confirming transactions, monitoring approval processes and developing and monitoring trading limits. The Risk Management group is separate from the transacting group, and the Vice President of Risk Management reports to the Chief Financial Officer of NEE and FPL. For markets where independent third-party data is readily available, validation is conducted daily by directly reviewing this market data against inputs utilized by the transacting group, and indirectly by critically reviewing daily risk reports. For markets where independent third-party data is not readily available, additional analytical reviews are performed on at least a quarterly basis. These analytical reviews are designed to ensure that all price and volatility curves used for fair valuing transactions are adequately validated each quarter, and are reviewed and approved by the Vice President of Risk Management. In addition, other valuation assumptions such as implied correlations and customer migration rates are reviewed and approved by Risk Management on a periodic basis. Newly created models used in the valuation process are also subject to testing and approval by Risk Management prior to use and established models are reviewed annually, or more often as needed, by Risk Management.

On a monthly basis, the Exposure Management Committee (EMC), which is comprised of certain members of senior management, meets with representatives from the Risk Management group and the transacting group to discuss NEE's and FPL's energy risk profile and operations, to review risk reports and to discuss fair value issues as necessary. The EMC develops guidelines required for an appropriate risk management control infrastructure, which includes implementation and monitoring of compliance with Risk Management policy. The EMC executes its risk management responsibilities through direct oversight and delegation of its responsibilities to the Vice President of Risk Management, as well as to other corporate and business unit personnel.

The significant unobservable inputs used in the valuation of contracts categorized as Level 3 of the fair value hierarchy at September 30, 2012 are as follows:

Transaction Type		/alue at er 30, 2012	Valuation Technique(s)	Significant Unobservable Inputs	ſ	Rang	je
	Assets	Liabilities					
	(mil	lions)					
Forward contracts - power	\$366	\$95	Discounted cash flow	Forward price (per mwh)	\$10	-	\$141
Options - power	\$179	\$200	Option models	Implied correlations	12%	_	98%
				Implied volatilities	1%	_	154%
Options - gas	\$43	\$10	Option models	Implied correlations	12%	_	98%
				Implied volatilities	1%	—	56%
Full requirements and unit contingent contracts	\$211	\$33	Discounted cash flow	Forward price (per mwh)	\$5	_	\$127
				Customer migration rate ^(a)	-%		20%

⁽a) Applies only to full requirements contracts.

The sensitivity of NEE's fair value measurements to increases (decreases) in the significant unobservable inputs is as follows:

Significant Unobservable Input	Position	Impact on Fair Value Measurement
Forward price	Purchase power	Increase (decrease)
	Sell power	Decrease (increase)
Implied correlations	Purchase option	Decrease (increase)
	Sell option	Increase (decrease)
Implied volatilities	Purchase option	Increase (decrease)
	Sell option	Decrease (increase)
Customer migration rate	Sell power ^(a)	Decrease (increase)

⁽a) Assumes the contract is in a gain position.

The reconciliation of changes in the fair value of derivatives that are based on significant unobservable inputs is as follows:

	Т	hree	Mont	ns End	led S	eptember 3	D,	
	20	12				20	11	
	NEE		FPL			NEE		FPL.
				(mill	ions)			
Fair value of net derivatives based on significant unobservable inputs at June 30	\$ 575	\$		7	\$	155	\$	5
Realized and unrealized gains (losses):								
Included in earnings ^(a)	(149)			-		(11)		- anglese
Included in regulatory assets and liabilities	1			1		_		_
Purchases	40			-		45		
Settlements	30			(3)		3		(1)
Issuances	(21)			-		(70)		Mentiferre
Transfers in ^(b)	5			-		1		_
Transfers out ^(b)	1			-	\$1.8. \$1.8.	(2)		*******
Fair value of net derivatives based on significant unobservable inputs at September 30	\$ 482	\$		5	\$	121	\$	4
The amount of gains (losses) for the period included in earnings attributable to the change in unrealized gains (losses) relating to derivatives still held								
at the reporting date ^(c)	\$ (171)	\$			\$	12	\$	***************************************

⁽a) For the three months ended September 30, 2012 and 2011, \$(149) million and \$(12) million, respectively, of realized and unrealized gains (losses) are reflected in the condensed consolidated statements of income in operating revenues and the balance is reflected in fuel, purchased power and interchange.

⁽b) For the three months ended September 30, 2012 and 2011, transfers into Level 3 were a result of decreased observability of market data and transfers from Level 3 to Level 2 were a result of increased observability of market data. NEE's and FPL's policy is to recognize all transfers at the beginning of the reporting period.

⁽c) For the three months ended September 30, 2012 and 2011, \$(170) million and \$12 million, respectively, of unrealized gains (losses) are reflected in the condensed consolidated statements of income in operating revenues and the balance is reflected in fuel, purchased power and interchange.

1	line M	onths End	ed Sep	tember 30	,	
20	12			20	11	
NEE		FPL	1	NEE		FPL
		(milli	ions)			
\$ 486	\$	4	\$	296	\$	7
135		-		2		Miles April 1
7		7		2		2
221		A01974A		186		Agrigação
(152)		(6)		(100)		(5)
(221)		-		(260)		****
21		-		3		
(15)		-		(8)		attoohjen
\$ 482	\$	5	\$	121	\$	4
\$ 41	\$	_	\$	42	\$	ACCOUNTY OF THE PROPERTY OF TH
	\$ 486 135 7 221 (152) (221) 21 (15) \$ 482	\$ 486 \$ 135 7 221 (152) (221) 21 (15) \$ 482 \$	2012 NEE FPL (million of the second o	2012 NEE FPL (millions) \$ 486 \$ 4 \$ 135	2012 NEE FPL NEE (millions) \$ 486 \$ 4 \$ 296 135 — 2 7 7 2 221 — 186 (152) (6) (100) (221) — (260) 21 — 3 (15) — (8) \$ 482 \$ 5 \$ 121	NEE FPL NEE (millions) \$ 486 \$ 4 \$ 296 \$ 135 — 2 7 7 2 221 — 186 (152) (6) (100) (221) — (260) 21 — 3 (15) — (8) \$ 482 \$ 5 \$ 121 \$

(a) For the nine months ended September 30, 2012 and 2011, \$132 million and \$(11) million, respectively, of realized and unrealized gains (losses) are reflected in the condensed consolidated statements of income in operating revenues and the balance is reflected in fuel, purchased power and interchange.

(b) For the nine months ended September 30, 2012 and 2011, transfers into Level 3 were a result of decreased observability of market data and transfers from Level 3 to Level 2 were a result of increased observability of market data. NEE's and FPL's policy is to recognize all transfers at the beginning of the reporting period.

(c) For the nine months ended September 30, 2012 and 2011, \$41 million and \$37 million, respectively, of unrealized gains (losses) are reflected in the condensed consolidated statements of income in operating revenues and the balance is reflected in fuel, purchased power and interchange.

Nonrecurring Fair Value Measurements - NEE tests long-lived assets for recoverability whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. In the second quarter of 2011, market value indications and the potential impact of proposed environmental regulations suggested that the carrying value of certain NEER assets, primarily wind assets in West Texas and oil-fired assets in Maine, could be impaired. NEER performed a fair value analysis and concluded that an impairment charge related to the long-lived assets, primarily property, plant and equipment, was necessary. The fair value analysis was primarily based on the income approach using significant unobservable inputs (Level 3) including revenue and generation forecasts, projected capital and maintenance expenditures and discount rates. As a result, long-lived assets held and used with a carrying amount of approximately \$79 million were written down to their fair value of \$28 million, resulting in an impairment charge of \$51 million (\$31 million after-tax), which is recorded as a separate line item in NEE's condensed consolidated statements of income for the nine months ended September 30, 2011.

In the third quarter of 2011, a subsidiary of NEER entered into an agreement to sell its ownership interest in four natural gas-fired generating plants with a total generating capacity of 2,152 mw. In connection with the agreement to sell, during the three and nine months ended September 30, 2011, a loss of approximately \$148 million (\$97 million after-tax) was recorded in NEE's condensed consolidated statements of income consisting of the impact of writing down the net natural gas-fired generating assets held for sale to their estimated fair value less costs to sell and the reclassification of \$30 million from AOCI as a result of the discontinuance of certain cash flow hedges because it became no longer probable that the future hedged transactions would occur. See Note 2. The sale of the four natural gas-fired plants discussed above and the sale of one additional natural gas-fired plant were completed in the fourth quarter of 2011.

4. Financial Instruments

The carrying amounts of cash equivalents and commercial paper approximate their fair values. At September 30, 2012 and December 31, 2011, other investments of NEE, not included in the table below, included financial instruments of approximately \$41 million and \$35 million (\$8 million and \$4 million at FPL), respectively, which primarily consist of notes receivable that are carried at estimated fair value or cost, which approximates fair value.

The following estimates of the fair value of financial instruments have been made primarily using available market information. However, the use of different market assumptions or methods of valuation could result in different estimated fair values.

	September	30, 20	012		Decembe	r 31	, 2011	
	arrying mount		timated ir Value		Carrying Amount		Estimated Fair Value	_
			(millio	ns)				
NEE:								
Special use funds	\$ 4,223 (a)	\$	4,223 (a)	\$	3,867	¹⁾ \$	3,867	(a)
Other investments:								
Notes receivable	\$ 500	\$	681 ^(b)	\$	503	\$	535	(b)
Debt securities	\$ 115 ^(c)	\$	115 ^(d)	\$	89 (9 \$	89	(d)
Equity securities	\$ 61	\$	75 ^(e)	\$	80	\$	159	(e)
Long-term debt, including current maturities	\$ 24,769	\$	27,674 ^(f)	\$	21,614	\$	23,699	(1)
Interest rate swaps - net unrealized losses	\$ (311)	\$	(311) ^(d)	\$	(283)	\$	(283	(d)
Foreign currency swaps - net unrealized gains	\$ 5	\$	5 ^(d)	\$	18	\$	18	(d)
FPL:								
Special use funds	\$ 2,967 (a)	\$	2,967 (a)	\$	2,737	9 \$	2,737	(8)
Long-term debt, including current maturities	\$ 8,084	\$	9,984 (1)	\$	7,533	\$	9,078	(1)

⁽a) At September 30, 2012, includes \$229 million of investments accounted for under the equity method and \$34 million of loans not measured at fair value on a recurring basis (\$144 million and \$28 million, respectively, for FPL). At December 31, 2011, includes \$164 million of investments accounted for under the equity method and \$39 million of loans not measured at fair value on a recurring basis (\$112 million and \$24 million, respectively, for FPL). For the remaining balances, see Note 3 for classification by major security type and hierarchy level. The amortized cost of debt and equity securities is \$1,753 million and \$1,437 million, respectively, at September 30, 2012 and \$1,638 million and \$1,425 million, respectively, at December 31, 2011 (\$1,417 million and \$791 million, respectively, at September 30, 2012 and \$1,321 million and \$864 million, respectively, at December 31, 2011 for FPL).

Special Use Funds - The special use funds consist of FPL's storm fund assets of \$127 million and NEE's and FPL's nuclear decommissioning fund assets of \$4,096 million and \$2,840 million, respectively, at September 30, 2012. The investments held in the special use funds consist of equity and debt securities which are primarily classified as available for sale and carried at estimated fair value (see Note 3). For FPL's special use funds, consistent with regulatory treatment, changes in fair value, including any other than temporary impairment losses, result in a corresponding adjustment to the related regulatory liability accounts. For NEE's non-rate regulated operations, changes in fair value result in a corresponding adjustment to OCI, except for unrealized losses associated with marketable securities considered to be other than temporary, including any credit losses, which are recognized as other than temporary impairment losses on securities held in nuclear decommissioning funds and included in other - net in NEE's condensed consolidated statements of income. Debt securities included in the nuclear decommissioning funds have a weighted-average maturity at September 30, 2012 of approximately six years at both NEE and FPL. FPL's storm fund primarily consists of debt securities with a weighted-average maturity at September 30, 2012 of approximately three years. The cost of securities sold is determined using the specific identification method.

⁽b) Classified as held to maturity. Estimated using a discounted cash flow valuation technique based on certain observable yield curves and indices considering the credit profile of the borrower (Level 3). Notes receivable bear interest primarily at fixed rates and mature by 2029. Notes receivable are considered impaired and placed in non-accrual status when it becomes probable that all amounts due cannot be collected in accordance with the contractual terms of the agreement. The assessment to place notes receivable in non-accrual status considers various credit indicators, such as credit standings and ratings and market-related information. As of September 30, 2012, NEE had no notes receivable reported in non-accrual status.

⁽c) Classified as trading securities.

⁽d) See Note 3.

⁽e) Primarily modeled internally based on recent market information including, among other things, private offerings of the securities (Level 3).

⁽f) As of September 30, 2012 and December 31, 2011, \$15,873 million and \$15,035 million, respectively, is estimated using quoted market prices for the same or similar issues (Level 2); the balance is estimated using a discounted cash flow valuation technique, considering the current credit spread of the debtor (Level 3). For FPL, estimated using quoted market prices for the same or similar issues (Level 2).

Realized gains and losses and proceeds from the sale or maturity of available for sale securities are as follows:

		NI	EE			FF	PL			N	EE			FF	PL	
	-	Three En Septem	ded			Three I End Septem	ded			Nine M End Septem	ded			Nine N End Septem	ded	
	2	012	2	011	2	012	2	2011		2012		2011	-2	2012		2011
								(mill	ions	5)						
Realized gains	\$	75	\$	69	\$	20	\$	22	\$	206	\$	156	\$	81	\$	60
Realized losses	\$	16	\$	27	\$	12	\$	17	\$	48	\$	70	\$	34	\$	51
Proceeds from sale or maturity of securities	\$	953	\$	992	\$	592	\$	675	\$	3,890	\$	3,567	\$	2,949	\$	2,483

Unrealized losses on available for sale debt securities at September 30, 2012 and December 31, 2011 were not material to NEE or FPL. The unrealized gains on available for sale securities are as follows:

	NEE						
	mber 30, 012		mber 31, 2011		ember 30, 2012		mber 31, 2011
	 		(mill	ions)			
Equity securities	\$ 694	\$	546	\$	526	\$	376
U.S. Government and municipal bonds	\$ 32	\$	46	\$	29	\$	43
Corporate debt securities	\$ 43	\$	31	\$	32	\$	24
Mortgage-backed securities	\$ 25	\$	27	\$	22	\$	24
Other debt securities	\$ 2	\$	3	\$	2	\$	3

Regulations issued by the Federal Energy Regulatory Commission (FERC) and the NRC provide general risk management guidelines to protect nuclear decommissioning funds and to allow such funds to earn a reasonable return. The FERC regulations prohibit, among other investments, investments in any securities of NEE or its subsidiaries, affiliates or associates, excluding investments tied to market indices or mutual funds. Similar restrictions applicable to the decommissioning funds for NEER's nuclear plants are included in the NRC operating licenses for those facilities or in NRC regulations applicable to NRC licensees not in cost-of-service environments. With respect to the decommissioning fund for NEER's Seabrook Station (Seabrook), decommissioning fund contributions and withdrawals are also regulated by the Nuclear Decommissioning Financing Committee pursuant to New Hampshire law.

The nuclear decommissioning reserve funds are managed by investment managers who must comply with the guidelines of NEE and FPL and the rules of the applicable regulatory authorities. The funds' assets are invested giving consideration to taxes, liquidity, risk, diversification and other prudent investment objectives.

Interest Rate and Foreign Currency Swaps - NEE and its subsidiaries use a combination of fixed rate and variable rate debt to manage interest rate exposure. Interest rate swaps are used to mitigate and adjust interest rate exposure when deemed appropriate based upon market conditions or when required by financing agreements. In addition, with respect to certain debt issuances and borrowings, NEECH has two cross currency swaps to hedge against currency movements with respect to both interest and principal payments. See Note 2.

5. Income Taxes

NEE's effective income tax rates for the three months ended September 30, 2012 and 2011 were approximately 27% and 28%, respectively. The reduction from the federal statutory rate for those respective periods mainly reflects the benefit of wind production tax credits (PTCs) of approximately \$35 million and \$45 million related to NEER's wind projects and approximately \$14 million and \$9 million of deferred income tax benefits associated with grants (convertible investment tax credits (ITCs)) under the American Recovery and Reinvestment Act of 2009, as amended (Recovery Act), primarily for certain wind projects expected to be placed in service.

NEE's effective income tax rates for the nine months ended September 30, 2012 and 2011 were approximately 27% and 18%, respectively. The reduction from the federal statutory rate for those respective periods mainly reflects the benefit of wind PTCs of approximately \$147 million and \$208 million and approximately \$37 million and \$17 million of deferred income tax benefits associated with convertible ITCs. NEE's effective income tax rate for the nine months ended September 30, 2011 also reflects a state deferred income tax benefit included in the Corporate and Other segment of approximately \$64 million, net of federal income taxes, related to state tax law changes in 2011 (state deferred income tax benefit) and a \$26 million reduction in income tax expense, net of federal income taxes, primarily related to a valuation allowance reversal for certain state ITCs reflecting state income tax planning initiatives (state ITC benefit).

NEE recognizes PTCs as wind energy is generated and sold based on a per kilowatt-hour (kwh) rate prescribed in applicable federal and state statutes, which may differ significantly from amounts computed, on a quarterly basis, using an overall effective income tax rate anticipated for the full year. NEE uses this method of recognizing PTCs for specific reasons, including that PTCs are an integral part of the financial viability of most wind projects and a fundamental component of such wind projects' results of operations. PTCs, as well as deferred income tax benefits associated with convertible ITCs, can significantly affect NEE's effective income tax rate depending on the amount of pretax income. The amount of PTCs recognized can be significantly affected by wind generation and by the expiration of PTCs after ten years of production.

6. Variable Interest Entities (VIEs)

As of September 30, 2012, NEE has ten VIEs which it consolidates and has interests in certain other VIEs which it does not consolidate.

FPL - FPL is considered the primary beneficiary of, and therefore consolidates, a VIE that is a wholly-owned bankruptcy remote special purpose subsidiary that it formed in 2007 for the sole purpose of issuing storm-recovery bonds pursuant to the securitization provisions of the Florida Statutes and a financing order of the FPSC. FPL is considered the primary beneficiary because FPL has the power to direct the significant activities of the VIE, and its equity investment, which is subordinate to the bondholder's interest in the VIE, is at risk. Storm restoration costs incurred by FPL during 2005 and 2004 exceeded the amount in FPL's funded storm and property insurance reserve, resulting in a storm reserve deficiency. In 2007, the VIE issued \$652 million aggregate principal amount of senior secured bonds (storm-recovery bonds), primarily for the after-tax equivalent of the total of FPL's unrecovered balance of the 2004 storm restoration costs, the 2005 storm restoration costs and to reestablish FPL's storm and property insurance reserve. In connection with this financing, net proceeds, after debt issuance costs, to the VIE (approximately \$644 million) were used to acquire the storm-recovery property, which includes the right to impose, collect and receive a storm-recovery charge from all customers receiving electric transmission or distribution service from FPL under rate schedules approved by the FPSC or under special contracts, certain other rights and interests that arise under the financing order issued by the FPSC and certain other collateral pledged by the VIE that issued the bonds. The storm-recovery bonds are payable only from and are secured by the stormrecovery property. The bondholders have no recourse to the general credit of FPL. The assets of the VIE were approximately \$356 million and \$406 million at September 30, 2012 and December 31, 2011, respectively, and consisted primarily of storm-recovery property, which are included in securitized storm-recovery costs on NEE's and FPL's condensed consolidated balance sheets. The liabilities of the VIE were approximately \$441 million and \$496 million at September 30, 2012 and December 31, 2011, respectively, and consisted primarily of storm-recovery bonds, which are included in long-term debt on NEE's and FPL's condensed consolidated balance sheets.

FPL identified a potential VIE, which is considered a qualifying facility as defined by the Public Utility Regulatory Policies Act of 1978, as amended (PURPA). PURPA requires utilities, such as FPL, to purchase the electricity output of a qualifying facility. FPL entered into a purchased power agreement (PPA) effective in 1994 with this 250 megawatt (mw) coal-fired qualifying facility to purchase substantially all of the facility's capacity and electrical output over a substantial portion of its estimated useful life. FPL absorbs a portion of the facility's variability related to changes in the market price of coal through the price it pays per mwh (energy payment). After making exhaustive efforts, FPL was unable to obtain the information from the facility necessary to determine whether the facility is a VIE or whether FPL is the primary beneficiary of the facility. The PPA with the facility contains no provision which legally obligates the facility to release this information to FPL. The energy payments paid by FPL will fluctuate as coal prices change. This fluctuation does not expose FPL to losses since the energy payments paid by FPL to the facility are passed on to FPL's customers through the fuel clause as approved by the FPSC. Notwithstanding the fact that FPL's energy payments are recovered through the fuel clause, if the facility was determined to be a VIE, the absorption of some of the facility's fuel price variability might cause FPL to be considered the primary beneficiary. During the three months ended September 30, 2012 and 2011, FPL purchased 293,650 mwh and 327,583 mwh, respectively, from the facility at a total cost of approximately \$48 million and \$50 million, respectively, from the facility at a total cost of approximately \$133 million and \$144 million, respectively.

Additionally, FPL entered into a PPA effective in 1995 with a 330 mw coal-fired qualifying facility to purchase substantially all of the facility's electrical output over a substantial portion of its estimated useful life. The facility is considered a VIE because FPL absorbs a portion of the facility's variability related to changes in the market price of coal through the energy payment. Since FPL does not control the most significant activities of the facility, including operations and maintenance, FPL is not the primary beneficiary and does not consolidate this VIE. The energy payments paid by FPL will fluctuate as coal prices change. This fluctuation does not expose FPL to losses since the energy payments paid by FPL to the facility are passed on to FPL's customers through the fuel clause as approved by the FPSC.

NEER - NEE consolidates nine NEER VIEs. NEER is considered the primary beneficiary of these VIEs since NEER controls the most significant activities of these VIEs, including operations and maintenance, and through its 100% equity ownership has the obligation to absorb expected losses of these VIEs.

An NEER VIE consolidates two entities which own and operate natural gas/oil electric generating facilities with the capability of producing 110 mw. This VIE sells its electric output under power sales contracts to a third party, with expiration dates in 2018 and 2020. The power sales contracts provide the offtaker the ability to dispatch the facilities and require the offtaker to absorb the cost of fuel. This VIE uses third party debt and equity to finance its operations. The debt is secured by liens against the generating facilities and the other assets of these entities. The debt holders have no recourse to the general credit of NEER. The assets and liabilities of the VIE were approximately \$96 million and \$74 million, respectively, at September 30, 2012 and \$105 million and \$82 million, respectively, at December 31, 2011, and consisted primarily of property, plant and equipment and long-term debt.

The other eight NEER VIEs consolidate several entities which own and operate wind electric generating facilities with the capability of producing a total of 2,658 mw. Seven of these VIEs sell their electric output under power sales contracts to third parties with expiration dates ranging from 2018 through 2037; the eighth VIE sells its electric output in the spot market. The VIEs use third-party debt and/or equity to finance their operations. Certain investors that hold no equity interest in the VIEs hold differential membership interests, which give them the right to receive a portion of the economic attributes of the generating facilities, including certain tax attributes. The debt is secured by liens against the generating facilities and the other assets of these entities. The debt holders have no recourse to the general credit of NEER. The assets and liabilities of these VIEs totaled approximately \$4.1 billion and \$2.8 billion, respectively, at September 30, 2012. Six of the eight were VIEs at December 31, 2011 and were consolidated; the assets and liabilities of those VIEs totaled approximately \$3.2 billion and \$2.6 billion, respectively, at December 31, 2011. At September 30, 2012 and December 31, 2011, the assets and liabilities of the VIEs consisted primarily of property, plant and equipment, deferral related to differential membership interests and long-term debt.

Other - As of September 30, 2012 and December 31, 2011, several NEE subsidiaries have investments totaling approximately \$784 million (\$619 million at FPL) and \$668 million (\$526 million at FPL), respectively, in certain special purpose entities, which consisted primarily of investments in mortgage-backed securities. These investments are included in special use funds and other investments on NEE's condensed consolidated balance sheets and in special use funds on FPL's condensed consolidated balance sheets. As of September 30, 2012, NEE subsidiaries are not the primary beneficiary and therefore do not consolidate any of these entities because they do not control any of the ongoing activities of these entities, were not involved in the initial design of these entities and do not have a controlling financial interest in these entities.

7. Common Stock

Earnings Per Share - The reconciliation of NEE's basic and diluted earnings per share of common stock is as follows:

		Three Mor Septem				Nine Mon Septem					
		2012	- 2	2011		2012		2011			
	(millions, except per share amounts)										
Numerator - net income	\$	415	\$	407	\$	1,482	\$	1,256			
Denominator:											
Weighted-average number of common shares outstanding - basic		419.3		417.4		415.6		416.7			
Performance share awards, options, restricted stock and equity units ^(a)		2.4		2.4		2.4		2.4			
Weighted-average number of common shares outstanding - assuming dilution		421.7		419.8		418.0		419.1			
Earnings per share of common stock:											
Basic	\$	0.99	\$	0.98	\$	3.57	\$	3.01			
Assuming dilution	\$	0.98	\$	0.97	\$	3.55	\$	3.00			

⁽a) Performance share awards are included in diluted weighted-average number of common shares outstanding based upon what would be issued if the end of the reporting period was the end of the term of the award. Performance share awards, options, restricted stock and equity units are included in diluted weightedaverage number of common shares outstanding by applying the treasury stock method.

Common shares issuable pursuant to equity units and stock options, performance shares and restricted stock awards which were not included in the denominator above due to their antidilutive effect were approximately 3.2 million and 14.6 million for the three months ended September 30, 2012 and 2011, respectively, and 9.9 million and 14.5 million for the nine months ended September 30, 2012 and 2011, respectively.

8. Debt

Long-term debt issuances and borrowings by subsidiaries of NEE during the nine months ended September 30, 2012 were as follows:

Date Issued	Company	Company Debt Issuances/Borrowings In				Maturity Date	
January - September 2012	NEECH and NEER subsidiary	Canadian revolving credit facilities	Variable (a)	(m	illions) 146	2013	
January - September 2012	NEER subsidiaries	Euro denominated senior secured limited- recourse loan	Variable (a)(b)	*)	247	2030	
January - September 2012	NEER subsidiaries	Euro denominated senior secured limited- recourse loan	Variable (a)	\$	48	2015	
January - September 2012	NEECH and NEER subsidiary	Euro denominated revolving loan	Variable (a)	\$	81	2014	
January - August 2012	Lone Star Transmission, LLC	Senior secured limited-recourse loan	Variable (a)	\$	150	2016	
March 2012	NEECH	Junior subordinated debentures	5.70%	\$	400	2072	
May 2012	NEECH	Debentures related to NEE's equity units	1.70%	\$	600	2017	
May 2012	FPL	First mortgage bonds	4.05%	\$	600	2042	
June 2012	NEECH	Junior subordinated debentures	5.625%	\$	350	2072	
July 2012	NEER subsidiary	Limited-recourse term loan	Variable (a)(b)	\$	99	2015	
September 2012	NEECH	Debentures related to NEE's equity units	1.60%	\$	650	2017	
September 2012	NEECH	Debentures	1.20%	\$	500	2015	
September 2012	NEER subsidiary	Canadian senior secured limited-recourse notes	4.881%	\$	176	2031	
September 2012	NEER subsidiary	Senior secured limited-recourse loan	Variable (a)(b)	\$	232	2030	

⁽a) Variable rate is based on an underlying index plus a margin.

⁽b) Interest rate swap agreements were entered into with respect to these issuances.

In May 2012, NEE sold \$600 million of equity units (initially consisting of Corporate Units). Each equity unit has a stated amount of \$50 and consists of a contract to purchase NEE common stock (stock purchase contract) and, initially, a 5% undivided beneficial ownership interest in a Series E Debenture due June 1, 2017 issued in the principal amount of \$1,000 by NEECH (see table above). Each stock purchase contract requires the holder to purchase by no later than June 1, 2015 (the final settlement date) for a price of \$50 in cash, a number of shares of NEE common stock (subject to antidilution adjustments) based on a price per share range of \$64.35 to \$77.22. If purchased on the final settlement date, as of September 30, 2012, the number of shares issued would (subject to antidilution adjustments) range from 0.7770 shares if the applicable market value of a share of common stock is less than or equal to \$64.35, to 0.6475 shares if the applicable market value of a share is equal to or greater than \$77.22, with applicable market value to be determined using the average closing prices of NEE common stock over a 20-day trading period ending May 27, 2015. Total annual distributions on the equity units will be at the rate of 5.599%, consisting of interest on the debentures (1.70% per year) and payments under the stock purchase contracts (3.899% per year). The interest rate on the debentures is expected to be reset on or after December 1, 2014. The holder of an equity unit may satisfy its purchase obligation with proceeds raised from remarketing the NEECH debentures that are part of its equity unit. The undivided beneficial ownership interest in the NEECH debenture that is a component of each Corporate Unit is pledged to NEE to secure the holder's obligation to purchase NEE common stock under the related stock purchase contract. If a successful remarketing does not occur on or before the third business day prior to the final settlement date, and a holder has not notified NEE of its intention to settle the stock purchase contract with cash, the debentures that are components of the Corporate Units will be used to satisfy in full the holders' obligations to purchase NEE common stock under the related stock purchase contracts on the final settlement date. The debentures are fully and unconditionally guaranteed by NEE.

Also, in May 2012, a remarketing of \$350 million aggregate principal amount of Series C Debentures due June 1, 2014 (Debentures) issued by NEECH was successfully completed. The Debentures were originally issued in May 2009 as components of NEE's equity units (2009 equity units). The Debentures are fully and unconditionally guaranteed by NEE. In connection with the remarketing of the Debentures, the annual interest rate on the Debentures was reset to 1.611% and interest is payable semi-annually on June 1 and December 1, beginning June 1, 2012. In connection with the settlement of the contracts to purchase NEE common stock that were issued as components of the 2009 equity units, on June 1, 2012, NEE issued 5,400,500 shares of common stock in exchange for \$350 million.

In September 2012, NEE sold \$650 million of equity units (initially consisting of Corporate Units). Each equity unit has a stated amount of \$50 and consists of a contract to purchase NEE common stock (stock purchase contract) and, initially, a 5% undivided beneficial ownership interest in a Series F Debenture due September 1, 2017 issued in the principal amount of \$1,000 by NEECH (see table above). Each stock purchase contract requires the holder to purchase by no later than September 1, 2015 (the final settlement date) for a price of \$50 in cash, a number of shares of NEE common stock (subject to antidilution adjustments) based on a price per share range of \$67.15 to \$80.58. If purchased on the final settlement date, as of September 30, 2012, the number of shares issued would (subject to antidilution adjustments) range from 0.7446 shares if the applicable market value of a share of common stock is less than or equal to \$67.15, to 0.6205 shares if the applicable market value of a share is equal to or greater than \$80.58, with applicable market value to be determined using the average closing prices of NEE common stock over a 20-day trading period ending August 27, 2015. Total annual distributions on the equity units will be at the rate of 5.889%, consisting of interest on the debentures (1.60% per year) and payments under the stock purchase contracts (4.289% per year). The interest rate on the debentures is expected to be reset on or after March 1, 2015. The holder of an equity unit may satisfy its purchase obligation with proceeds raised from remarketing the NEECH debentures that are part of its equity unit. The undivided beneficial ownership interest in the NEECH debenture that is a component of each Corporate Unit is pledged to NEE to secure the holder's obligation to purchase NEE common stock under the related stock purchase contract. If a successful remarketing does not occur on or before the third business day prior to the final settlement date, and a holder has not notified NEE of its intention to settle the stock purchase contract with cash, the debentures that are components of the Corporate Units will be used to satisfy in full the holders' obligations to purchase NEE common stock under the related stock purchase contracts on the final settlement date. The debentures are fully and unconditionally guaranteed by NEE.

9. Commitments and Contingencies

Commitments - NEE and its subsidiaries have made commitments in connection with a portion of their projected capital expenditures. Capital expenditures at FPL include, among other things, the cost for construction or acquisition of additional facilities and equipment to meet customer demand, as well as capital improvements to and maintenance of existing facilities and the procurement of nuclear fuel. At NEER, capital expenditures include, among other things, the cost, including capitalized interest, for construction of wind and solar projects and the procurement of nuclear fuel. Capital expenditures for Corporate and Other primarily include the cost for construction of a transmission line and other associated facilities by Lone Star Transmission, LLC (Lone Star), a rate-regulated transmission service provider in Texas, and the cost to meet customer-specific requirements and maintain the fiber-optic network for the fiber-optic telecommunications business (FPL FiberNet).

At September 30, 2012, estimated capital expenditures for the remainder of 2012 through 2016 were as follows:

		mainder f 2012		2013		2014		2015	2016	Total
						(mill	ions)			
FPL:										
Generation:(a)										
New ^{(b)(c)}	\$	500	\$	770	\$	770	\$	295	\$ 120	\$ 2,455
Existing		190		645		655		550	440	2,480
Transmission and distribution		215		690		690		660	705	2,960
Nuclear fuel		70		125		205		245	245	890
General and other		45		190		120		80	85	520
Total	\$	1,020	\$	2,420	\$	2,440	\$	1,830	\$ 1,595	\$ 9,305
NEER:	, 				-		-			
Wind ^(d)	\$	740	\$	285	\$	25	\$	5	\$ 5	\$ 1,060
Solar ^(e)		390		670		160		5	-	1,225
Nuclear ^(f)		95		315		280		285	325	1,300
Other ^(g)		85		200		120		135	60	600
Total	\$	1,310	\$	1,470	\$	585	\$	430	\$ 390	\$ 4,185
Corporate and Other ^(h)	\$	115	\$	115	\$	45	\$	45	\$ 45	\$ 365

Includes allowance for funds used during construction (AFUDC) of approximately \$24 million, \$82 million, \$53 million, \$48 million and \$27 million in 2012 to 2016, respectively.

(b) Includes land, generating structures, transmission interconnection and integration and licensing.

(f) Includes nuclear fuel.

(g) Consists of capital expenditures that have received applicable internal approvals.

These estimates are subject to continuing review and adjustment and actual capital expenditures may vary significantly from these estimates.

Contracts - In addition to the estimated capital expenditures included in the table in Commitments above, FPL has commitments under long-term purchased power and fuel contracts. FPL is obligated under take-or-pay purchased power contracts with JEA and with subsidiaries of The Southern Company (Southern subsidiaries) to pay for approximately 1,330 mw annually through 2015 and 375 mw annually thereafter through 2021. FPL also has various firm pay-for-performance contracts to purchase approximately 705 mw from certain cogenerators and small power producers (qualifying facilities) with expiration dates ranging from 2024 through 2034. The purchased power contracts provide for capacity and energy payments. Energy payments are based on the actual power taken under these contracts. Capacity payments for the pay-for-performance contracts are subject to the qualifying facilities meeting certain contract conditions. FPL has contracts with expiration dates through 2036 for the purchase and transportation of natural gas and coal, and storage of natural gas.

NEER has entered into contracts primarily for the purchase of wind turbines and towers, solar reflectors, steam turbine generators and heat collection elements and related construction and development activities, as well as for the supply of uranium, conversion, enrichment and fabrication of nuclear fuel, with expiration dates ranging from December 2012 through 2030, approximately \$1.7 billion of which is included in the estimated capital expenditures table in Commitments above. In addition, NEER has contracts primarily for the purchase, transportation and storage of natural gas and firm transmission service with expiration dates ranging from December 2012 through 2033.

⁽c) Consists of projects that have received FPSC approval. Includes pre-construction costs and carrying charges (equal to a pretax AFUDC rate) on construction costs recoverable through the capacity clause of approximately \$24 million, \$42 million and \$12 million in 2012 to 2014, respectively. Excludes capital expenditures for the construction costs for the two additional nuclear units at FPL's Turkey Point site beyond what is required to receive an NRC license for each unit.

⁽d) Consists of capital expenditures for planned new wind projects and related transmission totaling approximately 1,500 mw, including approximately 150 mw in Canada, that have received applicable internal approvals. Excludes new Canadian wind projects requiring internal approvals with generation totaling approximately 470 mw in 2014 and 2015, with an estimated cost of approximately \$1.3 billion to \$1.5 billion.

⁽e) Consists of capital expenditures for planned new solar projects and related transmission totaling 625 mw that have received applicable internal approvals, including equity contributions associated with a 50% equity method investment in a 550 mw solar project. Excludes solar projects requiring internal approvals with generation totaling 270 mw with an estimated cost of approximately \$600 million to \$800 million.

⁽h) Consists of capital expenditures that have received applicable internal approvals and includes AFUDC of approximately \$9 million and \$14 million in 2012 and 2013, respectively.

The transmission business included in Corporate and Other has entered into contracts primarily for development and construction activities relating to Lone Star's transmission line and other associated facilities, all of which is included in the estimated capital expenditures table in Commitments above.

The required capacity and/or minimum payments under the contracts discussed above as of September 30, 2012 were estimated as follows:

	inder of 012	2013		2014		2015		2016		Th	nereafter
					(milli	ons)				-	
FPL:											
Capacity charges: ^(a)											
Qualifying facilities	\$ 75	\$	270	\$	275	\$	280	\$	245	\$	2,415
JEA and Southern subsidiaries	\$ 60	\$	230	\$	220	\$	195	\$	70	\$	155
Minimum charges, at projected prices:											
Natural gas, including transportation and storage ^(b)	\$ 495	\$	1,580	\$	1,065	\$	570	\$	535	\$	6,935
Coal ^(b)	\$ 25	\$	90	\$	35	\$	5	\$	5	\$	-
NEER	\$ 610	\$	690	\$	235	\$	85	\$	105	\$	600
Corporate and Other(c)	\$ 65	\$	30	\$	10	\$	15	\$	15	\$	20

⁽a) Capacity charges under these contracts, substantially all of which are recoverable through the capacity clause, totaled approximately \$129 million and \$128 million for the three months ended September 30, 2012 and 2011, respectively, and approximately \$391 million and \$383 million for the nine months ended September 30, 2012 and 2011, respectively. Energy charges under these contracts, which are recoverable through the fuel clause, totaled approximately \$110 million and \$135 million for the three months ended September 30, 2012 and 2011, respectively, and approximately \$232 million and \$348 million for the nine months ended September 30, 2012 and 2011, respectively.

b) Recoverable through the fuel clause.

Insurance - Liability for accidents at nuclear power plants is governed by the Price-Anderson Act, which limits the liability of nuclear reactor owners to the amount of insurance available from both private sources and an industry retrospective payment plan. In accordance with this Act, NEE maintains \$375 million of private liability insurance per site, which is the maximum obtainable, and participates in a secondary financial protection system, which provides up to \$12.2 billion of liability insurance coverage per incident at any nuclear reactor in the United States. Under the secondary financial protection system, NEE is subject to retrospective assessments of up to \$940 million (\$470 million for FPL), plus any applicable taxes, per incident at any nuclear reactor in the United States, payable at a rate not to exceed \$140 million (\$70 million for FPL) per incident per year. NEE and FPL are contractually entitled to recover a proportionate share of such assessments from the owners of minority interests in Seabrook, Duane Arnold Energy Center (Duane Arnold) and St. Lucie Unit No. 2, which approximates \$14 million, \$35 million and \$18 million, plus any applicable taxes, per incident, respectively.

NEE participates in a nuclear insurance mutual company that provides \$2.75 billion of limited insurance coverage per occurrence per site for property damage, decontamination and premature decommissioning risks at its nuclear plants. The proceeds from such insurance, however, must first be used for reactor stabilization and site decontamination before they can be used for plant repair. NEE also participates in an insurance program that provides limited coverage for replacement power costs if a nuclear plant is out of service for an extended period of time because of an accident. In the event of an accident at one of NEE's or another participating insured's nuclear plants, NEE could be assessed up to \$178 million (\$102 million for FPL), plus any applicable taxes, in retrospective premiums in a policy year. NEE and FPL are contractually entitled to recover a proportionate share of such assessments from the owners of minority interests in Seabrook, Duane Arnold and St. Lucie Unit No. 2, which approximates \$2 million, \$4 million and \$4 million, plus any applicable taxes, respectively.

Due to the high cost and limited coverage available from third-party insurers, NEE does not have insurance coverage for a substantial portion of its transmission and distribution property and has no insurance coverage for FPL FiberNet's fiber-optic cable. Should FPL's future storm restoration costs exceed the reserve amount established through the issuance of storm-recovery bonds by a VIE in 2007, FPL may recover storm restoration costs, subject to prudence review by the FPSC, either through surcharges approved by the FPSC or through securitization provisions pursuant to Florida law.

In the event of a loss, the amount of insurance available might not be adequate to cover property damage and other expenses incurred. Uninsured losses and other expenses, to the extent not recovered from customers in the case of FPL, would be borne by NEE and FPL and could have a material adverse effect on NEE's and FPL's financial condition, results of operations and liquidity.

⁽c) Includes an approximately \$68 million commitment to invest in clean power and technology businesses through 2017.

Legal Proceedings - In November 1999, the Attorney General of the United States, on behalf of the U.S. Environmental Protection Agency (EPA), brought an action in the U.S. District Court for the Northern District of Georgia against Georgia Power Company and other subsidiaries of The Southern Company for certain alleged violations of the Prevention of Significant Deterioration (PSD) provisions and the New Source Performance Standards (NSPS) of the Clean Air Act. In May 2001, the EPA amended its complaint to allege, among other things, that Georgia Power Company constructed and is continuing to operate Scherer Unit No. 4, in which FPL owns a 76% interest, without obtaining a PSD permit, without complying with NSPS requirements, and without applying best available control technology for nitrogen oxides, sulfur dioxides and particulate matter as required by the Clean Air Act. It also alleges that unspecified major modifications have been made at Scherer Unit No. 4 that require its compliance with the aforementioned Clean Air Act provisions. The EPA seeks injunctive relief requiring the installation of best available control technology and civil penalties. Under the EPA's civil penalty rules, the EPA could assess up to \$25,000 per day for each violation from an unspecified date after June 1, 1975 through January 30, 1997, up to \$27,500 per day for each violation from January 31, 1997 through March 15, 2004, up to \$32,500 per day for each violation from March 16, 2004 through January 12, 2009 and up to \$37,500 per day for each violation thereafter. Georgia Power Company has answered the amended complaint, asserting that it has complied with all requirements of the Clean Air Act, denying the plaintiffs allegations of liability, denying that the plaintiff is entitled to any of the relief that it seeks and raising various other defenses. In June 2001, a federal district court stayed discovery and administratively closed the case and the EPA has not yet moved to reopen the case. In April 2007, the U.S. Supreme Court in a separate unrelated case rejected an argument that a "major modification" occurs at a plant only when there is a resulting increase in the hourly rate of air emissions. Georgia Power Company has made a similar argument in defense of its case, but has other factual and legal defenses that are unaffected by the U.S. Supreme Court's decision.

In 1995 and 1996, NEE, through an indirect subsidiary, purchased from Adelphia Communications Corporation (Adelphia) 1,091,524 shares of Adelphia common stock and 20,000 shares of Adelphia preferred stock (convertible into 2,358,490 shares of Adelphia common stock) for an aggregate price of approximately \$35,900,000. On January 29, 1999, Adelphia repurchased all of these shares for \$149,213,130 in cash. In June 2004, Adelphia, Adelphia Cablevision, L.L.C. and the Official Committee of Unsecured Creditors of Adelphia filed a complaint against NEE and its indirect subsidiary in the U.S. Bankruptcy Court, Southern District of New York. The complaint alleges that the repurchase of these shares by Adelphia was a fraudulent transfer, in that at the time of the transaction Adelphia (i) was insolvent or was rendered insolvent, (ii) did not receive reasonably equivalent value in exchange for the cash it paid, and (iii) was engaged or about to engage in a business or transaction for which any property remaining with Adelphia had unreasonably small capital. The complaint seeks the recovery for the benefit of Adelphia's bankruptcy estate of the cash paid for the repurchased shares, plus interest from January 29, 1999. NEE has filed an answer to the complaint. NEE believes that the complaint is without merit because, among other reasons, Adelphia will be unable to demonstrate that (i) Adelphia's repurchase of shares from NEE, which repurchase was at the market value for those shares, was not for reasonably equivalent value, (ii) Adelphia was insolvent at the time of the repurchase, or (iii) the repurchase left Adelphia with unreasonably small capital. The trial was completed in May 2012 and closing arguments were heard in July 2012.

In October 2004, TXU Portfolio Management Company (TXU) served FPL Energy Pecos Wind I, LP, FPL Energy Pecos Wind I GP, LLC, FPL Energy Pecos Wind II, LP, FPL Energy Pecos Wind II GP, LLC and Indian Mesa Wind Farm, LP (NEER Affiliates) as defendants in a civil action filed in the District Court in Dallas County, Texas. FPL Energy, LLC, now known as NextEra Energy Resources, LLC, was added as a defendant in 2005. The petition alleged that the NEER Affiliates had contractual obligations to produce and sell to TXU a minimum quantity of energy and renewable energy credits each year during the period from 2002 through 2005 and that the NEER Affiliates failed to meet this obligation. The plaintiff asserted claims for breach of contract and declaratory judgment and sought damages of approximately \$34 million plus attorneys' fees, costs and interest. Following a jury trial in 2007, among other findings, both TXU and the NEER Affiliates were found to have breached the contracts. In August 2008, the trial court issued a final judgment holding that the contracts were not terminated and neither party was entitled to recover any damages. In November 2008, TXU appealed the final judgment to the Fifth District Court of Appeals in Dallas, Texas. In an opinion issued in July 2010, the appellate court reversed portions of the trial court's judgment, ruling that the contracts' liquidated damage provision is an enforceable liquidated damage clause. The appellate court ordered that the case be remanded back to the trial court for further proceedings to determine the amount of damages payable by the NEER Affiliates. The NEER Affiliates filed a motion for rehearing of the appellate court's decision, which motion was denied, and in April 2011 filed a petition for review of the appellate court decision with the Texas Supreme Court. In February 2012, the Texas Supreme Court granted the petition for review and oral arguments were heard in October 2012.

NEE and FPL are vigorously defending, and believe that they or their affiliates have meritorious defenses to, the lawsuits described above. In addition to the legal proceedings discussed above, NEE and its subsidiaries, including FPL, are involved in other legal and regulatory proceedings, actions and claims in the ordinary course of their businesses. Generating plants in which NEE or FPL has an ownership interest are also involved in legal and regulatory proceedings, actions and claims, the liabilities from which, if any, would be shared by NEE or FPL. In the event that NEE and FPL, or their affiliates, do not prevail in the lawsuits described above or these other legal and regulatory proceedings, actions and claims, there may be a material adverse effect on their financial statements. While management is unable to predict with certainty the outcome of the lawsuits described above or these other legal and regulatory proceedings, actions and claims, based on current knowledge it is not expected that their ultimate resolution, individually or collectively, will have a material adverse effect on the financial statements of NEE or FPL.

10. Segment Information

NEE's reportable segments are FPL, a rate-regulated electric utility, and NEER, a competitive energy business. NEER's segment information includes an allocation of interest expense from NEECH based on a deemed capital structure of 70% debt and allocated shared service costs. Corporate and Other represents other business activities, other segments that are not separately reportable and eliminating entries. NEE's segment information is as follows:

Three Months Ended Ser	otember	30.
------------------------	---------	-----

		2012					2011		
	FPL	NEER(a)	rporate d Other	NEE Consoli- dated		FPL	NEER ^(a)	rporate I Other	NEE consoli- dated
		_		(millio	ns)				
Operating revenues	\$ 2,975	\$ 808	\$ 60	\$ 3,843	\$	3,152	\$ 1,172	\$ 58	\$ 4,382
Operating expenses	\$ 2,256	\$ 785	\$ 53	\$ 3,094	\$	2,496	\$ 920	\$ 55	\$ 3,471
Net income	\$ 392	\$ 44 (b)	\$ (21)	\$ 415	\$	347	\$ 67 ^(b)	\$ (7) (c)	\$ 407

Nine Months Ended September 30,

		201	2						20	111		
	FPL	NEER(a)		rporate I Other	C	NEE Consoli- dated		FPL	NEER ^(a)		orporate ad Other	NEE Consoli- dated
						(millio	ns)					
Operating revenues	\$ 7,778	\$ 2,929	\$	174	\$	10,881	\$	8,200	\$ 3,110	\$	166	\$ 11,476
Operating expenses	\$ 5,916	\$ 2,201	\$	149	\$	8,266	\$	6,566	\$ 2,520 ^(d)	\$	144	\$ 9,230
Net income	\$ 984	\$ 516 (b)	\$	(18)	\$	1,482	\$	852	\$ 371 (b)(e)	\$	33 (0)(1)	\$ 1,256

Sar	tam	hor	30	2012	,

December 31, 201		December	31,	2011
------------------	--	----------	-----	------

	FPL	NEER	rporate d Other	NEE consoli- dated		FPL	NEER	orporate nd Other	(NEE Consoli- dated
				(mill	ions)			-	
Total assets	\$ 34,120	\$ 25,761	\$ 2,168	\$ 62,049	\$	31,816	\$ 23,459	\$ 1,913	\$	57,188

⁽a) Interest expense allocated from NEECH is based on a deemed capital structure of 70% debt. For this purpose, the deferred credit associated with differential membership interests sold by NEER subsidiaries is included with debt. Residual non-utility interest expense is included in Corporate and Other.

See Note 5 for a discussion of NEER's tax benefits related to PTCs. 2011 includes after-tax loss on natural gas-fired generating assets held for sale of \$91 million. See Note 3 - Nonrecurring Fair Value Measurements.

Includes after-tax loss on natural gas-fired generating assets held for sale of \$6 million. See Note 3 - Nonrecurring Fair Value Measurements.

Includes impairment charges of approximately \$51 million. See Note 3 - Nonrecurring Fair Value Measurements.

Includes after-tax impairment charges of approximately \$31 million. See Note 3 - Nonrecurring Fair Value Measurements.

⁽e)

Includes the state deferred income tax benefit of approximately \$64 million. See Note 5.

11. Summarized Financial Information of NEECH

NEECH, a 100% owned subsidiary of NEE, provides funding for, and holds ownership interests in, NEE's operating subsidiaries other than FPL. Most of NEECH's debt, including its debentures, and payment guarantees are fully and unconditionally guaranteed by NEE. Condensed consolidating financial information is as follows:

Condensed Consolidating Statements of Income

						Th	ree l	Months End	led S	eptember (30,					
				20	12							20	11			
		IEE rantor)	Ni	EECH		Other ^(a)		NEE onsoli- dated		NEE uarantor)	١	NEECH		Other ^(a)	C	NEE onsoli- dated
								(mill	ons)							
Operating revenues	\$	-	\$	871	\$	2,972	\$	3,843	\$	*****	\$	1,232	\$	3,150	\$	4,382
Operating expenses		(5)		(836)		(2,253)		(3,094)		(4)		(973)		(2,494)		(3,471)
Interest expense		(2)		(155)		(102)		(259)		(3)		(164)		(98)		(265)
Equity in earnings of subsidiaries		416		_		(416)		_		416		_		(416)		_
Other income (deductions) - net		4		61		14		79		1		(86)		4		(81)
Income (loss) before income taxes	************	413	-	(59)	** endocated	215	-	569		410	inates of my	9	-	146	(0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,	565
Income tax expense (benefit)		(2)		(82)		238		154		3		(60)		215		158
Net income (loss)	\$	415	\$	23	\$	(23)	S	415	\$	407	\$	69	S	(69)	S	407

					Ni	ne l	Nonths Ende	ed Se	eptember 30	Ο,					
			20	12							20	11			
-		N	EECH	C	Other ^(a)	((Gı	NEE uarantor)		NEECH	C	Other ^(a)		NEE Consoli- dated
							(milli	ons)							
\$	******	\$	3,112	\$	7,769	\$	10,881	\$	10000	\$	3,285	\$	8,191	\$	11,476
	(13)		(2,345)		(5,907)		(8,266)		(11)		(2,662)		(6,557)		(9,230)
	(8)		(479)		(308)		(795)		(10)		(486)		(279)		(775)
	1,480		_		(1,480)		_		1,214				(1,214)		_
	5		180		30		215		1		40		17		58
	1,464		467		104		2,035	-	1,194	-	177		158		1,529
	(18)		(29)		600		553		(62)		(185)		520		273
\$	1,482	\$	496	\$	(496)	\$	1,482	\$	1,256	\$	362	\$	(362)	\$	1,256
	(Gua	(13) (8) 1,480 5 1,464 (18)	(Guarantor) N \$ - \$ (13) (8) 1,480 5 1,464 (18)	NEE (Guarantor) NEECH \$ — \$ 3,112 (13) (2,345) (8) (479) 1,480 — 5 180 1,464 467 (18) (29)	(Guarantor) NEECH (Guarantor) NEECH (Guarantor) NEECH (Guarantor)	NEE (Guarantor) NEECH Other ^(a) \$ — \$ 3,112 \$ 7,769 (13) (2,345) (5,907) (8) (479) (308) 1,480 — (1,480) 5 180 30 1,464 467 104 (18) (29) 600	NEE (Guarantor) NEECH Other ^(a) Other ^(a) \$ — \$ 3,112 \$ 7,769 \$ (5,907) (13) (2,345) (5,907) (8) (479) (308) 1,480 — (1,480) 5 180 30 1,464 467 104 (18) (29) 600	NEE (Guarantor) NEECH Other ^(a) NEE Consoli- dated \$ — \$ 3,112 \$ 7,769 \$ 10,881 (13) (2,345) (5,907) (8,266) (8) (479) (308) (795) 1,480 — (1,480) — 5 180 30 215 1,464 467 104 2,035 (18) (29) 600 553	NEE (Guarantor) NEECH Other(a) NEE Consolidated (Guarantor) (Guarantor) NEECH Other(a) NEE Consolidated (Guarantor) (millions) \$ — \$ 3,112 \$ 7,769 \$ 10,881 \$ (13) (2,345) (5,907) (8,266) (8,266) (8) (479) (308) (795) (795) 1,480 — (1,480) — — 5 180 30 215 — 1,464 467 104 2,035 — (18) (29) 600 553 —	NEE (Guarantor) NEECH Other ^(a) NEE Consolidated NEE (Guarantor) \$ — \$ 3,112 \$ 7,769 \$ 10,881 \$ — (13) (2,345) (5,907) (8,266) (11) (8) (479) (308) (795) (10) 1,480 — (1,480) — 1,214 5 180 30 215 1 1,464 467 104 2,035 1,194 (18) (29) 600 553 (62)	NEE (Guarantor) NEECH Other ^(a) NEE Consolidated NEE (Guarantor) \$ — \$ 3,112 7,769 10,881 \$ — \$ \$ (11) (13) (2,345) (5,907) (8,266) (11) (8) (479) (308) (795) (10) 1,480 — (1,480) — 1,214 5 180 30 215 1 1,464 467 104 2,035 1,194 (18) (29) 600 553 (62)	NEE (Guarantor) NEECH Other(a) NEE (dated) NEE (Guarantor) NEE (Guarantor) NEECH *** Other(a) Image: Consoli-dated NEE (Guarantor) NEE (11) 2,662 (11) (2,662) (486) 1,214 — — 1,214 — — 1,214 — 1,214 — 1,214 — 1,214 — 1,214 — 1,214 — 1,214 1,214 — 1,214	NEE (Guarantor) NEECH Other ^(a) NEE Consolidated NEE (Guarantor) NEECH Other Consolidated *** (millions) *** (millions) *** (13) (2,345) (5,907) (8,266) (11) (2,662) (2,662) (11) (2,662) (11) (4,662) (11) (1,662) (11) (1,662) (1,480) (1,214	NEE (Guarantor) NEECH Other ^(a) NEE dated dated NEE (Guarantor) NEECH Other ^(a) *** Other (a) *** Other (a) *** Other (a) NEE (Guarantor) NEECH Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (a) *** Other (NEE (Guarantor) NEECH Other ^(a) NEE dated NEE (Guarantor) NEECH Other ^(a) Other ^(a) *** - *** 3,112 *** 7,769 *** 10,881 *** - *** 3,285 *** 8,191 *** (13) (2,345) (5,907) (8,266) (11) (2,662) (6,557) (8) (479) (308) (795) (10) (486) (279) 1,480 (1,480) 1,214 (1,214) 5 180 30 215 1 40 17 1,464 467 104 2,035 1,194 177 158 (18) (29) 600 553 (62) (185) 520

⁽a) Represents FPL and consolidating adjustments.

Condensed Consolidating Statements of Comprehensive Income

			201	2						20	11			
	EE antor)	NEECH	1	Other ^(a)		NEE onsoli- dated		EE rantor)	N	EECH	Oth	er ^(a)	Co	NEE onsoli- ated
						(mill	ions)							
Comprehensive income (loss)	\$ 386	\$	(6)	\$. (\$	386	\$	178	\$	(160)	\$	160	\$	178
					Nine N	nonths End	ed Sept	ember 3	0,					
			201		Nine N	fonths End	ed Sept	ember 3	0,	20	11			
			201			NEE			0,	20	11			
	EE antor)	NEECH				NEE Consoli- dated	N	ember 3 EE rantor)		20 EECH		er ^(a)	Co	NEE onso ated

⁽a) Represents FPL and consolidating adjustments.

Condensed Consolidating Balance Sheets

				Septembe	r 30	, 2012						Decembe	er 31,	2011		
	(6	NEE Suaran- tor)		NEECH		Other ^(a)	_	NEE Consoli- dated		NEE Guaran- tor)	ı	NEECH		Other ^(a)	(NEE Consoli- dated
PROPERTY, PLANT AND								(milli	ons)							
EQUIPMENT Electric utility plant in service and other property	\$	31	\$	25,778	\$	37,621	\$	63,430	\$	31	\$	22.351	\$	35,170	\$	57,552
Less accumulated depreciation and amortization		(6)		(4,817)	Ψ	(10.914)		(15,737)	Ψ	(3)	Ψ	(4,143)	Ψ	(10,916)	Ψ	(15,062)
Total property, plant and equipment - net		25	**********	20,961	-	26,707		47,693		28		18,208		24,254		42,490
CURRENT ASSETS										-				-,,,		
Cash and cash equivalents		1		226		19		246		1		339		37		377
Receivables		112		1,090		920		2,122		84		1,026		692		1,802
Other		5		1,003		1,061		2,069		5		1,075		1,613		2,693
Total current assets		118		2,319		2,000		4,437		90		2,440		2,342		4,872
OTHER ASSETS			-				-									<u></u>
Investment in subsidiaries		15,858				(15,858)				14,879		isassie.		(14,879)		*****
Other		745		4,783		4,391		9,919		513		4,849		4,464		9,826
Total other assets		16,603		4,783		(11,467)		9,919		15,392	2	4,849		(10,415)		9,826
TOTAL ASSETS	\$	16,746	\$	28,063	\$	17,240	\$	62,049	\$	15,510	\$	25,497	\$	16,181	\$	57,188
CAPITALIZATION	VOICE PROPERTY.		- Andrews		*******		-	and the second approach a second about	aleinosius.		-		Marian			
Common shareholders' equity	\$	15,886	\$	3,784	\$	(3,784)	\$	15,886	\$	14,943	\$	4,030	\$	(4,030)	\$	14,943
Long-term debt		*****		15,082		7,632		22,714		*****		13,327		7,483		20,810
Total capitalization		15,886		18,866	*********	3,848		38,600		14,943	-	17,357		3,453	-	35,753
CURRENT LIABILITIES	-						-								and a second	
Debt due within one year		_		2,712		924		3,636		_		1,778		379		2,157
Accounts payable		-		522		672		1,194		anique.		512		679		1,191
Other		289		1,410		1,346		3,045		250		1,520		1,601		3,371
Total current liabilities		289	-	4,644		2,942		7,875		250	1 1	3,810	-	2,659	===	6,719
OTHER LIABILITIES AND DEFERRED CREDITS	44444						-					<u> </u>				
Asset retirement obligations		MARKA .		495		1,190		1,685		-		466		1,145		1,611
Accumulated deferred income taxes		67		1,273		4,826		6,166		68		1,376		4,237		5,681
Other		504		2,785		4,434		7,723		249		2,488		4,687		7,424
Total other liabilities and deferred credits	p.inner	571	interess.	4,553		10,450		15,574		317		4,330	***************************************	10,069		14,716
COMMITMENTS AND CONTINGENCIES																
TOTAL CAPITALIZATION AND LIABILITIES	\$	16,746	\$	28,063	\$	17,240	\$	62,049	\$	15,510	\$	25,497	\$	16,181	\$	57,188

⁽a) Represents FPL and consolidating adjustments.

Condensed Consolidating Statements of Cash Flows

		20	12			20	11	
	NEE (Guaran- tor)	NEECH	Other ^(a)	NEE Consoli- dated	NEE (Guaran- tor)	NEECH	Other ^(a)	NEE Consoli- dated
				(milli	ions)			
NET CASH PROVIDED BY OPERATING ACTIVITIES	\$ 662	\$ 878	\$ 1,617	\$ 3,157	\$ 979	\$ 1,071	\$ 1,067	\$ 3,117
CASH FLOWS FROM INVESTING ACTIVITIES								
Capital expenditures, independent power and other investments and nuclear fuel purchases		(3,492)	(3,197)	(6,689)	(16)	(1,950)	(2,351)	(4,317)
Capital contribution to FPL	(240)	_	240	_	(310)	_	310	_
Cash grants under the Recovery Act	_	105	-	105		301	202	503
Change in loan proceeds restricted for construction	_	212	_	212	_	(596)	_	(596)
Other - net	_	(59)	(70)	(129)	16	4	(32)	(12)
Net cash used in investing activities	(240)	(3,234)	(3,027)	(6,501)	(310)	(2,241)	(1,871)	(4,422)
CASH FLOWS FROM FINANCING ACTIVITIES	•							
Issuances of long-term debt	_	3,632	594	4,226	_	2,669	248	2,917
Retirements of long-term debt	_	(1,272)	(49)	(1,321)	_	(1,643)	(45)	(1,688)
Proceeds from sale of differential membership interests		414	_	414	_	210		210
Net change in short-term debt	_	254	142	396	_	639	307	946
Issuances of common stock	386	_	_	386	39		_	39
Dividends on common stock	(752)	_	_	(752)	(689)	_	_	(689)
Other - net	(56)	(785)	705	(136)	(19)	(377)	304	(92)
Net cash provided by (used in) financing activities	(422)	2,243	1,392	3,213	(669)	1,498	814	1,643
Net increase (decrease) in cash and cash equivalents	_	(113)	(18)	(131)		328	10	338
Cash and cash equivalents at beginning of period	1	339	37	377	_	282	20	302
Cash and cash equivalents at end	¢ 1	\$ 226	\$ 10	\$ 246	•	\$ 610	¢ 30	\$ 640

⁽a) Represents FPL and consolidating adjustments.

of period

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

This discussion should be read in conjunction with the Notes contained herein and Management's Discussion and Analysis of Financial Condition and Results of Operations (Management's Discussion) appearing in the 2011 Form 10-K. The results of operations for an interim period generally will not give a true indication of results for the year. In the following discussion, all comparisons are with the corresponding items in the prior year period.

OVERVIEW

NEE's operating performance is driven primarily by the operations of its two principal subsidiaries, FPL, which serves approximately 4.6 million customer accounts in Florida and is one of the largest rate-regulated electric utilities in the U.S., and NEER, which together with affiliated entities is the largest generator in the U.S. of renewable energy from the wind and sun. The table below presents NEE's net income and earnings per share by reportable segment - FPL, NEER and Corporate and Other, which is primarily comprised of interest expense, the operating results of FPL FiberNet, Lone Star and other business activities, as well as other income and expense items, including income taxes and eliminating entries (see Note 10 for additional segment information).

		Net In	com	e		arnings F assuming				Net In	com	ne		rnings F ssumin		
		Three	Mor	nths End	led S	Septembe	er 30),		Nine	Мо	nths End	led Se	ptembe	r 30,	,
	2	012	2	2011		2012	2	2011		2012		2011	20	12	2	2011
						(millio	ons,	except p	er s	hare am	ount	s)				
FPL	\$	392	\$	347	\$	0.93	\$	0.83	\$	984	\$	852	\$	2.35	\$	2.03
NEER ^(a)		44		67		0.10		0.16		516		371		1.23		0.89
Corporate and Other		(21)		(7)		(0.05)		(0.02)		(18)		33		(0.03)		0.08
NEE	\$	415	\$	407	\$	0.98	\$	0.97	\$	1,482	\$	1,256	\$	3.55	\$	3.00

⁽a) NEER's results reflect an allocation of interest expense from NEECH based on a deemed capital structure of 70% debt and allocated shared service costs.

Adjusted Earnings

NEE prepares its financial statements in accordance with U.S. generally accepted accounting principles (GAAP). However, management uses earnings excluding certain items (adjusted earnings), a non-GAAP financial measure, internally for financial planning, for analysis of performance, for reporting of results to the Board of Directors and as an input in determining whether performance goals are met for performance-based compensation under NEE's employee incentive compensation plans. NEE also uses adjusted earnings when communicating its financial results and earnings outlook to investors. NEE's management believes adjusted earnings provides a more meaningful representation of the company's fundamental earnings power. Although the excluded amounts are properly included in the determination of net income in accordance with GAAP, management believes that the amount and/or nature of such items make period to period comparisons of operations difficult and potentially confusing. Adjusted earnings do not represent a substitute for net income, as prepared in accordance with GAAP.

Adjusted earnings exclude the unrealized mark-to-market effect of non-qualifying hedges (as described below), other than temporary impairment (OTTI) losses on securities held in NEER's nuclear decommissioning funds, net of the reversal of previously recognized OTTI losses on securities sold and losses on securities where price recovery was deemed unlikely (collectively, OTTI reversals) and, for 2011, the after-tax loss on natural gas-fired generating assets held for sale.

NEE and NEER segregate into two categories unrealized mark-to-market gains and losses on energy derivative transactions which are used to manage commodity price risk. The first category, referred to as non-qualifying hedges, represents certain transactions entered into as economic hedges but the transactions do not meet the requirements for hedge accounting or hedge accounting treatment is not elected. Changes in the fair value of those transactions are marked to market and reported in the consolidated statements of income, resulting in earnings volatility because the economic offset to the positions which are required to be marked to market (such as the physical assets from which power is generated) are not marked to market. As a consequence, NEE's net income reflects only the movement in one part of economically-linked transactions. For this reason, NEE's management views results expressed excluding the unrealized mark-to-market impact of the non-qualifying hedges as a meaningful measure of current period performance. The second category, referred to as trading activities, represents the net unrealized effect of actively traded positions entered into to take advantage of expected market price movements and all other commodity hedging activities. At FPL, substantially all changes in the fair value of energy derivative transactions are deferred as a regulatory asset or liability until the contracts are settled, and, upon settlement, any gains or losses are passed through the fuel clause or the capacity clause. See Note 2.

In the third quarter of 2011, a subsidiary of NEER entered into an agreement to sell its ownership interest in four natural gas-fired generating plants with a total generating capacity of 2,152 mw. In connection with the agreement to sell, during the three and nine months ended September 30, 2011, a loss of approximately \$148 million (\$97 million total after-tax with \$91 million of this after-tax loss recorded by NEER) was recorded in NEE's condensed consolidated statements of income, which due to its nature and significance, was excluded from adjusted earnings. See Note 3 - Nonrecurring Fair Value Measurements. The sale of the four natural gas-fired generating plants discussed above and the sale of one additional natural gas-fired generating plant were completed in the fourth quarter of 2011.

The following table provides details of the adjustments considered in computing adjusted earnings discussed above.

	Three Months Ended September 30,				Nine Months Ended September 30,			
	2012		2011			2012		2011
				(million	s)			
Net unrealized mark-to-market after-tax losses from non-qualifying hedge activity ^(a)	\$	(130)	\$	(38)	\$	(28)	\$	(85)
Income (loss) from OTTI after-tax losses on securities held in NEER's nuclear decommissioning funds, net of OTTI reversals	\$	13	\$	(9)	\$	30	\$	(5)
After-tax loss on natural gas-fired generating assets held for sale ^(b)	\$	_	\$	(97)	\$	_	\$	(97)

⁽a) For the three and nine months ended September 30, 2012, \$131 million and \$31 million, respectively, of losses are included in NEER's net income; the balance is included in Corporate and Other. For the three and nine months ended September 30, 2011, \$37 million and \$84 million, respectively, of losses are included in NEER's net income; the balance is included in Corporate and Other.

The change in unrealized mark-to-market activity from non-qualifying hedges is primarily attributable to changes in forward power and natural gas prices, as well as the reversal of previously recognized unrealized mark-to-market gains or losses as the underlying transactions were realized. As a general rule, a gain (loss) in the non-qualifying hedge category is offset by decreases (increases) in the fair value of related physical asset positions in the portfolio or contracts, which are not market under GAAP.

RESULTS OF OPERATIONS

Summary

NEE's net income for the three months ended September 30, 2012 and 2011 was \$415 million and \$407 million, respectively, an increase of \$8 million, and reflects the following:

- higher results at FPL of \$45 million primarily due to investments in plant in service which resulted in higher use of FPL's surplus
 depreciation credit, as permitted under the terms of the stipulation and settlement agreement regarding FPL's base rates (2010
 rate agreement), to earn an 11% return on common equity as determined for regulatory purposes (regulatory ROE) in 2012,
 higher cost recovery clause results and a higher equity component of AFUDC (AFUDC equity),
 partly offset by,
- lower results at NEER of \$23 million primarily due to higher net unrealized mark-to-market losses from non-qualifying hedge
 activity and lower results from the existing asset portfolio, partly offset by the absence of a loss recorded in the prior year on
 natural gas-fired generating assets held for sale and improved results from the customer supply and proprietary power and
 gas trading businesses, and
- lower results at Corporate and Other of \$14 million primarily due to an impairment charge on an early stage technology investment.

NEE's net income for the nine months ended September 30, 2012 and 2011 was \$1,482 million and \$1,256 million, respectively, an increase of \$226 million, and reflects the following:

- · higher results at FPL of \$132 million primarily due to the reasons discussed above for the quarter, and
- higher results at NEER of \$145 million primarily due to the absence of a loss recorded in the prior year on natural gas-fired generating assets held for sale, lower net unrealized mark-to-market losses from non-qualifying hedge activity and higher results from new investments, offset in part by lower results from the existing asset portfolio, partly offset by,
- lower results at Corporate and Other of \$51 million primarily due to lower consolidating income tax adjustments reflecting the absence of the state deferred income tax benefit recorded in 2011, higher interest expense and the impairment charge on an early stage technology investment.

⁽b) \$91 million is included in NEER's net income; the balance is included in Corporate and Other.

NEE's effective income tax rates for the three and nine months ended September 30, 2012 were approximately 27% and 27%, respectively; NEE's effective income tax rates for the corresponding periods in 2011 were 28% and 18%. These rates reflect the effect of PTCs for wind projects at NEER and deferred income tax benefits associated with convertible ITCs under the Recovery Act. PTCs and deferred income tax benefits associated with convertible ITCs can significantly affect NEE's effective income tax rate depending on the amount of pretax income. The amount of PTCs recognized can be significantly affected by wind generation and by the expiration of PTCs after ten years of production. PTCs for the three and nine months ended September 30, 2012 were approximately \$35 million and \$147 million, respectively, and \$45 million and \$208 million for the comparable periods in 2011. Deferred income tax benefits associated with convertible ITCs for the three and nine months ended September 30, 2012 were approximately \$14 million and \$37 million, respectively, and \$9 million and \$17 million for the comparable periods in 2011. NEE's effective income tax rate for the nine months ended September 30, 2011 was also reduced by the approximately \$64 million state deferred income tax benefit recorded at Corporate and Other and the \$26 million state ITC benefit. See Note 5.

FPL: Results of Operations

FPL's net income for the three months ended September 30, 2012 and 2011 was \$392 million and \$347 million, respectively, an increase of \$45 million. FPL's net income for the nine months ended September 30, 2012 and 2011 was \$984 million and \$852 million, respectively, an increase of \$132 million. See Summary above for a discussion of the major drivers of these increases.

FPL's operating revenues consisted of the following:

	Three Months Ended September 30,					Nine Months Ended September 30,				
		2012		2011		2012		2011		
				(mill	ions)					
Retail base	\$	1,243	\$	1,263	\$	3,264	\$	3,261		
Fuel cost recovery		1,131		1,312		2,916		3,421		
Other cost recovery clauses and pass-through costs, net of any deferrals		536		514		1,416		1,346		
Other, primarily pole attachment rentals, transmission and wholesale sales and customer-related fees		65		63		182		172		
Total	\$	2,975	\$	3,152	\$	7,778	\$	8,200		

Retail Base

As permitted by the 2010 rate agreement, for the nine months ended September 30, 2012, FPL collected approximately \$52 million in additional retail base revenues through the capacity clause related to the placement in service of West County Energy Center (WCEC) Unit No. 3 in May 2011. Additional base revenues of approximately \$7 million and \$17 million were collected during the three and nine months ended September 30, 2012, respectively, related to new nuclear capacity which was placed in service in 2011, as permitted by the FPSC's nuclear cost recovery rule.

Retail Customer Usage and Growth

For the three months ended September 30, 2012, FPL experienced a 3.5% decrease in average usage per retail customer, reflecting weather and other factors, which decreased retail base revenues by approximately \$36 million. For the nine months ended September 30, 2012, FPL experienced a 2.6% decrease in average usage per retail customer, reflecting weather and other factors, which decreased retail base revenues by approximately \$86 million. Usage per retail customer for the three and nine months ended September 30, 2011 includes two extra days of sales after adjusting for a change in 2011 from a fiscal month to a calendar month. For the three and nine months ended September 30, 2012, FPL experienced a 0.7% and 0.6% increase, respectively, in the average number of customer accounts, which increased retail base revenues by approximately \$9 million and \$20 million, respectively.

Cost Recovery Clauses

For the three months ended September 30, 2012 and 2011, cost recovery clauses contributed \$42 million and \$28 million, respectively, to FPL's net income; the amounts for the nine months ended September 30, 2012 and 2011 were \$113 million and \$76 million, respectively. The increase in cost recovery clause results was primarily due to a return related to additional nuclear capacity investments. In 2012, it is expected that cost recovery clauses will contribute higher earnings for FPL primarily as a result of additional nuclear capacity investments. Fluctuations in fuel cost recovery revenues are primarily driven by changes in fuel and energy charges which are included in fuel, purchased power and interchange expense in the condensed consolidated statements of income, as well as by changes in energy sales. Fluctuations in revenues from other cost recovery clauses and pass-through costs are primarily driven by changes in storm-related surcharges, capacity charges, franchise fee costs, the impact of changes in other operations and maintenance (O&M) and depreciation expenses on the underlying cost recovery clause, investment in solar and environmental projects, investment in nuclear capacity until such capacity goes into service and is recovered in base rates, pre-construction costs associated with the development of two additional nuclear units at the Turkey Point site and changes in energy sales. Capacity charges and franchise fee costs are included in fuel, purchased power and interchange and taxes other than income taxes and other, respectively, in the condensed consolidated statements of income.

Risk Management Fuel Procurement Program

FPL uses a risk management fuel procurement program which was approved by the FPSC. The FPSC reviews the program activities and results for prudence on an annual basis as part of its annual review of fuel costs. The program is intended to manage fuel price volatility by locking in fuel prices for a portion of FPL's fuel requirements. The current regulatory asset for the change in fair value of derivative instruments used in the fuel procurement program was approximately \$59 million and \$502 million at September 30, 2012 and December 31, 2011, respectively.

The decrease in fuel cost recovery revenues for the three months ended September 30, 2012 is primarily due to a lower average fuel factor of approximately \$158 million and lower energy sales of \$23 million. The decrease in fuel cost recovery revenues for the nine months ended September 30, 2012 is primarily due to a lower average fuel factor of approximately \$442 million and lower energy sales of \$63 million. The change from December 31, 2011 to September 30, 2012 in deferred clause and franchise expenses and deferred clause and franchise revenues was approximately \$115 million and positively affected NEE's and FPL's cash flows from operating activities for the nine months ended September 30, 2012.

Other Items Impacting FPL Results

Fuel, Purchased Power and Interchange

The major components of FPL's fuel, purchased power and interchange expense are as follows:

	Three Months Ended September 30,					Nine Mon Septen	ths Ended ber 30,			
	2012		2012 2011		-	2012		2011		
				(milli	ons)					
Fuel and energy charges during the period	\$	1,117	\$	1,249	\$	2,805	\$	3,363		
Net collection of previously deferred retail fuel costs		9		55		101		42		
Other, primarily capacity charges, net of any capacity deferral		154		175		395		449		
Total	\$	1,280	\$	1,479	\$	3,301	\$	3,854		

The decrease in fuel and energy charges for the three months ended September 30, 2012 reflects lower fuel and energy prices of \$99 million and lower energy sales of \$33 million. The decrease in fuel and energy charges for the nine months ended September 30, 2012 reflects lower fuel and energy prices of \$494 million and lower energy sales of \$64 million.

O&M Expenses

FPL's O&M expenses increased \$68 million for the nine months ended September 30, 2012, reflecting higher maintenance costs primarily due to the timing and extent of nuclear and fossil unit outages and higher insurance, restoration, tree trimming and employee-related costs.

Depreciation and Amortization Expense

The major components of FPL's depreciation and amortization expense are as follows:

	Three Months Ended September 30,				Ended 30,		
	 2012		2011		2012		2011
			(mill	ions)	-	
Surplus depreciation (credit) reversal recorded under the 2010 rate agreement	\$ (33)	\$	47	\$	(363)	\$	(84)
Other depreciation and amortization recovered under base rates	254		239		756		699
Depreciation and amortization recovered under cost recovery clauses and securitized storm-recovery cost amortization	33		13		103		38
Fotal	\$ 254	\$	299	\$	496	\$	653
	\$	\$		\$			\$

Under the terms of the 2010 rate agreement, FPL can vary the amount of surplus depreciation credit taken to earn up to an 11% regulatory ROE. The increase in surplus depreciation recorded under the 2010 rate agreement for the three and nine months ended September 30, 2012 enabled FPL to earn its 11% regulatory ROE, primarily as a result of increased plant investment. As of September 30, 2012, approximately \$222 million of surplus depreciation credit remained available for use in 2012. For the three months ended September 30, 2011, FPL was required to reverse \$47 million of the surplus depreciation credit taken earlier in 2011 in order to comply with the 2010 rate agreement. The increase in other depreciation and amortization expense recovered under base rates for the three and nine months ended September 30, 2012 is primarily due to higher plant in service balances. The increase in depreciation and amortization recovered under cost recovery clauses and securitized storm-recovery cost amortization for the three and nine months ended September 30, 2012 is primarily due to true ups of prior year recoveries under the FPSC's nuclear cost recovery rule.

Interest Expense

The increase in interest expense for the three and nine months ended September 30, 2012 is primarily due to additional debt outstanding, partly offset by lower average interest rates and lower interest expense on customer deposits.

AFUDC - Equity

The increase in AFUDC - equity for the three and nine months ended September 30, 2012 is primarily due to additional AFUDC - equity on the Cape Canaveral and Riviera Beach modernization projects, partly offset for the nine months ended September 30, 2012 by the absence of AFUDC - equity on WCEC Unit No. 3, which was placed in service in May 2011.

FPL Rate Case

In March 2012, FPL filed a petition with the FPSC requesting, among other things, a base rate increase, on an annualized basis, of approximately \$517 million effective January 2013 and an additional approximately \$174 million commencing when FPL's modernized Cape Canaveral power plant becomes operational, which is expected to occur in June 2013. FPL's requested increases are based on an allowed regulatory ROE of 11.50%, with a range of plus or minus 100 basis points, consisting of a base ROE of 11.25% and a 0.25% ROE performance adder conditioned on FPL maintaining the lowest typical residential customer bill among all the electric utilities in Florida based on a twelve-month average. Additionally, FPL's petition proposed the continuation of the mechanism for recovery of future storm restoration costs provided under the 2010 rate agreement. Hearings on the base rate proceeding were held during the third quarter of 2012. The FPSC decision on this matter is pending the FPSC's decision on the proposed 2012 rate agreement described below.

In August 2012, FPL and several intervenors in FPL's base rate proceeding filed with the FPSC a joint motion for the FPSC to approve a stipulation and settlement signed by those parties (proposed 2012 rate agreement) that would resolve all matters in FPL's pending base rate proceeding. Key elements of the proposed 2012 rate agreement, which would be effective from January 2013 through December 2016, include, among other things, the following:

- New retail base rates and charges would be established resulting in an increase in retail base revenues of \$378 million on an annualized basis commencing in January 2013.
- FPL's allowed regulatory ROE would be 10.70%, with a range of plus or minus 100 basis points. If FPL's earned regulatory ROE were to fall below 9.70%, FPL could seek retail base rate relief. If the earned regulatory ROE were to rise above 11.70%, any party to the proposed 2012 rate agreement other than FPL could seek a review of FPL's retail base rates.
- Retail base rates would be increased by the annualized base revenue requirements for FPL's three modernization projects (Cape Canaveral, Riviera and Port Everglades) as each of the modernized units becomes operational (which is expected in 2013, 2014 and 2016, respectively).
- Subject to certain conditions, FPL could amortize, over the term of the proposed 2012 rate agreement, any surplus depreciation
 reserve remaining at the end of 2012 plus a portion of FPL's fossil dismantlement reserve (collectively, the reserve) in an
 aggregate amount not to exceed \$400 million, provided that in any year of the proposed 2012 rate agreement, FPL would
 amortize at least enough reserve to maintain a 9.70% earned regulatory ROE but would not amortize any reserve that would
 result in an earned regulatory ROE in excess of 11.70%.
- Future storm restoration costs would be recoverable on an interim basis beginning 60 days from the filing of a cost recovery petition, but capped at an amount that could produce a surcharge of no more than \$4 for every 1,000 kwh of usage on residential bills during the first 12 months of cost recovery. Any additional costs would be eligible for recovery in subsequent years. If storm restoration costs were to exceed \$800 million in any given calendar year, FPL could request an increase to the \$4 surcharge to recover the amount above \$800 million.

The proposed 2012 rate agreement is subject to FPSC approval. The State of Florida Office of Public Counsel opposes the proposed 2012 rate agreement and has petitioned the Florida Supreme Court to require the FPSC to terminate its consideration of the agreement. Hearings on the proposed 2012 rate agreement are scheduled for November 19-21, 2012. The FPSC is expected to rule on that agreement by the end of 2012.

Major Capital Projects

In April 2012, the FPSC issued an order approving the modernization of FPL's Port Everglades power plant to a high-efficiency natural gas-fired approximately 1,280 mw unit, which is expected to be in service in mid-2016. In May 2012, the Florida Industrial Power Users Group appealed the FPSC's order, which appeal will be heard by the Florida Supreme Court. In addition, FPL is in the process of adding at least 526 mw of capacity at its existing nuclear units at St. Lucie and Turkey Point. The additional capacity is expected to be in service by the second quarter of 2013.

NEER: Results of Operations

NEER's net income for the three months ended September 30, 2012 and 2011 was \$44 million and \$67 million, respectively, a decrease of \$23 million. NEER's net income for the nine months ended September 30, 2012 and 2011 was \$516 million and \$371 million, respectively, an increase of \$145 million. The primary drivers, on an after-tax basis, of these changes were as follows:

	Increase (Decrease) From Prior Period				
		nths Ended er 30, 2012		ths Ended er 30, 2012	
		(milli	ons)		
New investments ^(a)	\$	24	\$	67	
Existing assets: ^(a)					
Wind		(6)		(77)	
Merchant		(43)		(59)	
Contracted		(38)		(38)	
Total existing assets		(87)		(174)	
Gas infrastructure ^(b)		(26)		8	
Customer supply and proprietary power and gas trading businesses ^(b)		56		47	
Impairment charges in 2011		_		31	
Interest expense, differential membership costs and other		(9)		(13)	
Change in unrealized mark-to-market non-qualifying hedge activity ^{(c)(d)}		(94)		53	
Loss on natural gas-fired generating assets held for sale ^(e)		91		91	
$ \hbox{Change in OTTI losses on securities held in nuclear decommissioning funds, net of OTTI reversals}^{(d)} $		22		35	
Net income increase (decrease)	\$	(23)	\$	145	

⁽a) Includes PTCs and state ITCs on wind projects and, for new investments, deferred income tax and other benefits associated with convertible ITCs but does not include allocation of interest expense or corporate general and administrative expenses. Results from new projects are included in new investments during the first twelve months of operation. A project's results are included in existing assets beginning with the thirteenth month of operation.

(b) Does not include allocation of interest expense or corporate general and administrative expenses

(c) See Note 2 and Overview related to derivative instruments.

(d) See table in Overview for additional detail

(e) See Note 3 - Nonrecurring Fair Value Measurements for additional information.

New Investments

Results from new investments for the three months ended September 30, 2012 reflect the following:

- the addition of approximately 486 mw of wind and 45 mw of solar generation during or after the three months ended September 30, 2011, and
- higher deferred income tax benefits associated with convertible ITCs of approximately \$5 million.

Results from new investments for the nine months ended September 30, 2012 reflect the following:

- the addition of approximately 556 mw of wind and 45 mw of solar generation during or after the nine months ended September 30, 2011, and
- higher deferred income tax benefits associated with convertible ITCs of approximately \$20 million, partly offset by,
- lower after-tax benefits associated with convertible ITCs of \$9 million from the sale of membership interests where the investors elected to receive the convertible ITCs related to the underlying wind project; the pretax amount of such benefit is reflected in taxes other than income taxes and other in NEE's condensed consolidated statements of income for the nine months ended September 30, 2011.

Existing Assets

Wind

For the three months ended September 30, 2012, results from NEER's existing wind asset portfolio decreased primarily due to the roll off of PTCs on certain wind projects after ten years of production (PTC roll off). For the nine months ended September 30, 2012, results from NEER's existing wind asset portfolio decreased due to the absence of approximately \$33 million of state ITC benefit recorded in the prior period and \$35 million of PTC roll off, with the balance primarily attributable to a lower wind resource.

Merchant

For the three months ended September 30, 2012, results from NEER's existing merchant asset portfolio decreased primarily due to:

- lower results at Seabrook of approximately \$13 million primarily due to reduced capacity, lower priced hedges and higher O&M
 and depreciation expenses, partly offset by higher gains on decommissioning funds,
- lower results of \$25 million in the Electric Reliability Council of Texas (ERCOT) region primarily due to market conditions as the prior year benefited from high market prices in August 2011, and
- lower hydro results of \$4 million primarily due to a lower water resource and lower priced hedges.

For the nine months ended September 30, 2012, results from NEER's existing merchant asset portfolio decreased primarily due to:

- lower results at Seabrook of approximately \$24 million primarily due to reduced capacity, lower priced hedges, lower gains on decommissioning funds and higher depreciation expense, partly offset by the absence of an extended refueling outage that occurred in 2011,
- lower results of \$24 million in the ERCOT region primarily due to market conditions as the prior year benefited from high market prices in August 2011, and
- lower hydro results of \$14 million primarily due to lower priced hedges and a lower water resource.

Contracted

For the three months ended September 30, 2012, results from NEER's existing contracted asset portfolio decreased primarily due to:

- the absence of earnings of approximately \$25 million from certain natural gas-fired generating plants which were sold in the fourth quarter of 2011 (see Note 3 Nonrecurring Fair Value Measurements), and
- lower results of \$8 million at the Point Beach Nuclear Power Plant (Point Beach) primarily due to lower gains on decommissioning
 funds and higher O&M and depreciation expenses, partly offset by a higher contract price and the addition of approximately
 83 mw of capacity which was completed in December 2011.

For the nine months ended September 30, 2012, results from NEER's existing contracted asset portfolio decreased primarily due to:

- the absence of earnings of approximately \$34 million from the natural gas-fired generating plants which were sold in the fourth quarter of 2011, and
- lower results of \$19 million related to the expiration of power sales agreements at certain joint venture projects, which is reflected
 in equity in earnings of equity method investees in NEE's condensed consolidated statements of income,
 partly offset by,
- higher results of \$14 million at Point Beach primarily due to the absence of a planned outage in the prior year and the addition
 of 167 mw of capacity, approximately one-half of which was completed in June 2011 and the other half of which was completed
 in December 2011, partly offset by higher O&M and depreciation expenses.

Gas Infrastructure

The decrease in gas infrastructure results for the three months ended September 30, 2012 reflects the absence of gains from exiting the hedged positions on a number of future gas production opportunities in 2011, partly offset by income from additional production in 2012. The increase in gas infrastructure results for the nine months ended September 30, 2012 is primarily due to gains from exiting the hedged positions on a number of future gas production opportunities in the first quarter of 2012 and income from additional production, partly offset by the absence of gains from exiting the hedged positions on a number of future gas production opportunities which occurred in the third quarter of 2011.

Customer Supply and Proprietary Power and Gas Trading

Results from the customer supply and proprietary power and gas trading businesses for the three and nine months ended September 30, 2012 increased primarily due to improved market conditions in the third quarter of 2012. Results for the nine-month period were partly offset by lower power and gas trading results and a decline in full requirement results as a result of warmer weather in the Northeast.

Impairment Charges in 2011

Impairment charges taken in the prior year-to-date period relate to the write down to fair value of certain wind and oil-fired generation assets deemed to be unrecoverable, resulting in an impairment charge of \$51 million which is recorded as a separate line item in NEE's condensed consolidated statements of income for the nine months ended September 30, 2011. The after-tax amount of the impairment charge reduced NEER's results for the nine months ended September 30, 2011 by \$31 million. See Note 3 - Nonrecurring Fair Value Measurements.

Interest Expense, Differential Membership Costs and Other

For the three and nine months ended September 30, 2012, interest expense, differential membership costs and other reflects higher costs primarily due to growth of the business, partly offset for the nine-month period by a gain related to an investment previously accounted for under the equity method in which NEER obtained a controlling interest.

Other Factors

In addition to the primary drivers of the changes in net income discussed above, the discussion below describes changes in certain line items set forth in NEE's condensed consolidated statements of income as they relate to NEER.

Operating Revenues

Operating revenues for the three months ended September 30, 2012 decreased \$364 million primarily due to:

- the absence of revenues of approximately \$159 million associated with five natural gas-fired generating plants sold in the fourth quarter of 2011.
- unrealized mark-to-market losses of \$161 million from non-qualifying hedges compared to \$32 million of such losses in 2011,
- unfavorable market conditions primarily in the ERCOT and New England Power Pool (NEPOOL) regions and lower revenues at NextEra Energy Power Marketing, LLC (PMI) (collectively, \$156 million),
 partly offset by,
- higher revenues of \$11 million at NEER's contracted nuclear facilities primarily due to favorable contract pricing and the addition of capacity at Point Beach, and
- higher revenues of \$52 million from new investments.

Operating revenues for the nine months ended September 30, 2012 decreased \$181 million primarily due to:

- the absence of revenues of approximately \$402 million associated with five natural gas-fired generating plants sold in the fourth quarter of 2011, and
- unfavorable market conditions in the ERCOT and NEPOOL regions and lower revenues at PMI and the existing wind projects (collectively, \$98 million),

partly offset by.

- higher revenues from new investments of \$147 million.
- higher revenues of \$92 million at NEER's contracted nuclear facilities primarily due to the absence of a 2011 planned outage, the addition of capacity at Point Beach and favorable contract pricing, and
- unrealized mark-to-market gains of \$62 million from non-qualifying hedges compared to \$13 million of losses on such hedges in 2011.

Operating Expenses

Operating expenses for the three months ended September 30, 2012 decreased \$135 million primarily due to the absence of operating expenses associated with five natural gas-fired generating plants sold in the fourth quarter of 2011.

Operating expenses for the nine months ended September 30, 2012 decreased \$319 million primarily due to:

- the absence of operating expenses associated with five natural gas-fired generating plants sold in the fourth quarter of 2011,
 and
- the absence of the \$51 million impairment charge recorded in 2011.

Interest Expense

NEER's interest expense for the three and nine months ended September 30, 2012 decreased \$16 million and \$34 million, respectively, primarily due to lower average interest rates.

Gains on Disposal of Assets - net

Gains on disposal of assets - net in NEE's condensed consolidated statements of income for the three and nine months ended September 30, 2012 and 2011 primarily reflect gains on sales of securities held in NEER's nuclear decommissioning funds.

Tax Credits and Benefits

PTCs from NEER's wind projects are reflected in NEER's earnings. PTCs are recognized as wind energy is generated and sold based on a per kwh rate prescribed in applicable federal and state statutes. Also see Summary above and Note 5 for a discussion of PTCs and deferred income tax benefits associated with convertible ITCs.

Wind and Solar Construction

NEER plans to add approximately 1,500 mw of new U.S. wind generation in 2012, including 257 mw added through September 30, 2012, 100 mw of new U.S. wind generation in 2013 and approximately 600 mw of new wind generation in Canada between 2012 and 2015. NEER plans to add approximately 900 mw of new solar generation during the period 2012 through 2016, including 40 mw acquired in the first guarter of 2012.

In its development and operation of U.S. wind generation facilities, NEER depends heavily on the federal PTC, which currently provides an income tax credit for the production of electricity from utility-scale wind turbines for the first ten years of commercial operation. This incentive was created under the Energy Policy Act of 1992 and is set to expire such that it will not apply to new wind projects that first achieve commercial operation after December 31, 2012. Wind and solar project developers also can choose to receive a 30% ITC, which would be in place of the PTC in the case of wind projects. To be eligible, a project must achieve commercial operation before 2013 in the case of wind and before 2017 in the case of solar. For projects placed in service before 2013 in the case of wind or before 2017 in the case of solar, in each case at which construction began before the end of 2011, developers can elect to receive an equivalent cash payment from the U.S. Department of Treasury for the value of the 30% ITC. Any failure to renew the PTC or adopt other legislation conducive to the economic development of wind and solar generation facilities in the U.S. could impede NEER's ability to economically develop wind and solar energy projects in the U.S. and could have a material adverse effect on NEE's business, financial condition, results of operations and prospects. Any renewal or new conducive legislative actions are currently uncertain.

In addition, Spain is considering the imposition of new taxes on energy generation and other changes to the economic framework of renewable energy projects, including the 99.8 mw of solar thermal facilities that NEER is constructing in Spain. If the proposed legislation were enacted into law, management believes that it would result in reduced project returns and the need to contribute additional equity in the project, neither of which is expected to have a significant effect on NEE's business, financial condition, results of operations and prospects. The economic and operational impact to NEER's project will depend on the structure of the final legislation.

Corporate and Other: Results of Operations

Corporate and Other is primarily comprised of interest expense, the operating results of FPL FiberNet, Lone Star and other business activities, as well as corporate interest income and expenses. Corporate and Other allocates non-utility interest expense and shared service costs to NEER. Interest expense is allocated based on a deemed capital structure of 70% debt and, for purposes of allocating non-utility interest expense, the deferred credit associated with differential membership interests sold by NEER's subsidiaries is included with debt. Each subsidiary's income taxes are calculated based on the "separate return method," except that tax benefits that could not be used on a separate return basis, but are used on the consolidated tax return, are recorded by the subsidiary that generated the tax benefits. Any remaining consolidated income tax benefits or expenses are recorded at Corporate and Other. The major components of Corporate and Other's results, on an after-tax basis, are as follows:

	Three Mo Septer		Nine Months Ended September 30,			
	2012	2011		2012		2011
			(millions)			
Interest expense, net of allocations to NEER	\$ (24)	\$	(19) \$	(68)	\$	(5
Interest income	10		9	27		2
Federal and state income tax benefits	4		(1)	18		41
Other	(11)	,	4	5		20
Net income (loss)	\$ (21)	\$	(7) \$	(18)	\$	3:

The increase in interest expense, net of allocations to NEER, for the three- and nine-month periods reflects a lower allocation of interest costs to NEER, as NEER has obtained additional project-specific financing, and higher debt outstanding, partly offset by lower average interest rates. The federal and state income tax benefits reflect consolidating income tax adjustments and, for the three and nine months ended September 30, 2011, include an approximately \$6 million expense associated with the loss on natural gas-fired generating assets held for sale. Also, federal and state income tax benefits for the nine months ended September 30, 2011 include the state deferred income tax benefit of approximately \$64 million related to state tax law changes in 2011. Other includes all other corporate income and expenses, as well as other business activities. The decline in other for the three and nine months ended September 30, 2012 is primarily due to a \$13 million after-tax impairment charge on an early stage technology investment; the pretax amount (\$20 million) of such impairment is reflected in other - net in NEE's condensed consolidated statements of income.

Lone Star Rate Case

In October 2012, the Public Utility Commission of Texas (PUCT) reached a decision in Lone Star's initial rate case proceeding. The PUCT decision was to approve an annual revenue requirement for approximately \$50 million of capital investment and O&M expenses. The annual revenue requirement reflects, among other things, an equity ratio of 40% and an allowed regulatory ROE of 9.6%. The remaining capital investment will be included in rates through an interim rate adjustment mechanism. In addition, Lone Star must file a general rate case, with a full 12-month historical test year, within four months of having 12 months of historical operating data, which is expected to occur in the second or third quarter of 2014.

LIQUIDITY AND CAPITAL RESOURCES

NEE and its subsidiaries, including FPL, require funds to support and grow their businesses. These funds are used for, among other things, working capital, capital expenditures, investments in or acquisitions of assets and businesses, payment of maturing debt obligations and, from time to time, redemption or repurchase of outstanding debt or equity securities. It is anticipated that these requirements will be satisfied through a combination of cash flow from operations, short- and long-term borrowings, and the issuance, from time to time, of short- and long-term debt and equity securities, consistent with NEE's and FPL's objective of maintaining, on a long-term basis, a capital structure that will support a strong investment grade credit rating. NEE, FPL and NEECH rely on access to credit and capital markets as significant sources of liquidity for capital requirements and other operations that are not satisfied by operating cash flows. The inability of NEE, FPL and NEECH to maintain their current credit ratings could affect their ability to raise short- and long-term capital, their cost of capital and the execution of their respective financing strategies, and could require the posting of additional collateral under certain agreements.

Cash Flows

Sources and uses of NEE's and FPL's cash for the nine months ended September 30, 2012 and 2011 were as follows:

	NEE				FPL					
	Nine	Months End	ed Sep	tember 30,	Nine	Months End	ed Sep	tember 30,		
		2012		2011		2012		2011		
				(mill	ons)					
Sources of cash:										
Cash flows from operating activities	\$	3,157	\$	3,117	\$	2,302	\$	1,748		
Long-term borrowings and change in loan proceeds restricted for construction		4,438		2,321		594		248		
Proceeds from the sale of differential membership interests, net of payments to investors		361		210		_				
Capital contribution from NEE		_		_		240		310		
Cash grants under the Recovery Act		105		503		_		202		
Issuances of common stock - net		386		39		_		_		
Net increase in short-term debt		396		946		142		307		
Other sources - net		15		91		36		42		
Total sources of cash		8,858		7,227		3,314		2,857		
Uses of cash:										
Capital expenditures and independent power and other investments and nuclear fuel purchases		(6,689)		(4,317)		(3,198)		(2,351)		
Retirements of long-term debt		(1,321)		(1,688)		(50)		(45)		
Dividends		(752)		(689)		_		(400)		
Repurchases of common stock		(19)		_		_		_		
Other uses - net		(208)		(195)		(82)		(51)		
Total uses of cash		(8,989)		(6,889)		(3,330)		(2,847)		
Net increase (decrease) in cash and cash equivalents	\$	(131)	\$	338	\$	(16)	\$	10		

NEE's primary capital requirements are for expanding and enhancing FPL's electric system and generating facilities to continue to provide reliable service to meet customer electricity demands and for funding NEER's investments in independent power and other projects. The following table provides a summary of the major capital investments for the nine months ended September 30, 2012 and 2011.

	N	ths End aber 30	Ended r 30,	
	201	12		2011
		(mill	ions)	
FPL:				
Generation:				
New	\$	1,852	\$	943
Existing		428		595
Transmission and distribution		692		566
Nuclear fuel		137		223
General and other		57		169
Other, primarily the exclusion of AFUDC - equity and change in accrued property additions		32		(145)
Total		3,198		2,351
NEER:				
Wind		1,498		637
Solar		929		317
Nuclear, including nuclear fuel		203		479
Other		460		329
Total		3,090		1,762
Corporate and Other		401		204
Total capital expenditures and independent power and other investments and nuclear fuel purchases	\$	6,689	\$	4,317

Liquidity

At September 30, 2012, NEE's total net available liquidity was approximately \$5.5 billion, of which FPL's portion was approximately \$2.8 billion. The table below provides the components of FPL's and NEECH's net available liquidity at September 30, 2012:

					Motor	sity Data
		NEE C.				rity Date
	 FPL	NEECH		Total	FPL	NEECH
		(millions)				
Bank revolving line of credit facilities ^(a)	\$ 3,014	\$ 4,5	69 \$	7,583	(b)	(b)
Less letters of credit	(3)	(1,2	(07)	(1,210)		
	3,011	3,3	62	6,373		
Revolving credit facility	235		_	235	2014	
Less borrowings	_		_	-		
	235			235		
Letter of credit facility ^(c)	_	2	200	200		2015
Less letters of credit	_		_	-		
			200	200		
Subtotal	3,246	3,5	62	6,808		
Cash and cash equivalents	20	2	26	246		
Less commercial paper and short-term debt	(472)	(1,1	02)	(1,574)		
Net available liquidity	\$ 2,794	\$ 2,6	86 \$	5,480		

⁽a) Provide for the funding of loans up to \$7,583 million (\$3,014 million for FPL) and the issuance of letters of credit up to \$4,083 million (\$1,564 million for FPL). The entire amount of the credit facilities is available for general corporate purposes, including to provide back-up liquidity for FPL's and NEECH's commercial paper programs and other short-term borrowings and to provide additional liquidity in the event of a loss to the companies' or their subsidiaries' operating facilities (including, in the case of FPL, a transmission and distribution property loss). FPL's bank revolving line of credit facilities are also available to support the purchase of \$633 million of pollution control, solid waste disposal and industrial development revenue bonds in the event they are tendered by individual bond holders and not remarketed prior to maturity.

Additionally, at September 30, 2012, certain subsidiaries of NEE had credit or loan facilities with available liquidity as follows:

	Original Amount	Amount Remaining Available at September 30, 2012	Rate	Maturity Date	Related Project Use
		(millions)			
NEECH and NEER:					
Canadian bank revolving credit agreements ^{(a)(b)}	C\$300	\$2	Variable	2013	Canadian renewable generating assets
Revolving loan agreement ^(a)	€170	\$92	Variable	2014	Construction of Spain solar project
NEER:					
Senior secured limited-recourse loan agreement (c)(d)	€589	\$233	Variable	2030	Construction of Spain solar project
Term loan facility ^{(c)(d)}	\$150	\$150	Variable	2019	Construction of Genesis solar project
Lone Star:					
Senior secured limited-recourse loan agreement (c)(e)	\$387	\$129	Variable	2016	Construction of Lone Star transmission line and substations

⁽a) Includes, as a precondition to borrowing or issuing letters of credit, as well as default and related payment acceleration, provisions that require NEE's ratio of funded debt to total capitalization to not exceed a stated ratio. Payment obligations are guaranteed by NEE pursuant to the 1998 guarantee agreement with NEECH.

⁽b) Approximately \$1,114 million of FPL's and \$1,469 million of NEECH's bank revolving line of credit facilities expire in 2013. The remaining portion of bank revolving line of credit facilities for FPL and NEECH expires in 2017.

⁽c) Only available for the issuance of letters of credit.

⁽b) Available for general corporate purposes; the current intent is for it to be used for the purchase, development, construction, and/or operation of Canadian renewable generating assets.

⁽c) Includes default and related payment acceleration provisions for, among other things, failure to comply with certain covenants, including requirements that construction of the project must be completed by a certain date.

d) Borrowings are preconditioned on equity being contributed by the project's parent, and are drawn on a pro-rata basis with those equity contributions. The total equity funding commitment and, until certain conditions or obligations related to the project are met, certain obligations, including all or a portion of the debt payment obligations, are guaranteed by NEECH, which guarantee obligations are in turn guaranteed by NEE. The related NEECH guarantee contains default and acceleration provisions relating to, among other things, NEE's ratio of funded debt to total capitalization exceeding a specified ratio.

⁽e) Borrowings are preconditioned on equity being contributed by Lone Star's parent, and are drawn on a pro-rata basis with those equity contributions. The total equity funding commitment has been guaranteed by NEECH, which guarantee obligations are in turn guaranteed by NEE. The related NEECH guarantee contains default provisions and related provisions for acceleration of the unfunded equity commitment relating to, among other things, NEE's ratio of funded debt to total capitalization exceeding a specified ratio.

In October 2012, an indirect wholly-owned subsidiary of NEER (the borrower) and NEECH entered into a Canadian \$150 million principal amount variable rate, bank revolving loan agreement maturing in October 2014, which amended an existing loan agreement that was scheduled to mature in March 2013. The loan agreement provides funding for the borrower's general corporate purposes, including funding loans to various affiliates for the purchase, development, construction, and/or operation of Canadian renewable generating assets. NEECH has guaranteed the repayment of all borrowings and interest under the revolving loan agreement, which guarantee obligation is in turn guaranteed by NEE pursuant to a 1998 guarantee agreement with NEECH. As a precondition to the borrower's ability to borrow under the terms of the revolving loan agreement, NEE must, among other things, maintain a ratio of funded debt to total capitalization that does not exceed a stated ratio. The revolving loan agreement also contains default and related acceleration provisions for, among other things, a failure by NEE to satisfy the ratio requirement. At October 25, 2012, approximately Canadian \$119 million (approximately \$121 million) of the funding commitment under the revolving loan agreement remains available.

An indirect wholly-owned subsidiary of NEER has experienced lower operating cash flows, primarily due to low energy prices in the Northeast, and is not expected to make an interest payment due in January 2013 on certain debt associated with a hydro project. If the related debt agreement is not restructured and the interest payment is not made timely, the subsidiary could be in default and potentially face bankruptcy. This potential default is not expected to have a material adverse effect on NEE's future financial results or operations.

Dodd-Frank Act

NEE and FPL continue to monitor the development of rules related to the Dodd-Frank Act and are implementing those rules that affect their businesses. A number of rules have already been finalized and have become or will become effective over the next 12 months. In July 2012, the U.S. Commodity Futures Trading Commission voted to finalize a rule related to the definition of a swap. The effective date of this rule was October 12, 2012, resulting in formal effective dates for a number of other rules that are dependent on the definition of a swap over the next 12 months, including the reporting and recordkeeping obligations applicable to derivative end users such as NEE and FPL. The implementation of these rules is not expected to have a material effect on NEE and FPL, however, it is expected to add cost and compliance risk related to hedging activities. The rules related to collateral requirements have not been finalized. If those rules, when finalized, require NEE and FPL to post significant amounts of cash collateral with respect to swap transactions, NEE's and FPL's liquidity could be materially affected.

NEE and FPL cannot predict the impact these new rules will have on their ability to hedge their commodity and interest rate risks or on the OTC derivatives market as a whole, but management believes that they could potentially have a material effect on NEE's and FPL's risk exposure and financial results, as well as reduce market liquidity and further increase the cost of hedging activities.

Capital Support

Letters of Credit, Surety Bonds and Guarantees

NEE and FPL obtain letters of credit and surety bonds and issue guarantees to facilitate commercial transactions with third parties and financings. Letters of credit, surety bonds and guarantees support, among other things, the buying and selling of wholesale energy commodities, debt and related reserves, nuclear activities, capital expenditures for NEER's wind and solar development and other contractual agreements.

In addition, as part of contract negotiations in the normal course of business, NEE and FPL may agree to make payments to compensate or indemnify other parties for possible future unfavorable financial consequences resulting from specified events. The specified events may include, but are not limited to, an adverse judgment in a lawsuit, the imposition of additional taxes due to a change in tax law or interpretations of the tax law or the non-receipt of renewable tax credits or proceeds from cash grants under the Recovery Act. NEE and FPL are unable to develop an estimate of the maximum potential amount of future payments under some of these contracts because events that would obligate them have not yet occurred or, if any such event has occurred, they have not been notified of its occurrence.

In addition, NEE has guaranteed certain payment obligations of NEECH, including most of its debt and all of its debentures and commercial paper issuances, as well as most of its payment guarantees and indemnifications, and NEECH has guaranteed certain debt and other obligations of NEER and its subsidiaries.

At September 30, 2012, NEE had approximately \$1.3 billion of standby letters of credit (\$3 million for FPL), approximately \$170 million of surety bonds (\$54 million for FPL) and approximately \$13.6 billion notional amount of guarantees and indemnifications (\$22 million for FPL), of which approximately \$8 billion (\$10 million for FPL) letters of credit, guarantees and indemnifications have expiration dates within the next five years. An aggregate of approximately \$1.2 billion (\$3 million for FPL) of the standby letters of credit at September 30, 2012 were issued under FPL's and NEECH's credit facilities.

Each of NEE and FPL believe it is unlikely that it would incur any liabilities associated with these letters of credit, surety bonds, guarantees and indemnifications. Accordingly, at September 30, 2012, NEE and FPL did not have any liabilities recorded for these letters of credit, surety bonds, guarantees and indemnifications.

Shelf Registration

In August 2012, NEE, NEECH and FPL filed a shelf registration statement with the SEC for an unspecified amount of securities which became effective upon filing. The amount of securities issuable by the companies is established from time to time by their respective boards of directors. As of October 25, 2012, securities that may be issued under the registration statement include, depending on the registrant, senior debt securities, subordinated debt securities, junior subordinated debentures, first mortgage bonds, common stock, preferred stock, stock purchase contracts, stock purchase units, warrants and guarantees related to certain of those securities. As of October 25, 2012, NEE and NEECH had approximately \$2.2 billion (issuable by either or both of them up to such aggregate amount) of board-authorized available capacity, and FPL had \$150 million of board-authorized available capacity.

Energy Marketing and Trading and Market Risk Sensitivity

NEE and FPL are exposed to risks associated with adverse changes in commodity prices, interest rates, equity prices and currency exchange rates. Financial instruments and positions affecting the financial statements of NEE and FPL described below are held primarily for purposes other than trading. Market risk is measured as the potential loss in fair value resulting from hypothetical reasonably possible changes in commodity prices, interest rates, equity prices or currency exchange rates over the next year. Management has established risk management policies to monitor and manage such market risks, as well as credit risks.

Commodity Price Risk

NEE and FPL use derivative instruments (primarily swaps, options, futures and forwards) to manage the commodity price risk inherent in the purchase and sale of fuel and electricity. In addition, NEE, through NEER, uses derivatives to optimize the value of power generation assets and engages in power and gas marketing and trading activities to take advantage of expected future favorable price movements. See Note 2.

The changes in the fair value of NEE's consolidated subsidiaries' energy contract derivative instruments for the three and nine months ended September 30, 2012 were as follows:

				Hedg							
	Trading		Non- Qualifying		OCI		FPL Cost Recovery Clauses		NEI	E Total	
					(n	nillions)					
Three months ended September 30, 2012											
Fair value of contracts outstanding at June 30, 2012	\$	113	\$	899	\$	4	\$	(302)	\$	714	
Reclassification to realized at settlement of contracts		24		27		(2)		185		234	
Inception value of new contracts		6		_				_		6	
Net option premium purchases (issuances)		13		_		_		_		13	
Changes in fair value excluding reclassification to realized		33		(254)		_		90		(131)	
Fair value of contracts outstanding at September 30, 2012		189		672		2		(27)		836	
Net margin cash collateral paid (received)										(120)	
Total mark-to-market energy contract net assets (liabilities) at September 30, 2012	\$	189	\$	672	\$	2	\$	(27)	\$	716	

	0.000		
Hedges	on	Owned	Assets

	Trading		1.0	Non- alifying	0	CI	Re	L Cost covery auses	NE	≣ Total
					(mill	ions)				
Nine months ended September 30, 2012										
Fair value of contracts outstanding at December 31, 2011	\$	15	\$	720	\$	8	\$	(501)	\$	242
Reclassification to realized at settlement of contracts		49		(63)		(6)		560		540
Inception value of new contracts		6		2		_		_		8
Net option premium purchases (issuances)		(9)		1		—		-		(8)
Changes in fair value excluding reclassification to realized		128		12		_		(86)		54
Fair value of contracts outstanding at September 30, 2012		189		672		2		(27)		836
Net margin cash collateral paid (received)										(120)
Total mark-to-market energy contract net assets (liabilities) at September 30, 2012	\$	189	\$	672	\$	2	\$	(27)	\$	716

NEE's total mark-to-market energy contract net assets (liabilities) at September 30, 2012 shown above are included on the condensed consolidated balance sheets as follows:

		mber 30, 012
	(mil	lions)
Current derivative assets	\$	456
Noncurrent derivative assets		875
Current derivative liabilities		(384)
Noncurrent derivative liabilities		(231)
NEE's total mark-to-market energy contract net assets	\$	716

The sources of fair value estimates and maturity of energy contract derivative instruments at September 30, 2012 were as follows:

					Maturity			
	2012	2013		2014	2015	2016	Thereafter	Total
					(millions)			
Trading:								
Quoted prices in active markets for identical assets	\$ 15	\$ (7	9)	\$ 4	\$ 6	\$ —	\$ —	\$ (54)
Significant other observable inputs	(53)	4	7	5	22	30	29	80
Significant unobservable inputs	27	3	9	39	22	16	20	163
Total	(11)		7	48	50	46	49	189
Owned Assets - Non-Qualifying:								
Quoted prices in active markets for identical assets	(3)	(2)	(2)	3	_	_	(4)
Significant other observable inputs	59	7	8	66	69	77	13	362
Significant unobservable inputs	13		1	26	37	40	197	314
Total	69	7	7	90	109	117	210	672
Owned Assets - OCI:								
Quoted prices in active markets for identical assets	4	-	_	_	_	_	_	4
Significant other observable inputs	(2)	-	-	_	_	_	_	(2)
Significant unobservable inputs	_	-	_	_	_	_	_	_
Total	2			_	_	_	_	2
Owned Assets - FPL Cost Recovery Clauses:								
Quoted prices in active markets for identical assets	_	-	-	_	_	_	_	_
Significant other observable inputs	(110)	7	8	_	_	_	_	(32)
Significant unobservable inputs	1		3	1	_	_	_	5
Total	(109)	8	1	1				(27)
Total sources of fair value	\$ (49)	\$ 16	5	\$ 139	\$ 159	\$ 163	\$ 259	\$ 836

The changes in the fair value of NEE's consolidated subsidiaries' energy contract derivative instruments for the three and nine months ended September 30, 2011 were as follows:

			Hedo					
	Trading \$ 9 \$ (15) (46) 22		Non- Qualifying		OCI	FPL Cost Recovery Clauses		NEE Total
					(millions)			
Three months ended September 30, 2011								
Fair value of contracts outstanding at June 30, 2011	\$ 9	\$	352	\$	30	\$	(140)	\$ 251
Reclassification to realized at settlement of contracts	(15)		(16)		(11)		85	43
Net option premium purchases (issuances)	(46)		_				_	(46)
Changes in fair value excluding reclassification to realized	22		(63)		_		(233)	(274)
Fair value of contracts outstanding at September 30, 2011	(30)	- 12	273		19		(288)	(26)
Net margin cash collateral paid (received)								90
Total mark-to-market energy contract net assets (liabilities) at September 30, 2011	\$ (30)	\$	273	\$	19	\$	(288)	\$ 64

				Hed	ges	on Owned As	sse	ts	
	,	Trading \$ 25 \$ (13) (77) 35 (30)		Non- Qualifying		OCI		FPL Cost Recovery Clauses	NEE Total
						(millions)			
Nine months ended September 30, 2011									
Fair value of contracts outstanding at December 31, 2010	\$	25	\$	422	\$	49	\$	(236)	\$ 260
Reclassification to realized at settlement of contracts		(13)		(74)		(30)		248	131
Net option premium purchases (issuances)		(77)							(77)
Changes in fair value excluding reclassification to realized		35		(75)		_		(300)	(340)
Fair value of contracts outstanding at September 30, 2011		(30)		273		19		(288)	(26)
Net margin cash collateral paid (received)									90
Total mark-to-market energy contract net assets (liabilities) at September 30, 2011	\$	(30)	\$	273	\$	19	\$	(288)	\$ 64

With respect to commodities, NEE's EMC, which is comprised of certain members of senior management, and NEE's chief executive officer are responsible for the overall approval of market risk management policies and the delegation of approval and authorization levels. The EMC and NEE's chief executive officer receive periodic updates on market positions and related exposures, credit exposures and overall risk management activities.

NEE uses a value-at-risk (VaR) model to measure commodity price market risk in its trading and mark-to-market portfolios. The VaR is the estimated nominal loss of market value based on a one-day holding period at a 95% confidence level using historical simulation methodology. As of September 30, 2012 and December 31, 2011, the VaR figures are as follows:

			Tra	ding			FF	and	Hedg	ifying H es in O covery	CI an	d			1	otal		
	F	PL	NE	ER	NE	EE	F	PL	NE	EER	N	EE	F	PL	NE	EER	V	NEE
									(mil	lions)	1,000				2			
December 31, 2011	\$		\$	2	\$	2	\$	38	\$	50	\$	25	\$	38	\$	50	\$	26
September 30, 2012	\$	_	\$	1	\$	1	\$	35	\$	70	\$	52	\$	35	\$	69	\$	51
Average for the nine months ended September 30, 2012	\$	_	\$	2	\$	2	\$	42	\$	60	\$	45	\$	42	\$	60	\$	45

⁽a) Non-qualifying hedges are employed to reduce the market risk exposure to physical assets or contracts which are not marked to market. The VaR figures for the non-qualifying hedges and hedges in OCI and FPL cost recovery clauses category do not represent the economic exposure to commodity price movements.

Interest Rate Risk

NEE and FPL are exposed to risk resulting from changes in interest rates as a result of their respective issuances of debt, investments in special use funds and other investments. NEE and FPL manage their respective interest rate exposure by monitoring current interest rates, entering into interest rate swaps and using a combination of fixed rate and variable rate debt. Interest rate swaps are used to mitigate and adjust interest rate exposure when deemed appropriate based upon market conditions or when required by financing agreements.

The following are estimates of the fair value of NEE's and FPL's financial instruments:

		Septembe	er 30	, 2012			Decembe	r 31,	2011
		Carrying Amount				Carrying Amount			stimated air Value
				(m	illio	ns)	19		
NEE:									
Fixed income securities:									
Special use funds	\$	2,046	\$	2,046	(a)	\$	1,897	\$	1,897 ^(a)
Other investments:									
Notes receivable	\$	500	\$	681	(b)	\$	503	\$	535 ^(b)
Debt securities	\$	115	\$	115	(a)	\$	89	\$	89 ^(a)
Long-term debt, including current maturities	\$	24,769	\$	27,674	(c)	\$	21,614	\$	23,699 ^(c)
Interest rate swaps - net unrealized losses	\$	(311)	\$	(311)	(d)	\$	(283)	\$	(283) ^(d)
FPL:									
Fixed income securities - special use funds	\$	1,609	\$	1,609	(a)	\$	1,499	\$	1,499 ^(a)
Long-term debt, including current maturities	\$	8,084	\$	9,984	(c)	\$	7,533	\$	9,078 ^(c)

(a) Estimated using quoted market prices for these or similar issues.

(b) Estimated using a discounted cash flow valuation technique based on certain observable yield curves and indices considering the credit profile of the borrower.

(c) Estimated using either quoted market prices for the same or similar issues or discounted cash flow valuation technique, considering the current credit spread of the debtor.

(d) Modeled internally using discounted cash flow valuation technique and applying a credit valuation adjustment.

The special use funds of NEE and FPL consist of restricted funds set aside to cover the cost of storm damage for FPL and for the decommissioning of NEE's and FPL's nuclear power plants. A portion of these funds is invested in fixed income debt securities primarily carried at estimated fair value. At FPL, changes in fair value, including any OTTI losses, result in a corresponding adjustment to the related liability accounts based on current regulatory treatment. The changes in fair value of NEE's non-rate regulated operations result in a corresponding adjustment to OCI, except for impairments deemed to be other than temporary, including any credit losses, which are reported in current period earnings. Because the funds set aside by FPL for storm damage could be needed at any time, the related investments are generally more liquid and, therefore, are less sensitive to changes in interest rates. The nuclear decommissioning funds, in contrast, are generally invested in longer-term securities, as decommissioning activities are not scheduled to begin until at least 2030 (2032 at FPL).

At September 30, 2012, the estimated fair value of NEE's interest rate swaps was as follows:

Notional Amount	Effective Date	Maturity Date	Rate Paid	Rate Received		
(millions)					(mi	llions)
Fair value hedg	es - NEECH:					
\$250	May 2010	November 2013	Variable ^(a)	2.55%	\$	5
\$400	August 2010	September 2015	Variable ^(b)	2.60%		15
\$250	August 2011	June 2013	Variable ^(c)	5.35%		(2
\$500	August 2011	December 2015	Variable ^(d)	7.875%		1
\$500	August 2011	March 2019	Variable ^(e)	6.00%		26
\$400	August 2011	June 2021	Variable ^(f)	4.50%		28
Total fair value	hedges					73
Cash flow hedg	es:					
NEER:						
\$25	December 2003	December 2017	4.245%	Variable ^(g)		(3
\$8	April 2004	December 2017	3.845%	Variable ^(g)		(1
\$115	December 2005	November 2019	4.905%	Variable ^(g)		(13
\$285	January 2007	January 2022	5.390%	Variable ^(h)		(33
\$275	January 2009	December 2016	2.680%	Variable ^(g)		(18
\$124	January 2009 ⁽ⁱ⁾	December 2023	3.725%	Variable ^(g)		(5
\$78	January 2009	December 2023	2.578%	Variable ^(j)		(3
\$16	March 2009	December 2016	2.655%	Variable ^(g)		(1
\$7	March 2009 ⁽ⁱ⁾	December 2023	3.960%	Variable ^(g)		_
\$266	May 2009	May 2017	3.015%	Variable ^(g)		(22
\$106	May 2009 ⁽ⁱ⁾	May 2024	4.663%	Variable ^(g)		(6
\$232	April 2010	January 2027	4.040%	Variable ^(h)		(38
\$264	October 2010	September 2028	2.822%	Variable ^(g)		(25
\$444	April 2011	December 2013	2.733%	Variable ^(k)		(17
\$758	April 2011 ⁽ⁱ⁾	June 2018	4.042%	Variable ^(I)		(82
\$627	April 2011 ⁽ⁱ⁾	December 2030	4.694%	Variable ^(I)		(64
\$60	August 2011	January 2016	(m)	Variable ^(g)		(1
\$209	December 2011	December 2029	2.275%	Variable ^(g)		(10
\$81	July 2012	December 2014	0.667%	Variable ^(g)		_
\$220	September 2012 ⁽ⁱ⁾	December 2030	2.095%	Variable ^(g)		(5
NEECH:						•
\$250	October 2010 ⁽ⁱ⁾	June 2023	3.479%	Variable ^(g)		(37
Total cash flow						(384
Total interest ra					\$	(311

Three-month London InterBank Offered Rate (LIBOR) plus 0.4726%.

Based upon a hypothetical 10% decrease in interest rates, which is a reasonable near-term market change, the net fair value of NEE's net liabilities would increase by approximately \$1,020 million (\$459 million for FPL) at September 30, 2012.

Three-month LIBOR plus 0.7980%.

Three-month LIBOR plus 4.8275%.

Three-month LIBOR plus 6.675%.

⁽a) (b) (c) (d) (e) (f) (g) (h) (i) Three-month LIBOR plus 3.945%.

Three-month LIBOR plus 2.05%. Three-month LIBOR.

Six-month LIBOR.

Exchange of payments does not begin until December 2016, December 2016, May 2017, December 2013, June 2018, December 2012 and June 2013, respectively. Three-month Banker's Acceptance Rate.

One-month Euro Interbank Offered Rate (Euribor).

Six-month Euribor.

Rate varies over time from 0.4914% to 3.0048%.

Equity Price Risk

NEE and FPL are exposed to risk resulting from changes in prices for equity securities. For example, NEE's nuclear decommissioning reserve funds include marketable equity securities primarily carried at their market value of approximately \$2,177 million and \$1,970 million (\$1,358 million and \$1,238 million for FPL) at September 30, 2012 and December 31, 2011, respectively. At September 30, 2012, a hypothetical 10% decrease in the prices quoted by stock exchanges, which is a reasonable near-term market change, would result in a \$207 million (\$131 million for FPL) reduction in fair value. For FPL, a corresponding adjustment would be made to the related liability accounts based on current regulatory treatment, and for NEE's non-rate regulated operations, a corresponding adjustment would be made to OCI to the extent the market value of the securities exceeded amortized cost and to OTTI loss to the extent the market value is below amortized cost.

Currency Exchange Rate Risk

At September 30, 2012, with respect to certain debt issuances and borrowings, NEECH has two cross currency swaps to hedge against currency movements with respect to both interest and principal payments. At September 30, 2012 and December 31, 2011, the fair value of cross currency swaps was approximately \$5 million and \$18 million, respectively.

Credit Risk

NEE and its subsidiaries are also exposed to credit risk through their energy marketing and trading operations. Credit risk is the risk that a financial loss will be incurred if a counterparty to a transaction does not fulfill its financial obligation. NEE manages counterparty credit risk for its subsidiaries with energy marketing and trading operations through established policies, including counterparty credit limits, and in some cases credit enhancements, such as cash prepayments, letters of credit, cash and other collateral and guarantees.

Credit risk is also managed through the use of master netting agreements. NEE's credit department monitors current and forward credit exposure to counterparties and their affiliates, both on an individual and an aggregate basis. For all derivative and contractual transactions, NEE's energy marketing and trading operations, which includes FPL's energy marketing and trading division, are exposed to losses in the event of nonperformance by counterparties to these transactions. Some relevant considerations when assessing NEE's energy marketing and trading operations' credit risk exposure include the following:

- Operations are primarily concentrated in the energy industry.
- Trade receivables and other financial instruments are predominately with energy, utility and financial services related companies, as well as municipalities, cooperatives and other trading companies in the U.S.
- Overall credit risk is managed through established credit policies and is overseen by the EMC.
- Prospective and existing customers are reviewed for creditworthiness based upon established standards, with customers not
 meeting minimum standards providing various credit enhancements or secured payment terms, such as letters of credit or the
 posting of margin cash collateral.
- Master netting agreements are used to offset cash and non-cash gains and losses arising from derivative instruments with the same counterparty. NEE's policy is to have master netting agreements in place with significant counterparties.

Based on NEE's policies and risk exposures related to credit, NEE and FPL do not anticipate a material adverse effect on their financial statements as a result of counterparty nonperformance. As of September 30, 2012, approximately 95% of NEE's and 100% of FPL's energy marketing and trading counterparty credit risk exposure is associated with companies that have investment grade credit ratings.

Item 3. Quantitative and Qualitative Disclosures About Market Risk

See Management's Discussion - Energy Marketing and Trading and Market Risk Sensitivity.

Item 4. Controls and Procedures

(a) Evaluation of Disclosure Controls and Procedures

As of September 30, 2012, each of NEE and FPL had performed an evaluation, under the supervision and with the participation of its management, including NEE's and FPL's chief executive officer and chief financial officer, of the effectiveness of the design and operation of each company's disclosure controls and procedures (as defined in the Securities Exchange Act of 1934 Rules 13a-15(e) and 15d-15(e)). Based upon that evaluation, the chief executive officer and chief financial officer of each of NEE and FPL concluded that the company's disclosure controls and procedures were effective as of September 30, 2012.

(b) Changes in Internal Control over Financial Reporting

NEE and FPL are continuously seeking to improve the efficiency and effectiveness of their operations and of their internal controls. This results in refinements to processes throughout NEE and FPL. However, there has been no change in NEE's or FPL's internal control over financial reporting (as defined in the Securities Exchange Act of 1934 Rules 13a-15(f) and 15d-15(f)) that occurred during NEE's and FPL's most recent fiscal quarter that has materially affected, or is reasonably likely to materially affect, NEE's or FPL's internal control over financial reporting.

PART II - OTHER INFORMATION

Item 1. Legal Proceedings

NEE and FPL are parties to various legal and regulatory proceedings in the ordinary course of their respective businesses. For information regarding legal proceedings that could have a material effect on NEE or FPL, see Item 3. Legal Proceedings and Note 14 - Legal Proceedings to Consolidated Financial Statements in the 2011 Form 10-K and Note 9 - Legal Proceedings herein. Such descriptions are incorporated herein by reference.

Item 1A. Risk Factors

There have been no material changes from the risk factors disclosed in the March 2012 Form 10-Q and 2011 Form 10-K. The factors discussed in Part II, Item 1A. Risk Factors in the March 2012 Form 10-Q and in Part I, Item 1A. Risk Factors in the 2011 Form 10-K, as well as other information set forth in this report, which could materially adversely affect NEE's and FPL's business, financial condition, results of operations and prospects should be carefully considered. The risks described in the March 2012 Form 10-Q and 2011 Form 10-K are not the only risks facing NEE and FPL. Additional risks and uncertainties not currently known to NEE or FPL, or that are currently deemed to be immaterial, also may materially adversely affect NEE's or FPL's business, financial condition, results of operations and prospects.

Item 2. Unregistered Sales of Equity Securities and Use of Proceeds

(c) Information regarding purchases made by NEE of its common stock during the three months ended September 30, 2012 is as follows:

Period	Total Number of Shares Purchased ^(a)	Average Price Paid Per Share	Total Number of Shares Purchased as Part of a Publicly Announced Program	Maximum Number of Shares that May Yet be Purchased Under the Program ^(b)
7/1/12 - 7/31/12	_	\$ _	_	13,274,748
8/1/12 - 8/31/12	5,245	\$ 69.23	-	13,274,748
9/1/12 - 9/30/12	530	\$ 67.48	-	13,274,748
Total	5,775	\$ 69.07	_	

⁽a) Includes: (1) in August 2012, shares of common stock withheld from employees to pay certain withholding taxes upon the vesting of stock awards granted to such employees under the NextEra Energy, Inc. Amended and Restated 2011 Long-Term Incentive Plan and the NextEra Energy, Inc. Amended and Restated Long-Term Incentive Plan (former LTIP); and (2) in September 2012, shares of common stock purchased as a reinvestment of dividends by the trustee of a grantor trust in connection with NEE's obligation under a February 2006 grant under the former LTIP to an executive officer of deferred retirement share awards.

⁽b) In February 2005, NEE's Board of Directors authorized common stock repurchases of up to 20 million shares of common stock over an unspecified period, which authorization was most recently reaffirmed and ratified by the Board of Directors in July 2011.

Item 5. Other Information

- (a) None
- (b) None
- (c) Other events
- (i) Reference is made to Item 1. Business NEE's Operating Subsidiaries NEER Generation and Other Operations Nuclear Facilities in the 2011 Form 10-K.

NEER sells substantially all of its share of the output of Duane Arnold under a long-term contract which expires in February 2014. In July 2012, NEER executed a long-term contract to sell all of its share of the output of Duane Arnold to Interstate Power & Light Company under a long-term contract from February 2014 through February 2025. The new contract is subject to the approval of the lowa Utilities Board.

(ii) Reference is made to Item 1. Business - NEE Environmental Matters - Environmental Regulations - Clean Air Interstate Rule (CAIR)/Cross-State Air Pollution Rule (CSAPR) in the 2011 Form 10-K.

In August 2012, the U.S. Court of Appeals for the District of Columbia (D.C. Circuit) vacated CSAPR and remanded it back to the U.S. Environmental Protection Agency (EPA) for further rulemaking. The D.C. Circuit ordered that the EPA's CAIR remain in place until such time that the EPA promulgates a valid replacement. The impact of complying with CAIR has not had and is not expected to have a significant effect on the financial results of NEE or FPL. Several petitioners, including the EPA, have filed for rehearing and the case is pending review by the D.C. Circuit, the timing and ultimate outcome of which is uncertain at this time.

(iii) Reference is made to Item 2. Properties - Generating Facilities - FPL in the 2011 Form 10-K.

In the fourth quarter of 2012, FPL intends to begin retiring and dismantling Cutler Units Nos. 5 and 6, Sanford Unit No. 3 and Port Everglades Units Nos. 1 through 4. At September 30, 2012, approximately \$514 million and \$445 million is included in plant in service and other property and accumulated depreciation and amortization, respectively, on FPL's balance sheets (electric utility plant in service and other property and accumulated depreciation and amortization, respectively, for NEE) related to these three plants, of which \$437 million and \$377 million, respectively, relate to Port Everglades Units Nos. 1 through 4. Upon retirement of each plant, FPL expects to reclassify the net book value of each plant to a regulatory asset and amortize it over a four-year period in accordance with the capital recovery schedule mechanism FPL is seeking in its current base rate proceeding.

Item 6. Exhibits

Exhibit Number	Description	NEE	FPL
*4(a)	Purchase Contract Agreement dated as of September 1, 2012, between NextEra Energy, Inc. and The Bank of New York Mellon, as Purchase Contract Agent (filed as Exhibit 4(a) to Form 8-K dated September 11, 2012, File No. 1-8841)	Х	
*4(b)	Pledge Agreement, dated as of September 1, 2012, between NextEra Energy, Inc., Deutsche Bank Trust Company Americas, as Collateral Agent, Custodial Agent and Securities Intermediary, and The Bank of New York Mellon, as Purchase Contract Agent (filed as Exhibit 4(b) to Form 8-K dated September 11, 2012, File No. 1-8841)	X	
*4(c)	Officer's Certificate of NextEra Energy Capital Holdings, Inc., dated September 11, 2012, creating the Series F Debentures due September 1, 2017 (filed as Exhibit 4(c) to Form 8-K dated September 11, 2012, File No. 1-8841)	X	
*4(d)	Officer's Certificate of NextEra Energy Capital Holdings, Inc., dated September 21, 2012, creating the 1.20% Debentures, Series due June 1, 2015 (filed as Exhibit 4 to Form 8-K dated September 21, 2012, File No. 1-8841)	х	
4(e)	First Supplemental Indenture to Indenture (For Unsecured Debt Securities) dated as of June 1, 1999, dated as of September 21, 2012, between NextEra Energy Capital Holdings, Inc. and The Bank of New York Mellon, as Trustee	X	
12(a)	Computation of Ratios	Х	
12(b)	Computation of Ratios		Х
31(a)	Rule 13a-14(a)/15d-14(a) Certification of Chief Executive Officer of NextEra Energy, Inc.	Х	
31(b)	Rule 13a-14(a)/15d-14(a) Certification of Chief Financial Officer of NextEra Energy, Inc.	Х	
31(c)	Rule 13a-14(a)/15d-14(a) Certification of Chief Executive Officer of Florida Power & Light Company		×
31(d)	Rule 13a-14(a)/15d-14(a) Certification of Chief Financial Officer of Florida Power & Light Company		х
32(a)	Section 1350 Certification of NextEra Energy, Inc.	X	
32(b)	Section 1350 Certification of Florida Power & Light Company		Х
101.INS	XBRL Instance Document	Х	Х
101.SCH	XBRL Schema Document	Х	X
101.PRE	XBRL Presentation Linkbase Document	х	Х
101.CAL	XBRL Calculation Linkbase Document	X	X
101.LAB	XBRL Label Linkbase Document	х	Х
101.DEF	XBRL Definition Linkbase Document	Χ.	X

^{*}Incorporated herein by reference

NEE and FPL agree to furnish to the SEC upon request any instrument with respect to long-term debt that NEE and FPL have not filed as an exhibit pursuant to the exemption provided by Item 601(b)(4)(iii)(A) of Regulation S-K.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrants have duly caused this report to be signed on their behalf by the undersigned thereunto duly authorized.

Date: October 25, 2012

NEXTERA ENERGY, INC. (Registrant)

CHRIS N. FROGGATT

Chris N. Froggatt
Vice President, Controller and Chief Accounting Officer
of NextEra Energy, Inc.
(Principal Accounting Officer of NextEra Energy, Inc.)

FLORIDA POWER & LIGHT COMPANY (Registrant)

KIMBERLY OUSDAHL

Kimberly Ousdahl
Vice President, Controller and Chief Accounting Officer
of Florida Power & Light Company
(Principal Accounting Officer of
Florida Power & Light Company)

NEXTERA ENERGY, INC. AND SUBSIDIARIES COMPUTATION OF RATIO OF EARNINGS TO FIXED CHARGES AND RATIO OF EARNINGS TO COMBINED FIXED CHARGES AND PREFERRED STOCK DIVIDENDS^(a)

Nine Months Ended September 30, 2012 (millions of dollars) Earnings, as defined: 1,482 Net income \$ 553 Income taxes Fixed charges included in the determination of net income, as below 855 Amortization of capitalized interest 18 Distributed income of equity method investees 20 Less: Equity in earnings of equity method investees 17 Total earnings, as defined \$ 2,911 Fixed charges, as defined: 795 Interest expense 36 Rental interest factor Allowance for borrowed funds used during construction 24 855 Fixed charges included in the determination of net income Capitalized interest 102 Total fixed charges, as defined \$ 957 Ratio of earnings to fixed charges and ratio of earnings to combined fixed charges and preferred stock dividends(a) 3.04

⁽a) NextEra Energy, Inc. has no preference equity securities outstanding; therefore, the ratio of earnings to fixed charges is the same as the ratio of earnings to combined fixed charges and preferred stock dividends.

FLORIDA POWER & LIGHT COMPANY AND SUBSIDIARIES COMPUTATION OF RATIO OF EARNINGS TO FIXED CHARGES AND RATIO OF EARNINGS TO COMBINED FIXED CHARGES AND PREFERRED STOCK DIVIDENDS^(a)

		onths Ended ber 30, 2012
	(millior	ns of dollars)
Earnings, as defined:		
Net income	\$	984
Income taxes		600
Fixed charges included in the determination of net income, as below		338
Total earnings, as defined	\$	1,922
Fixed charges, as defined:		
Interest expense	\$	314
Rental interest factor		8
Allowance for borrowed funds used during construction		16
Total fixed charges, as defined	\$	338
Ratio of earnings to fixed charges and ratio of earnings to combined fixed charges and preferred stock dividends ^(a)		5.69

⁽a) Florida Power & Light Company has no preference equity securities outstanding; therefore, the ratio of earnings to fixed charges is the same as the ratio of earnings to combined fixed charges and preferred stock dividends.

Exhibit 31(a)

Rule 13a-14(a)/15d-14(a) Certification

I, James L. Robo, certify that:

- 1. I have reviewed this Form 10-Q for the quarterly period ended September 30, 2012 of NextEra Energy, Inc. (the registrant);
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report:
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: October 25, 2012

JAMES L. ROBO

James L. Robo
President and Chief Executive Officer
of NextEra Energy, Inc.

Rule 13a-14(a)/15d-14(a) Certification

I, Moray P. Dewhurst, certify that:

- 1. I have reviewed this Form 10-Q for the quarterly period ended September 30, 2012 of NextEra Energy, Inc. (the registrant);
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: October 25, 2012

MORAY P. DEWHURST

Moray P. Dewhurst
Vice Chairman and Chief Financial Officer,
and Executive Vice President - Finance
of NextEra Energy, Inc.

Rule 13a-14(a)/15d-14(a) Certification

I, James L. Robo, certify that:

- 1. I have reviewed this Form 10-Q for the quarterly period ended September 30, 2012 of Florida Power & Light Company (the registrant);
- Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material
 fact necessary to make the statements made, in light of the circumstances under which such statements were made, not
 misleading with respect to the period covered by this report:
- Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: October 25, 2012

JAMES L. ROBO

James L. Robo Chairman and Chief Executive Officer of Florida Power & Light Company

Rule 13a-14(a)/15d-14(a) Certification

I, Moray P. Dewhurst, certify that:

- 1. I have reviewed this Form 10-Q for the quarterly period ended September 30, 2012 of Florida Power & Light Company (the registrant);
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: October 25, 2012

MORAY P. DEWHURST

Moray P. Dewhurst
Executive Vice President, Finance
and Chief Financial Officer
of Florida Power & Light Company

Section 1350 Certification

We, James L. Robo and Moray P. Dewhurst, certify, pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

- (1) The Quarterly Report on Form 10-Q of NextEra Energy, Inc. (the registrant) for the quarterly period ended September 30, 2012 (Report) fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the registrant.

Dated: October 25, 2012

JAMES L. ROBO

James L. Robo
President and Chief Executive Officer
of NextEra Energy, Inc.

MORAY P. DEWHURST

Moray P. Dewhurst
Vice Chairman and Chief Financial Officer,
and Executive Vice President - Finance
of NextEra Energy, Inc.

A signed original of this written statement required by Section 906 has been provided to the registrant and will be retained by the registrant and furnished to the Securities and Exchange Commission or its staff upon request.

The foregoing certification is being furnished as an exhibit to the Report pursuant to Item 601(b)(32) of Regulation S-K and Section 906 of the Sarbanes-Oxley Act of 2002 and, accordingly, is not being filed with the Securities and Exchange Commission as part of the Report and is not to be incorporated by reference into any filing of the registrant under the Securities Act of 1933 or the Securities Exchange Act of 1934 (whether made before or after the date of the Report, irrespective of any general incorporation language contained in such filing).

Section 1350 Certification

We, James L. Robo and Moray P. Dewhurst, certify, pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

- (1) The Quarterly Report on Form 10-Q of Florida Power & Light Company (the registrant) for the quarterly period ended September 30, 2012 (Report) fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the registrant.

Dated: October 25, 2012

JAMES L. ROBO

James L. Robo Chairman and Chief Executive Officer of Florida Power & Light Company

MORAY P. DEWHURST

Moray P. Dewhurst
Executive Vice President, Finance and
Chief Financial Officer of
Florida Power & Light Company

A signed original of this written statement required by Section 906 has been provided to the registrant and will be retained by the registrant and furnished to the Securities and Exchange Commission or its staff upon request.

The foregoing certification is being furnished as an exhibit to the Report pursuant to Item 601(b)(32) of Regulation S-K and Section 906 of the Sarbanes-Oxley Act of 2002 and, accordingly, is not being filed with the Securities and Exchange Commission as part of the Report and is not to be incorporated by reference into any filing of the registrant under the Securities Act of 1933 or the Securities Exchange Act of 1934 (whether made before or after the date of the Report, irrespective of any general incorporation language contained in such filing).



Commission



IRS Employer

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-K

ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d)
OF THE SECURITIES EXCHANGE ACT OF 1934

For the fiscal year ended December 31, 2012

Exact name of registrants as specified in their

File Number		charters, address of pregistrants	orincipal execui ' telephone nur		ices and	Identification Number	
1-8841	A Section 1	NEXTERA	ENERGY	(, IN	C.	59-2449419	
2-27612	F	LORIDA POWE 700 Uni Juno Bea		T CC		59-0247775	
State or other jurisdi	ction of incorp	oration or organizati	on: Florida				
						Name of exchange on which registered	
Securities registered p NextEra Energy, In Florida Power & Lig	c.: Comm	on Stock, \$0.01 Par Valu	ie			New York Stock Exchange)
Indicate by check mark if the	registrants are well-	-known seasoned issuers, as	defined in Rule	405 of t	he Securities Act of 1933.		
NextEra Energy, Inc.	Yes ☑ No □	Florida Power & L	ight Company	Yes ☑	No □		
Indicate by check mark if the	registrants are not r	equired to file reports pursua	ant to Section 13	or Secti	ion 15(d) of the Securities	Exchange Act of 1934.	
NextEra Energy, Inc.	Yes □ No ☑	Florida Power & L	ight Company	Yes □	No ☑		
Indicate by check mark whet preceding 12 months, and (2					n 13 or 15(d) of the Secur	rities Exchange Act of 1934 during t	the
NextEra Energy, Inc.	Yes ☑ No □	Florida Power & L	ight Company	Yes ☑	No 🗆		
						ery Interactive Data File required to the registrants were required to subm	
NextEra Energy, Inc.	Yes ☑ No □	Florida Power & L	ight Company	Yes ☑	No □		
Indicate by check mark if disc knowledge, in definitive proxy						be contained, to the best of registran nt to this Form 10-K. ☑	ıts'
Indicate by check mark wheth of "large accelerated filer," "a						reporting company. See the definitio 934.	ns
NextEra Energy, Inc. Florida Power & Light Comp	pany	Large Accelerated Filer ☑ Large Accelerated Filer □	Accelerated Fi		Non-Accelerated Filer ☐ Non-Accelerated Filer ☑	Smaller Reporting Company ☐ Smaller Reporting Company ☐	
Indicate by check mark wheth	her the registrants a	re shell companies (as define	ed in Rule 12b-2	of the S	ecurities Exchange Act of	1934). Yes □ No ☑	
Aggregate market value of th	e voting and non-ve	ting common equity of Next	Fra Energy Inc	held hy	non-affiliates as of June 2	9 2012 (based on the closing mark	ret

DOCUMENTS INCORPORATED BY REFERENCE

The number of shares outstanding of NextEra Energy, Inc. common stock, as of the latest practicable date: Common Stock, \$0.01 par value, outstanding as of January 31,

As of January 31, 2013, there were issued and outstanding 1,000 shares of Florida Power & Light Company common stock, without par value, all of which were held,

Portions of NextEra Energy, Inc.'s Proxy Statement for the 2013 Annual Meeting of Shareholders are incorporated by reference in Part III hereof.

There was no voting or non-voting common equity of Florida Power & Light Company held by non-affiliates as of June 29, 2012.

price on the Composite Tape on June 29, 2012) was \$28,982,338,359.

2013: 423,867,308 shares.

beneficially and of record, by NextEra Energy, Inc.

This combined Form 10-K represents separate filings by NextEra Energy, Inc. and Florida Power & Light Company. Information contained herein relating to an individual registrant is filed by that registrant on its own behalf. Florida Power & Light Company makes no representations as to the information relating to NextEra Energy, Inc.'s other operations.

Florida Power & Light Company meets the conditions set forth in General Instruction I.(1)(a) and (b) of Form 10-K and is therefore filing this Form with the reduced disclosure format.

DEFINITIONS

Acronyms and defined terms used in the text include the following:

Term	Meaning
AFUDC	allowance for funds used during construction
AFUDC - debt	debt component of allowance for funds used during construction
AFUDC - equity	equity component of allowance for funds used during construction
AOCI	accumulated other comprehensive income
capacity clause	capacity cost recovery clause, as established by the FPSC
CFTC	U.S. Commodity Futures Trading Commission
CO ₂	carbon dioxide
DOE	U.S. Department of Energy
Duane Arnold	Duane Arnold Energy Center
EPA	U.S. Environmental Protection Agency
ERCOT	Electric Reliability Council of Texas
FDEP	Florida Department of Environmental Protection
FERC	Federal Energy Regulatory Commission
FPL	Florida Power & Light Company
FPL FiberNet	fiber-optic telecommunications business
FPSC	Florida Public Service Commission
fuel clause	fuel and purchased power cost recovery clause, as established by the FPSC
GAAP	generally accepted accounting principles in the U.S.
GHG	greenhouse gas(es)
ISO	independent system operator
ITCs	investment tax credits
kw	kijowatt
kwh	kilowatt-hour(s)
Lone Star	Lone Star Transmission, LLC
Management's Discussion	Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations
mortgage	mortgage and deed of trust dated as of January 1, 1944, from FPL to Deutsche Bank Trust Company Americas, as
	supplemented and amended
mw	megawatt(s)
mwh	megawatt-hour(s)
NEE	NextEra Energy, Inc.
NEECH	NextEra Energy Capital Holdings, Inc.
NEER	NextEra Energy Resources, LLC
NEET	NextEra Energy Transmission, LLC
NERC	North American Electric Reliability Corporation
NHT	New Hampshire Transmission, LLC
Note	Note to consolidated financial statements
NOx	nitrogen oxide
NRC	U.S. Nuclear Regulatory Commission
O&M expenses	other operations and maintenance expenses in the consolidated statements of income
OCI	other comprehensive income
OTC	over-the-counter
ОТТІ	other than temporary impairment
PJM	PJM Interconnection, L.L.C.
PMI	NextEra Energy Power Marketing, LLC
Point Beach	Point Beach Nuclear Power Plant
PTCs	production tax credits
PUCT	Public Utility Commission of Texas
PURPA	Public Utility Regulatory Policies Act of 1978, as amended
PV	photovoltaic
regulatory ROE	return on common equity as determined for regulatory purposes
RFP	request for proposal
ROE	return on common equity
RPS	renewable portfolio standards
RTO	regional transmission organization
Seabrook	Seabrook Station
SEC	U.S. Securities and Exchange Commission
SO ₂	sulfur dioxide
U.S.	United States of America
WCEC	FPL's West County Energy Center in western Palm Beach County, Florida

NEE, FPL, NEECH and NEER each has subsidiaries and affiliates with names that may include NextEra Energy, FPL, NextEra Energy Resources, FPL Group Capital, FPL Energy, FPLE and similar references. For convenience and simplicity, in this report the terms NEE, FPL, NEECH and NEER are sometimes used as abbreviated references to specific subsidiaries, affiliates or groups of subsidiaries or affiliates. The precise meaning depends on the context.

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FORWARD-LOOKING STATEMENTS

This report includes forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. Any statements that express, or involve discussions as to, expectations, beliefs, plans, objectives, assumptions, strategies, future events or performance (often, but not always, through the use of words or phrases such as will, will result, are expected to, will continue, is anticipated, aim, believe, could, should, would, estimated, may, plan, potential, future, projection, goals, target, outlook, predict and intend or words of similar meaning) are not statements of historical facts and may be forward looking. Forward-looking statements involve estimates, assumptions and uncertainties. Accordingly, any such statements are qualified in their entirety by reference to, and are accompanied by, important factors included in Part I, Item 1A. Risk Factors (in addition to any assumptions and other factors referred to specifically in connection with such forward-looking statements) that could have a significant impact on NEE's and/or FPL's operations and financial results, and could cause NEE's and/or FPL's actual results to differ materially from those contained or implied in forward-looking statements made by or on behalf of NEE and/or FPL in this combined Form 10-K, in presentations, on their respective websites, in response to questions or otherwise.

Any forward-looking statement speaks only as of the date on which such statement is made, and NEE and FPL undertake no obligation to update any forward-looking statement to reflect events or circumstances, including, but not limited to, unanticipated events, after the date on which such statement is made, unless otherwise required by law. New factors emerge from time to time and it is not possible for management to predict all of such factors, nor can it assess the impact of each such factor on the business or the extent to which any factor, or combination of factors, may cause actual results to differ materially from those contained or implied in any forward-looking statement.

PARTI

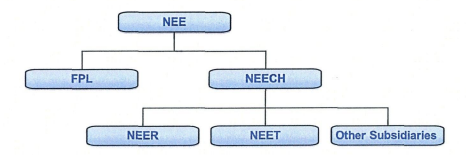
Item 1. Business

OVERVIEW

NextEra Energy, Inc. (hereafter, NEE) is one of the largest electric power companies in North America, with over 42,000 mw of generating capacity in 26 states in the U.S. and 4 provinces in Canada, and employing approximately 14,800 people as of December 31, 2012. NEE provides retail and wholesale electric services to nearly 5 million customers and owns generation, transmission and distribution facilities to support its services. It also purchases electric power for resale to its customers and provides risk management services related to power and gas consumption for a limited number of customers. NEE is the largest generator in North America of renewable energy from the wind and sun. NEE owns and operates approximately 17% of the installed base of U.S. wind power production capacity and operates approximately 14% of the installed base of U.S. utility-scale solar power production capacity as of December 31, 2012. NEE also owns and operates one of the largest fleets of nuclear power stations in the U.S., with eight reactors at five sites located in four states, representing approximately 6% of U.S. nuclear power electric generating capacity as of December 31, 2012. NEE's business strategy has emphasized the development, acquisition and operation of renewables, nuclear and natural gas-fired generation facilities in response to long-term federal policy trends supportive of zero and low air emissions sources of power. NEE's generation fleet has significantly lower rates of emissions of CO2, SO2 and NOx than the average rates of the U.S. electric power industry with approximately 97% of its 2012 generation, measured by mwh produced, coming from renewables, nuclear and natural gas-fired facilities. Certain environmental attributes of NEE's electric generating facilities, such as renewable energy credits, emissions reductions, offsets, allowances and the avoided emission of GHG pollutants, have been or likely will be sold or transferred to third parties, who are solely entitled to the reporting rights and ownership of the environmental attributes.

NEE was incorporated in 1984 under the laws of Florida and conducts its operations principally through two wholly-owned subsidiaries, Florida Power & Light Company (hereafter, FPL) and NextEra Energy Resources, LLC (hereafter, NEER). NextEra Energy Capital Holdings, Inc. (hereafter, NEECH), another wholly-owned subsidiary of NEE, owns and provides funding for NEER's and NEE's other operating subsidiaries, other than FPL and its subsidiaries. NEE's two principal businesses also constitute NEE's reportable segments for financial reporting purposes.

NEE Organizational Chart



FPL is a rate-regulated electric utility engaged primarily in the generation, transmission, distribution and sale of electric energy in Florida. FPL is the largest electric utility in the state of Florida and one of the largest electric utilities in the U.S. based on retail mwh sales. FPL is vertically integrated, with approximately 24,100 mw of generating capacity as of December 31, 2012. FPL's investments in its infrastructure since 2001, such as modernizing less efficient generating plants to produce more energy with less fuel and fewer air emissions, and upgrading its transmission and distribution systems to deliver service reliability that is the best of the Florida investor-owned utilities, have provided significant benefits to FPL's customers, all while providing residential and commercial bills that were among the lowest in Florida and below the national average based on a rate per kwh as of July 2012. With approximately 95% of its power generation coming from natural gas, nuclear and solar, FPL is also one of the cleanest electric utilities in the nation. Based on 2012 information, FPL's emissions rates for CO₂, SO₂ and NOx were 29%, 91% and 67% lower, respectively, than the average rates of the U.S. electric power industry.

NEER is one of the largest wholesale generators of electric power in the U.S., with over 18,100 mw of generating capacity across 24 states and 4 Canadian provinces as of December 31, 2012. NEER produces the majority of its electricity from clean and renewable sources, including wind and solar. NEER also provides full energy and capacity requirements services, engages in power and gas marketing and trading activities, participates in natural gas production and pipeline infrastructure development and owns a retail electricity provider.

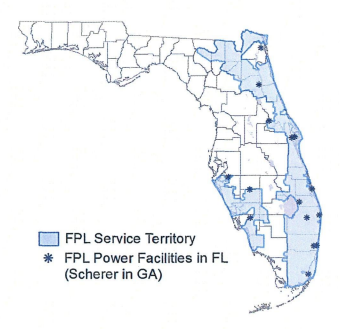
NEECH's other business activities are primarily conducted through NEET and FPL FiberNet. NEET conducts its operations principally through two wholly-owned subsidiaries, Lone Star, a rate-regulated transmission service provider in Texas, and NHT, a rate-regulated transmission owner in New Hampshire. FPL FiberNet delivers wholesale and enterprise telecommunications services in Florida and certain areas of the South Central U.S.

NEE seeks to create value in its two principal businesses by meeting its customers' needs more economically and more reliably than its competitors, as described in more detail in the following sections. NEE's strategy has resulted in profitable growth over sustained periods at both FPL and NEER. Management seeks to grow each business in a manner consistent with the varying opportunities open to it and does not maintain any specific goal as to the relative size of the two businesses. However, management believes that the diversification and balance represented by FPL and NEER is a valuable characteristic of the enterprise. FPL and NEER, as well as other NEE subsidiaries, share common support functions with the objective of lowering costs and creating efficiencies for their businesses.

NEE'S OPERATING SUBSIDIARIES

I. FPL

FPL was incorporated under the laws of Florida in 1925, and is a wholly-owned subsidiary of NEE. FPL is a rate-regulated electric utility and is the largest electric utility in the state of Florida and one of the largest electric utilities in the U.S. based on retail mwh sales. FPL, with 24,057 mw of generating capacity at December 31, 2012, supplies electric service throughout most of the east and lower west coasts of Florida, serving more than 8.9 million people through approximately 4.6 million customer accounts. At December 31, 2012, FPL's service territory and plant locations are as follows (see Item 2 - Generating Facilities):



FRANCHISE AGREEMENTS AND COMPETITION

FPL's service to its retail customers is provided primarily under franchise agreements negotiated with municipalities or counties. Alternatively, municipalities and counties may form their own utility companies to provide service to their residents. In a few cases, an FPL franchise agreement provides the municipality or county the right to buy the distribution assets serving local residents at the end of the agreement. However, during the term of a franchise agreement, which is typically 30 years, the municipality or county agrees not to form its own utility, and FPL has the right to offer electric service to residents. FPL currently holds 177 franchise agreements with various municipalities and counties in Florida with varying expiration dates through 2042. Two of these franchise agreements expire in 2013, seven expire in 2014 and 168 expire during the period 2015 through 2042. These franchise agreements cover approximately 86% of FPL's retail customer base in Florida. Negotiations are ongoing to renew the franchise agreements that expire in 2013 and 2014. FPL considers its franchises to be adequate for the conduct of its business. FPL also provides service to 12 other municipalities and to 22 unincorporated areas within its service area without franchise agreements pursuant to the general obligation to serve as a public utility, relying upon Florida law for access to public rights of way.

Because any retail customer may elect to provide his/her own electric services, FPL effectively must compete for an individual customer's business. As a practical matter, few customers provide their own service at the present time since FPL's cost of service is generally substantially lower than the cost of self-generation for the vast majority of customers. Changing technology and economic conditions could alter the favorable relative cost position that FPL currently enjoys; however, FPL seeks as a matter of strategy to ensure that it delivers superior value, in the form of high reliability, low bills and excellent customer service.

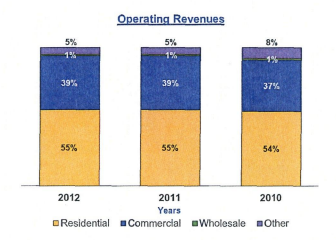
FPL also faces competition from other suppliers of electrical energy to wholesale customers and from alternative energy sources and self-generation for other customer groups, primarily industrial customers. In each of 2012, 2011 and 2010, operating revenues from wholesale and industrial customers combined represented approximately 3% of FPL's total operating revenues.

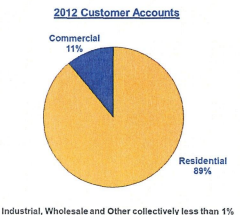
The FPSC promotes cost competitiveness in the building of new steam and solar generating capacity by requiring investor-owned electric utilities, including FPL, to issue an RFP except when the FPSC determines that an exception from the RFP process is in the public interest. The RFP process allows independent power producers and others to bid to supply the new generating capacity. If a bidder has the most cost-effective alternative, meets other criteria such as financial viability and demonstrates adequate expertise and experience in building and/or operating generating capacity of the type proposed, the investor-owned electric utility would seek to negotiate a purchased power agreement with the selected bidder and request that the FPSC approve the terms of the purchased power agreement and, if appropriate, provide the required authorization for the construction of the bidder's generating capacity.

New nuclear power plants are exempt from the RFP requirement. See FPL Sources of Generation - Nuclear Operations below regarding FPL's planned two additional nuclear units at Turkey Point.

CUSTOMERS AND REVENUE

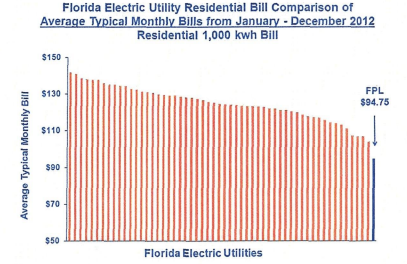
FPL's primary source of operating revenues is from its retail customer base; it also serves a limited number of wholesale customers within Florida. The percentage of FPL's operating revenues and customer accounts by customer class were as follows:





For both retail and wholesale customers, the prices (or rates) that FPL may charge are controlled by regulation, by the FPSC in the case of retail customers, and by the FERC in the case of wholesale customers. In general, under U.S. and Florida law, regulated rates are intended to cover the cost of providing service, including an appropriate rate of return on capital employed. However, the regulatory bodies have authority to determine the relevant cost of providing service and the appropriate rate of return on capital employed and there can be no guarantee that FPL will be able to earn any particular rate of return or recover all of its costs through regulated rates. See the discussion of regulation at FPL Regulation below.

FPL seeks to maintain attractive rates for its customers. Since rates are largely cost-based, maintaining low rates requires a strategy focused on developing and maintaining a low cost position. A common benchmark used in the electric power industry for comparing rates across companies is the cost per 1,000 kwh of consumption per month for a residential customer. FPL's 2012 average cost per 1,000 kwh of monthly residential usage was the lowest of the 55 electric utilities within Florida as indicated below:



TRANSMISSION AND DISTRIBUTION

FPL provides service to its customers through an integrated transmission and distribution system that links its generation facilities to its customers. FPL also maintains interconnection facilities with neighboring utilities and wholesale power providers, enabling it to buy and sell wholesale electricity outside its service territory and to enhance the reliability of its own network and support the reliability of neighboring networks. FPL's transmission system carries high voltage electricity from its generating facilities to substations where the electricity is stepped down to lower voltage levels and is sent through the distribution system to its customers.

A key element of FPL's strategy is to provide highly reliable service to its customers. The transmission and distribution system is susceptible to interruptions or outages from a wide variety of sources including weather, animal interference, traffic accidents, equipment failure and many others, and FPL seeks to reduce or eliminate outages where economically practical and to restore service rapidly when outages occur. A common industry benchmark for transmission and distribution system reliability is the system average interruption duration index (SAIDI), which represents the number of minutes the average customer is without power during a time period. For the five years 2007-2011, FPL's average annual SAIDI was the best of the investor-owned utilities in Florida.

FPL SYSTEM CAPABILITY AND LOAD

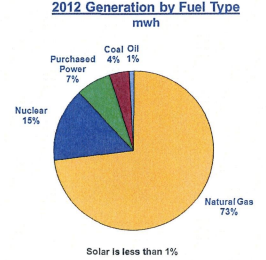
At December 31, 2012, FPL's resources for serving load consisted of 26,020 mw, of which 24,057 mw were from FPL-owned facilities (see Item 2 - Generating Facilities) and 1,963 mw were available through purchased power agreements (see FPL Sources of Generation - Purchased Power below). Occasionally, unusually cold temperatures during the winter months result in significant increases in electricity usage for short periods of time. However, customer usage and operating revenues are typically higher during the summer months, largely due to the prevalent use of air conditioning in FPL's service territory. The highest peak load FPL has served to date was 24,346 mw, which occurred on January 11, 2010. FPL had adequate resources available at the time of this peak to meet customer demand.

FPL's projected reserve margin for the summer of 2013 is approximately 28%. This reserve margin is expected to be achieved through the combination of available output from FPL's active generating units, purchased power agreements and the capability to reduce peak demand through the implementation of demand side management programs, including load management which was estimated at December 31, 2012 to be capable of reducing demand by 1,865 mw, and energy efficiency and conservation programs. See FPL Sources of Generation - Fossil Operations and Nuclear Operations below regarding generation projects currently under construction.

FPL SOURCES OF GENERATION

FPL relies upon a mix of fuel sources for its generating facilities, along with purchased power, in order to maintain the flexibility to achieve a more economical fuel mix by responding to market and industry developments. See descriptions of fossil, nuclear and solar operations below and a listing of FPL's generating facilities in Item 2 - Generating Facilities.

FPL's 2012 fuel mix based on mwh produced, including purchased power, was as follows:



During 2012, nuclear generation was lower than in 2011 as a result of outages related to a generation uprate project at FPL's nuclear units.

Fossil Operations (Natural Gas, Coal and Oil)

At December 31, 2012, FPL owned and operated 73 units that used fossil fuels such as natural gas and/or oil, and had a joint ownership interest in three coal units, which combined provided 20,696 mw of generating capacity for FPL. These fossil units are out of service from time to time for routine maintenance or on standby during periods of reduced electricity demand.

FPL's natural gas plants require natural gas transportation, supply and storage. FPL has firm transportation contracts in place with five different transportation suppliers with expiration dates ranging from 2015 to 2036 that together are expected to satisfy substantially all of the currently anticipated needs for natural gas transportation through 2016. To the extent desirable, FPL also purchases interruptible natural gas transportation service from these natural gas transportation suppliers based on pipeline availability. FPL has several short- and medium-term natural gas supply contracts to provide a portion of FPL's anticipated needs for natural gas. The remainder of FPL's natural gas requirements is purchased in the spot market. FPL has an agreement for the storage of natural gas that expires in 2014. See Note 13 - Contracts. With respect to its oil plants, FPL obtains its fuel requirements in the spot market.

In December 2012, FPL issued an RFP for an approximately 700-mile natural gas pipeline that will help FPL identify and evaluate options for new natural gas transportation infrastructure in Florida to meet the growing need for natural gas power. The proposed pipeline will be composed of two segments and be operational beginning in 2017. The upstream segment will originate at an existing hub in western Alabama and end at a new hub to be built in Central Florida that will allow the new pipeline to interconnect with peninsular Florida's two existing natural gas pipelines. The downstream segment will originate at the new Central Florida hub and end in Martin County, Florida at FPL's Martin power plant. FPL plans to propose a self-build option for the downstream segment of the pipeline, which, if selected, is expected to be built, owned and operated by a FERC-regulated affiliate. The bids are due in April 2013 with the winning proposal(s) expected to be selected by the end of June 2013. The pipeline will be subject to regulatory approvals.

St. Johns River Power Park (SJRPP) Units Nos. 1 and 2, in which FPL has a joint ownership interest, has a coal supply and transportation contract for a portion of the 2013 and 2014 fuel needs for those units. All of the transportation requirements and a portion of the coal supply needs for Scherer Unit No. 4, the other coal unit in which FPL has a joint ownership interest, are covered by a series of annual and long-term contracts. The remaining fuel requirements for these units will be obtained in the spot market. See Note 13 - Contracts.

<u>Modernization Projects.</u> FPL is in the process of modernizing its Cape Canaveral, Riviera Beach and Port Everglades power plants to high-efficiency natural gas-fired units that will provide approximately 1,200 mw, 1,200 mw and 1,280 mw of capacity, respectively, and be placed in service by June 2013, June 2014 and mid-2016, respectively. In May 2012, the Florida Industrial Power Users Group appealed the FPSC's order approving the Port Everglades modernization, which appeal will be heard by the Florida Supreme Court.

Nuclear Operations

At December 31, 2012, FPL owned, or had undivided interests in, and operated the following four nuclear units with a total net generating capacity of 3,326 mw.

Facility	mw	Operating License Expiration Dates	
St. Lucie Unit No. 1	981	2036	
St. Lucie Unit No. 2	843	2043	
Turkey Point Unit No. 3	809	2032	
Turkey Point Unit No. 4	693	2033	

FPL has several contracts for the supply of uranium and the conversion, enrichment and fabrication of nuclear fuel with expiration dates ranging from June 2013 through 2023. See Note 13 - Contracts. NRC regulations require FPL to submit a plan for decontamination and decommissioning five years before the projected end of plant operation. FPL's current plans, under the applicable operating licenses, provide for prompt dismantlement of Turkey Point Units Nos. 3 and 4 with decommissioning activities commencing in 2032 and 2033, respectively. Current plans provide for St. Lucie Unit No. 1 to be mothballed beginning in 2036 with decommissioning activities to be integrated with the prompt dismantlement of St. Lucie Unit No. 2 commencing in 2043.

Projects to Add Additional Capacity. FPL is in the final stages of a generation uprate project which is expected to add at least 510 mw of capacity at its existing nuclear units at St. Lucie and Turkey Point, which are expected to result in significant fuel cost savings compared to other sources of generation over the lives of the units. As of December 31, 2012, approximately 395 mw of the additional capacity were in service; the remaining amount of additional capacity is projected to be placed in service in the spring of 2013. As part of the conditions of certification by the FDEP for the Turkey Point units, FPL was required to implement a monitoring plan in and around the Turkey Point cooling canals due to concerns over potential saltwater intrusion beyond FPL's property. Monitoring under the plan includes collection of data prior to and after the additional capacity is placed in service. Data for the first two years has been collected and provided to the FDEP. The ultimate results of the monitoring plan are uncertain, and the financial and operational impacts on FPL, if any, cannot be determined at this time. In 2008, the FPSC approved FPL's need petition for two additional nuclear units at its Turkey Point site. The two units combined are expected to add approximately 2,200 mw of capacity and have projected in-service dates between 2022 and 2023. Additional approvals from other regulatory agencies will be required later in the development process. Additionally, the issuance of a combined operating license by the NRC may be delayed due to required revisions to the NRC's Waste Confidence Rule concerning the storage of spent nuclear fuel after reactor operation, which revisions are not expected to be finalized before late 2014.

<u>Nuclear Unit Scheduled Refueling Outages.</u> FPL's nuclear units are periodically removed from service to accommodate normal refueling and maintenance outages, including inspections, repairs and certain other modifications. Scheduled nuclear refueling outages typically require the unit to be removed from service for variable lengths of time. The duration is longer for expanded scope outages, one of which is expected to be completed in the spring of 2013 at Turkey Point Unit No. 4. The following table summarizes each unit's current or next scheduled refueling outage:

Facility	Beginning of Current or Next Scheduled Refueling Outage		
St. Lucie Unit No. 1	September 2013		
St. Lucie Unit No. 2	March 2014		
Turkey Point Unit No. 3	January 2014		
Turkey Point Unit No. 4	November 2012		

<u>Disposition of Spent Nuclear Fuel.</u> FPL's nuclear facilities use both on-site storage pools and dry storage casks to store spent nuclear fuel generated by these facilities, which are expected to allow FPL to store spent nuclear fuel at these facilities through license expiration.

Under the Nuclear Waste Policy Act of 1982, as amended (Nuclear Waste Policy Act), the DOE is responsible for the development of a repository for the disposal of spent nuclear fuel and high-level radioactive waste. As required by the Nuclear Waste Policy Act, FPL is a party to contracts with the DOE to provide for disposal of spent nuclear fuel from its nuclear units.

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The DOE was required to construct permanent disposal facilities and take title to and provide transportation and disposal for spent nuclear fuel by January 31, 1998 for a specified fee based on current generation from nuclear power plants. The DOE did not meet its statutory obligation for disposal of spent nuclear fuel under the Nuclear Waste Policy Act. In 2009, FPL and certain of FPL's nuclear plant joint owners entered into a settlement agreement (spent fuel settlement agreement) with the U.S. government agreeing to dismiss with prejudice lawsuits filed against the U.S. government seeking damages caused by the DOE's failure to dispose of spent nuclear fuel from FPL's nuclear plants. The spent fuel settlement agreement permits FPL to make annual filings to recover certain spent fuel storage costs incurred by FPL which are reimbursable by the U.S. government on an annual basis. In a separate lawsuit filed in 2011, FPL joined the Nuclear Energy Institute and several other nuclear plant owners and operators (Petitioners) in petitioning the U.S. Court of Appeals for the District of Columbia (D.C. Circuit) to challenge the DOE's decision to continue to collect the nuclear waste fee. In June 2012, the D.C. Circuit held that the DOE's fee adequacy determination was legally defective but remanded the case to the DOE to revise its determination while retaining jurisdiction over the matter. In January 2013, the DOE issued its revised fee adequacy determination concluding that the nuclear waste fee was adequate, at which time the Petitioners filed a motion to reopen the case with the D.C. Circuit. FPL will continue to pay fees to the U.S. government's nuclear waste fund pending further action by the D.C. Circuit.

In March 2010, the DOE filed a motion with the NRC to withdraw its license application for a nuclear waste repository at Yucca Mountain. The DOE's withdrawal motion has been challenged and is being litigated before the NRC and the D.C. Circuit. In light of the government's decision not to proceed with the Yucca Mountain repository project, the DOE established a Blue Ribbon Commission on America's Nuclear Future (BRC) to conduct a comprehensive review of policies for managing the back end of the nuclear fuel cycle and to provide recommendations for developing a safe, long-term solution to managing spent nuclear fuel and high-level radioactive waste. In January 2012, the BRC issued its report and recommendations which includes a consent-based approach, working with all affected units of government, to site future nuclear waste management facilities; creation of a new organization, independent of the DOE, dedicated solely to assuring the safe storage and ultimate disposal of spent nuclear fuel and high-level radioactive waste; providing access to the U.S. government's nuclear waste fund for the purpose of nuclear waste storage and disposal; and initiating prompt efforts to develop geologic disposal facilities, consolidated interim storage facilities and transportation to those facilities. In January 2013, the DOE issued a strategy document for implementing the BRC recommendations. The strategy document outlines, among other things, long-term plans for a new management organization to handle spent fuel storage and disposal activities, development of new interim storage facilities and several possible funding reforms, including accessing the nuclear waste fund for funding these activities. Each of these steps will require new federal legislation.

Nuclear Regulatory Developments. As a result of the impact of the 2011 earthquake and tsunami on nuclear facilities in Japan, the NRC conducted a comprehensive review of processes and regulations relating to nuclear facilities in the U.S. to determine whether it should make additional improvements to its regulatory system and policies. In March 2012, based on the review, the NRC established, among other things, the following actions which: 1) require each nuclear site to purchase portable equipment and revise procedures to address multi-unit events, provide reliable spent fuel pool instrumentation and enhance containment venting capabilities for boiling water reactors (FPL's nuclear units do not use boiling water reactors; see NEER - Generation and Other Operations - Nuclear Facilities - Nuclear Regulatory Developments); 2) request each site to re-evaluate its seismic and flood protection designs in light of current requirements and identify any areas for improvement; and 3) require enhancements relating to extended periods of loss of alternating current power, emergency preparedness and spent fuel pool cooling capabilities. The NRC also prescribed a timeline for implementation of the actions with completion by the end of 2016. FPL is currently reviewing various orders and requests for information being issued by the NRC and assessing the potential financial and operational impacts on its nuclear units, which could be significant. FPL's preliminary estimate of the cost to complete the actions described above is included in estimated capital expenditures. See Note 13 - Commitments.

The lessons learned from the events in Japan and the results of the NRC's actions will, among other things, result in new licensing and safety-related requirements for U.S. nuclear facilities. Any new requirements could, among other things, impact future licensing and operations of U.S. nuclear facilities, including FPL's existing nuclear facilities and the NRC approval of two additional nuclear units at FPL's Turkey Point site, and could, among other things, result in increased cost and capital expenditures associated with the operation and maintenance of FPL's nuclear units. Third parties have requested that the NRC, among other things, suspend the approval of nuclear license extensions and new licenses, including approval of licenses for two additional nuclear units at FPL's Turkey Point site. It is uncertain how and when the NRC will respond to the requests or other requests it may receive.

Solar Operations

Solar generation can be provided primarily through two conventions: utility-owned and customer-owned. In utility-owned solar generation, the energy generated goes directly to the transmission grid, whereas customer-owned solar generation goes directly to the location it is serving. There are two principal solar technologies used for utility-scale projects: photovoltaic and thermal. FPL placed its first utility-scale solar generating facility into service in 2009, a 25 mw solar PV facility in DeSoto County, Florida, and placed two additional solar generating facilities in service in 2010, a 10 mw solar PV facility in Brevard County, Florida and a 75 mw solar thermal facility in Martin County, Florida.

Purchased Power

In addition to owning generation facilities, FPL also purchases electricity from other utilities to meet customer demand through longand short-term purchased power agreements. As of December 31, 2012, FPL's long-term purchased power agreements provided for the purchase of approximately 1,963 mw of power with expiration dates ranging from 2015 through 2032. See Note 13 -Contracts. FPL also procures short-term capacity for both economic and reliability purposes.

FPL ENERGY MARKETING AND TRADING

FPL's Energy Marketing & Trading division (EMT) buys and sells wholesale energy commodities, such as natural gas, oil and electricity. EMT procures natural gas and oil for FPL's use in power generation and sells excess natural gas, oil and electricity. EMT also uses derivative instruments (primarily swaps, options and forwards) to manage the commodity price risk inherent in the purchase and sale of fuel and electricity. Substantially all of the results of EMT's activities are passed through to customers in the fuel or capacity clauses. See FPL Regulation - FPL Rate Regulation below, Management's Discussion - Energy Marketing and Trading and Market Risk Sensitivity and Note 3.

FPL REGULATION

FPL's operations are subject to regulation by a number of federal, state and other organizations, including, but not limited to, the following:

- the FPSC, which has jurisdiction over retail rates, service territory, issuances of securities, planning, siting and construction of facilities, among other things;
- the FERC, which oversees the acquisition and disposition of facilities, transmission services and wholesale purchases and sales of electric energy, among other things;
- the NERC, which, through its regional entities, establishes and enforces mandatory reliability standards, subject to approval
 by the FERC, to ensure the reliability of the U.S. electric transmission and generation system and to prevent major system
 blackouts:
- the NRC, which has jurisdiction over the operation of FPL's nuclear power plants through the issuance of operating licenses, rules, regulations and orders (see FPL Sources of Generation Nuclear Operations above); and
- the EPA, which has the responsibility to maintain and enforce national standards under a variety of environmental laws. The
 EPA also works with industries and all levels of government, including federal and state governments, in a wide variety of
 voluntary pollution prevention programs and energy conservation efforts.

FPL Rate Regulation

The FPSC sets rates at a level that is intended to allow FPL the opportunity to collect from retail customers total revenues (revenue requirements) equal to FPL's cost of providing service, including a reasonable rate of return on invested capital. To accomplish this, the FPSC uses various ratemaking mechanisms, including, among other things, base rates and cost recovery clauses.

<u>Base Rates.</u> In general, the basic costs of providing electric service, other than fuel and certain other costs, are recovered through base rates, which are designed to recover the costs of constructing, operating and maintaining the utility system. These basic costs include O&M expenses, depreciation and taxes, as well as a return on FPL's investment in assets used and useful in providing electric service (rate base). At the time base rates are determined, the allowed rate of return on rate base approximates the FPSC's determination of FPL's estimated weighted-average cost of capital, which includes its costs for outstanding debt and an allowed ROE. The FPSC monitors FPL's actual regulatory ROE through a surveillance report that is filed monthly by FPL with the FPSC. The FPSC does not provide assurance that any ROE will be achieved. Base rates are determined in rate proceedings or through negotiated settlements of those proceedings. Proceedings can occur at the initiative of FPL or upon action by the FPSC. Base rates remain in effect until new base rates are approved by the FPSC.

Rates Effective January 2013 - December 2016 - In January 2013, the FPSC issued a final order approving a stipulation and settlement between FPL and several intervenors in FPL's base rate proceeding (2012 rate agreement). Key elements of the 2012 rate agreement, which is effective from January 2013 through December 2016, include, among other things, the following:

- New retail base rates and charges were established in January 2013 resulting in an increase in retail base revenues of \$350 million on an annualized basis.
- FPL's allowed regulatory ROE will be 10.50%, with a range of plus or minus 100 basis points. If FPL's earned regulatory ROE falls below 9.50%, FPL may seek retail base rate relief. If the earned regulatory ROE rises above 11.50%, any party to the 2012 rate agreement other than FPL may seek a review of FPL's retail base rates.
- Retail base rates will be increased by the annualized base revenue requirements for FPL's three modernization projects (Cape Canaveral, Riviera Beach and Port Everglades) as each of the modernized power plants becomes operational (which is expected by June 2013, June 2014 and mid-2016, respectively).

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- Cost recovery of WCEC Unit No. 3, which was placed in service in May 2011, will continue to occur through the capacity clause; however, such recovery will not be limited to the projected annual fuel cost savings as was the case in the previous rate agreement discussed below.
- Subject to certain conditions, FPL must amortize, over the term of the 2012 rate agreement, a depreciation reserve surplus remaining at the end of 2012 under the 2010 FPSC rate order discussed below (approximately \$224 million) and may amortize a portion of FPL's fossil dismantlement reserve up to a maximum of \$176 million (collectively, the reserve), provided that in any year of the 2012 rate agreement, FPL must amortize at least enough reserve to maintain a 9.50% earned regulatory ROE but may not amortize any reserve that would result in an earned regulatory ROE in excess of 11.50%.
- Future storm restoration costs would be recoverable on an interim basis beginning 60 days from the filing of a cost recovery petition, but capped at an amount that could produce a surcharge of no more than \$4 for every 1,000 kwh of usage on residential bills during the first 12 months of cost recovery. Any additional costs would be eligible for recovery in subsequent years. If storm restoration costs exceed \$800 million in any given calendar year, FPL may request an increase to the \$4 surcharge to recover the amount above \$800 million.

On February 7, 2013, the Office of Public Counsel filed a notice of appeal to the Florida Supreme Court of the FPSC's final order regarding the 2012 rate agreement.

Rates Effective March 2010 - December 2012 - Effective March 1, 2010, pursuant to an FPSC final order (2010 FPSC rate order), new retail base rates for FPL were established, resulting in an increase in retail base revenues of approximately \$75 million on an annualized basis. The 2010 FPSC rate order, among other things, also established a regulatory ROE of 10.0% with a range of plus or minus 100 basis points. In February 2011, the FPSC issued a final order approving a stipulation and settlement agreement between FPL and principal parties in FPL's 2009 rate case (2010 rate agreement). The 2010 rate agreement, which was effective through December 31, 2012, provided for, among other things, a reduction in depreciation expense (surplus depreciation credit) in any calendar year up to a cap in 2010 of \$267 million, a cap in subsequent years of \$267 million plus the amount of any unused portion from prior years, and a total cap of \$776 million over the course of the 2010 rate agreement, provided that in any year of the 2010 rate agreement FPL was required to use enough surplus depreciation credit to maintain an earned regulatory ROE within the range of 9.0% - 11.0%. The 2010 rate agreement also permitted incremental cost recovery through FPL's capacity clause for WCEC Unit No. 3 up to the amount of the projected annual fuel savings for customers. See Cost Recovery Clauses below for additional information regarding the capacity clause.

<u>Cost Recovery Clauses.</u> Cost recovery clauses, which are designed to permit full recovery of certain costs and provide a return on certain assets allowed to be recovered through the various clauses, include substantially all fuel, purchased power and interchange costs, certain construction-related costs and conservation and certain environmental-related costs. Cost recovery clause costs are recovered through levelized monthly charges per kwh or kw, depending on the customer's rate class. These cost recovery clause charges are calculated at least annually based on estimated costs and estimated customer usage for the following year, plus or minus true-up adjustments to reflect the estimated over or under recovery of costs for the current and prior periods. An adjustment to the levelized charges may be approved during the course of a year to reflect revised estimates.

Fuel costs are recovered from customers through the fuel clause, the most significant of the cost recovery clauses. FPL uses a risk management fuel procurement program which has been approved by the FPSC. The FPSC reviews the program activities and results for prudence annually as part of its review of fuel costs. The program is intended to manage fuel price volatility by locking in fuel prices for a portion of FPL's fuel requirements. See FPL Energy Marketing and Trading above, Management's Discussion - FPL: Results of Operations, Note 1 - Regulation and Note 3.

Capacity payments to other utilities and generating companies for purchased power are recovered from customers through the capacity clause. In accordance with the FPSC's nuclear cost recovery rule, FPL also recovers pre-construction costs and carrying charges (equal to a fixed pretax AFUDC rate) on construction costs for new nuclear capacity through the capacity clause. As property related to the new nuclear capacity goes into service, construction costs and a return on investment are recovered through base rate increases effective beginning the following January. See FPL Sources of Generation - Nuclear Operations above. In accordance with the 2012 and 2010 rate agreements, cost recovery for WCEC Unit No. 3 is permitted during the term of the agreements through FPL's capacity clause and is reported as retail base revenues.

Costs associated with implementing energy conservation programs are recovered from customers through the energy conservation cost recovery clause. Certain costs of complying with federal, state and local environmental regulations enacted after April 1993 and costs associated with FPL's three solar facilities are recovered through the environmental compliance cost recovery clause (environmental clause).

The FPSC has the authority to disallow recovery of costs that it considers excessive or imprudently incurred. These costs may include, among others, fuel and O&M expenses, the cost of replacing power lost when fossil and nuclear units are unavailable, storm restoration costs and costs associated with the construction or acquisition of new facilities.

FERC

The Federal Power Act gives the FERC exclusive ratemaking jurisdiction over wholesale sales of electricity and the transmission of electricity in interstate commerce. Pursuant to the Federal Power Act, electric utilities must maintain tariffs and rate schedules on file with the FERC which govern the rates, terms and conditions for the provision of FERC-jurisdictional wholesale power and transmission services. The Federal Power Act also gives the FERC authority to certify and oversee a national electric reliability organization with authority to develop mandatory reliability standards applicable to all users, owners and operators of bulk-power systems. The FERC also approves reliability standards and makes them enforceable. See NERC below. Electric utilities are subject to accounting, record-keeping and reporting requirements administered by the FERC. The FERC also places certain limitations on transactions between electric utilities and their affiliates.

NERC

The NERC has been certified by the FERC as the national electric reliability organization. The NERC ensures the reliability and security of the North American bulk power system. The NERC's regional entities establish requirements, approved by the FERC, for reliable operation and maintenance of power generation facilities and transmission systems. FPL is subject to these reliability requirements and incurs costs to ensure compliance with continually heightened requirements, and can incur significant penalties for failing to comply with them. Each NERC region reports seasonally and annually on the status of generation and transmission in each region.

FPL Environmental Regulation

FPL is subject to environmental laws and regulations, and is affected by some of the emerging issues, described in the NEE Environmental Matters section below. FPL expects to seek recovery through the environmental clause for compliance costs associated with any new environmental laws and regulations.

FPL EMPLOYEES

FPL had approximately 9,700 employees at December 31, 2012. Approximately 32% of the employees are represented by the International Brotherhood of Electrical Workers (IBEW) under a collective bargaining agreement with FPL that expires October 31, 2014.

II. NEER

NEER was formed in 1998 to aggregate NEE's competitive energy businesses. It is a limited liability company organized under the laws of Delaware and is a wholly-owned subsidiary of NEECH. Through its subsidiaries, NEER currently owns, develops, constructs, manages and operates electric generating facilities in wholesale energy markets primarily in the U.S., as well as in Canada and Spain. See Note 14. NEER is one of the largest wholesale generators of electric power in the U.S., with 18,122 mw of generating capacity across 24 states and 4 Canadian provinces as of December 31, 2012. NEER produces the majority of its electricity from clean and renewable sources as described more fully below. NEER is the largest owner of wind and utility-scale solar energy projects in North America. Since 2002, NEER has more than doubled its generating capacity, primarily through the development of new wind projects and acquisition of nuclear projects.

NEER engages in power and gas marketing and trading activities, including entering into financial and physical contracts, to hedge the production from its generating assets that is not sold under long-term power supply agreements. These activities include providing full energy and capacity requirements services primarily to distribution utilities in certain markets and offering customized power and gas and related risk management services to wholesale customers. NEER also participates in natural gas production through non-operating ownership interests and pipeline infrastructure development, hereafter referred to as the gas infrastructure business, and owns a retail electricity provider serving customers in 13 states and the District of Columbia.

MARKETS AND COMPETITION

Electricity markets in the U.S. are regional and diverse in character. All are extensively regulated, and competition in these markets is shaped and constrained by regulation. The nature of the products offered varies based on the specifics of regulation in each region. Generally, in addition to the natural constraints on pricing freedom presented by competition, NEER may also face specific constraints in the form of price caps, or maximum allowed prices, for certain products. NEER's ability to sell the output of its generation facilities is also constrained by available transmission capacity, which can vary from time to time and can have a significant impact on pricing.

The degree and nature of competition that NEER faces is different in wholesale markets and in retail markets. Approximately 90% of NEER's revenue is derived from wholesale markets.

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Wholesale power generation is a capital-intensive, commodity-driven business with numerous industry participants. NEER primarily competes on the basis of price, but believes the green attributes of NEER's generating assets, its creditworthiness and its ability to offer and manage customized risk solutions to wholesale customers are competitive advantages. Wholesale power generation is a regional business that is currently highly fragmented relative to many other commodity industries and diverse in terms of industry structure. As such, there is a wide variation in terms of the capabilities, resources, nature and identity of the companies NEER competes with depending on the market. In wholesale markets, customers' needs are met through a variety of means, including long-term bilateral contracts, standardized bilateral products such as full requirements service and customized supply and risk management services.

In general, U.S. electricity markets encompass three classes of product: energy, capacity and ancillary services. Energy services relate to the physical delivery of power; capacity services relate to the availability of mw capacity of a power generation asset; and ancillary services are other services related to power generation assets, such as load regulation and spinning and non-spinning reserves. The exact nature of these classes of product is defined in part by regional tariffs. Not all regions have a capacity product class, and the specific definitions of ancillary services vary from region to region.

RTOs and ISOs exist in a number of regions within which NEER operates to coordinate generation and transmission across wide geographic areas and to run markets. NEER also has operations that fall within the Western Electricity Coordinating Council reliability region that are not under the jurisdiction of an established RTO or ISO. Although each RTO and ISO may have differing objectives and structures, some benefits of these entities include regional planning, managing transmission congestion, developing larger wholesale markets for energy and capacity, maintaining reliability and facilitating competition among wholesale electricity providers. NEER has operations that fall within the following RTOs and ISOs:

- Alberta Electric System Operator
- California Independent System Operator
- FRCOT
- · Independent Electricity System Operator (in Ontario)
- ISO New England (ISO-NE)
- Midwest Independent Transmission System Operator (MISO)
- New York Independent System Operator (NYISO)
- P.IM
- · Southwest Power Pool

NEER competes in different regions to different degrees, but in general it seeks to enter into long-term bilateral contracts for the full output of its generating facilities, and approximately 58% of NEER's generating capacity is fully committed under long-term contracts. Where long-term contracts are not in effect, NEER sells the output of its facilities into daily spot markets. In such cases, NEER will frequently enter into shorter term bilateral contracts, typically but not always of one to three years duration, to hedge the price risk associated with selling into a daily spot market. Such bilateral contracts, which may be hedges either for physical delivery or for financial (pricing) offset, may only protect a portion of the revenue that NEER expects to derive from the associated generation facility and may not qualify for hedge accounting under GAAP. Contracts that serve the economic purpose of hedging some portion of the expected revenue of a generation facility but are not recorded as hedges under GAAP are referred to as "non-qualifying hedges" for adjusted earnings purposes. See Management's Discussion - Overview.

The NEER wind generation portfolio produces renewable energy credits (RECs) which are typically sold along with the energy from the plants under long-term contracts. A small portion of the wind portfolio generation is sold under short-term contracts and the RECs and other environmental attributes may be sold separately.

While the majority of NEER's revenue is derived from the output of its generating facilities, NEER is also an active competitor in several regions in the wholesale full requirements business and in providing structured and customized power and gas products and services to a variety of customers. In the full requirements service, the supplier agrees to meet the customer's needs for a full range of products for every hour of the day for a fixed period of time, thereby assuming the risk of fluctuations in the customer's volume requirements.

The deregulated retail energy business is typically a highly competitive business. In general, competition in the retail energy business is on the basis of price, service, brand image, product offerings and market perceptions of creditworthiness. Electricity is sold pursuant to a variety of product types, including fixed, indexed and renewable products, and customers elect terms of service typically ranging from one month to five years. Retail energy rates are market-based, and not subject to traditional cost-of-service regulation by public service commissions. Non-affiliated transmission and distribution service companies provide, on a non-discriminatory basis, the wires and metering services necessary to deliver service to customers. Subsidiaries of NEER compete in certain states for retail customers, which can be divided into two principal segments: residential and commercial and industrial (C&I). Residential customers largely require only energy services, which may be purchased on a month-to-month basis or under a multi-year contract. Large C&I customers share many of the same characteristics as wholesale utility customers and may require similarly customized and structured products.

In general, competitive retail electric providers are exposed to both volume and price risk: customers' volumes will vary, and competitive retail providers are committed to supplying the customer's full needs at all times and are therefore responsible for purchases in wholesale markets to meet those needs; and wholesale prices will fluctuate in ways that do not necessarily match the retail prices committed to the customer.

Expanded competition in a frequently changing regulatory environment presents both opportunities and risks for NEER. Opportunities exist for the selective acquisition of generation assets and for the construction and operation of efficient facilities that can sell power in competitive markets. NEER seeks to reduce its market risk by having a diversified portfolio by fuel type and location, as well as by contracting for the future sale of a significant amount of the electricity output of its facilities.

GENERATION AND OTHER OPERATIONS

The vast majority of NEER's revenue is derived from selling the products (energy, capacity, RECs and ancillary services) produced by its own generating facilities. However, NEER may combine purchases of relevant products in wholesale markets with products produced by its own generating facilities in order to meet particular customers' needs.

At December 31, 2012, the locations of NEER's generation facilities in North America are as follows:



At December 31, 2012, NEER managed or participated in the management of essentially all of its generation projects in which it has an ownership interest.

NEER categorizes its portfolio in a number of different ways for different business purposes. See a listing of NEER's generating facilities in Item 2 - Generating Facilities. The following combination of the presence/absence of long-term contracts, fuel/technology and region is a common presentation that NEE has used in communicating its business:

Contracted, Merchant and Other Operations

NEER's portfolio of operations based on the presence/absence of long-term contracts and other operations is described below.

<u>Contracted Assets.</u> Contracted assets are projects with long-term power sales agreements for substantially all of their output and certain wind assets where long-term power contracts are expected to be executed. At December 31, 2012, NEER had 11,039 mw of contracted assets, substantially all of which have long-term power contracts. Essentially all of the output of these contracted assets were under power sales agreements, with a weighted-average remaining contract life of approximately 15 years, and have firm fuel and transportation agreements with expiration dates ranging from March 2013 through 2022. See Note 13 - Contracts. Approximately 8,213 mw of this capacity is wind generation and 1,621 mw of this capacity is nuclear generation. The remaining 1,205 mw use a variety of fuels and technologies such as natural gas, oil and solar.

<u>Merchant Assets.</u> Merchant assets are projects that do not have long-term power sales agreements to sell their output, or, in the case of certain wind assets, are not expected to have long-term power contracts, and therefore require active marketing and hedging. At December 31, 2012, NEER's portfolio of merchant assets consists of 7,083 mw of owned wind, nuclear, natural gas, oil, solar and hydro generating facilities (see NEER Fuel/Technology Mix - Other Assets below), including 846 mw of peak generating facilities. Approximately 60% (based on net mw capacity) of the natural gas-fueled merchant assets have natural gas transportation agreements to provide for fluctuating natural gas requirements. See Note 13 - Contracts. Derivative instruments (primarily swaps, options, futures and forwards) are generally used to lock in pricing and manage the commodity price risk inherent in power sales and fuel purchases. Managing market risk through these instruments introduces other types of risk, primarily counterparty, credit and operational risks.

<u>Other.</u> NEER's operations also include the gas infrastructure business and the customer supply and proprietary power and gas trading businesses. At December 31, 2012, the gas infrastructure business had non-operating investments located in shale formations primarily in Texas, Oklahoma, Wyoming, North Dakota and Louisiana. Also, see NEER Customer Supply and Proprietary Power and Gas Trading below.

NEER Fuel/Technology Mix

NEER's generating output is produced using a variety of fuel sources as further described below.

Nuclear 15% Nuclear 15% Nuclear 15% Wind 56%

2012 Generation Capacity by Asset Type mw

Wind Facilities

At December 31, 2012, NEER had ownership interests in wind generating facilities with a total capacity of 10,057 mw (net ownership). NEER operates substantially all of these wind facilities, which are located in 19 states and Canada. During 2012, NEER added approximately 1,520 mw of new wind generation and sold a wind facility with 30 mw of generating capacity. NEER is currently committed to add approximately 775 mw of new wind generation during the period 2013 to 2015, primarily in Canada. See Policy Incentives for Renewable Energy Projects for additional discussion of NEER's expectations regarding wind development and construction.

Natural Gas Facilities

At December 31, 2012, NEER had 3,991 mw of natural gas assets. NEER owns and operates 1,004 mw of natural gas-fired generation from contracted assets located throughout the Northeast.

Nuclear Facilities

At December 31, 2012, NEER owned, or had undivided interests in, and operated the following four nuclear units with a total net generating capacity of 2,721 mw.

Facility	Location	mw	Portfolio Category	Operating License Expiration Dates
Seabrook	New Hampshire	1,100	Merchant	2030 ^(a)
Duane Arnold	Iowa	431	Contracted ^(b)	2034
Point Beach Unit No. 1	Wisconsin	595	Contracted ^(c)	2030
Point Beach Unit No. 2	Wisconsin	595	Contracted ^(c)	2033

⁽a) In 2010, NEER filed an application with the NRC to renew Seabrook's operating license for an additional 20 years, which license renewal may be delayed due to required revisions to the NRC's Waste Confidence Rule which are not expected to be finalized before late 2014.

NEER's nuclear facilities have several contracts for the supply of uranium and conversion, enrichment and fabrication of nuclear fuel with expiration dates ranging from March 2013 through 2022. See Note 13 - Contracts. NEER is responsible for all nuclear unit operations and the ultimate decommissioning of the nuclear units, the cost of which is shared on a pro-rata basis by the joint owners for the jointly-owned units. NRC regulations require plant owners to submit a plan for decontamination and decommissioning five years before the projected end of plant operation.

<u>Nuclear Unit Scheduled Refueling Outages.</u> NEER's nuclear units are periodically removed from service to accommodate normal refueling and maintenance outages, including inspections, repairs and certain other modifications. Scheduled nuclear refueling outages typically require the unit to be removed from service for variable lengths of time. The following table summarizes the next scheduled refueling outages:

Facility	Next Scheduled Refueling Outage		
Seabrook	April 2014		
Duane Arnold	October 2014		
Point Beach Unit No. 1	March 2013		
Point Beach Unit No. 2	March 2014		

<u>Disposition of Spent Nuclear Fuel.</u> NEER's nuclear facilities use both on-site storage pools and dry storage casks to store spent nuclear fuel generated by these facilities, which are expected to allow NEER to store spent nuclear fuel at these facilities through license expiration.

As owners and operators of nuclear facilities, certain subsidiaries of NEER are subject to the Nuclear Waste Policy Act and are parties to the spent fuel settlement agreement and legal actions described in FPL - FPL Sources of Generation - Nuclear Operations. Similar to FPL, these subsidiaries will continue to pay fees to the U.S. government's nuclear waste fund pending further action by the D.C. Circuit.

<u>Nuclear Regulatory Developments.</u> For discussion of developments regarding the impact of the 2011 earthquake and tsunami in Japan as it relates to U.S. nuclear facilities, see FPL - FPL Sources of Generation - Nuclear Operations. NEER's nuclear facilities are subject to the same NRC actions as described for FPL. Duane Arnold is NEER's only boiling water reactor unit. NEER is currently reviewing the various orders and requests for information being issued by the NRC and assessing the potential financial and operational impact on its nuclear units, which could be significant. NEER's preliminary estimate of the cost to complete the NRC actions established in March 2012 is included in estimated capital expenditures. See Note 13 - Commitments.

⁽b) NEER sells substantially all of its share of the output of Duane Arnold under a long-term contract expiring in February 2014. Upon expiration of that contract, NEER will sell all of its share of the output of Duane Arnold under a long-term contract expiring in February 2025.

⁽c) NEER sells all of the output of Point Beach Units Nos. 1 and 2 under long-term contracts through the current operating license terms.

Solar Facilities

NEER is one of the largest owners of utility-scale solar energy projects in North America, principally through a 310 mw facility in California's Mojave Desert, of which 148 mw is owned by NEER as of December 31, 2012. NEER and its affiliates are in the process of constructing solar thermal facilities with generating capacity of 99.8 mw in Spain (Spain solar projects) (see Note 13 - Commitments for recent changes in law that could negatively affect the Spain solar projects) and 250 mw in California (Genesis solar project), which are expected to be completed in 2013 and 2014, respectively. In addition, a 550 mw solar PV project in California (Desert Sunlight solar project), in which NEER has a 50% equity investment, has commenced construction and commercial operation is expected to be phased in during 2013 through 2015. During 2012, NEER acquired 40 mw of new solar generation in Canada.

Other Assets

At December 31, 2012, NEER had 1,155 mw of generation assets from a variety of other fuel technologies, including oil and hydropower, with facilities located throughout the Northeast. In late 2012, a subsidiary of NEER entered into an agreement to sell its ownership interest in a portfolio of hydropower generation plants and related assets with a total generating capacity of 351 mw located in Maine and New Hampshire. Upon the anticipated closing in the first quarter of 2013, NEER will have no further investments in hydropower assets.

Policy Incentives for Renewable Energy Projects

In its development and operation of U.S. wind generation facilities, NEER depends heavily on the federal PTC, which currently provides an income tax credit for the production of electricity from utility-scale wind turbines for the first ten years of commercial operation. This incentive was created under the Energy Policy Act of 1992 and was set to expire such that it would not apply to wind projects that achieve commercial operation after December 31, 2012. Under the American Taxpayer Relief Act of 2012 (Taxpayer Relief Act), the PTC was extended for wind projects whose construction begins by December 31, 2013. Alternatively, wind project developers can choose to receive a 30% ITC, in lieu of the PTC, with the same requirement that construction of the wind project begin by December 31, 2013. For qualifying wind projects where construction began before the end of 2011 and the projects were placed in service in 2012, wind project developers could elect to receive an equivalent cash payment from the U.S. Department of Treasury for the value of the 30% ITC. NEER's expectations for wind development and construction in 2013 and beyond will depend, in part, on rules to be established under the Taxpayer Relief Act.

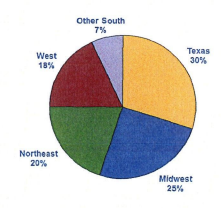
Solar project developers are also eligible to receive a 30% ITC for new solar projects that achieve commercial operations before 2017. Solar project developers can elect to receive an equivalent cash payment from the U.S. Department of Treasury for the value of the 30% ITC for qualifying solar projects where construction began before the end of 2011 and the projects are placed in service before 2017.

Other countries, including Canada and Spain, provide for incentives like feed-in-tariffs for renewable energy projects. The feed-intariffs promote renewable energy investments by offering long-term contracts to renewable energy producers, typically based on the cost of generation of each technology.

NEER Generation by Geographic Region

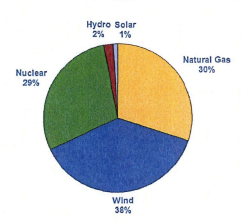
NEER's generating capacity spans various geographic regions in North America, thereby reducing overall volatility related to varying market conditions and seasonality on a portfolio basis. NEER's generating facilities at December 31, 2012 are categorized by geographic region (see Item 2 - Generating Facilities) in terms of mw of capacity as follows:

2012 Generation Capacity by Geographic Region



NEER's power generation in terms of mwh produced for the year ended December 31, 2012 by fuel type is as follows:

2012 Generation by Fuel Type mwh



NEER CUSTOMER SUPPLY AND PROPRIETARY POWER AND GAS TRADING

PMI, a subsidiary of NEER, buys and sells wholesale energy commodities, such as electricity, natural gas and oil. PMI sells the output from NEER's plants that is not sold under long-term contracts and procures the non-nuclear fuel for use by NEER's generation fleet. Its primary role is to manage the commodity risk of NEER's portfolio. PMI uses derivative instruments such as swaps, options, futures and forwards to manage the risk associated with fluctuating commodity prices and to optimize the value of NEER's power generation assets.

PMI also provides a wide range of electricity and gas commodity products as well as marketing and trading services to electric and gas utilities, municipalities, cooperatives and other load-serving entities, as well as to owners of electric generation facilities. PMI's customer supply business includes providing full energy and capacity requirements and mid-market services that include sales and purchases of wholesale commodities-related products and the operations of a retail electricity provider, which during 2012, served approximately 2,950 mw of peak load to approximately 209,100 customers across the ERCOT, New England Power Pool (NEPOOL), PJM, NYISO and MISO markets.

The results of PMI's activities are included in NEER's operating results. See Management's Discussion - Energy Marketing and Trading and Market Risk Sensitivity, Note 1 - Energy Trading and Note 3.

NEER REGULATION

The energy markets in which NEER operates are subject to domestic and foreign regulation, including local, state and federal regulation, and other specific rules.

At December 31, 2012, NEER had ownership interests in operating independent power projects located in the U.S. that have received exempt wholesale generator status as defined under the Public Utility Holding Company Act of 2005, which represent approximately 96% of NEER's net generating capacity. Exempt wholesale generators own or operate a facility exclusively to sell electricity to wholesale customers. They are barred from selling electricity directly to retail customers. NEER's exempt wholesale generators produce electricity from wind, hydro, fossil fuels and nuclear facilities. Essentially all of the remaining 4% of NEER's net generating capacity has qualifying facility status under the PURPA. NEER's qualifying facilities generate electricity primarily from wind, solar and fossil fuels. Qualifying facility status exempts the projects from, among other things, many of the provisions of the Federal Power Act, as well as state laws and regulations relating to rates and financial or organizational regulation of electric utilities. While projects with qualifying facility and/or exempt wholesale generator status are exempt from various restrictions, each project must still comply with other federal, state and local laws, including, but not limited to, those regarding siting, construction, operation, licensing, pollution abatement and other environmental laws.

Additionally, most of the NEER facilities located in the U.S. are subject to FERC regulations and market rules, the NERC's mandatory reliability standards and the EPA's environmental laws, and its nuclear facilities are also subject to the jurisdiction of the NRC. See FPL - FPL Regulation for additional discussion of FERC, NRC, NRC and EPA regulations. With the exception of facilities located in ERCOT, the FERC has jurisdiction over various aspects of NEER's business in the U.S., including the oversight and investigation of competitive wholesale energy markets, regulation of the transmission and sale of natural gas, regulation of hydro projects and oversight of environmental matters related to natural gas and hydro projects and major electricity policy initiatives. The PUCT has jurisdiction, including the regulation of rates and services, oversight of competitive markets, and enforcement of statutes and rules, over NEER facilities located in ERCOT. NEER and its affiliates are also subject to national and provincial or regional regulations in Canada and Spain related to energy operations, energy markets and environmental standards.

NEER is subject to environmental laws and regulations, and is affected by some of the emerging issues related to renewable energy resources as described in the NEE Environmental Matters section below. In order to better anticipate these potential regulatory changes, NEER continues to actively evaluate and participate in regional market redesigns of existing operating rules for the integration of renewable energy resources and for the purchase and sale of energy commodities.

NEER EMPLOYEES

NEER and its subsidiaries had approximately 4,700 employees at December 31, 2012. Certain subsidiaries of NEER have collective bargaining agreements with the IBEW, the Utility Workers Union of America, the Security Police and Fire Professionals of America and the International Union of Operating Engineers, which collectively represent approximately 23% of NEER's employees. The collective bargaining agreements have one- to five-year terms and expire between September 2013 and 2015.

III. OTHER NEE OPERATING SUBSIDIARIES

NEE's Corporate and Other segment represents other business activities, primarily NEET and FPL FiberNet, that are not separately reportable. See Note 14.

NEET

NEET, a wholly-owned subsidiary of NEECH, is a limited liability company organized under the laws of Delaware. NEET conducts its business primarily through two subsidiaries, Lone Star and NHT, and is pursuing opportunities to develop, build and operate new transmission facilities throughout North America.

Lone Star

Lone Star is a limited liability company organized under the laws of Delaware. Lone Star, a rate-regulated transmission service provider in Texas, is constructing approximately 330 miles of 345 kilovolt (kv) transmission lines and other associated facilities. Two substations and associated facilities with a total capital investment of approximately \$49 million were placed in service in 2012, with the remaining associated facilities and transmission lines expected to be placed in service in March 2013, for a total capital investment of approximately \$780 million. Lone Star's transmission lines are part of a transmission grid improvement program that will add approximately 2,300 miles of 345 kv lines to deliver power from the Competitive Renewable Energy Zones in west Texas and the Texas panhandle to the Dallas/Fort Worth area and other population centers in Texas.

Lone Star is subject to regulation by a number of federal, state and other agencies, including, but not limited to, the PUCT, the ERCOT, the NERC and the EPA, as well as certain limited regulations of the FERC. See FPL-FPL Regulation for further discussion of FERC, NERC and EPA regulations and NEE Environmental Matters. The PUCT has jurisdiction over a wide range of Lone Star's business activities, including, among others, rates charged to customers and certain aspects of siting, construction and operation of transmission systems. The PUCT sets rates at a level that allows Lone Star the opportunity to collect from customers total revenues (revenue requirements) equal to Lone Star's cost of providing service, including a reasonable rate of return on invested capital.

In October 2012, the PUCT reached a decision in Lone Star's initial rate case proceeding. In January 2013, the PUCT, during rehearing, approved Lone Star's wholesale transmission service rate reflecting an annual revenue requirement for, among other things, capital investment of approximately \$49 million, a regulatory equity ratio of 45%, an allowed regulatory ROE of 9.6% and other operating expenses. The remaining capital investment will be included in Lone Star's rates by means of an interim rate adjustment mechanism. In addition, Lone Star must file a general rate case, with a full 12-month historical test year, within four months of having 12 months of historical operating data, which is expected to occur in mid-2014.

<u>NHT</u>

NHT, a rate-regulated transmission owner in ISO-NE, is a limited liability company organized under the laws of Delaware. NHT owns transmission facilities which connect NEER's Seabrook nuclear facility to the New England transmission grid and interconnect three 345 kv transmission lines in New England. NHT is subject to regulation by a number of federal, state and other agencies, including, but not limited to, the New Hampshire Public Utility Commission, ISO-NE, the FERC, the NERC and the EPA. See FPL - FPL Regulation for further discussion of FERC, NERC and EPA regulations and NEE Environmental Matters. NHT wholesale transmission revenues are provided through an ISO-NE tariff.

FPL FIBERNET

FPL FiberNet conducts its business through two separate wholly-owned subsidiaries of NEECH. One subsidiary was formed in 2000 to enhance the value of NEE's fiber-optic network assets that were originally built to support FPL operations and the other was formed in 2011 to hold fiber-optic network assets which were acquired. Both subsidiaries are limited liability companies organized under the laws of Delaware. FPL FiberNet leases fiber-optic network capacity and dark fiber to FPL and other customers, primarily telephone, wireless, internet and other telecommunications companies. FPL FiberNet's networks cover most of the metropolitan areas in Florida and several in Texas. FPL FiberNet also has a long-haul network providing bandwidth at wholesale rates. The long-haul network connects major cities in Florida and Texas with additional connectivity to Atlanta, Georgia and the South Central U.S., including Arkansas, Louisiana and Oklahoma. At December 31, 2012, FPL FiberNet's network consisted of approximately 8,600 route miles. FPL FiberNet is subject to regulation by the Federal Communications Commission which has jurisdiction over wire and wireless communication networks and by the public utility commissions in the states in which it provides intrastate telecommunication services.

NEE ENVIRONMENTAL MATTERS

NEE and FPL are subject to domestic and foreign environmental laws and regulations, including extensive federal, state and local environmental statutes, rules and regulations. The U.S. Congress and certain states and regions continue to consider several legislative and regulatory proposals with respect to GHG emissions. The economic and operational impact of climate change legislation on NEE and FPL depends on a variety of factors, including, but not limited to, the allowed emissions, whether emission allowances will be allocated or auctioned, the cost to reduce emissions or buy allowances in the marketplace and the availability of offsets and mitigating factors to moderate the costs of compliance. Based on the most recent reference data available from government sources, NEE is among the lowest emitters, among electric generators, of GHG in the U.S. measured by its rate of emissions expressed as pounds of CO₂ per mwh of generation. However, the legislative and regulatory proposals have differing methods of implementation and the impact on FPL's and NEER's generating units and/or the financial impact (either positive or negative) to NEE and FPL could be material, depending on the eventual structure of any specific implementation rules adopted.

I. Environmental Regulations

The following is a discussion of certain existing and emerging federal and state initiatives and rules, some of which could potentially have a material effect (either positive or negative) on NEE and its subsidiaries. FPL expects to seek recovery through the environmental clause for compliance costs associated with any new environmental laws and regulations.

- Clean Air Interstate Rule (CAIR)/Cross-State Air Pollution Rule (CSAPR). The EPA's CAIR requires SO₂ and NOx emissions reductions from electric generating units in specified Eastern states and the District of Columbia, where the emissions from electric generating units are deemed to be transported to downwind states. NEER and FPL began complying with the CAIR on January 1, 2009. In July 2011, the EPA issued the CSAPR, a final rule which was to replace the CAIR beginning in January 2012. The CSAPR would limit emissions of SO₂ and NOx from power plants in 28 eastern states and provides an allocation methodology for emission allowances and reduction limits for SO₂, NOx and seasonal ozone requirements. In August 2012, the D.C. Circuit vacated the CSAPR and remanded it back to the EPA for further rulemaking. The D.C. Circuit ordered that the CAIR remain in place until such time that the EPA promulgates a valid replacement. Several parties, including the EPA, filed for rehearing, which the D.C. Circuit denied in January 2013. Those parties have until April 2013 to seek review by the U.S. Supreme Court.
- Clean Water Act Section 316(b). In March 2011, the EPA issued a proposed rule under Section 316(b) of the Clean Water Act to address the location, design, construction and capacity of intake structures at existing power plants with once-through cooling water systems, with a final rule expected by the summer of 2013. The proposed rule is intended to require the Best Technology Available to reduce the impact on aquatic organisms from once-through cooling water intake systems. Under the proposed rule, potentially thirteen of FPL's facilities and five of NEER's facilities may be required to add additional controls and/or make operational changes to comply, the economic and operational impact of which cannot be determined at this time, but could be material. Prior to the passage of a new rule, states are continuing to utilize "Best Professional Judgment" in the application of Section 316(b) compliance requirements.
- Regulation of GHG Emissions. The EPA continues to evaluate regulatory options under the Clean Air Act for existing fossil fuel-fired power units. The EPA's proposed rule is anticipated in either late 2013 or early 2014 and could be finalized in late 2014. This EPA guidance will direct each state to develop their respective state implementation plan which will set forth the program requirements within that state, and compliance would be expected over several years.
- Revisions to the National Ambient Air Quality Standards (NAAQS) for Particulate Matter. In December 2012, the EPA proposed
 a rule revision for particulate matter NAAQS to lower the annual PM2.5 standard, which proposed rule is not expected to have
 a significant impact on FPL or NEER facilities.

• Avian/Bat Regulations and Wind Turbine Siting Guidelines. NEER and FPL are subject to numerous environmental regulations and guidelines related to threatened and endangered species and their habitats, as well as avian and bat species, for the siting, construction and ongoing operations of their facilities. The facilities most significantly affected are wind facilities and transmission and distribution lines. The environmental laws include, among others, the Endangered Species Act, the Migratory Bird Treaty Act, and the Bald and Golden Eagle Protection Act which provide for protection of migratory birds, eagles and endangered species of birds and bats and their habitats. Regulations have been adopted under some of these laws that contain provisions that allow the owner/operator of a facility to apply for a permit to undertake specific activities including those associated with certain siting decisions, construction activities and operations. In addition to regulations, voluntary wind turbine siting guidelines established by the U.S. Fish and Wildlife Service set forth siting, monitoring and coordination protocols that are designed to support wind development in the U.S. while also protecting both birds and bats and their habitats. These guidelines include provisions for specific monitoring and study conditions which need to be met in order for projects to be in adherence with these voluntary guidelines. Complying with these environmental regulations and adhering to the provisions set forth in the voluntary wind turbine siting guidelines could result in additional costs at existing and new wind generating facilities and transmission and distribution facilities at NEER and FPL.

II. Other GHG Emissions Reduction Initiatives

NEER's plants operate in certain states and regions that continue to consider and implement regulatory proposals to reduce GHG emissions. RPS, currently in place in approximately 30 states and the District of Columbia, require electricity providers in the state or district to meet a certain percentage of their retail sales with energy from renewable sources. These standards vary, but the majority include requirements to meet 10% to 25% of the electricity providers' retail sales with energy from renewable sources by 2025. NEER's plants operate in 19 states that have a RPS and NEER believes that these standards will create incremental demand for renewable energy in the future.

Other GHG reduction initiatives including, among others, the Regional Greenhouse Gas Initiative and the California Greenhouse Gas Regulation aim to reduce emissions through a variety of programs and under varying timelines. Based on its clean generating portfolio, NEER expects to continue experiencing a positive impact on earnings as a result of these GHG reduction initiatives. Additionally, these initiatives provide NEER opportunities with regards to wind and solar development as well as favorable energy pricing.

WEBSITE ACCESS TO SEC FILINGS

NEE and FPL make their SEC filings, including the annual report on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K, and any amendments to those reports, available free of charge on NEE's internet website, www.nexteraenergy.com, as soon as reasonably practicable after those documents are electronically filed with or furnished to the SEC. The information and materials available on NEE's website (or any of its subsidiaries' websites) are not incorporated by reference into this combined Form 10-K. The SEC maintains an internet website that contains reports, proxy and information statements, and other information regarding registrants that file electronically with the SEC at www.sec.gov.

EXECUTIVE OFFICERS OF NEE(a)

Name	Age	Position	Effective Date
Paul I. Cutler	53	Treasurer of NEE Treasurer of FPL Assistant Secretary of NEE	February 19, 2003 February 18, 2003 December 10, 1997
Moray P. Dewhurst	57	Vice Chairman and Chief Financial Officer, and Executive Vice President - Finance of NEE Executive Vice President, Finance and Chief Financial Officer of FPL	October 5, 2011
Shaun J. Francis	41	Executive Vice President, Human Resources and Corporate Services of NEE Executive Vice President, Human Resources and Corporate Services of FPL	January 1, 2013
Chris N. Froggatt	55	Vice President of NEE Controller and Chief Accounting Officer of NEE	October 19, 2009 February 27, 2010
Lewis Hay, III	57	Executive Chairman of NEE	July 1, 2012
Joseph T. Kelliher	52	Executive Vice President, Federal Regulatory Affairs of NEE	May 18, 2009
Manoochehr K. Nazar	58	Executive Vice President, Nuclear Division and Chief Nuclear Officer of NEE Executive Vice President, Nuclear Division and Chief Nuclear Officer of FPL	January 1, 2010 January 15, 2010
Armando Pimentel, Jr.	50	President and Chief Executive Officer of NEER	October 5, 2011
James L. Robo	50	President and Chief Executive Officer of NEE Chairman and Chief Executive Officer of FPL	July 1, 2012 May 2, 2012
Antonio Rodriguez ^(b)	70	Executive Vice President, Power Generation Division of NEE Executive Vice President, Power Generation Division of FPL	January 1, 2007 July 1, 1999
Charles E. Sieving	40	Executive Vice President & General Counsel of NEE Executive Vice President of FPL	December 1, 2008 January 1, 2009
Eric E. Silagy	47	President of FPL	December 16, 2011
William L. Yeager	54	Executive Vice President, Engineering, Construction & Integrated Supply Chain of NEE Executive Vice President, Engineering, Construction & Integrated Supply Chain of FPL	January 1, 2013

Information is as of February 27, 2013. Executive officers are elected annually by, and serve at the pleasure of, their respective boards of directors. Except as noted below, each officer has held his present position for five years or more and his employment history is continuous. Mr. Dewhurst has been vice chairman of NEE since August 2009 and was chief of staff of NEE from August 2009 to October 2011. From July 2001 to May 2008, Mr. Dewhurst was vice president, finance and chief financial officer of NEE and senior vice president, finance and chief financial officer of FPL. Mr. Francis has been executive vice president of human resources of NEE since August 2010 and executive vice president of human resources of FPL since January 2011. Mr. Francis was general manager of human resources for a division of General Electric Company, GE Transportation, a supplier to the railroad, marine, drilling, mining and wind power industries from February 2008 to August 2010. Mr. Froggatt was the vice president and treasurer of Pinnacle West Capital Corporation, a public utility holding company, and its major subsidiary, Arizona Public Service Company (APS), a regulated electric utility, from December 2008 to October 2009. From October 2002 to December 2008, Mr. Froggatt was vice president, controller and chief accounting officer of APS. Mr. Hay was chief executive officer of NEE from June 2001 to June 2012. Mr. Hay was also chairman of NEE from January 2002 to June 2012 and chairman of FPL from January 2002 to May 2012. From January 2002 to July 2008, Mr. Hay was also chief executive officer of FPL. Mr. Kelliher was chairman of the FERC from July 2005 to January 2009. Mr. Nazar was the chief nuclear officer of NEE from January 2009 to December 2009. From January 2009 to January 2010, Mr. Nazar was the senior vice president and chief nuclear officer of FPL. Mr. Nazar was senior vice president and nuclear chief operating officer of FPL from November 2007 to January 2009. Mr. Pimentel was chief financial officer of NEE and FPL from May 2008 to October 2011 and executive vice president, finance of NEE and FPL from February 2008 to October 2011. Mr. Robo was president and chief operating officer of NEE from December 2006 to June 2012. Mr. Sieving was also assistant secretary of NEE from May 2010 to May 2011 and general counsel of FPL from January 2009 to May 2010. Mr. Sieving was executive vice president, general counsel and secretary of PAETEC Holding Corp., a communications services and solutions provider, from February 2007 to November 2008 and was primarily responsible for all legal and regulatory matters. Mr. Silagy was senior vice president, regulatory and state governmental affairs of FPL from May 2010 to December 2011. Mr. Silagy was vice president and chief development officer of FPL from July 2008 to May 2010. From November 2007 to July 2008, Mr. Silagy was vice president, development of FPL. Mr. Yeager was vice president, engineering, construction and integrated supply chain services of NEE and FPL from October 2012 to December 2012. Mr. Yeager was vice president, integrated supply chain of NEE and FPL from May 2011 to October 2012. From January 2005 to May 2011, Mr. Yeager was vice president, engineering and construction of

⁽b) NEE title changed from vice president to executive vice president effective May 23, 2008 and FPL title changed from senior vice president to executive vice president effective July 17, 2008.

Item 1A. Risk Factors

Risks Relating to NEE's and FPL's Business

The business, financial condition, results of operations and prospects of NEE and FPL are subject to a variety of risks, many of which are beyond the control of NEE and FPL. The following is a description of important risks that may adversely affect the business, financial condition, results of operations and prospects of NEE and FPL and may cause actual results of NEE and FPL to differ substantially from those that NEE or FPL currently expects or seeks. In that event, the market price for the securities of NEE or FPL could decline. Accordingly, the risks described below should be carefully considered together with the other information set forth in this report and in future reports that NEE and FPL file with the SEC. The risks described below are not the only risks facing NEE and FPL. Additional risks and uncertainties may also materially adversely affect NEE's or FPL's business, financial condition, results of operations and prospects. Each of NEE and FPL has disclosed the material risks known to it to affect its business at this time. However, there may be further risks and uncertainties that are not presently known or that are not currently believed to be material that may in the future adversely affect the performance or financial condition of NEE and FPL.

Regulatory, Legislative and Legal Risks

NEE's and FPL's business, financial condition, results of operations and prospects may be adversely affected by the extensive regulation of their business.

The operations of NEE and FPL are subject to complex and comprehensive federal, state and other regulation. This extensive regulatory framework, portions of which are more specifically identified in the following risk factors, regulates, among other things and to varying degrees, NEE's and FPL's industries, rates and cost structures, operation of nuclear power facilities, construction and operation of generation, transmission and distribution facilities and natural gas and oil production, transmission and fuel storage facilities, acquisition, disposal, depreciation and amortization of facilities and other assets, decommissioning costs and funding, service reliability, wholesale and retail competition, and commodities trading and derivatives transactions. In their business planning and in the management of their operations, NEE and FPL must address the effects of regulation on their business and any inability or failure to do so adequately could have a material adverse effect on their business, financial condition, results of operations and prospects.

NEE's and FPL's business, financial condition, results of operations and prospects could be materially adversely affected if they are unable to recover in a timely manner any significant amount of costs, a return on certain assets or an appropriate return on capital through base rates, cost recovery clauses, other regulatory mechanisms or otherwise.

FPL is a regulated entity subject to the jurisdiction of the FPSC over a wide range of business activities, including, among other items, the retail rates charged to its customers through base rates and cost recovery clauses, the terms and conditions of its services, procurement of electricity for its customers, issuance of securities, and aspects of the siting and operation of its generating plants and transmission and distribution systems for the sale of electric energy. The FPSC has the authority to disallow recovery by FPL of costs that it considers excessive or imprudently incurred and to determine the level of return that FPL is permitted to earn on its investments. The regulatory process, which may be adversely affected by the political, regulatory and economic environment in Florida and elsewhere, limits FPL's ability to increase earnings and does not provide any assurance as to achievement of authorized or other earnings levels. NEE's and FPL's business, financial condition, results of operations and prospects could be materially adversely affected if any material amount of costs, a return on certain assets or an appropriate return on capital cannot be recovered through base rates, cost recovery clauses, other regulatory mechanisms or otherwise. Lone Star, an indirect wholly-owned subsidiary of NEE that is a regulated electric transmission utility subject to the jurisdiction of the PUCT, is subject to similar risks.

Regulatory decisions that are important to NEE and FPL may be materially adversely affected by political, regulatory and economic factors.

The local and national political, regulatory and economic environment has had, and may in the future have, an adverse effect on FPSC decisions with negative consequences for FPL. These decisions may require, for example, FPL to cancel or delay planned development activities, to reduce or delay other planned capital expenditures or to pay for investments or otherwise incur costs that it may not be able to recover through rates, each of which could have a material adverse effect on the business, financial condition, results of operations and prospects of NEE and FPL. Lone Star is subject to similar risks.

FPL's use of derivative instruments could be subject to prudence challenges and, if found imprudent, could result in disallowances of cost recovery for such use by the FPSC.

In the event that the FPSC engages in a prudence review of FPL's use of derivative instruments and finds such use to be imprudent, the FPSC could deny cost recovery for such use by FPL. Such an outcome could have a material adverse effect on FPL's business, financial condition, results of operations and prospects.

Any reductions to, or the elimination of, governmental incentives that support renewable energy, including, but not limited to, tax incentives, RPS or feed-in tariffs, or the imposition of additional taxes or other assessments on renewable energy, could result in, among other items, the lack of a satisfactory market for the development of new renewable energy projects, NEER abandoning the development of renewable energy projects, a loss of NEER's investments in renewable energy projects and reduced project returns, any of which could have a material adverse effect on NEE's business, financial condition, results of operations and prospects.

NEER depends heavily on government policies that support renewable energy and enhance the economic feasibility of developing and operating wind and solar energy projects in regions in which NEER operates or plans to develop and operate renewable energy facilities. The federal government, a majority of the 50 U.S. states and portions of Canada and Spain provide incentives, such as tax incentives, RPS or feed-in tariffs, that support the sale of energy from renewable energy facilities, such as wind and solar energy facilities. As a result of budgetary constraints, political factors or otherwise, governments from time to time may review their policies that support renewable energy and consider actions to make the policies less conducive to the development and operation of renewable energy facilities. Any reductions to, or the elimination of, governmental incentives that support renewable energy, such as those reductions that have been enacted in Spain and are applicable to the Spain solar projects in that country, or the imposition of additional taxes or other assessments on renewable energy, could result in, among other items, the lack of a satisfactory market for the development of new renewable energy projects, NEER abandoning the development of renewable energy projects, a loss of NEER's investments in the projects and reduced project returns, any of which could have a material adverse effect on NEE's business, financial condition, results of operations and prospects.

NEE's and FPL's business, financial condition, results of operations and prospects could be materially adversely affected as a result of new or revised laws, regulations or interpretations or other regulatory initiatives.

NEE's and FPL's business is influenced by various legislative and regulatory initiatives, including, but not limited to, initiatives regarding deregulation or restructuring of the energy industry, regulation of the commodities trading and derivatives markets, and environmental regulation, such as regulation of air emissions, regulation of water consumption and water discharges, and regulation of gas and oil infrastructure operations, as well as associated environmental permitting. Changes in the nature of the regulation of NEE's and FPL's business could have a material adverse effect on NEE's and FPL's results of operations. NEE and FPL are unable to predict future legislative or regulatory changes, initiatives or interpretations, although any such changes, initiatives or interpretations may increase costs and competitive pressures on NEE and FPL, which could have a material adverse effect on NEE's and FPL's business, financial condition, results of operations and prospects.

FPL has limited competition in the Florida market for retail electricity customers. Any changes in Florida law or regulation which introduce competition in the Florida retail electricity market could have a material adverse effect on FPL's business, financial condition, results of operations and prospects. There can be no assurance that FPL will be able to respond adequately to such regulatory changes, which could have a material adverse effect on FPL's business, financial condition, results of operations and prospects.

NEER is subject to FERC rules related to transmission that are designed to facilitate competition in the wholesale market on practically a nationwide basis by providing greater certainty, flexibility and more choices to wholesale power customers. NEE cannot predict the impact of changing FERC rules or the effect of changes in levels of wholesale supply and demand, which are typically driven by factors beyond NEE's control. There can be no assurance that NEER will be able to respond adequately or sufficiently quickly to such rules and developments, or to any other changes that reverse or restrict the competitive restructuring of the energy industry in those jurisdictions in which such restructuring has occurred. Any of these events could have a material adverse effect on NEE's business, financial condition, results of operations and prospects.

NEE's and FPL's business, financial condition, results of operations and prospects could be materially adversely affected if the rules implementing the Dodd-Frank Wall Street Reform and Consumer Protection Act (Dodd-Frank Act) broaden the scope of its provisions regarding the regulation of OTC financial derivatives and make them applicable to NEE and FPL.

The Dodd-Frank Act, enacted into law in July 2010, among other things, provides for the regulation of the OTC derivatives market. The Dodd-Frank Act includes provisions that will require certain OTC derivatives, or swaps, to be centrally cleared and executed through an exchange or other approved trading platform. While the legislation is broad and detailed, there are still substantial portions of the legislation that either require implementing rules to be adopted by federal governmental agencies including, but not limited to, the SEC and the CFTC or otherwise require further interpretation guidance from federal government agencies.

NEE and FPL cannot predict the final rules that will be adopted to implement the OTC derivatives market provisions of the Dodd-Frank Act (or the ultimate interpretation of those rules). Those rules could negatively affect NEE's and FPL's ability to hedge their commodity and interest rate risks, which could have a material adverse effect on NEE's and FPL's results of operations. NEE is reviewing the scope of these rules and is evaluating whether it may have portions of its business that may be required to register as swap dealers or major swap participants and submit to extensive regulation if it wishes to continue certain aspects of its derivative activities. The rules could also cause NEER to restructure part of its energy marketing and trading operations or to discontinue certain portions of its business. In addition, if the rules require NEE and FPL to post significant amounts of cash collateral with respect to swap transactions, NEE's and FPL's liquidity could be materially adversely affected, and their ability to enter into OTC derivatives to hedge commodity and interest rate risks could be significantly limited. Reporting and compliance requirements of

the rules also could significantly increase operating costs and expose NEE and FPL to penalties for non-compliance. The Dodd-Frank Act or other initiatives also could impede the efficient operation of the commodities trading and derivatives markets, which could also materially adversely affect NEE's and FPL's business, financial condition, results of operations and prospects.

NEE and FPL are subject to numerous environmental laws, regulations and other standards that may result in capital expenditures, increased operating costs and various liabilities.

NEE and FPL are subject to domestic and foreign environmental laws and regulations, including, but not limited to, extensive federal, state and local environmental statutes, rules and regulations relating to air quality, water quality and usage, climate change, emissions of greenhouse gases, including, but not limited to, CO₂, waste management, hazardous wastes, marine, avian and other wildlife mortality and habitat protection, historical artifact preservation, natural resources, health (including, but not limited to, electric and magnetic fields from power lines and substations), safety and RPS that could, among other things, prevent or delay the development of power generation, power or natural gas transmission, or other infrastructure projects, restrict the output of some existing facilities, limit the use of some fuels required for the production of electricity, require additional pollution control equipment, and otherwise increase costs, increase capital expenditures and limit or eliminate certain operations.

There are significant capital, operating and other costs associated with compliance with these environmental statutes, rules and regulations, and those costs could be even more significant in the future as a result of new legislation, the current trend toward more stringent standards, and stricter and more expansive application of existing environmental regulations. For example, among other potential or pending changes, the use of hydraulic fracturing or similar technologies to drill for natural gas and related compounds used by NEE's gas infrastructure business is currently being debated for potential regulation at the state and federal levels.

Violations of current or future laws, rules, regulations or other standards could expose NEE and FPL to regulatory and legal proceedings, disputes with, and legal challenges by, third parties, and potentially significant civil fines, criminal penalties and other sanctions. Proceedings could include, for example, litigation regarding property damage, personal injury, common law nuisance and enforcement by citizens or governmental authorities of environmental requirements such as air, water and soil quality standards.

NEE's and FPL's business could be negatively affected by federal or state laws or regulations mandating new or additional limits on the production of greenhouse gas emissions.

Federal or state laws or regulations may be adopted that would impose new or additional limits on the emissions of greenhouse gases, including, but not limited to, CO2 and methane, from electric generating units using fossil fuels like coal and natural gas. The potential effects of such greenhouse gas emission limits on NEE's and FPL's electric generating units are subject to significant uncertainties based on, among other things, the timing of the implementation of any new requirements, the required levels of emission reductions, the nature of any market-based or tax-based mechanisms adopted to facilitate reductions, the relative availability of greenhouse gas emission reduction offsets, the development of cost-effective, commercial-scale carbon capture and storage technology and supporting regulations and liability mitigation measures, and the range of available compliance alternatives.

While NEE's and FPL's electric generating units emit greenhouse gases at a lower rate of emissions than most of the U.S. electric generation sector, the results of operations of NEE and FPL could be adversely affected to the extent that new federal or state legislation or regulators impose any new greenhouse gas emission limits. Any future limits on greenhouse gas emissions could:

- · create substantial additional costs in the form of taxes or emission allowances;
- · make some of NEE's and FPL's electric generating units uneconomical to operate in the long term;
- require significant capital investment in carbon capture and storage technology, fuel switching, or the replacement of highemitting generation facilities with lower-emitting generation facilities; or
- · affect the availability or cost of fossil fuels.

There can be no assurance that NEE or FPL would be able to completely recover any such costs or investments, which could have a material adverse effect on their business, financial condition, results of operations and prospects.

Extensive federal regulation of the operations of NEE and FPL exposes NEE and FPL to significant and increasing compliance costs and may also expose them to substantial monetary penalties and other sanctions for compliance failures.

NEE and FPL are subject to extensive federal regulation, which generally imposes significant and increasing compliance costs on NEE's and FPL's operations. Additionally, any actual or alleged compliance failures could result in significant costs and other potentially adverse effects of regulatory investigations, proceedings, settlements, decisions and claims, including, among other items, potentially significant monetary penalties. As an example, under the Energy Policy Act of 2005, NEE and FPL, as owners and operators of bulk power transmission systems and/or electric generation facilities, are subject to mandatory reliability standards. Compliance with these mandatory reliability standards may subject NEE and FPL to higher operating costs and may result in increased capital expenditures. If FPL or NEE is found not to be in compliance with these standards, it may incur substantial monetary penalties and other sanctions. Both the costs of regulatory compliance and the costs that may be imposed as a result of any actual or alleged compliance failures could have a material adverse effect on NEE's and FPL's business, financial condition, results of operations and prospects.

Changes in tax laws, as well as judgments and estimates used in the determination of tax-related asset and liability amounts, could adversely affect NEE's and FPL's business, financial condition, results of operations and prospects.

NEE's and FPL's provision for income taxes and reporting of tax-related assets and liabilities require significant judgments and the use of estimates. Amounts of tax-related assets and liabilities involve judgments and estimates of the timing and probability of recognition of income, deductions and tax credits, including, but not limited to, estimates for potential adverse outcomes regarding tax positions that have been taken and the ability to utilize tax benefit carryforwards, such as net operating loss and tax credit carryforwards. Actual income taxes could vary significantly from estimated amounts due to the future impacts of, among other things, changes in tax laws, regulations and interpretations, the financial condition and results of operations of NEE and FPL, and the resolution of audit issues raised by taxing authorities. Ultimate resolution of income tax matters may result in material adjustments to tax-related assets and liabilities, which could negatively affect NEE's and FPL's business, financial condition, results of operations and prospects.

NEE's and FPL's business, financial condition, results of operations and prospects may be materially adversely affected due to adverse results of litigation.

NEE's and FPL's business, financial condition, results of operations and prospects may be materially affected by adverse results of litigation. Unfavorable resolution of legal proceedings in which NEE is involved or other future legal proceedings, including, but not limited to, class action lawsuits, may have a material adverse effect on the business, financial condition, results of operations and prospects of NEE and FPL.

Operational Risks

NEE's and FPL's business, financial condition, results of operations and prospects could suffer if NEE and FPL do not proceed with projects under development or are unable to complete the construction of, or capital improvements to, electric generation, transmission and distribution facilities, gas infrastructure facilities or other facilities on schedule or within budget.

NEE's and FPL's ability to complete construction of, and capital improvement projects for, their electric generation, transmission and distribution facilities, gas infrastructure facilities and other facilities on schedule and within budget may be adversely affected by escalating costs for materials and labor and regulatory compliance, inability to obtain or renew necessary licenses, rights-of-way, permits or other approvals on acceptable terms or on schedule, disputes involving contractors, labor organizations, land owners, governmental entities, environmental groups, Native American and aboriginal groups, and other third parties, negative publicity, transmission interconnection issues and other factors. If any development project or construction or capital improvement project is not completed, is delayed or is subject to cost overruns, certain associated costs may not be approved for recovery or recoverable through regulatory mechanisms that may otherwise be available, and NEE and FPL could become obligated to make delay or termination payments or become obligated for other damages under contracts, could experience the loss of tax credits or tax incentives, or delayed or diminished returns and could be required to write-off all or a portion of their investment in the project. Any of these events could have a material adverse effect on NEE's and FPL's business, financial condition, results of operations and prospects.

NEE and FPL may face risks related to project siting, financing, construction, permitting, governmental approvals and the negotiation of project development agreements that may impede their development and operating activities.

NEE and FPL own, develop, construct, manage and operate electric-generating and transmission facilities. A key component of NEE's and FPL's growth is their ability to construct and operate generation and transmission facilities to meet customer needs. As part of these operations, NEE and FPL must periodically apply for licenses and permits from various local, state, federal and other regulatory authorities and abide by their respective conditions. Should NEE or FPL be unsuccessful in obtaining necessary licenses or permits on acceptable terms, should there be a delay in obtaining or renewing necessary licenses or permits or should regulatory authorities initiate any associated investigations or enforcement actions or impose related penalties or disallowances on NEE or FPL, NEE's and FPL's business, financial condition, results of operations and prospects could be materially adversely affected. Any failure to negotiate successful project development agreements for new facilities with third parties could have similar results.

The operation and maintenance of NEE's and FPL's electric generation, transmission and distribution facilities, gas infrastructure facilities and other facilities are subject to many operational risks, the consequences of which could have a material adverse effect on NEE's and FPL's business, financial condition, results of operations and prospects.

NEE's and FPL's electric generation, transmission and distribution facilities, gas infrastructure facilities and other facilities are subject to many operational risks. Operational risks could result in, among other things, lost revenues due to prolonged outages, increased expenses due to monetary penalties or fines for compliance failures, liability to third parties for property and personal injury damage, a failure to perform under applicable power sales agreements and associated loss of revenues from terminated agreements or liability for liquidated damages under continuing agreements, and replacement equipment costs or an obligation to purchase or generate replacement power at potentially higher prices.

Uncertainties and risks inherent in operating and maintaining NEE's and FPL's facilities include, but are not limited to:

- risks associated with facility start-up operations, such as whether the facility will achieve projected operating performance on schedule and otherwise as planned;
- · failures in the availability, acquisition or transportation of fuel or other necessary supplies;
- the impact of unusual or adverse weather conditions, including, but not limited to, natural disasters such as hurricanes, floods, earthquakes and droughts;
- · performance below expected or contracted levels of output or efficiency;
- breakdown or failure, including, but not limited to, explosions, fires or other major events, of equipment, transmission and distribution lines or pipelines;
- availability of replacement equipment;
- risks of property damage or human injury from energized equipment, hazardous substances or explosions, fires or other events;
- availability of adequate water resources and ability to satisfy water intake and discharge requirements;
- · inability to manage properly or mitigate known equipment defects in NEE's and FPL's facilities;
- use of new or unproven technology;
- risks associated with dependence on a specific fuel source, such as commodity price risk and lack of available alternative fuel sources;
- · increased competition due to, among other factors, new facilities, excess supply and shifting demand; and
- insufficient insurance, warranties or performance guarantees to cover any or all lost revenues or increased expenses from the foregoing.

NEE's and FPL's business, financial condition, results of operations and prospects may be negatively affected by a lack of growth or slower growth in the number of customers or in customer usage.

Growth in customer accounts and growth of customer usage each directly influence the demand for electricity and the need for additional power generation and power delivery facilities. Customer growth and customer usage are affected by a number of factors outside the control of NEE and FPL, such as mandated energy efficiency measures, demand side management goals, and economic and demographic conditions, such as population changes, job and income growth, housing starts, new business formation and the overall level of economic activity. A lack of growth, or a decline, in the number of customers or in customer demand for electricity may cause NEE and FPL to fail to fully realize the anticipated benefits from significant investments and expenditures and could have a material adverse effect on NEE's and FPL's own growth, business, financial condition, results of operations and prospects.

NEE's and FPL's business, financial condition, results of operations and prospects can be materially adversely affected by weather conditions, including, but not limited to, the impact of severe weather.

Weather conditions directly influence the demand for electricity and natural gas and other fuels and affect the price of energy and energy-related commodities. In addition, severe weather, such as hurricanes, floods and earthquakes, can be destructive and cause power outages and property damage, reduce revenue, affect fuel supply, and require NEE and FPL to incur additional costs, for example, to restore service and repair damaged facilities, obtain replacement power and access available financing sources. Furthermore, NEE's and FPL's physical plant could be placed at greater risk of damage should changes in global climate produce unusual variations in temperature and weather patterns, resulting in more intense, frequent and extreme weather events, abnormal levels of precipitation and, particularly relevant to FPL, a change in sea level. FPL operates in the east and lower west coasts of Florida, an area that historically has been prone to severe weather events, such as hurricanes. A disruption or failure of electric generation, transmission or distribution systems or natural gas production, transmission, storage or distribution systems in the event of a hurricane, tornado or other severe weather event, or otherwise, could prevent NEE and FPL from operating their business in the normal course and could result in any of the adverse consequences described above. Any of the foregoing could have a material adverse effect on NEE's and FPL's business, financial condition, results of operations and prospects.

At FPL and other businesses of NEE where cost recovery is available, recovery of costs to restore service and repair damaged facilities is or may be subject to regulatory approval, and any determination by the regulator not to permit timely and full recovery of the costs incurred could have a material adverse effect on NEE's and FPL's business, financial condition, results of operations and prospects.

Changes in weather can also affect the production of electricity at power generating facilities, including, but not limited to, NEER's wind, solar and hydro-powered facilities. For example, the level of wind resource affects the revenue produced by wind generating facilities. Because the levels of wind, solar and hydro resources are variable and difficult to predict, NEER's results of operations for individual wind, solar and hydro facilities specifically, and NEE's results of operations generally, may vary significantly from period to period, depending on the level of available resources. To the extent that resources are not available at planned levels, the financial results from these facilities may be less than expected.

Threats of terrorism and catastrophic events that could result from terrorism, cyber attacks, or individuals and/or groups attempting to disrupt NEE's and FPL's business, or the businesses of third parties, may materially adversely affect NEE's and FPL's business, financial condition, results of operations and prospects.

NEE and FPL are subject to the potentially adverse operating and financial effects of terrorist acts and threats, as well as cyber attacks and other disruptive activities of individuals or groups. NEE's and FPL's generation, transmission and distribution facilities, fuel storage facilities, information technology systems and other infrastructure facilities and systems could be direct targets of, or be indirectly affected by, such activities.

Terrorist acts or other similar events affecting NEE's and FPL's systems and facilities, or those of third parties on which NEE and FPL rely, could harm NEE's and FPL's business, for example, by limiting their ability to generate, purchase or transmit power, by limiting their ability to bill customers and collect and process payments, and by delaying their development and construction of new generating facilities or capital improvements to existing facilities. These events, and governmental actions in response, could result in a material decrease in revenues, significant additional costs (for example, to repair assets, implement additional security requirements or maintain or acquire insurance), and reputational damage, could adversely affect NEE's and FPL's operations (for example, by contributing to disruption of supplies and markets for natural gas, oil and other fuels), and could impair NEE's and FPL's ability to raise capital (for example, by contributing to financial instability and lower economic activity).

The ability of NEE and FPL to obtain insurance and the terms of any available insurance coverage could be adversely affected by international, national, state or local events and company-specific events, as well as the financial condition of insurers. NEE's and FPL's insurance coverage does not provide protection against all significant losses.

Insurance coverage may not continue to be available or may not be available at rates or on terms similar to those presently available to NEE and FPL. The ability of NEE and FPL to obtain insurance and the terms of any available insurance coverage could be adversely affected by international, national, state or local events and company-specific events, as well as the financial condition of insurers. If insurance coverage is not available or obtainable on acceptable terms, NEE or FPL may be required to pay costs associated with adverse future events. NEE and FPL generally are not fully insured against all significant losses. For example, FPL is not fully insured against hurricane-related losses, but would instead seek recovery of such uninsured losses from customers subject to approval by the FPSC, to the extent losses exceed restricted funds set aside to cover the cost of storm damage. A loss for which NEE or FPL is not fully insured could have a material adverse effect on NEE's and FPL's business, financial condition, results of operations and prospects.

If supply costs necessary to provide NEER's full energy and capacity requirement services are not favorable, operating costs could increase and adversely affect NEE's business, financial condition, results of operations and prospects.

NEER provides full energy and capacity requirements services primarily to distribution utilities, which include load-following services and various ancillary services to satisfy all or a portion of such utilities' power supply obligations to their customers. The supply costs for these transactions may be affected by a number of factors, including, but not limited to, events that may occur after such utilities have committed to supply power, such as weather conditions, fluctuating prices for energy and ancillary services, and the ability of the distribution utilities' customers to elect to receive service from competing suppliers. NEER may not be able to recover all of its increased supply costs, which could have a material adverse effect on NEE's business, financial condition, results of operations and prospects.

Due to the potential for significant volatility in market prices for fuel, electricity and renewable and other energy commodities, NEER's inability or failure to hedge effectively its assets or positions against changes in commodity prices, volumes, interest rates, counterparty credit risk or other risk measures could significantly impair NEE's results of operations.

There can be significant volatility in market prices for fuel, electricity and renewable and other energy commodities. NEE's inability to manage properly or hedge the commodity risks within its portfolios, based on factors both from within or wholly or partially outside of NEE's control, may materially adversely affect NEE's business, financial condition, results of operations and prospects.

Sales of power on the spot market or on a short-term contractual basis may cause NEE's results of operations to be volatile.

A portion of NEER's power generation facilities operate wholly or partially without long-term power purchase agreements. Power from these facilities is sold on the spot market or on a short-term contractual basis. Spot market sales are subject to market volatility, and the revenue generated from these sales is subject to fluctuation that may cause NEE's results of operations to be volatile. NEER and NEE may not be able to manage volatility adequately, which could then have a material adverse effect on NEE's business, financial condition, results of operations and prospects.

Reductions in the liquidity of energy markets may restrict the ability of NEE to manage its operational risks, which, in turn, could negatively affect NEE's results of operations.

NEE is an active participant in energy markets. The liquidity of regional energy markets is an important factor in the company's ability to manage risks in these operations. Over the past several years, other market participants have ceased or significantly reduced their activities in energy markets as a result of several factors, including, but not limited to, government investigations, changes in market design and deteriorating credit quality. Liquidity in the energy markets can be adversely affected by price volatility, restrictions on the availability of credit and other factors, and any reduction in the liquidity of energy markets could have a material adverse effect on NEE's business, financial condition, results of operations and prospects.

If price movements significantly or persistently deviate from historical behavior, NEE's and FPL's hedging and trading procedures and associated risk management tools may not protect against significant losses.

NEE and FPL have hedging and trading procedures and associated risk management tools, such as separate but complementary financial, credit, operational, compliance and legal reporting systems, internal controls, management review processes and other mechanisms. NEE and FPL are unable to assure that such procedures and tools will be effective against all potential risks. Additionally, risk management tools and metrics such as daily value at risk, earnings at risk, stop loss limits and liquidity guidelines are based on historical price movements. Due to the inherent uncertainty involved in price movements and potential deviation from historical pricing behavior, NEE and FPL are unable to assure that their risk management tools and metrics will be effective to protect against adverse effects on their business, financial condition, results of operations and prospects. Such adverse effects could be material.

If power transmission or natural gas, nuclear fuel or other commodity transportation facilities are unavailable or disrupted, FPL's and NEER's ability to sell and deliver power or natural gas may be limited.

FPL and NEER depend upon power transmission and natural gas, nuclear fuel and other commodity transportation facilities, many of which they do not own. Occurrences affecting the operation of these facilities that may or may not be beyond FPL's and NEER's control (such as severe weather or a generator or transmission facility outage, pipeline rupture, or sudden and significant increase or decrease in wind generation) may limit or halt the ability of FPL and NEER to sell and deliver power and natural gas, or to purchase necessary fuels and other commodities, which could materially adversely impact NEE's and FPL's business, financial condition, results of operations and prospects.

NEE and FPL are subject to credit and performance risk from customers, hedging counterparties and vendors.

NEE and FPL are exposed to risks associated with the creditworthiness and performance of their customers, hedging counterparties and vendors under contracts for the supply of equipment, materials, fuel and other goods and services required for their business operations and for the construction and operation of, and for capital improvements to, their facilities. Adverse conditions in the energy industry or the general economy, as well as circumstances of individual customers, hedging counterparties and vendors, may affect the ability of some customers, hedging counterparties and vendors to perform as required under their contracts with NEE and FPL.

If any hedging, vending or other counterparty fails to fulfill its contractual obligations, NEE and FPL may need to make arrangements with other counterparties or vendors, which could result in financial losses, higher costs, untimely completion of power generation facilities and other projects, and/or a disruption of their operations. If a defaulting counterparty is in poor financial condition, NEE and FPL may not be able to recover damages for any contract breach.

NEE and FPL could recognize financial losses or a reduction in operating cash flows if a counterparty fails to perform or make payments in accordance with the terms of derivative contracts or if NEE or FPL is required to post margin cash collateral under derivative contracts.

NEE and FPL use derivative instruments, such as swaps, options, futures and forwards, some of which are traded in the OTC markets or on exchanges, to manage their commodity and financial market risks, and for NEE to engage in trading and marketing activities. Any failures by their counterparties to perform or make payments in accordance with the terms of those transactions could have a material adverse effect on NEE's or FPL's business, financial condition, results of operations and prospects. Similarly, any requirement for FPL or NEE to post margin cash collateral under its derivative contracts could have a material adverse effect on its business, financial condition, results of operations and prospects.

NEE and FPL are highly dependent on sensitive and complex information technology systems, and any failure or breach of those systems could have a material adverse effect on their business, financial condition, results of operations and prospects.

NEE and FPL operate in a highly regulated industry that requires the continuous functioning of sophisticated information technology systems and network infrastructure. Despite NEE's and FPL's implementation of security measures, all of their technology systems are vulnerable to disability, failures or unauthorized access due to such activities. If NEE's or FPL's information technology systems were to fail or be breached, and NEE or FPL was unable to recover in a timely way, NEE and FPL would be unable to fulfill critical business functions, and sensitive confidential and other data could be compromised.

NEE's and FPL's business is highly dependent on their ability to process and monitor, on a daily basis, a very large number of transactions, many of which are highly complex and cross numerous and diverse markets. Due to the size, scope and geographical reach of NEE's and FPL's business, and due to the complexity of the process of power generation, transmission and distribution, the development and maintenance of information technology systems to keep track of and process this information is both critical and extremely challenging. NEE's and FPL's operating systems and facilities may fail to operate properly or become disabled as a result of events that are either within, or wholly or partially outside, their control, such as operator error, severe weather or terrorist activities. Any such failure or disabling event could adversely affect NEE's and FPL's ability to process transactions and provide services, and their financial results and liquidity.

NEE and FPL add, modify and replace information systems on a regular basis. Modifying existing information systems or implementing new or replacement information systems is costly and involves risks, including, but not limited to, integrating the modified, new or replacement system with existing systems and processes, implementing associated changes in accounting procedures and controls, and ensuring that data conversion is accurate and consistent. Any disruptions or deficiencies in existing information systems, or disruptions, delays or deficiencies in the modification or implementation of new information systems, could result in increased costs, the inability to track or collect revenues, the diversion of management's and employees' attention and resources, and could negatively impact the effectiveness of the companies' control environment, and/or the companies' ability to timely file required regulatory reports.

NEE and FPL also face the risks of operational failure or capacity constraints of third parties, including, but not limited to, those who provide power transmission and natural gas transportation services.

NEE's and FPL's retail businesses are subject to the risk that sensitive customer data may be compromised, which could result in an adverse impact to their reputation and/or the results of operations of the retail business.

NEE's and FPL's retail businesses require access to sensitive customer data in the ordinary course of business. NEE's and FPL's retail businesses may also need to provide sensitive customer data to vendors and service providers who require access to this information in order to provide services, such as call center services, to the retail businesses. If a significant breach occurred, the reputation of NEE and FPL could be adversely affected, customer confidence could be diminished, or customer information could be subject to identity theft. NEE and FPL would be subject to costs associated with the breach and/or NEE and FPL could be subject to fines and legal claims, any of which may have a material adverse effect on the business, financial condition, results of operations and prospects of NEE and FPL.

NEE and FPL could recognize financial losses as a result of volatility in the market values of derivative instruments and limited liquidity in OTC markets.

NEE and FPL execute transactions in derivative instruments on either recognized exchanges or via the OTC markets, depending on management's assessment of the most favorable credit and market execution factors. Transactions executed in OTC markets have the potential for greater volatility and less liquidity than transactions on recognized exchanges. As a result, NEE and FPL may not be able to execute desired OTC transactions due to such heightened volatility and limited liquidity.

In the absence of actively quoted market prices and pricing information from external sources, the valuation of derivative instruments involves management's judgment or use of estimates. As a result, changes in the underlying assumptions or use of alternative valuation methods could affect the reported fair value of these derivative instruments and have a material adverse effect on NEE's and FPL's business, financial condition, results of operations and prospects.

NEE and FPL may be adversely affected by negative publicity.

From time to time, political and public sentiment may result in a significant amount of adverse press coverage and other adverse public statements affecting NEE and FPL. Adverse press coverage and other adverse statements, whether or not driven by political or public sentiment, may also result in investigations by regulators, legislators and law enforcement officials or in legal claims. Responding to these investigations and lawsuits, regardless of the ultimate outcome of the proceeding, can divert the time and effort of senior management from NEE's and FPL's business.

Addressing any adverse publicity, governmental scrutiny or enforcement or other legal proceedings is time consuming and expensive and, regardless of the factual basis for the assertions being made, can have a negative impact on the reputation of NEE and FPL, on the morale and performance of their employees and on their relationships with their respective regulators. It may also have a negative impact on their ability to take timely advantage of various business and market opportunities. The direct and indirect effects of negative publicity, and the demands of responding to and addressing it, may have a material adverse effect on NEE's and FPL's business, financial condition, results of operations and prospects.

NEE's and FPL's business, financial condition, results of operations and prospects may be materially adversely affected if FPL is unable to maintain, negotiate or renegotiate franchise agreements on acceptable terms with municipalities and counties in Florida.

FPL must negotiate franchise agreements with municipalities and counties in Florida to provide electric services within such municipalities and counties, and electricity sales generated pursuant to these agreements represent a very substantial portion of FPL's revenues. If FPL is unable to maintain, negotiate or renegotiate such franchise agreements on acceptable terms, it could contribute to lower earnings and FPL may not fully realize the anticipated benefits from significant investments and expenditures, which could materially adversely affect NEE's and FPL's business, financial condition, results of operations and prospects.

Increasing costs associated with health care plans may materially adversely affect NEE's and FPL's results of operations.

The costs of providing health care benefits to employees and retirees have increased substantially in recent years. NEE and FPL anticipate that their employee benefit costs, including, but not limited to, costs related to health care plans for employees and former employees, will continue to rise. The increasing costs and funding requirements associated with NEE's and FPL's health care plans may materially adversely affect NEE's and FPL's business, financial condition, results of operations and prospects.

NEE's and FPL's business, financial condition, results of operations and prospects could be negatively affected by the lack of a qualified workforce or the loss or retirement of key employees.

NEE and FPL may not be able to service customers, grow their business or generally meet their other business plan goals effectively and profitably if they do not attract and retain a qualified workforce. Additionally, the loss or retirement of key executives and other employees may materially adversely affect service and productivity and contribute to higher training and safety costs.

Over the next several years, a significant portion of NEE's and FPL's workforce, including, but not limited to, many workers with specialized skills maintaining and servicing the nuclear generation facilities and electrical infrastructure, will be eligible to retire. Such highly skilled individuals may not be able to be replaced quickly due to the technically complex work they perform. If a significant amount of such workers retire and are not replaced, the subsequent loss in productivity and increased recruiting and training costs could result in a material adverse effect on NEE's and FPL's business, financial condition, results of operations and prospects.

NEE's and FPL's business, financial condition, results of operations and prospects could be materially adversely affected by work strikes or stoppages and increasing personnel costs.

Employee strikes or work stoppages could disrupt operations and lead to a loss of revenue and customers. Personnel costs may also increase due to inflationary or competitive pressures on payroll and benefits costs and revised terms of collective bargaining agreements with union employees. These consequences could have a material adverse effect on NEE's and FPL's business, financial condition, results of operations and prospects.

NEE's ability to successfully identify, complete and integrate acquisitions is subject to significant risks, including, but not limited to, the effect of increased competition for acquisitions resulting from the consolidation of the power industry.

NEE is likely to encounter significant competition for acquisition opportunities that may become available as a result of the consolidation of the power industry in general. In addition, NEE may be unable to identify attractive acquisition opportunities at favorable prices and to complete and integrate them successfully and in a timely manner.

Nuclear Generation Risks

The construction, operation and maintenance of NEE's and FPL's nuclear generation facilities involve environmental, health and financial risks that could result in fines or the closure of the facilities and in increased costs and capital expenditures.

NEE's and FPL's nuclear generation facilities are subject to environmental, health and financial risks, including, but not limited to, those relating to site storage of spent nuclear fuel, the disposition of spent nuclear fuel, leakage and emissions of tritium and other radioactive elements in the event of a nuclear accident or otherwise, the threat of a terrorist attack and other potential liabilities arising out of the ownership or operation of the facilities. NEE and FPL maintain decommissioning funds and external insurance coverage which are intended to reduce the financial exposure to some of these risks; however, the cost of decommissioning nuclear generation facilities could exceed the amount available in NEE's and FPL's decommissioning funds, and the exposure to liability and property damages could exceed the amount of insurance coverage. If NEE or FPL is unable to recover the additional costs incurred through insurance or, in the case of FPL, through regulatory mechanisms, their business, financial condition, results of operations and prospects could be materially adversely affected.

In the event of an incident at any nuclear generation facility in the U.S. or at certain nuclear generation facilities in Europe, NEE and FPL could be assessed significant retrospective assessments and/or retrospective insurance premiums as a result of their participation in a secondary financial protection system and nuclear insurance mutual companies.

Liability for accidents at nuclear power plants is governed by the Price-Anderson Act, which limits the liability of nuclear reactor owners to the amount of insurance available from both private sources and an industry retrospective payment plan. In accordance with this Act, NEE maintains \$375 million of private liability insurance per site, which is the maximum obtainable, and participates in a secondary financial protection system, which provides up to \$12.2 billion of liability insurance coverage per incident at any nuclear reactor in the U.S. Under the secondary financial protection system, NEE is subject to retrospective assessments and/or retrospective insurance premiums of up to \$940 million (\$470 million for FPL), plus any applicable taxes, per incident at any nuclear reactor in the U.S. or at certain nuclear generation facilities in Europe, regardless of fault or proximity to the incident, payable at a rate not to exceed \$140 million (\$70 million for FPL) per incident per year. Such assessments, if levied, could materially adversely affect NEE's and FPL's business, financial condition, results of operations and prospects.

NRC orders or new regulations related to increased security measures and any future safety requirements promulgated by the NRC could require NEE and FPL to incur substantial operating and capital expenditures at their nuclear generation facilities.

The NRC has broad authority to impose licensing and safety-related requirements for the operation and maintenance of nuclear generation facilities, the addition of capacity at existing nuclear generation facilities and the construction of nuclear generation facilities, and these requirements are subject to change. In the event of non-compliance, the NRC has the authority to impose fines or shut down a nuclear generation facility, or to take both of these actions, depending upon its assessment of the severity of the situation, until compliance is achieved. Any of the foregoing events could require NEE and FPL to incur increased costs and capital expenditures, and could reduce revenues.

Any serious nuclear incident occurring at a NEE or FPL plant could result in substantial remediation costs and other expenses. A major incident at a nuclear facility anywhere in the world could cause the NRC to limit or prohibit the operation or licensing of any domestic nuclear generation facility. An incident at a nuclear facility anywhere in the world also could cause the NRC to impose additional conditions or other requirements on the industry, which could increase costs, reduce revenues and result in additional capital expenditures.

The inability to operate any of NEER's or FPL's nuclear generation units through the end of their respective operating licenses could have a material adverse effect on NEE's and FPL's business, financial condition, results of operations and prospects.

The operating licenses for NEE's and FPL's nuclear generation facilities extend through at least 2030. If the facilities cannot be operated for any reason through the life of those operating licenses, NEE or FPL may be required to increase depreciation rates, incur impairment charges and accelerate future decommissioning expenditures, any of which could materially adversely affect their business, financial condition, results of operations and prospects.

Various hazards posed to nuclear generation facilities, along with increased public attention to and awareness of such hazards, could result in increased nuclear licensing or compliance costs which are difficult or impossible to predict and could have a material adverse effect on NEE's and FPL's business, financial condition, results of operations and prospects.

The threat of terrorist activity, as well as recent international events implicating the safety of nuclear facilities, could result in more stringent or complex measures to keep facilities safe from a variety of hazards, including, but not limited to, natural disasters such as earthquakes and tsunamis, as well as terrorist or other criminal threats. This increased focus on safety could result in higher compliance costs which, at present, cannot be assessed with any measure of certainty and which could have a material adverse effect on NEE's and FPL's business, financial condition, results of operations and prospects.

NEE's and FPL's nuclear units are periodically removed from service to accommodate normal refueling and maintenance outages, and for other purposes. If planned outages last longer than anticipated or if there are unplanned outages, NEE's and FPL's results of operations and financial condition could be materially adversely affected.

NEE's and FPL's nuclear units are periodically removed from service to accommodate normal refueling and maintenance outages, including, but not limited to, inspections, repairs and certain other modifications. In addition, outages may be scheduled, often in connection with a refueling outage, to replace equipment, to increase the generation capacity at a particular nuclear unit, or for other purposes, and those planned activities increase the time the unit is not in operation. In the event that a scheduled outage lasts longer than anticipated or in the event of an unplanned outage due to, for example, equipment failure, such outages could materially adversely affect NEE's or FPL's business, financial condition, results of operations and prospects.

Liquidity, Capital Requirements and Common Stock Risks

Disruptions, uncertainty or volatility in the credit and capital markets may negatively affect NEE's and FPL's ability to fund their liquidity and capital needs and to meet their growth objectives, and can also adversely affect the results of operations and financial condition of NEE and FPL.

NEE and FPL rely on access to capital and credit markets as significant sources of liquidity for capital requirements and other operations requirements that are not satisfied by operating cash flows. Disruptions, uncertainty or volatility in those capital and credit markets, including, but not limited to, the conditions of the most recent financial crises in the U.S. and abroad, could increase NEE's and FPL's cost of capital. If NEE or FPL is unable to access regularly the capital and credit markets on terms that are reasonable, it may have to delay raising capital, issue shorter-term securities and incur an unfavorable cost of capital, which, in turn, could adversely affect its ability to grow its business, could contribute to lower earnings and reduced financial flexibility, and could have a material adverse effect on its business, financial condition, results of operations and prospects.

Although NEE's competitive energy subsidiaries have used non-recourse or limited-recourse, project-specific financing in the past, market conditions and other factors could adversely affect the future availability of such financing. The inability of NEE's subsidiaries to access the capital and credit markets to provide project-specific financing for electric-generating and other energy facilities on favorable terms, whether because of disruptions or volatility in those markets or otherwise, could necessitate additional capital raising or borrowings by NEE and/or NEECH in the future.

The inability of subsidiaries that have existing project-specific financing arrangements to meet the requirements of various agreements relating to those financings could give rise to a project-specific financing default which, if not cured or waived, might result in the specific project, and potentially in some limited instances its parent companies, being required to repay the associated debt or other borrowings earlier than otherwise anticipated, and if such repayment were not made, the lenders or security holders would generally have rights to foreclose against the project assets and related collateral. Such an occurrence also could result in NEE expending additional funds or incurring additional obligations over the shorter term to ensure continuing compliance with project-specific financing arrangements based upon the expectation of improvement in the project's performance or financial returns over the longer term. Any of these actions could materially adversely affect NEE's business, financial condition, results of operations and prospects, as well as the availability or terms of future financings for NEE or its subsidiaries.

NEE's, NEECH's and FPL's inability to maintain their current credit ratings may adversely affect NEE's and FPL's liquidity and results of operations, limit the ability of NEE and FPL to grow their business, and increase interest costs.

The inability of NEE, NEECH and FPL to maintain their current credit ratings could adversely affect their ability to raise capital or obtain credit on favorable terms, which, in turn, could impact NEE's and FPL's ability to grow their business and service indebtedness and repay borrowings, and would likely increase their interest costs. Some of the factors that can affect credit ratings are cash flows, liquidity, the amount of debt as a component of total capitalization, and political, legislative and regulatory actions. There can be no assurance that one or more of the ratings of NEE, NEECH and FPL will not be lowered or withdrawn entirely by a rating agency.

NEE's and FPL's liquidity may be impaired if their creditors are unable to fund their credit commitments to the companies or to maintain their current credit ratings.

The inability of NEE's, NEECH's and FPL's credit providers to fund their credit commitments or to maintain their current credit ratings could require NEE, NEECH or FPL, among other things, to renegotiate requirements in agreements, find an alternative credit provider with acceptable credit ratings to meet funding requirements, or post cash collateral and could have a material adverse effect on NEE's and FPL's liquidity.

Poor market performance and other economic factors could affect NEE's defined benefit pension plan's funded status, which may materially adversely affect NEE's and FPL's liquidity and results of operations.

NEE sponsors a qualified noncontributory defined benefit pension plan for substantially all employees of NEE and its subsidiaries. A decline in the market value of the assets held in the defined benefit pension plan due to poor investment performance or other factors may increase the funding requirements for this obligation.

NEE's defined benefit pension plan is sensitive to changes in interest rates, since, as interest rates decrease the funding liabilities increase, potentially increasing benefits costs and funding requirements. Any increase in benefits costs or funding requirements may have a material adverse effect on NEE's and FPL's business, financial condition, results of operations and prospects.

Poor market performance and other economic factors could adversely affect the asset values of NEE's and FPL's nuclear decommissioning funds, which may materially adversely affect NEE's and FPL's liquidity and results of operations.

NEE and FPL are required to maintain decommissioning funds to satisfy their future obligations to decommission their nuclear power plants. A decline in the market value of the assets held in the decommissioning funds due to poor investment performance or other factors may increase the funding requirements for these obligations. Any increase in funding requirements may have a material adverse effect on NEE's and FPL's business, financial condition, results of operations and prospects.

Certain of NEE's investments are subject to changes in market value and other risks, which may adversely affect NEE's liquidity and financial results.

NEE holds other investments where changes in the fair value affect NEE's financial results. In some cases there may be no observable market values for these investments, requiring fair value estimates to be based on other valuation techniques. This type of analysis requires significant judgment and the actual values realized in a sale of these investments could differ materially from those estimated. A sale of an investment below previously estimated value, or other decline in the fair value of an investment, could result in losses or the write-off of such investment, and may have a material adverse effect on NEE's financial condition and results of operations.

NEE may be unable to meet its ongoing and future financial obligations and to pay dividends on its common stock if its subsidiaries are unable to pay upstream dividends or repay funds to NEE.

NEE is a holding company and, as such, has no material operations of its own. Substantially all of NEE's consolidated assets are held by its subsidiaries. NEE's ability to meet its financial obligations, including, but not limited to, its guarantees, and to pay dividends on its common stock is primarily dependent on its subsidiaries' net income and cash flows, which are subject to the risks of their respective businesses, and their ability to pay upstream dividends or to repay funds to NEE.

NEE's subsidiaries are separate legal entities and have no independent obligation to provide NEE with funds for its payment obligations. The subsidiaries have financial obligations, including, but not limited to, payment of debt service, which they must satisfy before they can fund NEE. In addition, in the event of a subsidiary's liquidation or reorganization, NEE's right to participate in a distribution of assets is subject to the prior claims of the subsidiary's creditors.

The dividend-paying ability of some of the subsidiaries is limited by contractual restrictions which are contained in outstanding financing agreements and which may be included in future financing agreements. The future enactment of laws or regulations also may prohibit or restrict the ability of NEE's subsidiaries to pay upstream dividends or to repay funds.

NEE may be unable to meet its ongoing and future financial obligations and to pay dividends on its common stock if NEE is required to perform under guarantees of obligations of its subsidiaries.

NEE guarantees many of the obligations of its consolidated subsidiaries, other than FPL, through guarantee agreements with NEECH. These guarantees may require NEE to provide substantial funds to its subsidiaries or their creditors or counterparties at a time when NEE is in need of liquidity to meet its own financial obligations. Funding such guarantees may materially adversely affect NEE's ability to pay dividends.

Disruptions, uncertainty or volatility in the credit and capital markets may exert downward pressure on the market price of NEE's common stock.

The market price and trading volume of NEE's common stock are subject to fluctuations as a result of, among other factors, general credit and capital market conditions and changes in market sentiment regarding the operations, business and financing strategies of NEE and its subsidiaries. As a result, disruptions, uncertainty or volatility in the credit and capital markets may, for example, have a material adverse effect on the market price of NEE's common stock.

Item 1B. Unresolved Staff Comments

None

Item 2. Properties

NEE and its subsidiaries maintain properties which are adequate for their operations. The principal properties of FPL and NEER are described below.

Generating Facilities

FPL

At December 31, 2012, the electric generating, transmission, distribution and general facilities of FPL represented approximately 50%, 11%, 34% and 5%, respectively, of FPL's gross investment in electric utility plant in service and other property. At December 31, 2012, FPL had the following generating facilities:

FPL Facilities			Fuel	Net Capability (mw) ^(a)
Fossil				
Combined-cycle				
Fort Myers	Fort Myers, FL	1	Gas	1,432
Lauderdale	Dania, FL	2	Gas/Oil	884
Manatee	Parrish, FL	1	Gas	1,111
Martin	Indiantown, FL	1	Gas/Oil/Solar Thermal	1,141 ^(b)
Martin	Indiantown, FL	2	Gas	938
Putnam	Palatka, FL	2	Gas/Oil	498
Sanford	Lake Monroe, FL	2	Gas	1,946
Turkey Point	Florida City, FL	1	Gas/Oil	1,148
West County	West Palm Beach, FL	3	Gas/Oil	3,657
Steam turbines				
Manatee	Parrish, FL	2	Oil/Gas	1,621
Martin	Indiantown, FL	2	Oil/Gas	1,652
Port Everglades	Port Everglades, FL	2	Oil/Gas	761 ^(c)
St. Johns River Power Park	Jacksonville, FL	2	Coal/Petroleum Coke	254 ^(d)
Scherer	Monroe County, GA	1	Coal	642 ^(e)
Turkey Point	Florida City, FL	2	Oil/Gas	788
Simple-cycle combustion turbines				
Fort Myers	Fort Myers, FL	2	Gas/Oil	315
Gas turbines				
Fort Myers	Fort Myers, FL	12	Oil	648
Lauderdale	Dania, FL	24	Oil/Gas	840
Port Everglades	Port Everglades, FL	12	Oil/Gas	420
Nuclear				
St. Lucie	Hutchinson Island, FL	2	Nuclear	1,824 (f)
Turkey Point	Florida City, FL	2	Nuclear	1,502
Solar PV				
DeSoto	Arcadia, FL	1	Solar PV	25
Space Coast	Cocoa, FL	1	Solar PV	10
TOTAL				24,057 ^(g)

⁽a) Represents FPL's net ownership interest in warm weather peaking capability.

(b) The megawatts generated by the 75 mw solar thermal facility replace steam produced by this unit and therefore are not incremental.

d) Represents FPL's 20% ownership interest in each of SJRPP Units Nos. 1 and 2, which are jointly owned with JEA.

(e) Represents FPL's approximately 76% ownership of Scherer Unit No. 4, which is jointly owned with JEA.

(g) Substantially all of FPL's properties are subject to the lien of FPL's mortgage.

⁽c) As part of the modernization of the Port Everglades plant, two units were retired in November 2012 and the remaining two units will be retired during the first quarter of 2013.

Excludes Orlando Utilities Commission's and the Florida Municipal Power Agency's combined share of approximately 15% of St. Lucie Unit No. 2.

NEER

At December 31, 2012, NEER had the following generating facilities:

NEER Facilities	Location	Geographic Region	No. of Units	Fuel	Net Capability (mw) ^(a)
<u>Mind</u>					
Ashtabula Wind ^{(b)(c)}	Barnes County, ND	Midwest	99	Wind	148
Ashtabula Wind II ^{(b)(c)}	Griggs & Steele Counties, ND	Midwest	80	Wind	120
Ashtabula Wind III	Barnes County, ND	Midwest	39	Wind	62
Baldwin Wind ^(b)	Burleigh County, ND	Midwest	64	Wind	102
Blackwell Wind	Kay County, OK	Other South	26	Wind	60
Blue Summit	Wilbarger County, TX	Texas	85	Wind	135
Buffalo Ridge	Lincoln County, MN	Midwest	73	Wind	26
Butler Ridge Wind ^{(b)(c)}	Dodge County, WI	Midwest	36	Wind	54
Cabazon ^(b)	Riverside County, CA	West	52	Wind	39
Callahan Divide ^(b)	Taylor County, TX	Texas	76	Wind	114
Capricorn Ridge ^(c)	Sterling & Coke Counties, TX	Texas	208	Wind	364
Capricorn Ridge Expansion ^(c)	Sterling & Coke Counties, TX	Texas	199	Wind	298
Cerro Gordo ^(b)		Midwest	55	Wind	41
Cimarron ^(b)	Cerro Gordo County, IA				
	Gray County, KS	Other South	72	Wind	166
Conestogo Wind	Wellington County, Ontario, Canada	Midwest	10	Wind	23
Crystal Lake I ^{(b)(c)}	Hancock County, IA	Midwest	100	Wind	150
Crystal Lake II	Winnebago County, IA	Midwest	80	Wind	200
Crystal Lake III	Winnebago County, IA	Midwest	44	Wind	66
Day County Wind ^(b)	Day County, SD	Midwest	66	Wind	99
Delaware Mountain	Culberson County, TX	Texas	38	Wind	28
Diablo Wind ^(b)	Alameda County, CA	West	31	Wind	21
Elk City Wind ^(b)	Roger Mills & Beckham Counties, OK	Other South	43	Wind	99
Elk City Wind II	Roger Mills & Beckham Counties, OK	Other South	66	Wind	101
Endeavor Wind	Osceola County, IA	Midwest	40	Wind	100
Endeavor Wind II	Osceola County, IA	Midwest	20	Wind	50
Ensign Wind	Gray County, KS	Other South	43	Wind	99
Ghost Pine Wind	Kneehill County, Alberta, Canada	West	51	Wind	82
Gray County	Gray County, KS	Other South	170	Wind	112
Green Mountain ^(b)	Somerset County, PA	Northeast	8	Wind	10
Green Power	Riverside County, CA	West	22	Wind	17
Green Ridge Power		West	803	Wind	87
Hancock County ^(b)	Alameda & Contra Costa Counties, CA		148	Wind	98
	Hancock County, IA	Midwest			
High Winds ^(b)	Solano County, CA	West	90	Wind	162
Horse Hollow Wind ^(b)	Taylor County, TX	Texas	142	Wind	213
Horse Hollow Wind II ^(b)	Taylor & Nolan Counties, TX	Texas	130	Wind	299
Horse Hollow Wind III ^(b)	Nolan County, TX	Texas	149	Wind	224
Indian Mesa	Pecos County, TX	Texas	125	Wind	83
King Mountain ^(b)	Upton County, TX	Texas	214	Wind	278
Lake Benton II ^(b)	Pipestone County, MN	Midwest	137	Wind	103
Langdon Wind ^{(b)(c)}	Cavalier County, ND	Midwest	79	Wind	118
Langdon Wind II ^{(b)(c)}	Cavalier County, ND	Midwest	27	Wind	41
Lee / DeKalb Wind	Lee & DeKalb Counties, IL	Midwest	145	Wind	217
Limon I ^{(b)(c)}	Lincoln, Elbert & Arapahoe Counties, CO	West	125	Wind	200
Limon II ^{(b)(c)}	Lincoln, Elbert & Arapahoe Counties, CO	West	125	Wind	200
Logan Wind ^(c)	Logan County, CO	West	134	Wind	201
Majestic Wind ^{(b)(c)}	Carson County, TX	Texas	53	Wind	80
Majestic Wind II ^{(b)(c)}	Carson & Potter Counties, TX	Texas	51	Wind	79
Meyersdale ^(b)	Somerset County, PA	Northeast	20	Wind	30
Mill Run ^(b)	Fayette County, PA	Northeast	10	Wind	15
Minco Wind ^(b)	Grady County, OK	Other South	62	Wind	99
Minco Wind II ^(b)					
	Grady & Caddo Counties, OK	Other South	63	Wind	101
Minco Wind III	Grady, Caddo & Canadian Counties, OK	Other South	63	Wind	101
Mojave 3/4/5	Kern County, CA	West	246	Wind	41
Montezuma Wind ^(b)	Solano County, CA	West	16	Wind	37
Montezuma Wind II ^{(b)(c)}	Solano County, CA	West	34	Wind	78
Mount Copper ^(b)	Gaspésie, Quebec, Canada	Midwest	30	Wind	54

EER Facilities	Location	Geographic Region	No. of Units	Fuel	Net Capabili (mw) ^(a)
Mount Miller ^(b)	Gaspésie, Quebec, Canada	Midwest	30	Wind	54
Mountaineer Wind ^(b)	Preston & Tucker Counties, WV	Northeast	44	Wind	66
Mower County Wind ^(c)	Mower County, MN	Midwest	43	Wind	99
New Mexico Wind ^(b)	Quay & Debaca Counties, NM	West	136	Wind	204
North Dakota Wind ^(b)	LaMoure County, ND	Midwest	41	Wind	62
North Sky River	Kern County, CA	West	100	Wind	160
Northern Colorado ^(b)	Logan County, CO	West	81	Wind	174
Oklahoma / Sooner Wind ^(b)	Harper & Woodward Counties, OK	Other South	68	Wind	102
Oliver County Wind I ^(c)	Oliver County, ND	Midwest	22	Wind	51
Oliver County Wind II ^(c)	Oliver County, ND	Midwest	32	Wind	48
Peetz Table Wind ^(c)	Logan County, CO	West	133	Wind	199
Perrin Ranch Wind ^(b)	Coconino County, AZ	West	62	Wind	99
Pubnico Point ^(b)	Yarmouth County, Nova Scotia, Canada	Midwest	17	Wind	31
Red Canyon Wind ^(b)	Borden, Garza & Scurry Counties, TX	Texas	56	Wind	84
Red Mesa Wind	Cibola County, NM	West	64	Wind	102
Sky River ^(b)					
	Kern County, CA	West	322	Wind	73
Somerset Wind Power ^(b)	Somerset County, PA	Northeast	6	Wind	9
South Dakota Wind ^(b)	Hyde County, SD	Midwest	27	Wind	41
Southwest Mesa ^(b)	Upton & Crockett Counties, TX	Texas	106	Wind	74
Stateline ^(b)	Umatilla County, OR and Walla Walla County, WA	West	454	Wind	300
Story County Wind ^{(b)(c)}	Story County, IA	Midwest	100	Wind	150
Story County Wind II ^(b)	Story & Hardin Counties, IA	Midwest	100	Wind	150
Tuscola Bay ^(b)	Tuscola, Bay & Saginaw Counties, MI	Midwest	75	Wind	120
/ansycle ^(b)	Umatilla County, OR	West	38	Wind	25
/ansycle II	Umatilla County, OR	West	43	Wind	99
/asco Winds ^{(b)(c)}	Contra Costa County, CA	West	33	Wind	78
/ictory Garden ^(b)	Kern County, CA	West	96	Wind	22
Vaymart ^(b)	Wayne County, PA	Northeast	43	Wind	65
Veatherford Wind ^(b)	Custer & Washita Counties, OK	Other South	98	Wind	147
Vessington Springs Wind(b)(c)	Jerauld County, SD	Midwest	34	Wind	51
Vhite Oak ^{(b)(c)}	McLean County, IL	Midwest	100	Wind	150
Vilton Wind ^(b)	Burleigh County, ND	Midwest	33	Wind	49
Vilton Wind II ^{(b)(c)}	Burleigh County, ND	Midwest	33	Wind	50
Vindpower Partners 1990	Alameda & Contra Costa Counties, CA	West	141	Wind	14
Vindpower Partners 1991	Alameda & Contra Costa Counties, CA	West	162	Wind	16
		West	223	Wind	22
Vindpower Partners 1991-92	Alameda & Contra Costa Counties, CA				
Vindpower Partners 1992	Alameda & Contra Costa Counties, CA	West	300	Wind	30
Vindpower Partners 1993 ^{(b)(c)}	Riverside County, CA	West	33	Wind	50
Vindpower Partners 1994	Culberson County, TX	Texas	107	Wind	39
Volf Ridge Wind	Cooke County, TX	Texas		Wind	112
Voodward Mountain	Upton & Pecos Counties, TX	Texas	242	Wind	160
Vyoming Wind ^(b)	Uinta County, WY	West	80	Wind	144
nvestments in joint ventures ^(b)	Kern County, CA	West	397	Wind	57
Total Wind					10,057
tracted					
ayswater ^(b)	Far Rockaway, NY	Northeast	2	Gas	56
uane Arnold	Palo, IA	Midwest	1	Nuclear	431
atch Solar	Hatch, NM	West	1	Solar CPV	5
amaica Bay ^(b)	Far Rockaway, NY	Northeast	2	Gas/Oil	54
larcus Hook 750 ^(b)	Marcus Hook, PA	Northeast	4	Gas	744
loore Solar ^(b)	Lambton County, Ontario, Canada	Northeast	1	Solar PV	20
oint Beach	Two Rivers, WI	Midwest	2	Nuclear	1,190
ombra Solar ^(b)	Lambton County, Ontario, Canada	Northeast	1	Solar PV	20
vestments in joint ventures:					
SEGS III-IX ^(b)	Kramer Junction & Harper Lake, CA	West	7	Solar Thermal	148
Other	Various	Northeast	4	(e)	158
Total Contracted					2,826

NEER Facilities	Location	Geographic Region	No. of Units	Fuel	Net Capability (mw) ^(a)
<u>Merchant</u>					
Forney	Forney, TX	Texas	8	Gas	1,792
Lamar Power Partners	Paris, TX	Texas	6	Gas	1,000
Maine - Cape, Wyman	Various - ME	Northeast	6	Oil	796 ^(f)
Maine ^(b)	Various - ME	Northeast	66	Hydro	351 ^(g)
Marcus Hook 50	Marcus Hook, PA	Northeast	1	Gas	50
Paradise Solar	West Deptford, NJ	Northeast	1	Solar PV	5
Seabrook	Seabrook, NH	Northeast	1	Nuclear	1,100 ^(h)
Investment in joint venture	Sayreville, NJ	Northeast	3	Gas	145
Total Merchant					5,239
TOTAL					18,122

⁽a) Represents NEER's net ownership interest in plant capacity.

Transmission and Distribution

At December 31, 2012, FPL owned and operated 591 substations and the following electric transmission and distribution lines:

Nominal Voltage	Overhead Lines Pole Miles	Trench and Submarine Cables Miles
500 kv	1,106 ^(a)	
230 kv	3,038	25
138 kv	1,577	53
115 kv	748	1
69 kv	165	14
Less than 69 kv	42,331	25,207
Total	48,965	25,300

⁽a) Includes approximately 75 miles owned jointly with JEA.

Character of Ownership

Substantially all of FPL's properties are subject to the lien of FPL's mortgage, which secures most debt securities issued by FPL. The majority of FPL's real property is held in fee and is free from other encumbrances, subject to minor exceptions which are not of a nature as to substantially impair the usefulness to FPL of such properties. Some of FPL's electric lines are located on parcels of land which are not owned in fee by FPL but are covered by necessary consents of governmental authorities or rights obtained from owners of private property. The majority of NEER's generating facilities are owned by NEER subsidiaries and a number of those facilities are encumbered by liens securing various financings. Additionally, certain of NEER's generating facilities are located on land leased from owners of private property. See Generating Facilities and Note 1 - Electric Plant, Depreciation and Amortization.

Item 3. Legal Proceedings

NEE and FPL are parties to various legal and regulatory proceedings in the ordinary course of their respective businesses. For information regarding legal proceedings that could have a material effect on NEE or FPL, see Note 13 - Legal Proceedings. Such descriptions are incorporated herein by reference.

Item 4. Mine Safety Disclosures

Not applicable

⁽b) These generating facilities are encumbered by liens against their assets securing various financings.

⁽c) NEER owns these wind facilities together with third-party investors with differential membership interests. See Note 1 - Sale of Differential Membership Interests.

⁽d) Excludes Central Iowa Power Cooperative and Corn Belt Power Cooperative's combined share of 30%.

⁽e) Represents plants with no more than 50% ownership using fuels such as natural gas and waste coal.

f) Excludes six other energy-related partners' combined share of 16%.

⁽g) See Note 1 - Assets and Liabilities Associated with Assets Held for Sale for discussion of the pending sale of these facilities.

⁽h) Excludes Massachusetts Municipal Wholesale Electric Company's, Taunton Municipal Lighting Plant's and Hudson Light & Power Department's combined share of 11.77%.

PART II

Item 5. Market for Registrants' Common Equity, Related Stockholder Matters and Issuer Purchases of Equity Securities

Common Stock Data. All of FPL's common stock is owned by NEE. NEE's common stock is traded on the New York Stock Exchange under the symbol "NEE." The high and low sales prices for the common stock of NEE as reported in the consolidated transaction reporting system of the New York Stock Exchange and the cash dividends per share declared for each quarter during the past two years are as follows:

		2012			2011	
Quarter	High	Low	Cash idends	High	Low	Cash /idends
First	\$ 61.21	\$ 58.57	\$ 0.60	\$ 55.86	\$ 51.54	\$ 0.55
Second	\$ 68.96	\$ 61.20	\$ 0.60	\$ 58.98	\$ 54.16	\$ 0.55
Third	\$ 72.22	\$ 65.95	\$ 0.60	\$ 58.25	\$ 49.00	\$ 0.55
Fourth	\$ 72.21	\$ 66.05	\$ 0.60	\$ 61.20	\$ 51.33	\$ 0.55

The amount and timing of dividends payable on NEE's common stock are within the sole discretion of NEE's Board of Directors. The Board of Directors reviews the dividend rate at least annually (generally in February) to determine its appropriateness in light of NEE's financial position and results of operations, legislative and regulatory developments affecting the electric utility industry in general and FPL in particular, competitive conditions, change in business mix and any other factors the Board of Directors deems relevant. The ability of NEE to pay dividends on its common stock is dependent upon, among other things, dividends paid to it by its subsidiaries. There are no restrictions in effect that currently limit FPL's ability to pay dividends to NEE. In February 2013, NEE announced that it would increase its quarterly dividend on its common stock from \$0.60 to \$0.66 per share. See Management's Discussion - Liquidity and Capital Resources - Covenants with respect to dividend restrictions and Note 10 - Common Stock Dividend Restrictions regarding dividends paid by FPL to NEE.

As of the close of business on January 31, 2013, there were 24,339 holders of record of NEE's common stock.

Issuer Purchases of Equity Securities. Information regarding purchases made by NEE of its common stock during the three months ended December 31, 2012 is as follows:

Period	Total Number of Shares Purchased ^(a)	Р	Average rice Paid er Share	Total Number of Shares Purchased as Part of a Publicly Announced Program	Maximum Number of Shares that May Yet be Purchased Under the Program ^(b)
10/1/2012 - 10/31/12	847	\$	70.26		13,274,748
11/1/2012 - 11/30/12	516	\$	66.49		13,274,748
12/1/2012 - 12/31/12	512	\$	70.58		13,274,748
Total	1,875	\$	69.31		

⁽a) Includes: (1) in October and November 2012, shares of common stock withheld from employees to pay certain withholding taxes upon the vesting of stock awards granted to such employees under the NextEra Energy, Inc. Amended and Restated Long-Term Incentive Plan (former LTIP); and (2) in December 2012, shares of common stock purchased as a reinvestment of dividends by the trustee of a grantor trust in connection with NEE's obligation under a February 2006 grant under the former LTIP to an executive officer of deferred retirement share awards.

⁽b) In February 2005, NEE's Board of Directors authorized common stock repurchases of up to 20 million shares of common stock over an unspecified period, which authorization was most recently reaffirmed and ratified by the Board of Directors in July 2011.

Item 6. Selected Financial Data

	Years Ended December 31,					
	2012	2011	2010	2009	2008	
SELECTED DATA OF NEE (millions, except per share amounts):						
Operating revenues	\$ 14,256	\$ 15,341	\$ 15,317	\$ 15,643	\$ 16,410	
Net income ^(a)	\$ 1,911	\$ 1,923	\$ 1,957	\$ 1,615	\$ 1,639	
Earnings per share of common stock - basic	\$ 4.59	\$ 4.62	\$ 4.77	\$ 3.99	\$ 4.10	
Earnings per share of common stock - assuming dilution	\$ 4.56	\$ 4.59	\$ 4.74	\$ 3.97	\$ 4.07	
Dividends paid per share of common stock	\$ 2.40	\$ 2.20	\$ 2.00	\$ 1.89	\$ 1.78	
Total assets ^(b)	\$ 64,439	\$ 57,188	\$ 52,994	\$ 48,458	\$ 44,821	
Long-term debt, excluding current maturities	\$ 23,177	\$ 20,810	\$ 18,013	\$ 16,300	\$ 13,833	
SELECTED DATA OF FPL (millions):						
Operating revenues	\$ 10,114	\$ 10,613	\$ 10,485	\$ 11,491	\$ 11,649	
Net income	\$ 1,240	\$ 1,068	\$ 945	\$ 831	\$ 789	
Total assets	\$ 34,853	\$ 31,816	\$ 28,698	\$ 26,812	\$ 26,175	
Long-term debt, excluding current maturities	\$ 8,329	\$ 7,483	\$ 6,682	\$ 5,794	\$ 5,311	
Energy sales (kwh)	105,109	106,662	107,978	105,414	105,406	
Energy sales:						
Residential	50.8%	51.2%	52.2%	51.2%	50.5%	
Commercial	43.0	42.2	41.3	42.7	43.2	
Industrial	2.9	2.9	2.9	3.1	3.4	
Interchange power sales	0.7	0.9	0.8	1.4	1.6	
Other ^(c)	2.6	2.8	2.8	1.6	1.3	
Total	100.0%	100.0%	100.0%	100.0%	100.0%	
Approximate 60-minute peak load (mw): ^(d)						
Summer season	21,440	21,619	22,256	22,351	21,060	
Winter season	20,286	17,934	21,153	24,346	20,031	
Average number of customer accounts (thousands):						
Residential	4,052	4,027	4,004	3,984	3,992	
Commercial	512	508	504	501	501	
Industrial	9	9	9	10	13	
Other	3	3	3	4	4	
Total	4,576	4,547	4,520	4,499	4,510	
Average price billed to customers (cents per kwh)	9.51	9.83	9.34	11.19	10.96	

Includes net unrealized mark-to-market after-tax gains (losses) associated with non-qualifying hedges of \$(34) million, \$190 million, \$175 million, \$(20) million and \$170 million and OTTI after-tax income (losses), net of OTTI reversals of \$31 million, \$(6) million, \$4 million, \$(13) million and \$(76) million for the years ended December 31, 2012, 2011, 2010, 2009 and 2008, respectively. Also, 2011 includes an after-tax loss on the sale of natural gas-fired generating assets of approximately \$98 million. See Note 4 - Nonrecurring Fair Value Measurements.

In 2012, includes assets held for sale of approximately \$335 million. See Note 1 - Assets and Liabilities Associated with Assets Held for Sale.

Includes the net change in unbilled sales.

Winter season includes November and December of the current year and January to March of the following year (for 2012, through February 27, 2013).

Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations

OVERVIEW

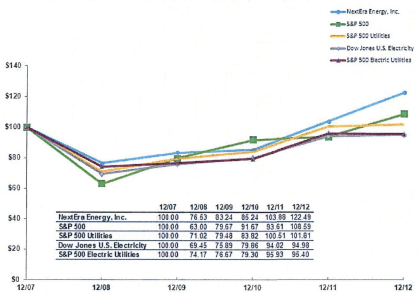
NEE's operating performance is driven primarily by the operations of its two principal subsidiaries, FPL, which serves approximately 4.6 million customer accounts in Florida and is one of the largest rate-regulated electric utilities in the U.S., and NEER, which together with affiliated entities is the largest generator in North America of renewable energy from the wind and sun. The table below presents NEE's net income and earnings per share by reportable segment - FPL, NEER and Corporate and Other, which is primarily comprised of interest expense, the operating results of NEET, FPL FiberNet and other business activities, as well as other income and expense items, including income taxes and eliminating entries (see Note 14 for additional segment information). The discussion that follows should be read in conjunction with the Notes to the Consolidated Financial Statements contained herein. In the discussion below and in Results of Operations, all comparisons are with the corresponding items in the prior year.

	Ne	t Income (L	oss)		gs (Loss) Pe suming dilut		
	Years E	nded Dece	mber 31,	Years E	Ended Decei	mber 31,	
	2012	2011	2010	2012	2011	2010	
		(millions)	Bentonuncultus II, coyus dus novembrostone				
FPL	\$ 1,240	\$ 1,068	\$ 945	\$ 2.96	\$ 2.55	\$ 2.29	
NEER ^(a)	687	774	980	1.64	1.85	2.37	
Corporate and Other	(16)	81	32	(0.04)	0.19	0.08	
NEE	\$ 1,911	\$ 1,923	\$ 1,957	\$ 4.56	\$ 4.59	\$ 4.74	

⁽a) NEER's results reflect an allocation of interest expense from NEECH based on a deemed capital structure of 70% debt and allocated shared service costs.

For the five years ended December 31, 2012, NEE delivered a total shareholder return of approximately 22%, significantly outpacing the S&P 500's 9% return, the S&P 500 Utilities' 2% return, the Dow Jones U.S. Electricity's 5% decline and the S&P 500 Electric Utilities' 5% decline. The historical stock performance of NEE's common stock shown in the performance graph below is not necessarily indicative of future stock price performance.

COMPARISON OF 5-YEAR CUMULATIVE TOTAL RETURN*



*\$100 invested on 12/31/07 in stock or index, including reinvestment of dividends. Fiscal year ending December 31.

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Adjusted Earnings

NEE prepares its financial statements in accordance with GAAP. However, management uses earnings excluding certain items (adjusted earnings), a non-GAAP financial measure, internally for financial planning, for analysis of performance, for reporting of results to the Board of Directors and as an input in determining whether performance goals are met for performance-based compensation under NEE's employee incentive compensation plans. NEE also uses adjusted earnings when communicating its financial results and earnings outlook to investors. NEE's management believes adjusted earnings provides a more meaningful representation of the company's fundamental earnings power. Although the excluded amounts are properly included in the determination of net income in accordance with GAAP, management believes that the amount and/or nature of such items make period to period comparisons of operations difficult and potentially confusing. Adjusted earnings do not represent a substitute for net income, as prepared in accordance with GAAP.

Adjusted earnings exclude the unrealized mark-to-market effect of non-qualifying hedges (as described below) and OTTI losses on securities held in NEER's nuclear decommissioning funds, net of the reversal of previously recognized OTTI losses on securities sold and losses on securities where price recovery was deemed unlikely (collectively, OTTI reversals). However, other adjustments may be made from time to time with the intent to provide more meaningful and comparable results of ongoing operations. In 2011, adjusted earnings also excluded the after-tax loss on the sale of natural gas-fired generating assets (as described below).

NEE and NEER segregate into two categories unrealized mark-to-market gains and losses on energy derivative transactions which are used to manage commodity price risk. The first category, referred to as non-qualifying hedges, represents certain transactions entered into as economic hedges but the transactions do not meet the requirements for hedge accounting or hedge accounting treatment is not elected. Changes in the fair value of those transactions are marked to market and reported in the consolidated statements of income, resulting in earnings volatility because the economic offset to the positions, such as the physical assets from which power is generated, are not marked to market. As a consequence, NEE's net income reflects only the movement in one part of economically-linked transactions. For this reason, NEE's management views results expressed excluding the unrealized mark-to-market impact of the non-qualifying hedges as a meaningful measure of current period performance. The second category, referred to as trading activities, which is included in adjusted earnings, represents the net unrealized effect of actively traded positions entered into to take advantage of expected market price movements and all other commodity hedging activities. At FPL, substantially all changes in the fair value of energy derivative transactions are deferred as a regulatory asset or liability until the contracts are settled, and, upon settlement, any gains or losses are passed through the fuel clause or the capacity clause. See Note 3.

In late 2011, subsidiaries of NEER completed the sales of their ownership interests in five natural gas-fired generating plants with a total generating capacity of approximately 2,700 mw located in California, Virginia, Alabama, South Carolina and Rhode Island. In connection with these sales, a loss of approximately \$151 million (\$98 million total after-tax with \$92 million of this loss recorded by NEER) was recorded in NEE's consolidated statements of income, which was excluded from adjusted earnings. See Note 4 - Nonrecurring Fair Value Measurements.

In late 2012, a subsidiary of NEER entered into an agreement to sell its ownership interest in a portfolio of hydropower generation plants and related assets with a total generating capacity of 351 mw located in Maine and New Hampshire. Upon the anticipated closing in the first quarter of 2013, NEER expects to record a gain which is expected to be excluded from 2013 adjusted earnings. The operations of these projects were not material to NEE's consolidated statements of income for the years ended December 31, 2012, 2011 and 2010 and the transaction is not expected to have a material effect on ongoing future financial results. See Note 1 - Assets and Liabilities Associated with Assets Held for Sale.

The following table provides details of the adjustments considered in computing NEE's adjusted earnings discussed above.

	Years Ended December 31,						
	2012		2011		2010		
			(millions)				
Net unrealized mark-to-market after-tax gains (losses) from non-qualifying hedge activity ^(a)	\$ (34)	\$	190	\$	175		
Income (loss) from OTTI after-tax losses on securities held in NEER's nuclear decommissioning funds, net of OTTI reversals	\$ 31	\$	(6)	\$	4		
After-tax loss on sale of natural gas-fired generating assets ^(b)	\$ _	\$	(98)	\$			

⁽a) \$37 million of losses, \$193 million of gains and \$176 million of gains, respectively, are included in NEER's net income; the balance is included in Corporate and Other.

The change in unrealized mark-to-market activity from non-qualifying hedges is primarily attributable to changes in forward power and natural gas prices, as well as the reversal of previously recognized unrealized mark-to-market gains or losses as the underlying transactions were realized. As a general rule, a gain (loss) in the non-qualifying hedge category is offset by decreases (increases) in the fair value of related physical asset positions in the portfolio or contracts, which are not marked to market under GAAP.

⁽b) \$92 million is included in NEER's net income; the balance is included in Corporate and Other.

2012 Summary

NEE's net income for 2012 was \$12 million, or 3 cents per share, lower than 2011 primarily due to lower results at Corporate and Other and NEER, partly offset by higher earnings at FPL.

FPL's increase in net income in 2012 was primarily driven by investments in plant in service which resulted in higher use of FPL's surplus depreciation credit, as permitted under the 2010 rate agreement, to earn an 11% regulatory ROE on its retail rate base, as well as higher cost recovery clause results and higher AFUDC - equity. The 2010 rate agreement was effective through December 31, 2012. See Outlook below for a discussion of the 2012 rate agreement. FPL's planned smart meter installations throughout Florida are approximately 96% complete, with a cumulative total of 4.3 million smart meters installed. In 2012, FPL maintained a typical residential bill that was the lowest of all 55 utilities in Florida and 26% below the national average based on a rate per kwh as of July 2012.

NEER's earnings decreased in 2012 primarily due to net unrealized mark-to-market losses from non-qualifying hedge activity in 2012 compared to gains on such hedges in 2011 and lower results from the existing asset portfolio, partly offset by the absence of the loss on sale of natural gas-fired generating assets and impairment charges recorded in 2011 and higher results in 2012 from new investments and the customer supply and proprietary power and gas trading businesses. In 2012, NEER added over 1,500 mw of wind capacity, including its first wind project in the province of Ontario, Canada, and placed its 10,000th mw of wind capacity into service.

Corporate and Other's earnings in 2012 decreased primarily due to the absence of state deferred income tax benefits related to state tax law changes and an income tax benefit related to the dissolution of a subsidiary recorded in 2011.

NEE and its subsidiaries, including FPL, require funds to support and grow their businesses. These funds are primarily provided by cash flow from operations and short- and long-term borrowings and, from time to time, issuance of equity securities. As of February 8, 2013, NEE's total net available liquidity was approximately \$5.7 billion, of which FPL's portion was approximately \$3.1 billion.

Outlook

FPL's 2012 rate agreement provides, among other things, base rate predictability through December 2016, including allowances for rate increases when the modernized Cape Canaveral, Rivera Beach and Port Everglades power plants are placed in service, and, as discussed in more detail below, permits FPL to amortize the reserve up to \$400 million over the 2013 to 2016 period. FPL's allowed regulatory ROE over this period will be 10.50%, with a range of plus or minus 100 basis points.

NEE's strategy at both of its principal businesses seeks to meet customer needs more economically and reliably than competitors. Meeting customer needs frequently requires the commitment of large capital expenditures to projects that have long lives and such commitments are difficult to reverse once made. Both FPL and NEER have made commitments to a variety of major capital projects that are expected to be completed over the next several years. While NEE management believes that these projects individually and collectively are attractive investments with the potential to create value for shareholders, there can be no guarantee that all or any of these projects will be successful. Because of their importance, management focuses particular attention on these large projects.

In 2013, NEE expects to focus efforts in particular on the following initiatives:

At FPL:

- Sustaining FPL's customer value proposition: The combination of low bills, good reliability and excellent customer service that FPL currently provides its customers is both an objective of FPL's strategy and an important contributor to its long-term business success. FPL seeks to, at a minimum, maintain and ideally improve its overall customer value proposition.
- Major capital projects: FPL is currently engaged in a large capital expansion program and its objective is to bring these projects in on schedule and within budget. This program includes:
 - modernizing its Cape Canaveral, Riviera Beach and Port Everglades power plants to high-efficiency natural gas-fired units (approximately 1,200 mw each at Cape Canaveral and Riviera Beach and 1,280 mw at Port Everglades) to be placed in service by June 2013, June 2014 and mid-2016, respectively, and
 - adding at least 510 mw of capacity at its existing nuclear units at St. Lucie and Turkey Point, to be placed in service by the spring of 2013, of which approximately 395 mw are in service as of December 31, 2012.

• Natural gas pipeline: In December 2012, FPL issued an RFP to build a third major natural gas pipeline to serve peninsular Florida. The proposed new pipeline will have an upstream segment which originates at an existing hub in Western Alabama and ends at a new hub to be built in Central Florida. The downstream segment will originate at the new hub in Central Florida and connect with FPL's system in Martin County. FPL plans to propose a self-build option for the downstream segment of the pipeline, which, if selected, is expected to be built, owned and operated by a FERC-regulated affiliate. The FERC-regulated affiliate is prepared to consider investing in support of a selected upstream segment to facilitate timely construction. The bids are due in April 2013, with the winning proposal(s) expected to be selected by the end of June 2013. The pipeline will be subject to regulatory approvals.

At NEER:

- Maintaining excellence in day-to-day operations: NEER has developed a track record of generally running its facilities reliably and cost-effectively. The company seeks to, at minimum, maintain and ideally improve its operating performance.
- Solar: Add nearly 900 mw of new solar generation by 2016, including the completion of the construction of the Spain solar projects in 2013 (see Note 13 Commitments for recent changes in law that could negatively affect the Spain solar projects), the 250 mw Genesis solar project in California, the 550 mw Desert Sunlight solar project in California, in which NEER has a 50% equity investment, and the 250 mw McCoy solar PV project located in the Mojave Desert near the Genesis and Desert Sunlight solar projects.
- Wind: Add approximately 600 mw of new Canadian wind generation by the end of 2015 and 175 mw of new U.S. wind generation
 in 2013. Continue to develop a backlog for U.S. wind for 2013 and 2014 in light of the PTC extension under the Taxpayer
 Relief Act.

At Lone Star: Achieve commercial operations by the end of the first quarter of 2013 on approximately 330 miles of transmission lines and other associated facilities in Texas.

In addition, NEE and FPL devote effort to numerous other initiatives designed to support their long-term growth and development. There can be no guarantees that NEE or FPL will be successful in attaining their goals with respect to any of these initiatives.

For additional information on certain of the above matters, see Item 1. Business.

RESULTS OF OPERATIONS

NEE's net income for 2012 was \$1.91 billion, compared to \$1.92 billion in 2011 and \$1.96 billion in 2010. The decrease in 2012 net income was primarily due to the absence of certain income tax benefits at Corporate and Other recorded in 2011 and lower results at NEER, partly offset by improved results at FPL. The decrease in NEE's 2011 net income was primarily driven by lower earnings at NEER, partly offset by improved results at FPL and income tax benefits at Corporate and Other.

NEE's effective income tax rate for all periods presented reflects PTCs for wind projects at NEER and deferred income tax benefits associated with convertible ITCs under the American Recovery and Reinvestment Act of 2009 (Recovery Act). PTCs and deferred income tax benefits associated with convertible ITCs can significantly affect NEE's effective income tax rate depending on the amount of pretax income. PTCs can be significantly affected by wind generation and by the roll off of PTCs on certain wind projects after ten years of production (PTC roll off). See Note 1 - Income Taxes, Note 1 - Sale of Differential Membership Interests and Note 6. Also see Item 1. Business - NEER - Generation and Other Operations - Policy Incentives for Renewable Energy Projects, for a discussion of the Taxpayer Relief Act.

FPL: Results of Operations

FPL's net income for 2012, 2011 and 2010 was \$1,240 million, \$1,068 million and \$945 million, respectively, representing an increase in 2012 of \$172 million and an increase in 2011 of \$123 million. FPL obtains its operating revenues primarily from the sale of electricity to retail customers at rates established by the FPSC through base rates and cost recovery clause mechanisms.

In 2010 through 2012, FPL earned a regulatory ROE of 11.0%, as permitted by the 2010 rate agreement. In 2012 and in 2011, growth in earnings for FPL was driven by:

- investment in plant in service which resulted in higher use of FPL's surplus depreciation credit to earn an 11.0% regulatory ROE on its retail rate base,
- · higher cost recovery clause results, and
- · for 2012, higher AFUDC equity.

Beginning in 2013, FPL's allowed regulatory ROE range under the 2012 rate agreement is 9.50% to 11.50%.

FPL's operating revenues consisted of the following:

	Years Ended December 31,						
	E-mail:	2012		2011	2010		
	E-CAPACITA CONTROL OF THE CONTROL OF		(r	millions)			
Retail base	\$	4,246	\$	4,217	\$	4,190	
Fuel cost recovery		3,815		4,416		4,090	
Net deferral of retail fuel revenues		(44)		<u> </u>		<u> </u>	
Net repayment of previously deferred retail fuel revenues				_		356	
Other cost recovery clauses and pass-through costs, net of any deferrals		1,858		1,751		1,638	
Other, primarily pole attachment rentals, transmission and wholesale sales and customer-related fees		239		229		211	
Total	\$	10,114	\$	10,613	\$	10,485	

Retail Base

As permitted by the 2010 rate agreement, in 2012 and 2011, FPL collected approximately \$52 million and \$101 million, respectively, in additional retail base revenues through the capacity clause related to the placement in service of WCEC Unit No. 3 in May 2011. Also included in 2012 retail base revenues were approximately \$18 million of unbilled revenues associated with new retail base rates under the 2012 rate agreement (see FPSC Rate Orders below), which were billed in 2013. Additional base revenues of approximately \$22 million were collected in 2012 related to new nuclear capacity which was placed in service in 2011, as permitted by the FPSC's nuclear cost recovery rule. In 2013, FPL expects to collect approximately \$245 million of additional base revenues related to new nuclear capacity of approximately 365 mw, which was placed in service in 2012. A base rate increase pursuant to the 2010 FPSC rate order increased 2011 retail base revenues by approximately \$8 million.

FPSC Rate Orders

During the period 2010 to 2012, FPL's base rates were established by the 2010 FPSC rate order and the 2010 rate agreement which, among other things, during this period:

- · provided an approximately \$75 million base rate increase on an annualized basis, effective March 1, 2010, and
- permitted FPL to vary the amount of surplus depreciation credit taken in any calendar year up to certain limits, provided that in any year of the 2010 rate agreement FPL was required to use enough surplus depreciation credit to maintain an earned regulatory ROE within the range of 9.0% 11.0%.

During 2012, 2011 and 2010, FPL recorded \$480 million, \$187 million and \$4 million of surplus depreciation credit. See Item 1. Business - FPL - FPL Regulation for additional information on the 2010 FPSC rate order and the 2010 rate agreement.

Effective January 2013 through December 2016, FPL's base rates will be determined by the 2012 rate agreement, which was approved by the FPSC in January 2013. Key elements of the 2012 rate agreement include, among other things, the following:

- New retail base rates and charges were established in January 2013 resulting in an increase in retail base revenues of \$350 million on an annualized basis.
- FPL's allowed regulatory ROE will be 10.50%, with a range of plus or minus 100 basis points. If FPL's earned regulatory ROE falls below 9.50%, FPL may seek retail base rate relief. If the earned regulatory ROE rises above 11.50%, any party to the 2012 rate agreement other than FPL may seek a review of FPL's retail base rates.
- Retail base rates will be increased by the annualized base revenue requirements for FPL's three modernization projects (Cape Canaveral, Riviera Beach and Port Everglades) as each of the modernized power plants becomes operational (which is expected by June 2013, June 2014 and mid-2016, respectively).
- Cost recovery of WCEC Unit No. 3, which was placed in service in May 2011, will continue to occur through the capacity clause; however, such recovery will not be limited to the projected annual fuel cost savings as was the case in the previous rate agreement.
- Subject to certain conditions, FPL must amortize, over the term of the 2012 rate agreement, a depreciation reserve surplus remaining at the end of 2012 under the 2010 rate order (approximately \$224 million) and may amortize a portion of FPL's fossil dismantlement reserve up to a maximum of \$176 million (collectively, the reserve), provided that in any year of the 2012 rate agreement, FPL must amortize at least enough reserve to maintain a 9.50% earned regulatory ROE but may not amortize any reserve that would result in an earned regulatory ROE in excess of 11.50%. The reserve will be amortized as a reduction of regulatory liabilities accrued asset removal costs on NEE's and FPL's consolidated balance sheets.
- Future storm restoration costs would be recoverable on an interim basis beginning 60 days from the filing of a cost recovery petition, but capped at an amount that could produce a surcharge of no more than \$4 for every 1,000 kwh of usage on residential bills during the first 12 months of cost recovery. Any additional costs would be eligible for recovery in subsequent years. If storm restoration costs exceed \$800 million in any given calendar year, FPL may request an increase to the \$4 surcharge to recover the amount above \$800 million.

On February 7, 2013, the Office of Public Counsel filed a notice of appeal to the Florida Supreme Court of the FPSC's final order regarding the 2012 rate agreement.

Retail Customer Usage and Growth

In each of the years ended December 31, 2012 and 2011, FPL experienced a 2.0% decrease in average usage per retail customer, primarily due to weather conditions partly offset in 2012 by higher non-weather related usage per retail customer, which decreased retail base revenues by approximately \$90 million and \$107 million, respectively. The usage per retail customer data for the year ended December 31, 2011 includes three extra days of sales after adjusting for a change from a fiscal month to a calendar month. For both years ended December 31, 2012 and 2011, FPL experienced a 0.6% increase in the average number of customer accounts, increasing retail base revenues by approximately \$27 million and \$25 million, respectively.

Non-weather related usage per retail customer increased in 2012 mirroring the continued gradual improvements in the Florida economy. As of December 2012, Florida has experienced 29 consecutive months of positive year-over-year employment growth. The state's unemployment rate has fallen from a high of 11.4% in January 2010 to 8.0% in December 2012. The number of empty homes in FPL's service area is also gradually declining. The number of inactive meters (premises where electric service is available but no customer is requesting electric service) declined by 6.4% in 2012 while the number of low usage accounts decreased by 1.3%. At the same time, higher energy efficiencies are offsetting some of the increase in non-weather related usage per retail customer resulting from the improved economic outlook.

FPL has now experienced three consecutive years of moderately positive growth in the average number of customer accounts. Some improvement in the rate of customer growth is expected in 2013, assuming no significant decline in the overall state of Florida's economy.

Cost Recovery Clauses

Revenues from fuel and other cost recovery clauses and pass-through costs, such as franchise fees, revenue taxes and stormrelated surcharges, are largely a pass-through of costs. Such revenues also include a return on investment allowed to be recovered through the cost recovery clauses on certain assets, primarily related to nuclear capacity, solar and environmental projects. In 2012, 2011 and 2010, cost recovery clauses contributed \$160 million, \$108 million and \$75 million, respectively, to FPL's net income. The increase in 2012 in cost recovery clause results was primarily due to a return related to additional nuclear capacity investments, while the increase in 2011 reflects a return related to additional solar, environmental and nuclear capacity investments. In 2013, it is expected that earnings from cost recovery clauses will decline primarily as a result of the collection in 2013 of retail base revenues related to new nuclear capacity which was placed in service in 2012 (see Retail Base above). Fluctuations in fuel cost recovery revenues are primarily driven by changes in fuel and energy charges which are included in fuel, purchased power and interchange expense in the consolidated statements of income, as well as by changes in energy sales. Fluctuations in revenues from other cost recovery clauses and pass-through costs are primarily driven by changes in stormrelated surcharges, capacity charges, franchise fee costs, the impact of changes in O&M and depreciation expenses on the underlying cost recovery clause, investment in solar and environmental projects, investment in nuclear capacity until such capacity goes into service and is recovered in base rates, pre-construction costs associated with the development of two additional nuclear units at the Turkey Point site and changes in energy sales. Capacity charges and franchise fee costs are included in fuel, purchased power and interchange and taxes other than income taxes and other, respectively, in the consolidated statements of income. Underrecovery or overrecovery of cost recovery clause and other pass-through costs can significantly affect NextEra Energy's and FPL's operating cash flows. The change from December 31, 2011 to December 31, 2012 in deferred clause and franchise expenses and in deferred clause and franchise revenues was approximately \$129 million and positively affected NEE's and FPL's cash flows from operating activities for the year ended December 31, 2012.

Risk Management Fuel Procurement Program

FPL uses a risk management fuel procurement program which was approved by the FPSC. The FPSC reviews the program activities and results for prudence on an annual basis as part of its annual review of fuel costs. The program is intended to manage fuel price volatility by locking in fuel prices for a portion of FPL's fuel requirements. The current regulatory asset for the change in fair value of derivative instruments used in the fuel procurement program was approximately \$16 million and \$502 million at December 31, 2012 and 2011, respectively.

The decrease in fuel cost recovery revenues in 2012 is primarily due to a lower average fuel factor of approximately \$558 million and lower energy sales of \$43 million. The increase in fuel cost recovery revenues in 2011 reflects the absence of a \$404 million one-time credit to retail customers' bills made in 2010 pursuant to an FPSC order, partly offset by approximately \$41 million related to lower energy sales and \$37 million related to a lower average fuel factor.

Other

The increase in revenues from other cost recovery clauses and pass-through costs in 2012 is primarily due to higher revenues associated with the FPSC's nuclear cost recovery rule reflective of higher earnings on additional nuclear capacity investments. The nuclear cost recovery rule provides for the recovery of prudently incurred pre-construction costs and carrying charges (equal to a fixed pretax AFUDC rate) on construction costs and a return on investment for new nuclear capacity through levelized charges under the capacity clause. The same rule provides for the recovery of construction costs, once property related to the new nuclear capacity goes into service, through a base rate increase effective beginning the following January.

Other Items Impacting FPL Results

Fuel, Purchased Power and Interchange

The major components of FPL's fuel, purchased power and interchange expense are as follows:

	Yea	Years Ended December 31,				
	2012	2011	2010			
	Management of the Control of the Con	(millions)				
Fuel and energy charges during the period	\$ 3,657	\$ 4,237	\$ 4,714			
Net collection of previously deferred retail fuel costs	103	159	_			
Net deferral of retail fuel costs			(276)			
Other, primarily capacity charges, net of any capacity deferral	505	581	544			
Total	\$ 4,265	\$ 4,977	\$ 4,982			

The decrease in fuel and energy charges in 2012 reflects lower fuel and energy prices of \$526 million and lower energy sales of \$54 million. The decrease in fuel and energy charges in 2011 reflects lower fuel and energy prices of approximately \$415 million and lower energy sales of \$62 million.

O&M Expenses

FPL's O&M expenses increased \$74 million in 2012 primarily due to higher employee-related and insurance costs, as well as higher fossil plant outage costs primarily due to timing. Also, FPL's O&M expenses in 2012 reflect higher cost recovery clause costs of approximately \$21 million, which did not significantly affect net income. FPL's O&M expenses increased \$79 million in 2011 primarily due to higher cost recovery clause costs.

Depreciation and Amortization Expense

The major components of FPL's depreciation and amortization expense are as follows:

	Yea	rs E	Inded December	31,	
	2012		2011		2010
		-	(millions)		
Surplus depreciation credit recorded under the 2010 rate agreement	\$ (480)	\$	(187)	\$	(4)
Other depreciation and amortization recovered under base rates	1,013		944		891
Depreciation and amortization recovered under cost recovery clauses and securitized storm-recovery cost amortization	126		41		121
Total	\$ 659	\$	798	\$	1,008

Under the terms of the 2010 rate agreement, FPL could vary the amount of surplus depreciation credit taken in any calendar year up to a cap in 2010 of \$267 million, a cap in subsequent years of \$267 million plus the amount of any unused portion from prior years, and a cap of \$776 million over the 2010 to 2012 period. See FPSC Rate Orders above for additional information on the use of the remaining depreciation reserve surplus. The increase in surplus depreciation credit recorded under the 2010 rate agreement in 2012 and 2011 is primarily a result of increased plant investment and enabled FPL to earn its 11.0% regulatory ROE. The increase in other depreciation and amortization expense recovered under base rates in 2012 and 2011 is primarily due to higher plant in service balances. The increase in depreciation and amortization recovered under cost recovery clauses and securitized storm-recovery cost amortization in 2012 is primarily due to true ups of prior year recoveries under the FPSC's nuclear cost recovery rule, while the decrease in such depreciation in 2011 is primarily due to lower depreciation and amortization under the FPSC's nuclear cost recovery rule. See Note 1 - Electric Plant, Depreciation and Amortization.

Taxes Other Than Income Taxes and Other

Taxes other than income taxes and other decreased \$3 million in 2012 primarily due to lower franchise fees and revenue taxes (collectively, \$31 million), both of which are pass-through costs and reflect the decrease in fuel cost recovery clause revenues, partly offset by higher property taxes of \$28 million reflecting growth in plant in service balances. The increase in 2011 of \$37 million was primarily due to higher franchise fees and revenue taxes, reflecting the increase in revenues from fuel and other cost recovery clauses and pass-through costs, and higher property taxes of \$5 million reflecting growth in plant in service balances partly offset by a lower average property tax rate.

Interest Expense

The increase in interest expense in 2012 is primarily due to higher average debt balances, partly offset by lower average interest rates, lower interest expense on customer deposits reflecting lower rates and lower average customer deposit balances and higher AFUDC - debt. The change in AFUDC - debt is due to the same factors as described below in AFUDC - equity. The increase in interest expense in 2011 is primarily due to higher average interest rates and higher average debt balances. Interest expense on storm-recovery bonds, as well as certain other interest expense on clause-recoverable investments (collectively, clause interest), are essentially pass-through amounts and do not significantly affect net income, as the clause interest is recovered either under cost recovery clause mechanisms or through a storm-recovery bond surcharge. Clause interest for 2012, 2011 and 2010 amounted to approximately \$81 million, \$65 million and \$56 million, respectively. The increase in clause interest in 2012 and 2011 is primarily due to higher interest associated with nuclear capacity and environmental investments and, in 2011, also reflects higher interest associated with solar investments.

AFUDC - Equity

The increase in AFUDC - equity in 2012 is primarily due to additional AFUDC - equity on the Cape Canaveral and Riviera Beach modernization projects, partly offset by the absence of AFUDC - equity on WCEC Unit No. 3, which was placed in service in May 2011

NEER: Results of Operations

NEER's net income for 2012, 2011 and 2010 was \$687 million, \$774 million and \$980 million, respectively, resulting in a decrease in 2012 of \$87 million and a decrease in 2011 of \$206 million. The primary drivers, on an after-tax basis, of these decreases were as follows:

		(Decrease) ior Period
		Ended nber 31,
	2012	2011
	(mill	ions)
New investments ^(a)	\$ 91	\$ (26)
Existing assets: ^(a)		
Wind	(86)	96
Merchant	(59)	(93)
Contracted	(33)	23
Total existing assets	(178)	26
Gas infrastructure ^(b)	24	23
Customer supply and proprietary power and gas trading businesses ^(b)	44	(92)
Asset sales and restructuring activities	20	(18)
Impairment charges	31	(20)
Interest expense, differential membership costs and other	(18)	(14)
Change in unrealized mark-to-market non-qualifying hedge activity (c)(d)	(230)	17
Loss on sale of natural gas-fired generating assets ^(e)	92	(92)
Change in OTTI losses on securities held in nuclear decommissioning funds, net of OTTI reversals ^(d)	37	(10)
Net income decrease	\$ (87)	\$ (206)

⁽a) Includes PTCs and state ITCs on wind projects and, for new investments, deferred income tax and other benefits associated with convertible ITCs (see Note 1 - Electric Plant, Depreciation and Amortization, Note 1 - Income Taxes, Note 1 - Sale of Differential Membership Interests and Note 6) but does not include allocation of interest expense or corporate general and administrative expenses. Results from new projects are included in new investments during the first twelve months of operation. A project's results are included in existing assets beginning with the thirteenth month of operation.

(b) Does not include allocation of interest expense or corporate general and administrative expenses

(c) See Note 3 and Overview related to derivative instruments.

(d) See table in Overview for additional detail.

(e) See Note 4 - Nonrecurring Fair Value Measurements and Overview for additional information.

New Investments

In 2012, results from new investments increased primarily due to:

- the addition of approximately 1,899 mw of wind and 45 mw of solar generation during or after 2011,
- · higher deferred income tax and other benefits associated with convertible ITCs of \$16 million, and
- · higher state ITCs of \$10 million.

In 2011, results from new investments decreased primarily due to:

- · lower deferred income tax and other benefits associated with convertible ITCs of approximately \$33 million, and
- · lower state ITCs of \$6 million,

partly offset by,

the addition of approximately 1,130 mw of wind and 5 mw of solar generation during or after 2010.

Existing Assets

Wind

In 2012, results from NEER's existing wind asset portfolio decreased primarily due to:

- PTC roll off of \$37 million,
- the absence of approximately \$33 million of income tax benefits related to a valuation allowance reversal for certain state ITCs (state ITC benefit) recorded in 2011, and
- the balance primarily attributable to a lower wind resource, partly offset by certain state tax benefits.

In 2011, results from NEER's existing wind asset portfolio increased primarily due to:

- lower after-tax depreciation and amortization expense of \$44 million due to a change in estimate of the useful lives of certain equipment across the wind portfolio (see Note 1 Electric Plant, Depreciation and Amortization),
- higher wind results of approximately \$35 million due to a higher wind resource offset in part by lower prices, and
- a \$30 million state ITC benefit,

partly offset by

PTC roll off of \$15 million.

Merchant

In 2012, results from NEER's existing merchant asset portfolio decreased primarily due to:

- lower results at Seabrook of approximately \$23 million primarily due to lower priced hedges,
- lower results of \$22 million in the ERCOT region, primarily due to market conditions as the prior year benefited from high market prices in August 2011, and higher O&M costs, and
- · lower hydro results of \$13 million primarily due to lower priced hedges and a lower water resource.

In 2011, results from NEER's existing merchant asset portfolio decreased due to lower results at Seabrook of approximately \$91 million primarily due to extended and unplanned outages in 2011 and lower priced hedges.

Contracted

In 2012, results from NEER's existing contracted asset portfolio decreased primarily due to:

- the absence of earnings of approximately \$39 million from the natural gas-fired generating plants which were sold in the fourth quarter of 2011, and
- lower results of \$19 million related to the expiration of power sales agreements at certain joint venture projects, which is reflected
 in equity in earnings of equity method investees in NEE's consolidated statements of income,
 partly offset by,
- higher results of \$25 million at Point Beach primarily due to the absence of a planned outage which occurred in the prior year
 and the addition of 167 mw of capacity, approximately one-half of which was completed in June 2011 and the other half of
 which was completed in December 2011, partly offset by higher O&M and depreciation expenses.

In 2011, results from NEER's existing contracted asset portfolio increased primarily due to:

- earnings on the Marcus Hook 750 facility which was moved from the merchant category in mid-2010, and
- higher earnings from the natural gas-fired project in California, which was moved from the merchant category in mid-2010 and sold in the fourth quarter of 2011.

Gas Infrastructure

The increase in gas infrastructure results in 2012 is primarily due to income from additional production, partly offset by lower gains from exiting the hedged positions on a number of future gas production opportunities. The increase in gas infrastructure results in 2011 is primarily due to higher gains from exiting the hedged positions on a number of future gas production opportunities.

Customer Supply and Proprietary Power and Gas Trading

Results from the customer supply and proprietary power and gas trading businesses increased in 2012 primarily due to improved market conditions, favorable weather and the absence of certain losses incurred in the prior year. The decrease in 2011 results from the customer supply and proprietary power and gas trading businesses is primarily due to lower full requirements results, lower power and gas trading results, lower results from the retail electricity provider reflecting the adverse effects of purchasing power at high prices during a period of hot weather in Texas in August 2011 and the absence of a gain on the sale of a power supply contract realized in 2010.

Asset Sales and Restructuring Activities

Asset sales and restructuring activities in 2012 primarily include an after-tax gain of approximately \$8 million on the sale of a 30 mw wind project, an after-tax gain of \$6 million on the sale of solar development rights and a \$5 million after-tax gain related to an investment previously accounted for under the equity method in which NEER obtained a controlling interest (controlling interest gain). Asset sales and restructuring activities in 2010 include an after-tax gain of approximately \$6 million on the sale of a coal-fired project and an after-tax gain on a waste-to-energy project of approximately \$12 million recorded in 2010 after the expiration of an option for the buyer to sell the project back to NEER.

Impairment Charges

In 2011, NEER recorded impairment charges primarily to write down the value of certain wind and oil-fired generation assets deemed to be unrecoverable. As a result of a fair value analysis, long-lived assets held and used with a carrying amount of approximately \$79 million were written down to their fair value of \$28 million, resulting in an impairment charge of \$51 million or \$31 million aftertax. See Note 4 - Nonrecurring Fair Value Measurements. In 2010, NEER recorded impairment charges of \$19 million or \$11 million aftertax to write down the value of certain assets associated with the plans to repower two California wind facilities. These impairment charges are reported as a separate line item in NEE's consolidated statements of income.

Interest Expense, Differential Membership Costs and Other

In 2012, interest expense, differential membership costs and other reflects higher employee-related costs and, higher borrowing costs to support the growth of the business substantially offset by lower average interest rates and the absence of interest expense on debt associated with the natural gas-fired generating plants sold in the fourth quarter of 2011. In 2011, interest expense, differential membership costs and other reflects higher interest and other costs due to growth of the business.

Other Factors

Supplemental to the primary drivers of the changes in net income discussed above, the discussion below describes changes in certain line items set forth in NEE's consolidated statements of income as they relate to NEER.

Operating Revenues

Operating revenues for the year ended December 31, 2012 decreased \$607 million primarily due to:

- the absence of revenues of approximately \$469 million associated with five natural gas-fired generating plants sold in the fourth quarter of 2011.
- lower unrealized mark-to-market gains from non-qualifying hedges (\$115 million in 2012 compared to \$414 million in 2011),
 and
- unfavorable market conditions in the ERCOT and NEPOOL regions and lower revenues at PMI (collectively, \$215 million), partly offset by,
- higher revenues from new investments and gas infrastructure (collectively, \$228 million),
- higher revenues of \$120 million at NEER's contracted nuclear facilities primarily due to the absence of a 2011 planned outage, the addition of capacity at Point Beach and favorable contract pricing.

Operating revenues for the year ended December 31, 2011 decreased \$134 million primarily due to:

- lower revenues at PMI, reflecting lower trading and full requirements activity, and lower revenues from the existing asset portfolio, primarily due to the extended and unplanned outages at Seabrook and unfavorable market conditions in the NEPOOL and ERCOT regions (collectively, approximately \$763 million),
 partly offset by,
- higher unrealized mark-to-market gains from non-qualifying hedges (\$414 million in 2011 compared to \$75 million of losses on such hedges in 2010), and
- · higher revenues from project additions of \$132 million.

Operating Expenses

Operating expenses for the year ended December 31, 2012 decreased \$327 million primarily due to:

- the absence of operating expenses of approximately \$365 million associated with five natural gas-fired generating plants sold in the fourth quarter of 2011, and
- the absence of the \$51 million impairment charge recorded in 2011, partly offset by.
- higher unrealized mark-to-market losses from non-qualifying hedges (\$184 million in 2012 compared to \$95 million in 2011).

Operating expenses for the year ended December 31, 2011 increased \$49 million primarily due to:

- higher unrealized mark-to-market losses from non-qualifying hedges (\$95 million in 2011 compared to \$364 million of gains on such hedges in 2010), and
- higher impairment charges of \$32 million, partly offset by,
- lower fuel costs of approximately \$445 million.

Interest Expense

NEER's interest expense for the year ended December 31, 2012 decreased \$56 million primarily due to lower average interest rates and the absence of interest expense on debt associated with the natural gas-fired generating plants sold in the fourth quarter of 2011. NEER's interest expense for the year ended December 31, 2011 increased \$15 million primarily due to increased borrowings to support the growth of the business, partly offset by lower average interest rates and higher interest capitalized on construction projects.

Benefits associated with differential memberships interests - net

Benefits associated with differential memberships interests - net in NEE's consolidated statements of income for the years ended December 31, 2012, 2011 and 2010 reflect benefits recognized by NEER as third-party investors received their portion of the economic attributes, including income tax attributes, of the underlying wind project, net of associated costs. See Note 1 - Basis of Presentation and Note 1 - Sale of Differential Membership Interests. For the years ended December 31, 2012 and 2011 benefits associated with differential memberships interests - net also includes \$13 million and \$52 million, respectively, of benefits where the investors elected to receive the convertible ITCs related to the underlying wind project.

Gains on Disposal of Assets - net

Gains on disposal of assets - net in NEE's consolidated statements of income for the years ended December 31, 2012, 2011 and 2010 primarily reflect gains on sales of securities held in NEER's nuclear decommissioning funds and, for these respective periods, include approximately \$69 million, \$25 million and \$24 million of OTTI reversals. Gains on disposal of assets - net in NEE's consolidated statements of income also reflect:

- in 2012, a pretax gain of \$13 million on the sale of the 30 mw wind project,
- in 2012, a pretax gain of \$7 million related to the controlling interest gain, and
- in 2010, a pretax gain of \$18 million on the sale of the waste-to-energy project.

Tax Credits and Benefits

PTCs from NEER's wind projects are reflected in NEER's earnings. PTCs are recognized as wind energy is generated and sold based on a per kwh rate prescribed in applicable federal and state statutes, and were approximately \$203 million, \$271 million and \$307 million for the years ended December 31, 2012, 2011 and 2010, respectively. In addition, NEE's effective income tax rate for the years ended December 31, 2012, 2011 and 2010 was affected by deferred income tax benefits associated with convertible ITCs of \$44 million, \$2 million and \$68 million, respectively. See Note 6.

Corporate and Other: Results of Operations

Corporate and Other is primarily comprised of interest expense, the operating results of NEET, FPL FiberNet and other business activities, as well as corporate interest income and expenses. Corporate and Other allocates non-utility interest expense and shared service costs to NEER. Interest expense is allocated based on a deemed capital structure of 70% debt and, for purposes of allocating non-utility interest expense, the liability associated with differential membership interests sold by NEER's subsidiaries is included with debt. Each subsidiary's income taxes are calculated based on the "separate return method," except that tax benefits that could not be used on a separate return basis, but are used on the consolidated tax return, are recorded by the subsidiary that generated the tax benefits. Any remaining consolidated income tax benefits or expenses are recorded at Corporate and Other. The major components of Corporate and Other's results, on an after-tax basis, are as follows:

	Yea	rs Ende	ed December	31,	
201:	2		2011		2010
Banks and the Control of the Control		(n	nillions)		
\$	(90)	\$	(72)	\$	(63)
	36		32		43
	20		91		35
	18		30		17
\$	(16)	\$	81	\$	32
	\$	\$ (90) 36 20	\$ (90) \$ 36 20	2012 2011 (millions) \$ (90) \$ (72) 36 32 20 91 18 30	(millions) \$ (90) \$ (72) \$ 36 32 20 91 18 30

The increase in interest expense in 2012 and 2011 reflects higher average debt balances and, in 2012, a lower allocation of interest costs to NEER, as NEER obtained additional project-specific financing, partly offset by lower average interest rates. The decline in interest income in 2011 is primarily due to lower interest recorded on unrecognized tax benefits, reflecting the settlement with the Internal Revenue Service in 2011. See Note 6 - Unrecognized Tax Benefits. The federal and state income tax benefits reflect consolidating income tax adjustments and include the following items:

- in 2011, a state deferred income tax benefit of approximately \$64 million, net of federal income taxes, related to state tax law changes,
- in 2011, an income tax benefit of \$41 million related to the dissolution of a subsidiary,
- · in 2011, a \$6 million expense associated with the loss on sale of natural gas-fired generating assets, and
- in 2010, an income tax benefit of \$24 million related to employee benefits.

Other includes all other corporate income and expenses, as well as other business activities. The decline in other in 2012 is primarily due to approximately \$18 million of after-tax investment losses, including an impairment charge on an early stage technology investment, a \$6 million after-tax loss on the redemption in 2012 of NEECH junior subordinated debentures, as well as other corporate costs, partly offset by higher results from other business activities. The pretax amount of the impairment charge on the early stage technology investment and the loss on the redemption of NEECH junior subordinated debentures collectively amounted to approximately \$30 million and is reflected in other - net in NEE's consolidated statements of income. The increase in other in 2011 is primarily due to the absence of an \$11 million after-tax loss recorded in 2010 on the sale of assets held under leveraged leases; the pretax amount (\$17 million) of such loss is reflected in other - net in NEE's consolidated statements of income.

LIQUIDITY AND CAPITAL RESOURCES

NEE and its subsidiaries, including FPL, require funds to support and grow their businesses. These funds are used for, among other things, working capital, capital expenditures, investments in or acquisitions of assets and businesses, payment of maturing debt obligations and, from time to time, redemption or repurchase of outstanding debt or equity securities. It is anticipated that these requirements will be satisfied through a combination of cash flow from operations, short- and long-term borrowings, and the issuance, from time to time, of short- and long-term debt and equity securities, consistent with NEE's and FPL's objective of maintaining, on a long-term basis, a capital structure that will support a strong investment grade credit rating. NEE, FPL and NEECH rely on access to credit and capital markets as significant sources of liquidity for capital requirements and other operations that are not satisfied by operating cash flows. The inability of NEE, FPL and NEECH to maintain their current credit ratings could affect their ability to raise short- and long-term capital, their cost of capital and the execution of their respective financing strategies, and could require the posting of additional collateral under certain agreements.

Cash Flows

Sources and uses of NEE's and FPL's cash for the years ended December 31, 2012, 2011 and 2010 were as follows:

	NEE Years Ended December 31,						FPL							
								Years	Ende	ed Decem	ber 3	1,		
		2012		2011		2010	2012		2012 2		2011			2010
	-					(mill	ions)							
Sources of cash:														
Cash flows from operating activities	\$	3,992	\$	4,074	\$	3,834	\$	2,823	\$	2,245	\$	1,934		
Long-term borrowings and change in loan proceeds restricted for construction		6,944		3,375		3,724		1,296		840		924		
Proceeds from sale of differential membership interests, net of payments to investors		669		366		261						_		
Sale of natural gas-fired generating assets		- <u>-</u>		1,204		_		_				_		
Capital contribution from NEE		_		_		_		440		410		660		
Cash grants under the Recovery Act		196		624		588		_		218		161		
Issuances of common stock - net		405		48		308		_		-		-		
Net increase in short-term debt		61		460		_		_		229		_		
Other sources - net		141		205		76		68		89		65		
Total sources of cash		12,408		10,356		8,791		4,627		4,031		3,744		
Uses of cash:														
Capital expenditures and independent power and other investments and nuclear fuel purchases		(9,461)		(6,628)		(5,846)		(4,285)		(3,502)		(2,706)		
Retirements of long-term debt		(1,612)		(2,121)		(769)		(50)		(45)		(42)		
Net decrease in short-term debt		_		_		(1,130)		(225)		_		(717)		
Dividends		(1,004)		(920)		(823)				(400)		(250)		
Repurchases of common stock		(19)		(375)		_		_		_		_		
Other uses - net		(360)		(237)		(159)		(63)		(68)		(92)		
Total uses of cash		(12,456)		(10,281)		(8,727)		(4,623)		(4,015)		(3,807)		
Net increase (decrease) in cash and cash equivalents	\$	(48)	\$	75	\$	64	\$	4	\$	16	\$	(63)		

NEE's primary capital requirements are for expanding and enhancing FPL's electric system and generating facilities to continue to provide reliable service to meet customer electricity demands and for funding NEER's investments in independent power and other projects. The following table provides a summary of the major capital investments for the years ended December 31, 2012, 2011 and 2010.

	Years Ended December 31,				
	 2012	2011	2	2010	
	 	(millions)	hall the same of t		
FPL:					
Generation:					
New	\$ 2,488	\$ 1,424	\$	1,112	
Existing	520	907		636	
Transmission and distribution	966	880		606	
Nuclear fuel	215	365		101	
General and other	95	213		101	
Other, primarily the exclusion of AFUDC - equity and change in accrued property additions	1	(287)		150	
Total	4,285	3,502		2,706	
NEER:					
Wind	2,365	1,037		1,972	
Solar	1,235	519		155	
Nuclear, including nuclear fuel	286	686		512	
Other	795	532		433	
Total	4,681	2,774		3,072	
Corporate and Other	495	352		68	
Total capital expenditures and independent power and other investments and nuclear fuel purchases	\$ 9,461	\$ 6,628	\$	5,846	

In January 2013, NEECH redeemed all \$350 million principal amount of its outstanding 6.60% Series A Enhanced Junior Subordinated Debentures due in 2066 and sold \$450 million principal amount of its 5.00% Series J Junior Subordinated Debentures due in 2073.

Liquidity

On February 8, 2013, FPL and NEECH refinanced a portion of their bank revolving line of credit facilities. The table below provides the components of FPL's and NEECH's estimated net available liquidity as of that date.

				Maturity Date			
	FPL	NEECH	Total	FPL	NEECH		
		(millions)	Province and a second province of the province of the second of the seco	***************************************			
Bank revolving line of credit facilities (a)	\$ 3,000	\$ 4,600	\$ 7,600	(b)	(b)		
Less letters of credit ^(c)	(3)	(1,134)	(1,137)				
	2,997	3,466	6,463				
Revolving credit facility	235	<u> </u>	235	2014			
Less borrowings ^(c)							
	235		235				
Letter of credit facilities ^(d)	_	250	250		2015		
Less letters of credit ^(c)		(46)	(46)				
		204	204				
Subtotal	3,232	3,670	6,902				
Cash and cash equivalents ^(c)	306	271	577				
Less commercial paper and short-term debt ^(c)	(395)	(1,421)	(1,816)				
Net available liquidity	\$ 3,143	\$ 2,520	\$ 5,663				

⁽a) Provide for the funding of loans up to \$7,600 million (\$3,000 million for FPL) and the issuance of letters of credit up to \$6,600 million (\$2,500 million for FPL). The entire amount of the credit facilities is available for general corporate purposes, including to provide back-up liquidity for FPL's and NEECH's commercial paper programs and other short-term borrowings and to provide additional liquidity in the event of a loss to the companies' or their subsidiaries' operating facilities (including, in the case of FPL, a transmission and distribution property loss). FPL's bank revolving line of credit facilities are also available to support the purchase of \$633 million of pollution control, solid waste disposal and industrial development revenue bonds (tax exempt bonds) in the event they are tendered by individual bond holders and not remarketed prior to maturity.

(b) \$500 million of each of FPL's and NEECH's bank revolving line of credit facilities expires in 2013, essentially all of the remaining balance expires in 2018.

(c) As of January 31, 2013.

(d) Only available for the issuance of letters of credit.

As of February 27, 2013, 58 banks participate in FPL's and NEECH's revolving credit facilities, with no one bank providing more than 7% of the combined revolving credit facilities. European banks provide approximately 33% of the combined revolving credit facilities. Pursuant to a 1998 guarantee agreement, NEE guarantees the payment of NEECH's debt obligations under the revolving credit facilities. In order for FPL or NEECH to borrow or to have letters of credit issued under the terms of their respective revolving credit facilities, FPL, in the case of FPL, and NEE, in the case of NEECH, are required, among other things, to maintain a ratio of funded debt to total capitalization that does not exceed a stated ratio. The FPL and NEECH revolving credit facilities also contain default and related acceleration provisions relating to, among other things, failure of FPL and NEE, as the case may be, to maintain the respective ratio of funded debt to total capitalization at or below the specified ratio. At December 31, 2012, each of NEE and FPL was in compliance with its required ratio.

Additionally, at December 31, 2012, certain subsidiaries of NEE had credit or loan facilities with available liquidity as follows:

	Original Amount	Amount Remaining Available at December 31, 2012	Rate	Maturity Date	Related Project Use
		(millions)			
NEECH and NEER:					
Canadian bank revolving credit agreements (a)(b)(c)	C\$300	\$2	Variable	2013	Canadian renewable generating assets
Canadian bank loan agreement(a)(b)	C\$150	\$38	Variable	2014	Canadian renewable generating assets
Revolving loan agreement ^(a)	€170	\$63	Variable	2014	Construction of Spain solar projects
NEER:					
Senior secured limited-recourse loan agreement (d)(e)	€589	\$143	Variable	2030	Construction of Spain solar projects
Term loan facility ^{(d)(e)}	\$150	\$150	Variable	2019	Construction of Genesis solar project
Lone Star:					
Senior secured limited-recourse loan agreement ^{(d)(f)}	\$387	\$99	Variable	2016	Construction of Lone Star transmission line and substations

⁽a) Includes, as a precondition to borrowing or issuing letters of credit, as well as default and related payment acceleration, provisions that require NEE's ratio of funded debt to total capitalization to not exceed a stated ratio. Payment obligations are guaranteed by NEE pursuant to the 1998 guarantee agreement with NEECH.

Storm Restoration Costs

As of December 31, 2012, FPL had the capacity to absorb up to approximately \$117 million in future prudently incurred storm restoration costs without seeking recovery through a rate adjustment from the FPSC or filing a petition with the FPSC. See Note 1 – Revenue and Rates.

Dodd-Frank Act

The Dodd-Frank Act, enacted into law in July 2010, among other things, provides for substantially increased regulation of OTC derivatives markets. The Dodd-Frank Act includes provisions that will require certain OTC derivatives, or swaps, to be centrally cleared and executed through an exchange or other approved trading platform. While the legislation is broad and detailed, substantial portions of the legislation require implementing rules to be adopted by federal governmental agencies including, but not limited to, the SEC and the CFTC. NEE and FPL continue to monitor the development of rules related to the Dodd-Frank Act and are taking steps to comply with those rules that affect their businesses. A number of rules have already been finalized and have become or will become effective over the next ten months. The rule related to the definition of a swap was effective in October 2012, which triggered formal effective dates for a number of other rules that are dependent on the definition of a swap over the next ten months, including the reporting and recordkeeping obligations applicable to derivative end users such as NEE and FPL. The implementation of these rules is not expected to have a material effect on NEE and FPL; however, it is expected to add cost and compliance risk related to hedging activities. The rules related to collateral requirements have not been finalized. If those rules, when finalized, require NEE and FPL to post significant amounts of cash collateral with respect to swap transactions, NEE's and FPL's liquidity could be materially affected.

NEE and FPL cannot predict the impact these new rules will have on their ability to hedge their commodity and interest rate risks or on OTC derivatives markets as a whole, but management believes that they could potentially have a material effect on NEE's and FPL's risk exposure, as well as reduce market liquidity, and further increase the cost of hedging activities.

⁽b) Available for general corporate purposes; the current intent is for it to be used for the purchase, development, construction, and/or operation of Canadian renewable generating assets.

⁽c) In January 2013, one of the two agreements was amended to increase the amount under that agreement by C\$100 million and extend the maturity of the entire commitment under that agreement (C\$250 million) to 2014.

⁽d) Includes default and related payment acceleration provisions for, among other things, failure to comply with certain covenants, including requirements that construction of the project must be completed by a certain date.

⁽e) Borrowings are preconditioned on equity being contributed by the project's parent, and are drawn on a pro-rata basis with those equity contributions. The total equity funding commitment and, until certain conditions or obligations related to the project are met, certain obligations, including all or a portion of the debt payment obligations, are guaranteed by NEECH, which guarantee obligations are in turn guaranteed by NEE. The related NEECH guarantee contains default and acceleration provisions relating to, among other things, NEE's ratio of funded debt to total capitalization exceeding a specified ratio.

⁽f) Borrowings are preconditioned on equity being contributed by Lone Star's parent, and are drawn on a pro-rata basis with those equity contributions. The total equity funding commitment has been guaranteed by NEECH, which guarantee obligations are in turn guaranteed by NEE. The related NEECH guarantee contains default provisions and related provisions for acceleration of the unfunded equity commitment relating to, among other things, NEE's ratio of funded debt to total capitalization exceeding a specified ratio.

Capital Support

Letters of Credit, Surety Bonds and Guarantees

NEE and FPL obtain letters of credit and surety bonds and issue guarantees to facilitate commercial transactions with third parties and financings. Letters of credit, surety bonds and guarantees support, among other things, the buying and selling of wholesale energy commodities, debt and related reserves, nuclear activities, capital expenditures for NEER's wind and solar development and other contractual agreements. Substantially all of NEE's and FPL's guarantee arrangements are on behalf of their consolidated subsidiaries for their related payment obligations.

In addition, as part of contract negotiations in the normal course of business, NEE and FPL may agree to make payments to compensate or indemnify other parties for possible future unfavorable financial consequences resulting from specified events. The specified events may include, but are not limited to, an adverse judgment in a lawsuit, the imposition of additional taxes due to a change in tax law or interpretations of the tax law or the non-receipt of renewable tax credits or proceeds from cash grants under the Recovery Act. NEE and FPL are unable to develop an estimate of the maximum potential amount of future payments under some of these contracts because events that would obligate them have not yet occurred or, if any such event has occurred, they have not been notified of its occurrence.

In addition, NEE has guaranteed certain payment obligations of NEECH, including most of its debt and all of its debentures and commercial paper issuances, as well as most of its payment guarantees and indemnifications, and NEECH has guaranteed certain debt and other obligations of NEER and its subsidiaries.

At December 31, 2012, NEE had approximately \$1.3 billion of standby letters of credit (\$3 million for FPL), approximately \$162 million of surety bonds (\$57 million for FPL) and approximately \$13.1 billion notional amount of guarantees and indemnifications (\$22 million for FPL), of which approximately \$8.1 billion of letters of credit, guarantees and indemnifications (\$10 million for FPL) have expiration dates within the next five years. An aggregate of approximately \$1.1 billion of the standby letters of credit (\$3.1 million for FPL) at December 31, 2012 were issued under FPL's and NEECH's credit facilities.

Each of NEE and FPL believe it is unlikely that it would incur any liabilities associated with these letters of credit, surety bonds, guarantees and indemnifications. Accordingly, at December 31, 2012, NEE and FPL did not have any liabilities recorded for these letters of credit, surety bonds, guarantees and indemnifications.

Shelf Registration

In August 2012, NEE, NEECH and FPL filed a shelf registration statement with the SEC for an unspecified amount of securities which became effective upon filing. The amount of securities issuable by the companies is established from time to time by their respective boards of directors. As of February 27, 2013, securities that may be issued under the registration statement include, depending on the registrant, senior debt securities, subordinated debt securities, junior subordinated debentures, first mortgage bonds, common stock, preferred stock, stock purchase contracts, stock purchase units, warrants and guarantees related to certain of those securities. As of February 27, 2013, NEE and NEECH had approximately \$1.3 billion (issuable by either or both of them up to such aggregate amount) of board-authorized available capacity, and FPL had \$2.1 billion of board-authorized available capacity.

Contractual Obligations and Estimated Planned Capital Expenditures

NEE's and FPL's commitments at December 31, 2012 were as follows:

	2013	2014	2015	2016	2017	Thereafter	Total
				(millions)			
Long-term debt, including interest:(a)							
FPL	\$ 860	\$ 750	\$ 450	\$ 451	\$ 751	\$ 14,362 ⁽¹	\$ 17,624
NEER	1,027	1,342	668	757	600	3,843	8,237
Corporate and Other	2,261	1,833	2,240	755	1,592	13,696	22,377
Purchase obligations:							
FPL ^(c)	5,175	4,480	3,115	2,700	2,545	8,635	26,650
NEER ^(d)	855	320	95	110	65	520	1,965
Corporate and Other ^(e)	45	10	15	10	10	10	100
Asset retirement activities: ^(f)							
FPL ^(g)	38			Name of the Control o		6,989	7,027
NEER ^(h)		_	_	_	_	12,849	12,849
Other Commitments:							
NEER ^(I)	76	79	103	114	134	517	1,023
Total	\$ 10,337	\$ 8,814	\$ 6,686	\$ 4,897	\$ 5,697	\$ 61,421	\$ 97,852

Includes principal, interest and interest rate swaps. Variable rate interest was computed using December 31, 2012 rates.

Represents required capacity and minimum charges under long-term purchased power and fuel contracts (see Note 13 - Contracts), and projected capital expenditures through 2017 (see Note 13 - Commitments).

Represents firm commitments primarily in connection with construction activities and fuel-related contracts. See Note 13 - Commitments and Contracts.

Represents firm commitments primarily for development and construction activities relating to Lone Star's transmission line and other associated facilities.

Represents expected cash payments adjusted for inflation for estimated costs to perform asset retirement activities.

At December 31, 2012, FPL had approximately \$2,845 million in restricted funds for the payment of future expenditures to decommission FPL's nuclear units, which are included in NEE's and FPL's special use funds. See Note 12.

At December 31, 2012, NEER's 88.23% portion of Seabrook's and 70% portion of Duane Arnold's and its Point Beach's restricted funds for the payment of future expenditures to decommission its nuclear units totaled approximately \$1,272 million and are included in NEE's special use funds. See Note 12.

Represents estimated cash distributions related to differential membership interests and payments related to the acquisition of certain development rights. For further discussion of differential membership interests, see Note 1 - Sale of Differential Membership Interests.

Credit Ratings

NEE's and FPL's liquidity, ability to access credit and capital markets, cost of borrowings and collateral posting requirements under certain agreements are dependent on their credit ratings. At February 27, 2013, Moody's Investors Service, Inc. (Moody's), Standard & Poor's Ratings Services (S&P) and Fitch Ratings (Fitch) had assigned the following credit ratings to NEE, FPL and NEECH:

	Moody's (a)	S&P(a)	Fitch ^(a)
NEE: ^(b)			
Corporate credit rating	Baa1	A-	A-
FPL: ^(b)			
Corporate credit rating	A2	A-	Α
First mortgage bonds	Aa3	Α	AA-
Pollution control, solid waste disposal and industrial development revenue bonds	VMIG-1	Α	A+
Commercial paper	P-1	A-2	F1
NEECH: ^(b)			
Corporate credit rating	Baa1	A-	A-
Debentures	Baa1	BBB+	A-
Junior subordinated debentures	Baa2	BBB	BBB
Commercial paper	P-2	A-2	F1

A security rating is not a recommendation to buy, sell or hold securities and should be evaluated independently of any other rating. The rating is subject to revision or withdrawal at any time by the assigning rating organization.

The outlook indicated by each of Moody's, S&P and Fitch is stable.

Includes \$633 million of tax exempt bonds that permit individual bond holders to tender the bonds for purchase at any time prior to maturity. In the event bonds are tendered for purchase, they would be remarketed by a designated remarketing agent in accordance with the related indenture. If the remarketing is unsuccessful, FPL would be required to purchase the tax exempt bonds. As of December 31, 2012, all tax exempt bonds tendered for purchase have been successfully remarketed. FPL's bank revolving line of credit facilities are available to support the purchase of tax exempt bonds.

NEE and its subsidiaries, including FPL, have no credit rating downgrade triggers that would accelerate the maturity dates of outstanding debt. A change in ratings is not an event of default under applicable debt instruments, and while there are conditions to drawing on the credit facilities noted above, with the exception of the Spain senior secured limited-recourse loan facility, the maintenance of a specific minimum credit rating is not a condition to drawing on these credit facilities.

Commitment fees and interest rates on loans under these credit facilities' agreements are tied to credit ratings. A ratings downgrade also could reduce the accessibility and increase the cost of commercial paper and other short-term debt issuances and additional or replacement credit facilities. In addition, a ratings downgrade could result in the requirement that NEE subsidiaries, including FPL, post collateral under certain agreements, including those related to fuel procurement, power sales and purchases, nuclear decommissioning funding, debt-related reserves and trading activities. FPL's and NEECH's credit facilities are available to support these potential requirements.

Covenants

NEE's charter does not limit the dividends that may be paid on its common stock. As a practical matter, the ability of NEE to pay dividends on its common stock is dependent upon, among other things, dividends paid to it by its subsidiaries. For example, FPL pays dividends to NEE in a manner consistent with FPL's long-term targeted capital structure. However, the mortgage securing FPL's first mortgage bonds contains provisions which, under certain conditions, restrict the payment of dividends to NEE and the issuance of additional first mortgage bonds. Additionally, in some circumstances, the mortgage restricts the amount of retained earnings that FPL can use to pay cash dividends on its common stock. The restricted amount may change based on factors set out in the mortgage. Other than this restriction on the payment of common stock dividends, the mortgage does not restrict FPL's use of retained earnings. As of December 31, 2012, no retained earnings were restricted by these provisions of the mortgage and, in light of FPL's current financial condition and level of earnings, management does not expect that planned financing activities or dividends would be affected by these limitations.

FPL may issue first mortgage bonds under its mortgage subject to its meeting an adjusted net earnings test set forth in the mortgage, which generally requires adjusted net earnings to be at least twice the annual interest requirements on, or at least 10% of the aggregate principal amount of, FPL's first mortgage bonds including those to be issued and any other non-junior FPL indebtedness. As of December 31, 2012, coverage for the 12 months ended December 31, 2012 would have been approximately 5.0 times the annual interest requirements and approximately 2.7 times the aggregate principal requirements. New first mortgage bonds are also limited to an amount equal to the sum of 60% of unfunded property additions after adjustments to offset property retirements, the amount of retired first mortgage bonds or qualified lien bonds and the amount of cash on deposit with the mortgage trustee. As of December 31, 2012, FPL could have issued in excess of \$9.6 billion of additional first mortgage bonds based on the unfunded property additions and in excess of \$5.8 billion based on retired first mortgage bonds. As of December 31, 2012, no cash was deposited with the mortgage trustee for these purposes.

In September 2006, NEE and NEECH executed a Replacement Capital Covenant (September 2006 RCC) in connection with NEECH's offering of \$350 million principal amount of Series B Enhanced Junior Subordinated Debentures due 2066 (Series B junior subordinated debentures). The September 2006 RCC is for the benefit of persons that buy, hold or sell a specified series of long-term indebtedness (covered debt) of NEECH (other than the Series B junior subordinated debentures) or, in certain cases, of NEE. FPL Group Capital Trust I's 5 7/8% Preferred Trust Securities have been initially designated as the covered debt under the September 2006 RCC. The September 2006 RCC provides that NEECH may redeem, and NEE or NEECH may purchase, any Series B junior subordinated debentures on or before October 1, 2036, only to the extent that the redemption or purchase price does not exceed a specified amount of proceeds from the sale of qualifying securities, subject to certain limitations described in the September 2006 RCC. Qualifying securities are securities that have equity-like characteristics that are the same as, or more equity-like than, the Series B junior subordinated debentures at the time of redemption or purchase, which are sold within 180 days prior to the date of the redemption or repurchase of the Series B junior subordinated debentures.

In June 2007, NEE and NEECH executed a Replacement Capital Covenant (June 2007 RCC) in connection with NEECH's offering of \$400 million principal amount of its Series C Junior Subordinated Debentures due 2067 (Series C junior subordinated debentures). The June 2007 RCC is for the benefit of persons that buy, hold or sell a specified series of covered debt of NEECH (other than the Series C junior subordinated debentures) or, in certain cases, of NEE. FPL Group Capital Trust I's 5 7/8% Preferred Trust Securities have been initially designated as the covered debt under the June 2007 RCC. The June 2007 RCC provides that NEECH may redeem or purchase, or satisfy, discharge or defease (collectively, defease), and NEE and any majority-owned subsidiary of NEE or NEECH may purchase, any Series C junior subordinated debentures on or before June 15, 2037, only to the extent that the principal amount defeased or the applicable redemption or purchase price does not exceed a specified amount raised from the issuance, during the 180 days prior to the date of that redemption, purchase or defeasance, of qualifying securities that have equity-like characteristics that are the same as, or more equity-like than, the applicable characteristics of the Series C junior subordinated debentures at the time of redemption, purchase or defeasance, subject to certain limitations described in the June 2007 RCC.

In September 2007, NEE and NEECH executed a Replacement Capital Covenant (September 2007 RCC) in connection with NEECH's offering of \$250 million principal amount of its Series D Junior Subordinated Debentures due 2067 (Series D junior subordinated debentures). The September 2007 RCC is for the benefit of persons that buy, hold or sell a specified series of covered debt of NEECH (other than the Series D junior subordinated debentures) or, in certain cases, of NEE. FPL Group Capital Trust I's 5 7/8% Preferred Trust Securities have been initially designated as the covered debt under the September 2007 RCC. The September 2007 RCC provides that NEECH may redeem, purchase, or defease, and NEE and any majority-owned subsidiary of NEE or NEECH may purchase, any Series D junior subordinated debentures on or before September 1, 2037, only to the extent that the principal amount defeased or the applicable redemption or purchase price does not exceed a specified amount raised from the issuance, during the 180 days prior to the date of that redemption, purchase or defeasance, of qualifying securities that have equity-like characteristics that are the same as, or more equity-like than, the applicable characteristics of the Series D junior subordinated debentures at the time of redemption, purchase or defeasance, subject to certain limitations described in the September 2007 RCC.

In March 2009, NEE and NEECH executed a Replacement Capital Covenant (March 2009 RCC) in connection with NEECH's offering of \$375 million principal amount of its Series F Junior Subordinated Debentures due 2069 (Series F junior subordinated debentures). The March 2009 RCC is for the benefit of persons that buy, hold or sell a specified series of covered debt of NEECH (other than the Series F junior subordinated debentures) or, in certain cases, of NEE. FPL Group Capital Trust I's 5 7/8% Preferred Trust Securities have been initially designated as the covered debt under the March 2009 RCC. The March 2009 RCC provides that NEECH may redeem, purchase, or defease, and NEE and any majority-owned subsidiary of NEE or NEECH may purchase, any Series F junior subordinated debentures on or before March 1, 2039, only to the extent that the principal amount defeased or the applicable redemption or purchase price does not exceed a specified amount raised from the issuance, during the 180 days prior to the date of that redemption, purchase or defeasance, of qualifying securities that have equity-like characteristics that are the same as, or more equity-like than, the applicable characteristics of the Series F junior subordinated debentures at the time of redemption, purchase or defeasance, subject to certain limitations described in the March 2009 RCC.

CRITICAL ACCOUNTING POLICIES AND ESTIMATES

NEE's and FPL's significant accounting policies are described in Note 1 to the consolidated financial statements, which were prepared in accordance with GAAP. Critical accounting policies are those that NEE and FPL believe are both most important to the portrayal of their financial condition and results of operations, and require complex, subjective judgments, often as a result of the need to make estimates and assumptions about the effect of matters that are inherently uncertain. Judgments and uncertainties affecting the application of those policies may result in materially different amounts being reported under different conditions or using different assumptions.

NEE and FPL consider the following policies to be the most critical in understanding the judgments that are involved in preparing their consolidated financial statements:

Accounting for Derivatives and Hedging Activities

NEE and FPL use derivative instruments (primarily swaps, options, futures and forwards) to manage the commodity price risk inherent in the purchase and sale of fuel and electricity, as well as interest rate and foreign currency exchange rate risk associated with outstanding and forecasted debt issuances. In addition, NEE, through NEER, uses derivatives to optimize the value of power generation assets and engages in power and gas marketing and trading activities to take advantage of expected future favorable price movements.

Nature of Accounting Estimates

Accounting pronouncements require the use of fair value accounting if certain conditions are met, which requires significant judgment to measure the fair value of assets and liabilities. This applies not only to traditional financial derivative instruments, but to any contract having the accounting characteristics of a derivative. Much of the existing accounting guidance related to derivatives focuses on when certain contracts for the purchase and sale of power and certain fuel supply contracts can be excluded from derivative accounting rules, however the guidance does not address all contract issues. As a result, significant judgment must be used in applying derivatives accounting guidance to contracts. In the event changes in interpretation occur, it is possible that contracts that currently are excluded from derivatives accounting rules would have to be recorded on the balance sheet at fair value, with changes in the fair value recorded in the statement of income.

Assumptions and Accounting Approach

NEE's and FPL's derivative instruments, when required to be marked to market, are recorded on the balance sheet at fair value. Fair values for some of the longer-term contracts where liquid markets are not available are derived through internally developed models which estimate the fair value of a contract by calculating the present value of the difference between the contract price and the forward prices. Forward prices represent the price at which a buyer or seller could contract today to purchase or sell a commodity at a future date. The near-term forward market for electricity is generally liquid and therefore the prices in the early years of the forward curves reflect observable market quotes. However, in the later years, the market is much less liquid and forward price curves must be developed using factors including the forward prices for the commodities used as fuel to generate electricity, the expected system heat rate (which measures the efficiency of power plants in converting fuel to electricity) in the region where the purchase or sale takes place, and a fundamental forecast of expected spot prices based on modeled supply and demand in the region. NEE estimates the fair value of interest rate and foreign currency derivatives using a discounted cash flows valuation technique based on the net amount of estimated future cash inflows and outflows related to the derivative agreements. The assumptions in these models are critical since any changes therein could have a significant impact on the fair value of the derivative.

At FPL, substantially all changes in the fair value of energy derivative transactions are deferred as a regulatory asset or liability until the contracts are settled, and, upon settlement, any gains or losses are passed through the fuel clause or the capacity clause. See Note 3.

In NEE's non-rate regulated operations, predominantly NEER, all changes in the derivatives' fair value for power purchases and sales and trading activities are recognized on a net basis in operating revenues; fuel purchases and sales are recognized on a net basis in fuel, purchased power and interchange expense; and the equity method investees' related activity is recognized in equity in earnings of equity method investees in NEE's consolidated statements of income.

For those transactions accounted for as cash flow hedges, much of the effects of changes in fair value are reflected in OCI, a component of common shareholders' equity, rather than being recognized in current earnings. For those transactions accounted for as fair value hedges, the effects of changes in fair value are reflected in current earnings offset by changes in the fair value of the item being hedged.

Certain hedging transactions at NEER are entered into as economic hedges but the transactions do not meet the requirements for hedge accounting or hedge accounting treatment is not elected. Changes in the fair value of those transactions are marked to market and reported in the consolidated statements of income, resulting in earnings volatility. These changes in fair value are captured in the non-qualifying hedge category in computing adjusted earnings. This could be significant to NEER's results because the economic offset to the positions, such as the physical assets from which power is generated, are not marked to market. As a consequence, NEE's net income reflects only the movement in one part of economically-linked transactions. For this reason, NEE's management views results expressed excluding the unrealized mark-to-market impact of the non-qualifying hedges as a meaningful measure of current period performance. For additional information regarding derivative instruments, see Note 3, Overview and Energy Marketing and Trading and Market Risk Sensitivity.

Accounting for Pensions and Other Postretirement Benefits

NEE sponsors a qualified noncontributory defined benefit pension plan for substantially all employees of NEE and its subsidiaries. NEE also has a supplemental executive retirement plan (SERP) which includes a non-qualified supplemental defined benefit pension component that provides benefits to a select group of management and highly compensated employees. The impact of the SERP component is included within the pension plan as discussed below. Management believes that, based on actuarial assumptions and the well-funded status of the pension plan, NEE will not be required to make any cash contributions to the qualified pension plan in the near future.

In addition to pension benefits, NEE sponsors a contributory postretirement plan for health care and life insurance benefits (other benefits plan) for retirees of NEE and its subsidiaries meeting certain eligibility requirements. The qualified pension plan has a fully funded trust dedicated to providing the benefits under the plan. The other benefits plan has a partially funded trust dedicated to providing benefits related to life insurance. NEE allocates net periodic benefit income or cost associated with the pension and other benefits plans to its subsidiaries annually using specific criteria.

Nature of Accounting Estimates

For the pension plan, the benefit obligation is the actuarial present value as of the December 31 measurement date, of all benefits attributed by the pension benefit formula to employee service rendered to that date. The amount of benefit to be paid depends on a number of future events incorporated into the pension benefit formula, including estimates of the average life of employees/ survivors and average years of service rendered. The projected benefit obligation is measured based on assumptions concerning future interest rates and future employee compensation levels. For the other benefits plan, the benefit obligation is the actuarial present value as of the December 31 measurement date of all future benefits attributed under the terms of the other benefits plan to employee service rendered to that date. NEE derives pension income and the cost of the other benefits plan from actuarial calculations based on each plan's provisions and management's assumptions regarding discount rate, rate of increase in compensation levels and expected long-term rate of return on plan assets and, in the case of the other benefits plan, health care cost trend rates.

Assumptions and Accounting Approach

Accounting guidance requires recognition of the funded status of benefit plans in the balance sheet, with changes in the funded status recognized in other comprehensive income within shareholders' equity in the year in which the changes occur. Since NEE is the plan sponsor, and its subsidiaries do not have separate rights to the plan assets or direct obligations to their employees, this accounting guidance is reflected at NEE and not allocated to the subsidiaries. The portion of previously unrecognized actuarial gains and losses, prior service costs or credits and transition obligations that are estimated to be allocable to FPL as net periodic benefit (income) cost in future periods and that otherwise would be recorded in AOCI are classified as regulatory assets and liabilities at NEE in accordance with regulatory treatment.

Pension income and the cost of the other benefits plan are included in O&M expenses, and are calculated using a number of actuarial assumptions. Those assumptions for the years ended December 31, 2012, 2011 and 2010 include:

- an expected long-term rate of return on qualified plan assets of 7.75% for the pension plan and 8.00% for the other benefits plan,
- assumed increases in salary of 4.00%,
- weighted-average discount rates of 4.65%, 5.00% and 5.50% for the pension plan and 4.53%, 5.25% and 5.50% for the other benefits plan, respectively, and
- health care cost trend rates (as related to other benefits) for those under age 65 of 7.30% for medical and 7.90% for prescription
 drug benefits and for those age 65 and over of 7.00% for medical and 7.50% for prescription drug benefits. These rates are
 assumed to decrease over the next 6 years for medical benefits and 8 years for prescription drug benefits to the ultimate trend
 rate of 5.50% and remain at that level thereafter. The ultimate trend rate is assumed to be reached in 2018 for medical benefits
 and 2020 for prescription drug benefits.

In developing these assumptions, NEE evaluated input from its actuaries and consultants, as well as information available in the marketplace. For the expected long-term rate of return on fund assets, NEE considered different models, capital market return assumptions and historical returns for a portfolio with an equity/bond asset mix similar to its funds, as well as its funds' historical compounded returns. NEE also considered input, including other qualitative and quantitative factors, from its actuaries and consultants as well as information available in the marketplace. NEE believes that 7.75% and 8.00% are reasonable long-term rates of return on its pension plan and other benefits plan assets, respectively. NEE will continue to evaluate all of its actuarial assumptions, including its expected rate of return, at least annually, and will adjust them as necessary.

NEE bases its determination of pension and other benefits plan expense or income on a market-related valuation of assets, as prescribed by accounting guidance. This market-related valuation reduces year-to-year volatility and recognizes investment gains or losses over a five-year period following the year in which they occur. Investment gains or losses for this purpose are the difference between the expected return calculated using the market-related value of assets and the actual return realized on those assets. Since the market-related value of assets recognizes gains or losses over a five-year period, the future value of assets will be affected as previously deferred gains or losses are recognized. Such gains and losses together with other differences between actual results and the estimates used in the actuarial valuations are deferred and recognized in determining pension income and other benefits plan expense only to the extent they exceed 10% of the greater of projected benefit obligations or the market-related value of assets.

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The following table illustrates the effect on net periodic benefit income of changing the critical actuarial assumptions discussed above, while holding all other assumptions constant:

Increase (Decrease) in 2012 Net Periodic Benefit Income Change in NEE FPL Assumption (millions) Expected long-term rate of return \$ (0.5)% (16) \$ (11)Discount rate (0.5)%\$ 2 \$ 1 Salary increase 0.5% \$ (2) \$ (1) Health care cost trend rate(a) 1.0% \$ \$

See Note 2.

Carrying Value of Long-Lived Assets

NEE evaluates long-lived assets for impairment when events or changes in circumstances indicate that the carrying amount may not be recoverable.

Nature of Accounting Estimates

The amount of future net cash flows, the timing of the cash flows and the determination of an appropriate interest rate all involve estimates and judgments about future events. In particular, the aggregate amount of cash flows determines whether an impairment exists, and the timing of the cash flows is critical in determining fair value. Because each assessment is based on the facts and circumstances associated with each long-lived asset, the effects of changes in assumptions cannot be generalized.

Assumptions and Accounting Approach

An impairment loss is required to be recognized if the carrying value of the asset exceeds the undiscounted future net cash flows associated with that asset. The impairment loss to be recognized is the amount by which the carrying value of the long-lived asset exceeds the asset's fair value. In most instances, the fair value is determined by discounting estimated future cash flows using an appropriate interest rate. See Note 4 - Nonrecurring Fair Value Measurements.

Decommissioning and Dismantlement

The components of NEE's and FPL's decommissioning of nuclear plants, dismantlement of plants and other accrued asset removal costs are as follows:

			F	PL						
	Nuc Decomm			il/Solar ntlement	Interim F Costs an		NEER		N	EE
	Decem	ber 31,	Decen	nber 31,	Decemb	per 31,	Decem	ber 31,	Decem	ber 31,
	2012	2011	2012	2011	2012	2011	2012	2011	2012	2011
			-		(millions)					
AROs	\$ 1,173	\$ 1,114	\$ 29	\$ 27	\$ 4	\$ 3	\$ 509	\$ 467	\$ 1,715	\$ 1,611
Less capitalized ARO asset net of accumulated depreciation	-	-	11	7			_	_	11	7
Accrued asset removal costs ^(a)	234	216	338	337	1,378	1,644	_	_	1,950	2,197
Asset retirement obligation regulatory expense difference ^(a)	1,787	1,618	27	23	(1)	(1)	_		1,813	1,640
Accrued decommissioning, dismantlement and other accrued asset removal costs	\$ 3,194 ^{(b}	\$ 2,948 ^(b)	\$ 383	(b) \$ 380 (b)	\$ 1,381 ^(b)	\$ 1,646 ^(b) \$	509	\$ 467	\$ 5,467	\$ 5,441

⁽a) Regulatory liability on NEE's and FPL's consolidated balance sheets.

⁽a) Assumed health care cost trend rates can have a significant effect on the amounts reported for postretirement plans providing health care benefits. However, this effect is somewhat mitigated by the retiree cost sharing structure incorporated in NEE's other benefits plan.

⁽b) Represents total amount accrued for ratemaking purposes.

Nature of Accounting Estimates

The calculation of the future cost of retiring long-lived assets, including nuclear decommissioning and plant dismantlement costs, involves estimating the amount and timing of future expenditures and making judgments concerning whether or not such costs are considered a legal obligation. Estimating the amount and timing of future expenditures includes, among other things, making projections of when assets will be retired and ultimately decommissioned and how costs will escalate with inflation. In addition, NEE and FPL also make interest rate and rate of return projections on their investments in determining recommended funding requirements for nuclear decommissioning costs. Periodically, NEE and FPL are required to update these estimates and projections which can affect the annual expense amounts recognized, the liabilities recorded and the annual funding requirements for nuclear decommissioning costs. For example, an increase of 0.25% in the assumed escalation rates would increase NEE's and FPL's asset retirement obligations and conditional asset retirement obligations (collectively, AROs) as of December 31, 2012 by \$134 million and \$92 million, respectively.

Assumptions and Accounting Approach

NEE and FPL each account for AROs under accounting guidance that requires a liability for the fair value of an ARO to be recognized in the period in which it is incurred if it can be reasonably estimated, with the offsetting associated asset retirement costs capitalized as part of the carrying amount of the long-lived assets.

FPL - For ratemaking purposes, FPL accrues and funds for nuclear plant decommissioning costs over the expected service life of each unit based on studies that are filed with the FPSC. The studies reflect, among other things, the expiration dates of the operating licenses for FPL's nuclear units. The most recent studies, filed in 2010, indicate that FPL's portion of the future cost of decommissioning its four nuclear units, including spent fuel storage above what is expected to be refunded by the DOE under the spent fuel settlement agreement, is approximately \$6.2 billion, or \$2.4 billion expressed in 2012 dollars.

FPL accrues the cost of dismantling its fossil and solar plants over the expected service life of each unit based on studies filed with the FPSC. Unlike nuclear decommissioning, dismantlement costs are not funded. The most recent studies became effective January 1, 2010. At December 31, 2012, FPL's portion of the ultimate cost to dismantle its fossil and solar units is approximately \$782 million, or \$369 million expressed in 2012 dollars. The majority of the dismantlement costs are not considered AROs. FPL accrues for interim removal costs over the life of the related assets based on depreciation studies approved by the FPSC. Any differences between the ARO amount recorded and the amount recorded for ratemaking purposes are reported as a regulatory liability in accordance with regulatory accounting.

NEER - NEER records a liability for the present value of its expected decommissioning costs which is determined using various internal and external data and applying a probability percentage to a variety of scenarios regarding the life of the plant and timing of decommissioning. The liability is being accreted using the interest method through the date decommissioning activities are expected to be complete. At December 31, 2012, the ARO for nuclear decommissioning of NEER's nuclear plants totaled approximately \$408 million. NEER's portion of the ultimate cost of decommissioning its nuclear plants, including costs associated with spent fuel storage above what is expected to be refunded by the DOE under the spent fuel settlement agreement, is estimated to be approximately \$11.9 billion, or \$1.9 billion expressed in 2012 dollars.

See Note 1 - Asset Retirement Obligations, Note 1 - Decommissioning of Nuclear Plants, Dismantlement of Plants and Other Accrued Asset Removal Costs and Note 12.

Regulatory Accounting

NEE's and FPL's regulatory assets and liabilities are as follows:

NEE					F	FPL					
AND ADDRESS OF THE PARTY OF THE	ber 3		Decem	ber 3	31,						
SAME AND ADDRESS OF THE PARTY O	2012		2011		2012		2011				
			(mill	ions)							
\$	75	\$	112	\$	75	\$	112				
\$	16	\$	502	\$	16	\$	502				
\$	97	\$	84	\$	90	\$	80				
\$	461	\$	517	\$	461	\$	517				
\$	582	\$	621	\$	351	\$	395				
\$	65	\$	21	\$	65	\$	24				
\$	1,950	\$	2,197	\$	1,950	\$	2,197				
\$	1,813	\$	1,640	\$	1,813	\$	1,640				
\$	309	\$	419	\$	309	\$	416				
	\$ \$ \$ \$ \$ \$ \$	\$ 75 \$ 16 \$ 97 \$ 461 \$ 582 \$ 1,950 \$ 1,813	\$ 75 \$ \$ 16 \$ \$ 97 \$ \$ \$ 461 \$ \$ 582 \$ \$ \$ \$ 1,950 \$ \$ 1,813 \$	December 31, 2012 2011 \$ 75 \$ 112 \$ 16 \$ 502 \$ 97 \$ 84 \$ 461 \$ 517 \$ 582 \$ 621 \$ 65 \$ 21 \$ 1,950 \$ 2,197 \$ 1,813 \$ 1,640	December 31, 2012 2011 (millions) \$ 75 \$ 112 \$ \$ 16 \$ 502 \$ \$ 97 \$ 84 \$ \$ 461 \$ 517 \$ \$ 582 \$ 621 \$ \$ 465 \$ 21 \$ \$ 1,950 \$ 2,197 \$ \$ 1,813 \$ 1,640 \$	December 31, December 31, 2012 2011 2012 (millions) \$ 75 \$ 112 \$ 75 \$ 16 \$ 502 \$ 16 \$ 97 \$ 84 \$ 90 \$ 461 \$ 517 \$ 461 \$ 582 \$ 621 \$ 351 \$ 65 \$ 21 \$ 65 \$ 1,950 \$ 2,197 \$ 1,950 \$ 1,813 \$ 1,640 \$ 1,813	December 31, December 3 2012 2011 2012 (millions) \$ 75 \$ 112 \$ 75 \$ \$ 16 \$ 502 \$ 16 \$ \$ 97 \$ 84 \$ 90 \$ \$ 461 \$ 517 \$ 461 \$ \$ 582 \$ 621 \$ 351 \$ \$ 65 \$ 21 \$ 65 \$ \$ 1,950 \$ 2,197 \$ 1,950 \$ \$ 1,813 \$ 1,640 \$ 1,813 \$				

Nature of Accounting Estimates

Regulatory assets and liabilities represent probable future revenues that will be recovered from or refunded to customers through the ratemaking process. All regulatory assets and liabilities are included in rate base or otherwise earn (pay) a return on investment during the recovery period.

Assumptions and Accounting Approach

Accounting guidance allows regulators to create assets and impose liabilities that would not be recorded by non-rate regulated entities. If FPL were no longer subject to cost-based rate regulation, the existing regulatory assets and liabilities would be written off unless regulators specify an alternative means of recovery or refund. In addition, the FPSC has the authority to disallow recovery of costs that it considers excessive or imprudently incurred. Such costs may include, among others, fuel and O&M expenses, the cost of replacing power lost when fossil and nuclear units are unavailable, storm restoration costs and costs associated with the construction or acquisition of new facilities. The continued applicability of regulatory accounting is assessed at each reporting period.

Energy Marketing and Trading and Market Risk Sensitivity

NEE and FPL are exposed to risks associated with adverse changes in commodity prices, interest rates, equity prices and currency exchange rates. Financial instruments and positions affecting the financial statements of NEE and FPL described below are held primarily for purposes other than trading. Market risk is measured as the potential loss in fair value resulting from hypothetical reasonably possible changes in commodity prices, interest rates, equity prices or currency exchange rates over the next year. Management has established risk management policies to monitor and manage such market risks, as well as credit risks.

Commodity Price Risk

NEE and FPL use derivative instruments (primarily swaps, options, futures and forwards) to manage the commodity price risk inherent in the purchase and sale of fuel and electricity. In addition, NEE, through NEER, uses derivatives to optimize the value of power generation assets and engages in power and gas marketing and trading activities to take advantage of expected future favorable price movements. See Critical Accounting Policies and Estimates and Note 3.

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During 2011 and 2012, the changes in the fair value of NEE's consolidated subsidiaries' energy contract derivative instruments were as follows:

			ŀ	Hedges on Owned Assets							
	Tr	ading	Non Qualify		0	CI	Red	Cost covery auses	NE	E Total	
					(milli	ions)					
Fair value of contracts outstanding at December 31, 2010	\$	25	\$	422	\$	49	\$	(236)	\$	260	
Reclassification to realized at settlement of contracts		2		(96)		(41)		381		246	
Inception value of new contracts and contracts sold		11		(11)		_		_		_	
Net option premium purchases (issuances)		(95)		2						(93)	
Changes in fair value excluding reclassification to realized		72		403		_		(646)		(171)	
Fair value of contracts outstanding at December 31, 2011		15		720		8		(501)		242	
Reclassification to realized at settlement of contracts		83	(122)		(8)		663		616	
Inception value of new contracts and contracts sold		6		22		_				28	
Net option premium purchases (issuances)		(2)		3		_		_		1	
Changes in fair value excluding reclassification to realized		159		51		_		(177)		33	
Fair value of contracts outstanding at December 31, 2012		261		674		_		(15)		920	
Net margin cash collateral paid (received)										(123)	
Total mark-to-market energy contract net assets (liabilities) at December 31, 2012	\$	261	\$	674	\$	_	\$	(15)	\$	797	

NEE's total energy contract net assets (liabilities) at December 31, 2012 shown above are included on the consolidated balance sheets as follows:

	December 31, 2012
	(millions)
Current derivative assets	\$ 487
Noncurrent derivative assets	874
Current derivative liabilities	(318)
Noncurrent derivative liabilities	(246
NEE's total mark-to-market energy contract net assets	\$ 797

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The sources of fair value estimates and maturity of energy contract derivative instruments at December 31, 2012 were as follows:

							Matur	ity						
	2	013	2014		2015		2016	2017	7	The	reafter		Total	
							(million	ns)					Perceptions are serviced	
Trading:														
Quoted prices in active markets for identical assets	\$	(69)	\$ 1	3	\$ 7	\$	· –	\$	_	\$		\$	(49)	
Significant other observable inputs		34		7	17		31		28		1		118	
Significant unobservable inputs		69	4	2	23	3	23		18		17		192	
Total		34	6	2	47		54		46		18		261	
Owned Assets - Non-Qualifying:											5			
Quoted prices in active markets for identical assets		(1)	(5)	2	!	_		_		_		(4)	
Significant other observable inputs		69	7	1	69		83		11		3		306	
Significant unobservable inputs		49	5	0	50		51	;	55		117		372	
Total		117	11	6	121		134	(66		120		674	
Owned Assets - FPL Cost Recovery Clauses:														
Quoted prices in active markets for identical assets		_	-	_	-				_		_		_	
Significant other observable inputs		(17)	-	-	_		-		_		_		(17)	
Significant unobservable inputs		1		1			_				_		2	
Total		(16)		1	_				_		_		(15)	
Total sources of fair value	\$	135	\$ 17	9	\$ 168	\$	188	\$ 11	12	\$	138	\$	920	

With respect to commodities, NEE's Exposure Management Committee (EMC), which is comprised of certain members of senior management, and NEE's chief executive officer are responsible for the overall approval of market risk management policies and the delegation of approval and authorization levels. The EMC and NEE's chief executive officer receive periodic updates on market positions and related exposures, credit exposures and overall risk management activities.

NEE uses a value-at-risk (VaR) model to measure commodity price market risk in its trading and mark-to-market portfolios. The VaR is the estimated nominal loss of market value based on a one-day holding period at a 95% confidence level using historical simulation methodology. As of December 31, 2012 and 2011, the VaR figures are as follows:

		Trading					F	and	He	ialifying H dges in O Recovery	CI ar	nd	Total								
	F	PL		NEEF	2		NEE		F	PL		NEER		NEE	F	PL		NEE	R	N	NEE
											(1	millions)	-								
December 31, 2011	\$	_	\$		2	\$		2	\$	38	\$	50	\$	25	\$	38	\$		50	\$	26
December 31, 2012	\$	_	\$		3	\$		3	\$	34	\$	88	\$	76	\$	34	\$		87	\$	76
Average for the period ended December 31, 2012	\$	-	\$		2	\$		2	\$	40	\$	62	\$	44	\$	40	\$		61	\$	44

⁽a) Non-qualifying hedges are employed to reduce the market risk exposure to physical assets or contracts which are not marked to market. The VaR figures for the non-qualifying hedges and hedges in OCI and FPL cost recovery clauses category do not represent the economic exposure to commodity price movements.

Interest Rate Risk

NEE and FPL are exposed to risk resulting from changes in interest rates as a result of their respective issuances of debt, investments in special use funds and other investments. NEE and FPL manage their respective interest rate exposure by monitoring current interest rates, entering into interest rate swaps and using a combination of fixed rate and variable rate debt. Interest rate swaps are used to mitigate and adjust interest rate exposure when deemed appropriate based upon market conditions or when required by financing agreements.

The following are estimates of the fair value of NEE's and FPL's financial instruments that are exposed to interest rate risk:

	December	31, 20	12		Decembe	r 31,	2011
	arrying mount		stimated air Value		Carrying Amount		Estimated Fair Value
			(million	s)			
NEE:							
Fixed income securities:							
Special use funds	\$ 1,979	\$	1,979 ^(a)	\$	1,897	\$	1,897 ^(a)
Other investments:							
Debt securities	\$ 111	\$	111 ^(a)	\$	89	\$	89 ^(a)
Notes receivable	\$ 500	\$	665 ^(b)	\$	503	\$	535 ^(b)
Long-term debt, including current maturities	\$ 26,647 ^(c)	\$	28,874 ^(d)	\$	21,614	\$	23,699 ^(d)
Interest rate swaps - net unrealized losses	\$ (311)	\$	(311) ^(e)	\$	(283)	\$	(283) ^(e)
FPL:							
Fixed income securities - special use funds	\$ 1,526	\$	1,526 ^(a)	\$	1,499	\$	1,499 ^(a)
Long-term debt, including current maturities	\$ 8,782	\$	10,421 ^(d)	\$	7,533	\$	9,078 ^(d)

(a) Estimated using quoted market prices for these or similar issues.

(b) Estimated using a discounted cash flow valuation technique based on certain observable yield curves and indices considering the credit profile of the borrower.

(c) Also includes long-term debt reflected in liabilities associated with assets held for sale on the consolidated balance sheets, for which carrying amount approximates fair value.

(d) Estimated using either quoted market prices for the same or similar issues or discounted cash flow valuation technique, considering the current credit spread of the debtor.

(e) Modeled internally using discounted cash flow valuation technique and applying a credit valuation adjustment.

The special use funds of NEE and FPL consist of restricted funds set aside to cover the cost of storm damage for FPL and for the decommissioning of NEE's and FPL's nuclear power plants. A portion of these funds is invested in fixed income debt securities primarily carried at estimated fair value. At FPL, changes in fair value, including any OTTI losses, result in a corresponding adjustment to the related liability accounts based on current regulatory treatment. The changes in fair value of NEE's non-rate regulated operations result in a corresponding adjustment to OCI, except for impairments deemed to be other than temporary, including any credit losses, which are reported in current period earnings. Because the funds set aside by FPL for storm damage could be needed at any time, the related investments are generally more liquid and, therefore, are less sensitive to changes in interest rates. The nuclear decommissioning funds, in contrast, are generally invested in longer-term securities, as decommissioning activities are not scheduled to begin until at least 2030 (2032 at FPL).

As of December 31, 2012, NEE had interest rate swaps with a notional amount of approximately \$7.1 billion related to long-term debt issuances, of which \$2.3 billion are fair value hedges at NEECH that effectively convert fixed-rate debt to a variable-rate instrument. The remaining \$4.8 billion of notional amount of interest rate swaps relate to cash flow hedges to manage exposure to the variability of cash flows associated with variable-rate debt instruments, the majority of which relate to NEER debt issuances. At December 31, 2012, the estimated fair value of NEE's fair value hedges and cash flow hedges was approximately \$77 million and \$(388) million, respectively. See Note 3.

Based upon a hypothetical 10% decrease in interest rates, which is a reasonable near-term market change, the net fair value of NEE's net liabilities would increase by approximately \$1,229 million (\$498 million for FPL) at December 31, 2012.

Equity Price Risk

NEE and FPL are exposed to risk resulting from changes in prices for equity securities. For example, NEE's nuclear decommissioning reserve funds include marketable equity securities primarily carried at their market value of approximately \$2,211 million and \$1,970 million (\$1,392 million and \$1,238 million for FPL) at December 31, 2012 and 2011, respectively. At December 31, 2012, a hypothetical 10% decrease in the prices quoted by stock exchanges, which is a reasonable near-term market change, would result in a \$207 million (\$131 million for FPL) reduction in fair value. For FPL, a corresponding adjustment would be made to the related liability accounts based on current regulatory treatment, and for NEE's non-rate regulated operations, a corresponding adjustment would be made to OCI to the extent the market value of the securities exceeded amortized cost and to OTTI loss to the extent the market value is below amortized cost.

Currency Exchange Rate Risk

At December 31, 2012, with respect to certain debt issuances and borrowings, NEECH has two cross currency swaps to hedge against currency movements with respect to both interest and principal payments and a cross currency swap to hedge against currency and interest rate movements with respect to both interest and principal payments. At December 31, 2012 and 2011, the fair value of cross currency swaps was approximately \$(66) million and \$18 million, respectively.

Credit Risk

NEE and its subsidiaries are also exposed to credit risk through their energy marketing and trading operations. Credit risk is the risk that a financial loss will be incurred if a counterparty to a transaction does not fulfill its financial obligation. NEE manages counterparty credit risk for its subsidiaries with energy marketing and trading operations through established policies, including counterparty credit limits, and in some cases credit enhancements, such as cash prepayments, letters of credit, cash and other collateral and guarantees.

Credit risk is also managed through the use of master netting agreements. NEE's credit department monitors current and forward credit exposure to counterparties and their affiliates, both on an individual and an aggregate basis. For all derivative and contractual transactions, NEE's energy marketing and trading operations, which includes FPL's energy marketing and trading division, are exposed to losses in the event of nonperformance by counterparties to these transactions. Some relevant considerations when assessing NEE's energy marketing and trading operations' credit risk exposure include the following:

- Operations are primarily concentrated in the energy industry.
- Trade receivables and other financial instruments are predominately with energy, utility and financial services related companies, as well as municipalities, cooperatives and other trading companies in the U.S.
- Overall credit risk is managed through established credit policies and is overseen by the EMC.
- Prospective and existing customers are reviewed for creditworthiness based upon established standards, with customers not
 meeting minimum standards providing various credit enhancements or secured payment terms, such as letters of credit or the
 posting of margin cash collateral.
- Master netting agreements are used to offset cash and non-cash gains and losses arising from derivative instruments with the same counterparty. NEE's policy is to have master netting agreements in place with significant counterparties.

Based on NEE's policies and risk exposures related to credit, NEE and FPL do not anticipate a material adverse effect on their financial statements as a result of counterparty nonperformance. As of December 31, 2012, approximately 97% of NEE's and 100% of FPL's energy marketing and trading counterparty credit risk exposure is associated with companies that have investment grade credit ratings.

Item 7A. Quantitative and Qualitative Disclosures About Market Risk

See Management's Discussion - Energy Marketing and Trading and Market Risk Sensitivity.

Item 8. Financial Statements and Supplementary Data

MANAGEMENT'S REPORT ON INTERNAL CONTROL OVER FINANCIAL REPORTING

NextEra Energy, Inc.'s (NEE) and Florida Power & Light Company's (FPL) management are responsible for establishing and maintaining adequate internal control over financial reporting as defined in the Securities Exchange Act of 1934 Rules 13a-15(f) and 15d-15(f). The consolidated financial statements, which in part are based on informed judgments and estimates made by management, have been prepared in conformity with generally accepted accounting principles applied on a consistent basis.

To aid in carrying out this responsibility, we, along with all other members of management, maintain a system of internal accounting control which is established after weighing the cost of such controls against the benefits derived. In the opinion of management, the overall system of internal accounting control provides reasonable assurance that the assets of NEE and FPL and their subsidiaries are safeguarded and that transactions are executed in accordance with management's authorization and are properly recorded for the preparation of financial statements. In addition, management believes the overall system of internal accounting control provides reasonable assurance that material errors or irregularities would be prevented or detected on a timely basis by employees in the normal course of their duties. Any system of internal accounting control, no matter how well designed, has inherent limitations, including the possibility that controls can be circumvented or overridden and misstatements due to error or fraud may occur and not be detected. Also, because of changes in conditions, internal control effectiveness may vary over time. Accordingly, even an effective system of internal control will provide only reasonable assurance with respect to financial statement preparation and reporting.

The system of internal accounting control is supported by written policies and guidelines, the selection and training of qualified employees, an organizational structure that provides an appropriate division of responsibility and a program of internal auditing. NEE's written policies include a Code of Business Conduct & Ethics that states management's policy on conflicts of interest and ethical conduct. Compliance with the Code of Business Conduct & Ethics is confirmed annually by key personnel.

The Board of Directors pursues its oversight responsibility for financial reporting and accounting through its Audit Committee. This Committee, which is comprised entirely of independent directors, meets regularly with management, the internal auditors and the independent auditors to make inquiries as to the manner in which the responsibilities of each are being discharged. The independent auditors and the internal audit staff have free access to the Committee without management's presence to discuss auditing, internal accounting control and financial reporting matters.

Management assessed the effectiveness of NEE's and FPL's internal control over financial reporting as of December 31, 2012, using the criteria set forth by the Committee of Sponsoring Organizations of the Treadway Commission in the Internal Control - Integrated Framework. Based on this assessment, management believes that NEE's and FPL's internal control over financial reporting was effective as of December 31, 2012.

NEE's and FPL's independent registered public accounting firm, Deloitte & Touche LLP, is engaged to express an opinion on NEE's and FPL's consolidated financial statements and an opinion on NEE's and FPL's internal control over financial reporting. Their reports are based on procedures believed by them to provide a reasonable basis to support such opinions. These reports appear on the following pages.

JAMES L. ROBO

James L. Robo
President and Chief Executive Officer of NEE and
Chairman and Chief Executive Officer of FPL

CHRIS N. FROGGATT

Chris N. Froggatt
Vice President, Controller and Chief Accounting Officer
of NEE

MORAY P. DEWHURST

Moray P. Dewhurst Vice Chairman and Chief Financial Officer, and Executive Vice President - Finance of NEE and Executive Vice President, Finance and Chief Financial Officer of FPL

KIMBERLY OUSDAHL

Kimberly Ousdahl Vice President, Controller and Chief Accounting Officer of FPL

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Board of Directors and Shareholders

NextEra Energy, Inc. and Florida Power & Light Company:

We have audited the internal control over financial reporting of NextEra Energy, Inc. and subsidiaries (NextEra Energy) and Florida Power & Light Company and subsidiaries (FPL) as of December 31, 2012, based on criteria established in *Internal Control — Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission. NextEra Energy's and FPL's management are responsible for maintaining effective internal control over financial reporting and for their assessments of the effectiveness of internal control over financial reporting, included in the accompanying Management's Report on Internal Control Over Financial Reporting. Our responsibility is to express an opinion on NextEra Energy's and FPL's internal control over financial reporting based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audits to obtain reasonable assurance about whether effective internal control over financial reporting was maintained in all material respects. Our audits included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists, testing and evaluating the design and operating effectiveness of internal control based on the assessed risk, and performing such other procedures as we considered necessary in the circumstances. We believe that our audits provide a reasonable basis for our opinion.

A company's internal control over financial reporting is a process designed by, or under the supervision of, the company's principal executive and principal financial officers, or persons performing similar functions, and effected by the company's board of directors, management, and other personnel to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Because of the inherent limitations of internal control over financial reporting, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may not be prevented or detected on a timely basis. Also, projections of any evaluation of the effectiveness of the internal control over financial reporting to future periods are subject to the risk that the controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

In our opinion, NextEra Energy and FPL maintained, in all material respects, effective internal control over financial reporting as of December 31, 2012, based on the criteria established in *Internal Control — Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission.

We have also audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the consolidated financial statements as of and for the year ended December 31, 2012 of NextEra Energy and FPL and our report dated February 27, 2013 expressed an unqualified opinion on those financial statements.

DELOITTE & TOUCHE LLP Certified Public Accountants

Miami, Florida February 27, 2013

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Board of Directors and Shareholders

NextEra Energy, Inc. and Florida Power & Light Company:

We have audited the accompanying consolidated balance sheets of NextEra Energy, Inc. and subsidiaries (NextEra Energy) and the separate consolidated balance sheets of Florida Power & Light Company and subsidiaries (FPL) as of December 31, 2012 and 2011, and the related consolidated statements of income, NextEra Energy's consolidated statements of comprehensive income, NextEra Energy's and FPL's consolidated statements of cash flows, NextEra Energy's consolidated statements of common shareholders' equity, and FPL's consolidated statements of common shareholder's equity for each of the three years in the period ended December 31, 2012. These financial statements are the responsibility of NextEra Energy's and FPL's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audits to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, such consolidated financial statements present fairly, in all material respects, the financial position of NextEra Energy, Inc. and subsidiaries and the financial position of Florida Power & Light Company and subsidiaries at December 31, 2012 and 2011, and the results of their operations and their cash flows for each of the three years in the period ended December 31, 2012, in conformity with accounting principles generally accepted in the United States of America.

We have also audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), NextEra Energy's and FPL's internal control over financial reporting as of December 31, 2012, based on the criteria established in *Internal Control — Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission and our report dated February 27, 2013 expressed an unqualified opinion on NextEra Energy's and FPL's internal control over financial reporting.

DELOITTE & TOUCHE LLP Certified Public Accountants

Miami, Florida February 27, 2013

Basic

Assuming dilution

NEXTERA ENERGY, INC. CONSOLIDATED STATEMENTS OF INCOME (millions, except per share amounts)

Years Ended December 31, 2012 2011 2010 \$ 15,341 \$ **OPERATING REVENUES** 14,256 \$ 15,317 **OPERATING EXPENSES** Fuel, purchased power and interchange 5,121 6,256 6,242 Other operations and maintenance 3,155 3,002 2,877 Impairment charges 51 19 Depreciation and amortization 1,518 1.567 1.788 Taxes other than income taxes and other 1,186 1,204 1,164 10,980 12,080 12,090 Total operating expenses **OPERATING INCOME** 3,276 3,261 3,227 OTHER INCOME (DEDUCTIONS) Interest expense (1,038)(1,035)(979)Benefits associated with differential membership interests - net 81 118 16 Loss on sale of natural gas-fired generating assets (151)Equity in earnings of equity method investees 13 55 58 67 39 37 Allowance for equity funds used during construction 86 79 91 Interest income 157 85 Gains on disposal of assets - net 67 Other than temporary impairment losses on securities held in nuclear decommissioning funds (16)(36)(16)Other - net (23)37 (12)Total other deductions - net (673)(809)(738)**INCOME BEFORE INCOME TAXES** 2,603 2,452 2,489 INCOME TAXES 692 529 532 **NET INCOME** \$ 1,911 \$ 1,923 \$ 1,957 Earnings per share of common stock: Basic 4.59 \$ 4.62 \$ 4.77 Assuming dilution \$ 4.56 \$ 4.59 \$ 4.74 Dividends per share of common stock 2.40 \$ 2.20 \$ 2.00 Weighted-average number of common shares outstanding: 416.7 416.6 410.3

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

419.2

419.0

413.0

NEXTERA ENERGY, INC. CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (millions)

	Years	Ende	ed Decem	ber 3	31,		
	 2012		2011	2	2010		
NET INCOME	\$ 1,911	\$	1,923	\$	1,957		
OTHER COMPREHENSIVE INCOME (LOSS), NET OF TAX							
Net unrealized gains (losses) on cash flow hedges:							
Effective portion of net unrealized losses (net of \$55, \$135 and \$3 tax benefit, respectively)	(106)		(265)		(5		
Reclassification from accumulated other comprehensive income to net income (net of \$25 and \$18 tax expense and \$35 tax benefit, respectively)	44		37		(38		
Net unrealized gains (losses) on available for sale securities:							
Net unrealized gains on securities still held (net of \$48, \$13 and \$41 tax expense, respectively)	70		19		60		
Reclassification from accumulated other comprehensive income to net income (net of \$52, \$34 and \$16 tax benefit, respectively)	(77)		(49)		(21)		
Defined benefit pension and other benefits plans (net of \$19 and \$32 tax benefit and \$1 tax expense, respectively)	(28)		(45)		2		
Net unrealized gains (losses) on foreign currency translation (net of \$3 tax expense and \$3 and less than a million tax benefit, respectively)	7		(5)		(1)		
Other comprehensive loss related to equity method investee (net of \$7 and \$8 tax benefit, respectively)	(11)		(12)				
otal other comprehensive loss, net of tax	(101)		(320)		(3)		
COMPREHENSIVE INCOME	\$ 1,810	\$	1,603	\$	1.954		

NEXTERA ENERGY, INC. CONSOLIDATED BALANCE SHEETS

(millions, except par value)

		Decem	ber 31,	
		2012		2011
PROPERTY, PLANT AND EQUIPMENT	_			
Electric plant in service and other property	\$	57,054	\$	50,76
Nuclear fuel		1,895		1,79
Construction work in progress		5,968		4,98
Less accumulated depreciation and amortization		(15,504)		(15,06)
Total property, plant and equipment - net (\$4,487 and \$3,063 related to VIEs, respectively)		49,413		42,49
CURRENT ASSETS		329		27
Cash and cash equivalents		1,487		377 1,372
Customer receivables, net of allowances of \$10 and \$11, respectively Other receivables		569		430
		1,073		1,074
Materials, supplies and fossil fuel inventory		1,070		1,07-
Regulatory assets: Deferred clause and franchise expenses		75		112
Derivatives		16		502
Other		97		84
Derivatives		517		611
Deferred income taxes		397		10
Assets held for sale		335		_
Other		342		300
Total current assets		5,237		4,872
OTHER ASSETS				1,072
Special use funds		4,190		3,867
Other investments		976		907
Prepaid benefit costs		1,031		1,021
Regulatory assets:				
Securitized storm-recovery costs (\$274 and \$317 related to a VIE, respectively)		461		517
Other		582		621
Derivatives		920		973
Other		1,629		1,920
Total other assets		9,789		9,826
TOTAL ASSETS	\$		\$	57,188
CAPITALIZATION				
Common stock (\$0.01 par value, authorized shares - 800; outstanding shares - 424 and 416, respectively)	\$	4	\$	4
Additional paid-in capital	•	5,536		5,217
Retained earnings		10,783		9,876
Accumulated other comprehensive loss		(255)		(154)
Total common shareholders' equity		16,068		14,943
Long-term debt (\$1,369 and \$1,364 related to VIEs, respectively)		23,177		20,810
Total capitalization		39,245		35,753
CURRENT LIABILITIES		-		
Commercial paper		1,211		1,349
Short-term debt		200		_
Current maturities of long-term debt		2,771		808
Accounts payable		1,281		1,191
Customer deposits		508		547
Accrued interest and taxes		414		464
Derivatives		430		1,090
Accrued construction-related expenditures		427		518
Liabilities associated with assets held for sale		733		_
		904		752
Other	Control of the Contro	8,879		6,719
Other Total current liabilities				
Total current liabilities		-		
Total current liabilities OTHER LIABILITIES AND DEFERRED CREDITS	-	1,715		1,611
Total current liabilities		-		1,611 5,681
Total current liabilities OTHER LIABILITIES AND DEFERRED CREDITS Asset retirement obligations		1,715		
Total current liabilities OTHER LIABILITIES AND DEFERRED CREDITS Asset retirement obligations Deferred income taxes		1,715		
Total current liabilities OTHER LIABILITIES AND DEFERRED CREDITS Asset retirement obligations Deferred income taxes Regulatory liabilities:		1,715 6,703		5,681
Total current liabilities OTHER LIABILITIES AND DEFERRED CREDITS Asset retirement obligations Deferred income taxes Regulatory liabilities: Accrued asset removal costs		1,715 6,703 1, 950		5,681 2,197
Total current liabilities OTHER LIABILITIES AND DEFERRED CREDITS Asset retirement obligations Deferred income taxes Regulatory liabilities: Accrued asset removal costs Asset retirement obligation regulatory expense difference		1,715 6,703 1,950 1,813		5,681 2,197 1,640
Total current liabilities OTHER LIABILITIES AND DEFERRED CREDITS Asset retirement obligations Deferred income taxes Regulatory liabilities: Accrued asset removal costs Asset retirement obligation regulatory expense difference Other		1,715 6,703 1,950 1,813 309		5,681 2,197 1,640 419
Total current liabilities OTHER LIABILITIES AND DEFERRED CREDITS Asset retirement obligations Deferred income taxes Regulatory liabilities: Accrued asset removal costs Asset retirement obligation regulatory expense difference Other Derivatives		1,715 6,703 1,950 1,813 309 587		5,681 2,197 1,640 419 541
Total current liabilities OTHER LIABILITIES AND DEFERRED CREDITS Asset retirement obligations Deferred income taxes Regulatory liabilities: Accrued asset removal costs Asset retirement obligation regulatory expense difference Other Derivatives Deferral related to differential membership interests - VIEs		1,715 6,703 1,950 1,813 309 587 1,784		5,681 2,197 1,640 419 541 1,203
Total current liabilities OTHER LIABILITIES AND DEFERRED CREDITS Asset retirement obligations Deferred income taxes Regulatory liabilities: Accrued asset removal costs Asset retirement obligation regulatory expense difference Other Derivatives Deferral related to differential membership interests - VIEs Other		1,715 6,703 1,950 1,813 309 587 1,784 1,454		5,681 2,197 1,640 419 541 1,203 1,424

NEXTERA ENERGY, INC. CONSOLIDATED STATEMENTS OF CASH FLOWS (millions)

	patroner or the same of the sa		ars En	ded December	31,	-
		2012		2011		2010
CASH FLOWS FROM OPERATING ACTIVITIES		4.044	Ф.	4.000	•	4.057
Net income Adjustments to reconcile net income to net cash provided by (used in) operating activities:	\$	1,911	\$	1,923	\$	1,957
Depreciation and amortization		1,518		1,567		1,788
Nuclear fuel amortization		254		277		285
Loss on sale of natural gas-fired generating assets				151		
Impairment charges		_		51		19
Unrealized gains on marked to market energy contracts		(85)		(271)		(386)
Deferred income taxes		682		553		511
Cost recovery clauses and franchise fees		129		181		(629)
Changes in prepaid option premiums and derivative settlements		(90)		(11)		86
Benefits associated with differential membership interests - net		(81)		(118)		(16)
Equity in earnings of equity method investees		(13)		(55)		(58)
Distributions of earnings from equity method investees		32		95		74
Allowance for equity funds used during construction		(67)		(39)		(37)
Gains on disposal of assets - net		(157)		(85)		(67)
Other than temporary impairment losses on securities held in nuclear decommissioning funds		16 133		36 321		16 54
Other - net Changes in operating assets and liabilities:		133		321		54
Customer and other receivables		(286)		149		(102)
Materials, supplies and fossil fuel inventory		1		(308)		22
Other current assets		(46)		(22)		(52)
Other assets		3		(103)		42
Accounts payable		(17)		(97)		179
Customer deposits		(39)		(87)		21
Margin cash collateral		104		81		61
Income taxes		(20)		62		56
Interest and other taxes		15		12		(3)
Other current liabilities		139		3		76
Other liabilities		(44)		(192)		(63)
Net cash provided by operating activities		3,992		4,074		3,834
CASH FLOWS FROM INVESTING ACTIVITIES		A CONTRACTOR OF THE PARTY OF TH				
Capital expenditures of FPL		(4,070)		(3,137)		(2,605)
Independent power and other investments of NEER		(4,591)		(2,601)		(2,899)
Cash grants under the American Recovery and Reinvestment Act of 2009		196		624 73		588
Funds received from a spent fuel settlement		48		(538)		(274)
Nuclear fuel purchases Other capital expenditures		(305) (495)		(352)		(274)
Sale of natural gas-fired generating assets		(495)		1,204		(68)
Change in loan proceeds restricted for construction		314		(565)		
Proceeds from sale or maturity of securities in special use funds		5,028		4,348		6,726
Purchases of securities in special use funds		(5,107)		(4,440)		(6,835)
Proceeds from sale or maturity of other securities		273		488		721
Purchases of other securities		(312)		(515)		(714)
Other - net		93		132		32
Net cash used in investing activities		(8,928)		(5,279)		(5,284)
CASH FLOWS FROM FINANCING ACTIVITIES						
Issuances of long-term debt		6,630		3,940		3,724
Retirements of long-term debt		(1,612)		(2,121)		(769)
Proceeds from sale of differential membership interests		808		466		261
Payments to differential membership investors		(139)		(100)		(4.400)
Net change in short-term debt		61 405		460 48		(1,130)
Issuances of common stock - net Repurchases of common stock		(19)		(375)		308
Dividends on common stock		(1,004)		(920)		(823)
Other - net		(242)		(118)		(57)
Net cash provided by financing activities		4,888		1,280		1,514
Net increase (decrease) in cash and cash equivalents		(48)		75		64
Cash and cash equivalents at beginning of year		377		302		238
Cash and cash equivalents at end of year	\$		\$		\$	302
SUPPLEMENTAL DISCLOSURES OF CASH FLOW INFORMATION Cash paid for interest (net of amount capitalized)	\$	1,001	\$	978	\$	916
Cash paid (received) for income taxes - net	\$	25	\$	(95)	\$	20
SUPPLEMENTAL SCHEDULE OF NONCASH INVESTING AND FINANCING ACTIVITIES Assumption of debt in connection with the purchase of independent power projects	\$	- :	6	- :	\$	35
Accrued property additions	\$	970	\$	909	\$	545
Sale of natural gas-fired generating assets through assumption of debt by buyer	\$	— :	5	158	\$	_

NEXTERA ENERGY, INC. CONSOLIDATED STATEMENTS OF COMMON SHAREHOLDERS' EQUITY (millions)

	Common Stock			Accumulated Other			
	Shares	Aggregate Par Value	Additional Paid-In Capital	Unearned ESOP Compensation	Comprehensive Income (Loss)	Retained Earnings	Common Shareholders Equity
Balances, December 31, 2009	414	\$ 4	\$ 5,140	\$ (85)	\$ 169	\$ 7,739	\$ 12,967
Net income	-	_	-	_	Name of the last o	1,957	
Issuances of common stock, net of issuance cost of approximately \$2	6	XX =	279	5	_	_	
Exercise of stock options and other incentive plan activity	1	_	107	_	_		
Dividends on common stock	_	· -	_	_	_	(823)	
Earned compensation under ESOP	_		26	11	_	-	
Other comprehensive loss	_	-	_	_	(3)	_	
Premium on equity units	-	_	(59)	-	(_	
Issuance costs on equity units	-		(6)	_		_	
Balances, December 31, 2010	421 ^(a)	4	5,487	(69)	166	8,873	\$ 14,461
Net income	_	-	_	<u> </u>	_	1,923	
Issuances of common stock, net of issuance cost of less than \$1	1	_	59	5	_	_	
Repurchases of common stock	(7)	_	(375)			_	
Exercise of stock options and other incentive plan activity	1		68		_		
Dividends on common stock	_	<u> </u>	_			(920)	
Earned compensation under ESOP	_	_	31	11	_	-	
Other comprehensive loss	_	_	_		(320)	-	
Balances, December 31, 2011	416 (a)	4	5,270	(53)	(154)	9,876	\$ 14,943
Net income	_	_	_	_	_	1,911	
Issuances of common stock, net of issuance cost of less than \$1	6	_	367	4	_	_	
Repurchases of common stock	_	-	(19)		_	_	
Exercise of stock options and other incentive plan activity	2		98	_	_	_	
Dividends on common stock	-	<u> </u>			_	(1,004)	
Earned compensation under ESOP	_		34	10	_	-	
Other comprehensive loss		<u> </u>	_	<u> </u>	(101)	_	
Premium on equity units	_	-	(151)	_	_		
Issuance costs on equity units		-	(24)	<u> </u>	_	_	
Balances, December 31, 2012	424 (a)	\$ 4	\$ 5,575	\$ (39)	\$ (255)	\$ 10,783	\$ 16,068

⁽a) Outstanding and unallocated shares held by the Employee Stock Ownership Plan (ESOP) Trust totaled approximately 3 million, 4 million and 5 million at December 31, 2012, 2011 and 2010, respectively; the original number of shares purchased and held by the ESOP Trust was approximately 25 million shares.

FLORIDA POWER & LIGHT COMPANY CONSOLIDATED STATEMENTS OF INCOME (millions)

Years Ended December 31,

		reals	s chaea becemb	2010								
	and the second s	2012	2011		2010							
OPERATING REVENUES	\$	10,114	\$ 10,613	\$	10,485							
OPERATING EXPENSES												
Fuel, purchased power and interchange		4,265	4,977		4,982							
Other operations and maintenance		1,773	1,699		1,620							
Depreciation and amortization		659	798		1,008							
Taxes other than income taxes and other		1,060	1,063		1,026							
Total operating expenses		7,757	8,537		8,636							
OPERATING INCOME		2,357	2,076		1,849							
OTHER INCOME (DEDUCTIONS)												
Interest expense		(417)	(387)		(361)							
Allowance for equity funds used during construction		52	35		36							
Other - net			(2)		1							
Total other deductions - net		(365)	(354)		(324)							
INCOME BEFORE INCOME TAXES		1,992	1,722		1,525							
INCOME TAXES		752	654		580							
NET INCOME ⁽²⁾	\$	1,240	\$ 1,068	\$	945							
				-								

⁽a) FPL's comprehensive income is the same as reported net income.

FLORIDA POWER & LIGHT COMPANY CONSOLIDATED BALANCE SHEETS (millions, except share amount)

		Decem	ber 31	1,
	-	2012		2011
ELECTRIC UTILITY PLANT				
Plant in service and other property	\$	34,474	\$	31,564
Nuclear fuel		1,190		1,005
Construction work in progress		2,585		2,601
Less accumulated depreciation and amortization		(10,698)		(10,916)
Total electric utility plant - net		27,551		24,254
CURRENT ASSETS				
Cash and cash equivalents		40		36
Customer receivables, net of allowances of \$7 and \$8, respectively		760		682
Other receivables		447		312
Materials, supplies and fossil fuel inventory		727		759
Regulatory assets:				
Deferred clause and franchise expenses		75		112
Derivatives		16		502
Other		90		80
Other		131		166
Total current assets		2,286		2,649
OTHER ASSETS				
Special use funds		2,918		2,737
Prepaid benefit costs		1,135		1,088
Regulatory assets:				
Securitized storm-recovery costs (\$274 and \$317 related to a VIE, respectively)		461		517
Other		351		395
Other		151		176
Total other assets		5,016		4,913
TOTAL ASSETS	\$	34,853	\$	31,816
CAPITALIZATION				
Common stock (no par value, 1,000 shares authorized, issued and outstanding)	\$	1,373	\$	1,373
Additional paid-in capital		5,903		5,464
Retained earnings		5,254		4,013
Total common shareholder's equity		12,530		10,850
Long-term debt (\$386 and \$437 related to a VIE, respectively)		8,329		7,483
Total capitalization		20,859		18,333
CURRENT LIABILITIES		-		
Commercial paper		105		330
Current maturities of long-term debt		453		50
Accounts payable		612		678
Customer deposits		503		541
Accrued interest and taxes		223		221
Derivatives		20		512
Accrued construction-related expenditures		235		261
Other		475		373
Total current liabilities		2,626		2,966
OTHER LIABILITIES AND DEFERRED CREDITS				
Asset retirement obligations		1,206		1,144
Deferred income taxes		5,584		4,593
Regulatory liabilities:				
Accrued asset removal costs		1,950		2,197
Asset retirement obligation regulatory expense difference		1,813		1,640
Other		309		416
Other		506		527
Total other liabilities and deferred credits		11,368		10,517
COMMITMENTS AND CONTINGENCIES				
TOTAL CAPITALIZATION AND LIABILITIES	\$	34,853	S	31,816
TO THE OWN THE WHOLE WELLING	<u> </u>		*	01,010

FLORIDA POWER & LIGHT COMPANY CONSOLIDATED STATEMENTS OF CASH FLOWS (millions)

		Yea	rs End	ed Decemb	er 31,	
	2	012		2011		2010
CASH FLOWS FROM OPERATING ACTIVITIES						
Net income	\$	1,240	\$	1,068	\$	945
Adjustments to reconcile net income to net cash provided by (used in) operating activities:						
Depreciation and amortization		659		798		1,008
Nuclear fuel amortization		107		147		137
Deferred income taxes		988		675		419
Cost recovery clauses and franchise fees		129		181		(629)
Allowance for equity funds used during construction		(52)		(35)		(36)
Other - net		(27)		73		16
Changes in operating assets and liabilities:						
Customer receivables		(78)		28		127
Other receivables		(18)		37		(43)
Materials, supplies and fossil fuel inventory		33		(254)		23
Other current assets		(20)		(20)		(25)
Other assets		(41)		(52)		40
Accounts payable		4		(49)		51
Customer deposits		(37)		(88)		22
Income taxes		(111)		(215)		(129)
Interest and other taxes		1		(21)		7
Other current liabilities		67		32		22
Other liabilities		(21)		(60)		(21)
Net cash provided by operating activities		2,823		2,245		1,934
CASH FLOWS FROM INVESTING ACTIVITIES						
Capital expenditures		(4,070)		(3,137)		(2,605)
Cash grants under the American Recovery and Reinvestment Act of 2009		_		218		161
Funds received from a spent fuel settlement		31		57		32
Nuclear fuel purchases		(215)		(365)		(101)
Proceeds from sale or maturity of securities in special use funds		3,790		2,988		5,079
Purchases of securities in special use funds		(3,838)		(3,052)		(5,160)
Other - net		37		32		33
Net cash used in investing activities		(4,265)		(3,259)		(2,561)
CASH FLOWS FROM FINANCING ACTIVITIES						
Issuances of long-term debt		1,296		840		924
Retirements of long-term debt		(50)		(45)		(42)
Net change in short-term debt		(225)		229		(717)
Capital contributions from NEE		440		410		660
Dividends to NEE		_		(400)		(250)
Other - net		(15)		(4)		(11)
Net cash provided by financing activities		1,446		1,030		564
Net increase (decrease) in cash and cash equivalents		4		16		(63)
Cash and cash equivalents at beginning of year		36		20		83
Cash and cash equivalents at end of year	\$	40	\$	36	\$	20
SUPPLEMENTAL DISCLOSURES OF CASH FLOW INFORMATION						
Cash paid for interest (net of amount capitalized)	\$		\$	389	\$	321
Cash paid (received) for income taxes - net SUPPLEMENTAL SCHEDULE OF NONCASH INVESTING AND FINANCING	\$	(124)	\$	194	\$	291
ACTIVITIES Account reports additions	r	470	c	506	C	075
Accrued property additions	\$	472	Ф	526	\$	275

FLORIDA POWER & LIGHT COMPANY CONSOLIDATED STATEMENTS OF COMMON SHAREHOLDER'S EQUITY (millions)

Common Stock	Additional Paid-In Capital	Retained Earnings	Common Shareholder's Equity
\$ 1,373	\$ 4,393	\$ 2,670	\$ 8,436
	_	945	
_	660	<u> </u>	
		(250)	
<u> </u>	1	(1)	
1,373	5,054	3,364	\$ 9,791
		1,068	
	410		
_	_	(419)	
1,373	5,464	4,013	\$ 10,850
<u> </u>	_	1,240	
	440	_	
	(1)	1	
\$ 1,373	\$ 5,903	\$ 5,254	\$ 12,530
	Stock \$ 1,373	Common Stock Paid-In Capital \$ 1,373 \$ 4,393 — — — 660 — — — 1 1,373 5,054 — — — 410 — — 1,373 5,464 — — — 440 (1)	Common Stock Paid-In Capital Retained Earnings \$ 1,373 \$ 4,393 \$ 2,670 — — 945 — 660 — — — (250) — 1 (1) 1,373 5,054 3,364 — — 1,068 — 410 — — — (419) 1,373 5,464 4,013 — — 1,240 — 440 — — (1) 1

NEXTERA ENERGY, INC. AND FLORIDA POWER & LIGHT COMPANY NOTES TO CONSOLIDATED FINANCIAL STATEMENTS Years Ended December 31, 2012, 2011 and 2010

1. Summary of Significant Accounting and Reporting Policies

Basis of Presentation - The operations of NextEra Energy, Inc. (NEE) are conducted primarily through its wholly-owned subsidiary Florida Power & Light Company (FPL) and its wholly-owned indirect subsidiary NextEra Energy Resources, LLC (NEER). FPL, a rate-regulated electric utility, supplies electric service to approximately 4.6 million customer accounts throughout most of the east and lower west coasts of Florida. NEER invests in independent power projects through both controlled and consolidated entities and non-controlling ownership interests in joint ventures essentially all of which are accounted for under the equity method.

The consolidated financial statements of NEE and FPL include the accounts of their respective majority-owned and controlled subsidiaries. Intercompany balances and transactions have been eliminated in consolidation. Certain amounts included in prior years' consolidated financial statements have been reclassified to conform to the current year's presentation. Also, benefits associated with differential membership interests - net have been restated from operating expenses to other income (deductions) to be comparable with the presentation of other financing-related costs. The preparation of financial statements requires the use of estimates and assumptions that affect the reported amounts of assets, liabilities, revenues and expenses and the disclosure of contingent assets and liabilities. Actual results could differ from those estimates.

Regulation - FPL is subject to rate regulation by the Florida Public Service Commission (FPSC) and the Federal Energy Regulatory Commission (FERC). Its rates are designed to recover the cost of providing electric service to its customers including a reasonable rate of return on invested capital. As a result of this cost-based regulation, FPL follows the accounting guidance that allows regulators to create assets and impose liabilities that would not be recorded by non-rate regulated entities. Regulatory assets and liabilities represent probable future revenues that will be recovered from or refunded to customers through the ratemaking process.

Cost recovery clauses, which are designed to permit full recovery of certain costs and provide a return on certain assets allowed to be recovered through the various clauses, include substantially all fuel, purchased power and interchange costs, certain construction-related costs for FPL's planned additional nuclear units at Turkey Point and FPL's solar generating facilities, and conservation and certain environmental-related costs. Revenues from cost recovery clauses are recorded when billed; FPL achieves matching of costs and related revenues by deferring the net underrecovery or overrecovery. Any underrecovered costs or overrecovered revenues are collected from or returned to customers in subsequent periods.

If FPL were no longer subject to cost-based rate regulation, the existing regulatory assets and liabilities would be written off unless regulators specify an alternative means of recovery or refund. In addition, the FPSC has the authority to disallow recovery of costs that it considers excessive or imprudently incurred. The continued applicability of regulatory accounting is assessed at each reporting period.

Revenues and Rates - FPL's retail and wholesale utility rate schedules are approved by the FPSC and the FERC, respectively. FPL records unbilled base revenues for the estimated amount of energy delivered to customers but not yet billed. Unbilled base revenues are included in customer receivables on NEE's and FPL's consolidated balance sheets and amounted to approximately \$175 million and \$160 million at December 31, 2012 and 2011, respectively. FPL's operating revenues also include amounts resulting from cost recovery clauses (see Regulation above), franchise fees, gross receipts taxes and surcharges related to storm-recovery bonds (see Note 8 - FPL). Franchise fees and gross receipts taxes are imposed on FPL; however, the FPSC allows FPL to include in the amounts charged to customers the amount of the gross receipts tax for all customers and the franchise amount for those customers located in the jurisdiction that imposes the fee. Accordingly, franchise fees and gross receipts taxes are reported gross in operating revenues and taxes other than income taxes and other in NEE's and FPL's consolidated statements of income and were approximately \$684 million, \$716 million and \$687 million in 2012, 2011 and 2010, respectively. The revenues from the surcharges related to storm-recovery bonds included in operating revenues in NEE's and FPL's consolidated statements of income were approximately \$106 million, \$100 million and \$101 million in 2012, 2011 and 2010, respectively. FPL also collects municipal utility taxes which are reported gross in customer receivables and accounts payable on NEE's and FPL's consolidated balance sheets.

FPL Rates Effective January 2013 - December 2016 - In January 2013, the FPSC issued a final order approving a stipulation and settlement between FPL and several intervenors in FPL's base rate proceeding (2012 rate agreement). Key elements of the 2012 rate agreement, which is effective from January 2013 through December 2016, include, among other things, the following:

- New retail base rates and charges were established in January 2013 resulting in an increase in retail base revenues of \$350 million on an annualized basis.
- FPL's allowed regulatory return on common equity (ROE) will be 10.50%, with a range of plus or minus 100 basis points. If FPL's earned regulatory ROE falls below 9.50%, FPL may seek retail base rate relief. If the earned regulatory ROE rises above 11.50%, any party to the 2012 rate agreement other than FPL may seek a review of FPL's retail base rates.
- Retail base rates will be increased by the annualized base revenue requirements for FPL's three modernization projects (Cape Canaveral, Riviera Beach and Port Everglades) as each of the modernized power plants becomes operational (which is expected by June 2013, June 2014 and mid-2016, respectively).
- Cost recovery of FPL's West County Energy Center (WCEC) Unit No. 3 will continue to occur through the capacity clause (reported as retail base rates); however, such recovery will not be limited to the projected annual fuel cost savings as was the case in the previous rate agreement discussed below.
- Subject to certain conditions, FPL must amortize, over the term of the 2012 rate agreement, a depreciation reserve surplus remaining at the end of 2012 under the 2010 FPSC rate order discussed below (approximately \$224 million) and may amortize a portion of FPL's fossil dismantlement reserve up to a maximum of \$176 million (collectively, the reserve), provided that in any year of the 2012 rate agreement, FPL must amortize at least enough reserve to maintain a 9.50% earned regulatory ROE but may not amortize any reserve that would result in an earned regulatory ROE in excess of 11.50%. The reserve will be amortized as a reduction of regulatory liabilities accrued asset removal costs on NEE's and FPL's consolidated balance sheets.
- Future storm restoration costs would be recoverable on an interim basis beginning 60 days from the filing of a cost recovery petition, but capped at an amount that could produce a surcharge of no more than \$4 for every 1,000 kilowatt-hours (kwh) of usage on residential bills during the first 12 months of cost recovery. Any additional costs would be eligible for recovery in subsequent years. If storm restoration costs exceed \$800 million in any given calendar year, FPL may request an increase to the \$4 surcharge to recover the amount above \$800 million.

On February 7, 2013, the Office of Public Counsel filed a notice of appeal to the Florida Supreme Court of the FPSC's final order regarding the 2012 rate agreement.

FPL Rates Effective March 2010 - December 2012 - Effective March 1, 2010, pursuant to an FPSC final order (2010 FPSC rate order), new retail base rates for FPL were established, resulting in an increase in retail base revenues of approximately \$75 million on an annualized basis. The 2010 FPSC rate order, among other things, also established a regulatory ROE of 10.0% with a range of plus or minus 100 basis points. In February 2011, the FPSC issued a final order approving a stipulation and settlement agreement between FPL and principal parties in FPL's 2009 rate case (2010 rate agreement). The 2010 rate agreement, which was effective through December 31, 2012, provided for, among other things, a reduction in depreciation expense (surplus depreciation credit) in any calendar year up to a cap in 2010 of \$267 million, a cap in subsequent years of \$267 million plus the amount of any unused portion from prior years, and a total cap of \$776 million over the course of the 2010 rate agreement, provided that in any year of the 2010 rate agreement FPL was required to use enough surplus depreciation credit to maintain an earned regulatory ROE within the range of 9.0% - 11.0%. The 2010 rate agreement also permitted incremental cost recovery through FPL's capacity cost recovery clause (capacity clause) for WCEC Unit No. 3 up to the amount of the projected annual fuel savings for customers.

NEER's revenue is recorded on the basis of commodities delivered, contracts settled or services rendered, and includes estimated amounts yet to be billed to customers. Certain commodity contracts for the purchase and sale of power that meet the definition of a derivative are recorded at fair value with subsequent changes in fair value recognized as revenue. See Energy Trading and Note 3.

Electric Plant, Depreciation and Amortization - The cost of additions to units of property of FPL and NEER is added to electric plant in service. In accordance with regulatory accounting, the cost of FPL's units of utility property retired, less estimated net salvage value, is charged to accumulated depreciation. Maintenance and repairs of property as well as replacements and renewals of items determined to be less than units of utility property are charged to other operations and maintenance (O&M) expenses. At December 31, 2012, the electric generating, transmission, distribution and general facilities of FPL represented approximately 50%, 11%, 34% and 5%, respectively, of FPL's gross investment in electric utility plant in service and other property. Substantially all of FPL's properties are subject to the lien of FPL's mortgage, which secures most debt securities issued by FPL. A number of NEER's generating facilities are encumbered by liens securing various financings. The net book value of NEER's assets serving as collateral was approximately \$8.3 billion at December 31, 2012. The American Recovery and Reinvestment Act of 2009, as amended (Recovery Act), provided for an option to elect a cash grant (convertible investment tax credits (ITCs)) for certain renewable energy property (renewable property). Convertible ITCs are recorded as a reduction in property, plant and equipment on NEE's and FPL's consolidated balance sheets and are amortized as a reduction to depreciation and amortization expense over the estimated life of the related property. At December 31, 2012 and 2011, convertible ITCs, net of amortization, were approximately \$1.4 billion (\$171 million at FPL) and \$1.1 billion (\$178 million at FPL). At December 31, 2012 and 2011, approximately \$170 million and \$95 million, respectively, of such convertible ITCs are included in other receivables on NEE's consolidated balance sheets.

Depreciation of FPL's electric property is primarily provided on a straight-line average remaining life basis. FPL includes in depreciation expense a provision for fossil and solar plant dismantlement, interim asset removal costs, accretion related to asset retirement obligations (see Decommissioning of Nuclear Plants, Dismantlement of Plants and Other Accrued Asset Removal Costs), storm recovery amortization and amortization of pre-construction costs associated with planned nuclear units recovered through a cost recovery clause. For substantially all of FPL's property, depreciation studies are typically performed and filed with the FPSC at least every four years. As part of the 2010 FPSC rate order, the FPSC approved new depreciation rates which became effective January 1, 2010. In accordance with the 2010 rate agreement, FPL recognized approximately \$480 million, \$187 million and \$4 million of the surplus depreciation credit in 2012, 2011 and 2010, respectively. In accordance with the 2012 rate agreement, FPL is not required to file depreciation studies during the effective period of the agreement. For a discussion of amortization of the depreciation reserve surplus under the 2012 rate agreement, see Revenue and Rates above. The weighted annual composite depreciation rate for FPL's electric utility plant in service, including capitalized software, but excluding the effects of decommissioning, dismantlement and the depreciation adjustments discussed above, was approximately 3.3%, 3.2% and 3.2% for 2012, 2011 and 2010, respectively.

In the first quarter of 2013, FPL intends to begin retiring and dismantling Port Everglades Units Nos. 3 and 4. At December 31, 2012, approximately \$309 million and \$258 million is included in plant in service and other property and accumulated depreciation and amortization, respectively, on FPL's balance sheets (electric plant in service and other property and accumulated depreciation and amortization, respectively, for NEE) with respect to these units. Upon retirement of these units, FPL will reclassify the net book value of each unit to a regulatory asset and amortize it over a four-year period.

NEER's electric plants in service less salvage value, if any, are depreciated primarily using the straight-line method over their estimated useful lives. NEER's effective depreciation rates, excluding decommissioning, were 4.1%, 4.0% and 4.4% for 2012, 2011 and 2010, respectively. NEER reviews the estimated useful lives of its fixed assets on an ongoing basis. In 2011, this review indicated that the actual lives of certain equipment at NEER's wind plants are expected to be longer than the previously estimated useful lives used for depreciation purposes. As a result, effective January 1, 2011, NEER changed the estimates of the useful lives of certain equipment to better reflect the estimated periods during which these assets are expected to remain in service. The useful lives of substantially all of the wind plants' equipment that were previously estimated to be 25 years were increased to 30 years. The effect of this change in estimate was to reduce depreciation and amortization expense by approximately \$75 million, increase net income by \$44 million and increase basic and diluted earnings per share by approximately \$0.11 for the year ended December 31, 2011.

Nuclear Fuel - FPL and NEER have several contracts for the supply of uranium, conversion, enrichment and fabrication of nuclear fuel. See Note 13 - Contracts. FPL's and NEER's nuclear fuel costs are charged to fuel expense on a unit of production method.

Construction Activity - Allowance for funds used during construction (AFUDC) is a non-cash item which represents the allowed cost of capital, including an ROE, used to finance FPL construction projects. The portion of AFUDC attributable to borrowed funds is recorded as a reduction of interest expense and the remainder is recorded as other income. FPSC rules limit the recording of AFUDC to projects that have an estimated cost in excess of 0.5% of a utility's plant in service balance and require more than one year to complete. FPSC rules allow construction projects below the 0.5% threshold as a component of rate base. During 2012 and 2011, AFUDC was capitalized at a rate of 6.41% and amounted to approximately \$74 million and \$50 million, respectively. During the period January 2010 through March 2010 and during April 2010 through December 2010, AFUDC was capitalized at a rate of 7.41% and 6.41%, respectively, and amounted to approximately \$50 million for the year. See Note 13 - Commitments.

FPL's construction work in progress includes construction materials, progress payments on major equipment contracts, engineering costs, AFUDC and other costs directly associated with the construction of various projects. Upon completion of the projects, these costs are transferred to electric utility plant in service and other property. Capitalized costs associated with construction activities are charged to O&M expenses when recoverability is no longer probable. See Regulation above for information on recovery of costs associated with new nuclear capacity and solar generating facilities.

NEER capitalizes project development costs once it is probable that such costs will be realized through the ultimate construction of a power plant or sale of development rights. At December 31, 2012 and 2011, NEER's capitalized development costs totaled approximately \$106 million and \$89 million, respectively, which are included in other assets on NEE's consolidated balance sheets. These costs include land rights and other third-party costs directly associated with the development of a new project. Upon commencement of construction, these costs either are transferred to construction work in progress or remain in other assets, depending upon the nature of the cost. Capitalized development costs are charged to O&M expenses when it is probable that these costs are not realizable.

NEER's construction work in progress includes construction materials, prepayments on turbine generators and other equipment, third-party engineering costs, capitalized interest and other costs directly associated with the construction and development of various projects. Interest capitalized on construction projects amounted to approximately \$139 million, \$104 million and \$71 million during 2012, 2011 and 2010, respectively. Interest expense allocated from NextEra Energy Capital Holdings, Inc. (NEECH) to NEER is based on a deemed capital structure of 70% debt. Upon commencement of plant operation, costs associated with construction work in progress are transferred to electric plant in service and other property.

Asset Retirement Obligations - NEE and FPL each account for asset retirement obligations and conditional asset retirement obligations (collectively, AROs) under accounting guidance that requires a liability for the fair value of an ARO to be recognized in the period in which it is incurred if it can be reasonably estimated, with the offsetting associated asset retirement costs capitalized as part of the carrying amount of the long-lived assets. The asset retirement cost is subsequently allocated to expense using a systematic and rational method over the asset's estimated useful life. Changes in the ARO resulting from the passage of time are recognized as an increase in the carrying amount of the liability and as accretion expense, which is included in depreciation and amortization expense in the consolidated statements of income. Changes resulting from revisions to the timing or amount of the original estimate of cash flows are recognized as an increase or a decrease in the asset retirement cost, or income when asset retirement cost is depleted, in the case of NEE's non-rate regulated operations, and ARO and regulatory liability, in the case of FPL. See Decommissioning of Nuclear Plants, Dismantlement of Plants and Other Accrued Asset Removal Costs below and Note 12.

Decommissioning of Nuclear Plants, Dismantlement of Plants and Other Accrued Asset Removal Costs - For ratemaking purposes, FPL accrues for the cost of end of life retirement and disposal of its nuclear, fossil and solar plants over the expected service life of each unit based on nuclear decommissioning and fossil and solar dismantlement studies periodically filed with the FPSC. In addition, FPL accrues for interim removal costs over the life of the related assets based on depreciation studies approved by the FPSC. As approved by the FPSC, FPL previously suspended its annual decommissioning accrual. For financial reporting purposes, FPL recognizes decommissioning and dismantlement liabilities in accordance with accounting guidance that requires a liability for the fair value of an ARO to be recognized in the period in which it is incurred. Any differences between expense recognized for financial reporting purposes and the amount recoverable through rates are reported as a regulatory liability in accordance with regulatory accounting. See Revenues and Rates, Electric Plant, Depreciation and Amortization, Asset Retirement Obligations and Note 12.

Nuclear decommissioning studies are performed at least every five years and are submitted to the FPSC for approval. FPL filed updated nuclear decommissioning studies with the FPSC in December 2010. These studies reflect FPL's current plans, under the operating licenses, for prompt dismantlement of Turkey Point Units Nos. 3 and 4 following the end of plant operation with decommissioning activities commencing in 2032 and 2033, respectively, and provide for St. Lucie Unit No. 1 to be mothballed beginning in 2036 with decommissioning activities to be integrated with the prompt dismantlement of St. Lucie Unit No. 2 in 2043. These studies also assume that FPL will be storing spent fuel on site pending removal to a U.S. government facility. The studies indicate FPL's portion of the ultimate costs of decommissioning its four nuclear units, including costs associated with spent fuel storage above what is expected to be refunded by the U.S. Department of Energy (DOE) under a spent fuel settlement agreement, to be approximately \$6.2 billion, or \$2.4 billion expressed in 2012 dollars.

Restricted funds for the payment of future expenditures to decommission FPL's nuclear units are included in nuclear decommissioning reserve funds, which are included in special use funds on NEE's and FPL's consolidated balance sheets. Marketable securities held in the decommissioning funds are primarily classified as available for sale and carried at fair value with market adjustments, including any other than temporary impairment losses, resulting in a corresponding adjustment to the related regulatory liability accounts consistent with regulatory treatment. See Note 5. Contributions to the funds have been suspended since 2005. Fund earnings, net of taxes, are reinvested in the funds. Earnings are recognized as income/loss and then recorded to reflect a corresponding increase/decrease in the related regulatory liability accounts. As a result, there is no effect on net income. During 2012, 2011 and 2010 fund earnings on decommissioning funds were approximately \$98 million, \$66 million and \$76 million, respectively. The tax effects of amounts not yet recognized for tax purposes are included in accumulated deferred income taxes.

Fossil and solar plant dismantlement studies are typically performed at least every four years and are submitted to the FPSC for approval. FPL's latest fossil and solar plant dismantlement studies became effective January 1, 2010 and resulted in an annual expense of \$18 million which is recorded in depreciation and amortization expense in NEE's and FPL's consolidated statements of income. At December 31, 2012, FPL's portion of the ultimate cost to dismantle its fossil and solar units is approximately \$782 million, or \$369 million expressed in 2012 dollars. In accordance with the 2012 rate agreement, FPL is not required to file fossil and solar dismantlement studies during the effective period of the agreement.

NEER records nuclear decommissioning liabilities for Seabrook Station (Seabrook), Duane Arnold Energy Center (Duane Arnold) and Point Beach Nuclear Power Plant (Point Beach) in accordance with accounting guidance that requires a liability for the fair value of an ARO to be recognized in the period in which it is incurred. The liability is being accreted using the interest method through the date decommissioning activities are expected to be complete. See Note 12. At December 31, 2012 and 2011, NEER's ARO related to nuclear decommissioning totaled approximately \$408 million and \$383 million, respectively, and was determined using various internal and external data and applying a probability percentage to a variety of scenarios regarding the life of the plant and timing of decommissioning. NEER's portion of the ultimate cost of decommissioning its nuclear plants, including costs associated with spent fuel storage above what is expected to be refunded by the DOE under a spent fuel settlement agreement, is estimated to be approximately \$11.9 billion, or \$1.9 billion expressed in 2012 dollars.

Seabrook files a comprehensive nuclear decommissioning study with the New Hampshire Nuclear Decommissioning Financing Committee (NDFC) every four years; the most recent study was filed in 2011. Seabrook's decommissioning funding plan is also subject to annual review by the NDFC. Currently, there are no ongoing decommissioning funding requirements for Seabrook, Duane Arnold and Point Beach, however, the U.S. Nuclear Regulatory Commission (NRC), and in the case of Seabrook, the NDFC, has the authority to require additional funding in the future. NEER's portion of Seabrook's, Duane Arnold's and Point Beach's restricted funds for the payment of future expenditures to decommission these plants is included in nuclear decommissioning reserve funds, which are included in special use funds on NEE's consolidated balance sheets. Marketable securities held in the decommissioning funds are primarily classified as available for sale and carried at fair value. Market adjustments result in a corresponding adjustment to other comprehensive income (OCI), except for unrealized losses associated with marketable securities considered to be other than temporary, including any credit losses, which are recognized as other than temporary impairment losses on securities held in nuclear decommissioning funds in NEE's consolidated statements of income. Fund earnings are recognized in income and are reinvested in the funds. See Note 5. The tax effects of amounts not yet recognized for tax purposes are included in accumulated deferred income taxes.

Major Maintenance Costs - FPL uses the accrue-in-advance method for recognizing costs associated with planned major nuclear maintenance, in accordance with regulatory treatment, and records the related accrual as a regulatory liability. FPL expenses costs associated with planned fossil maintenance as incurred. FPL's estimated nuclear maintenance costs for each nuclear unit's next planned outage are accrued over the period from the end of the last outage to the end of the next planned outage. Any difference between the estimated and actual costs is included in O&M expenses when known. The accrued liability for nuclear maintenance costs at December 31, 2012 and 2011 totaled approximately \$35 million and \$49 million, respectively, and is included in regulatory liabilities - other. For the years ended December 31, 2012, 2011 and 2010, FPL recognized approximately \$104 million, \$97 million and \$100 million, respectively, in nuclear maintenance costs which are included in O&M expenses in NEE's and FPL's consolidated statements of income.

NEER uses the deferral method to account for certain planned major maintenance costs. NEER's major maintenance costs for its nuclear generating units and combustion turbines are capitalized and amortized on a unit of production method over the period from the end of the last outage to the beginning of the next planned outage. NEER's capitalized major maintenance costs, net of accumulated amortization, totaled approximately \$148 million and \$133 million at December 31, 2012 and 2011, respectively, and are included in other assets. For the years ended December 31, 2012, 2011 and 2010, NEER recognized approximately \$100 million, \$77 million and \$88 million in major maintenance costs which are included in O&M expenses in NEE's consolidated statements of income.

Cash Equivalents - Cash equivalents consist of short-term, highly liquid investments with original maturities of three months or less.

Restricted Cash - At December 31, 2012 and 2011, NEE had approximately \$149 million (\$38 million for FPL) and \$88 million (\$37 million for FPL), respectively, of restricted cash included in other current assets on NEE's and FPL's consolidated balance sheets, which was restricted primarily for margin cash collateral and debt service payments. Where offsetting positions exist, restricted cash related to margin cash collateral is netted against derivative instruments. See Note 3. In addition, NEE had approximately \$251 million and \$565 million of noncurrent restricted cash at December 31, 2012 and 2011, respectively, related to loan proceeds held for construction at NEER, which is included in other assets on NEE's consolidated balance sheets.

Allowance for Doubtful Accounts - FPL maintains an accumulated provision for uncollectible customer accounts receivable that is estimated using a percentage, derived from historical revenue and write-off trends, of the previous five months of revenue. Additional amounts are included in the provision to address specific items that are not considered in the calculation described above. NEER regularly reviews collectibility of its receivables and establishes a provision for losses estimated as a percentage of accounts receivable based on the historical bad debt write-off trends for its retail electricity provider operations and, when necessary, using the specific identification method for all other receivables.

Inventory - FPL values materials, supplies and fossil fuel inventory using a weighted-average cost method. NEER's materials, supplies and fossil fuel inventories are carried at the lower of weighted-average cost or market, unless evidence indicates that the weighted-average cost (even if in excess of market) will be recovered with a normal profit upon sale in the ordinary course of business.

Energy Trading - NEE provides full energy and capacity requirements services primarily to distribution utilities, which include load-following services and various ancillary services, in certain markets and engages in power and gas marketing and trading activities to optimize the value of electricity and fuel contracts and generating facilities, as well as to take advantage of projected favorable commodity price movements. Trading contracts that meet the definition of a derivative are accounted for at fair value and realized gains and losses from all trading contracts, including those where physical delivery is required, are recorded net for all periods presented. See Note 3.

Securitized Storm-Recovery Costs, Storm Fund and Storm Reserve - In connection with the 2007 storm-recovery bond financing (see Note 8 - FPL), the net proceeds to FPL from the sale of the storm-recovery property were used primarily to reimburse FPL for its estimated net of tax deficiency in its storm and property insurance reserve (storm reserve) and provide for a storm and property insurance reserve fund (storm fund). Upon the issuance of the storm-recovery bonds, the storm reserve deficiency was reclassified to securitized storm-recovery costs and is recorded as a regulatory asset on NEE's and FPL's consolidated balance sheets. As storm-recovery charges are billed to customers, the securitized storm-recovery costs are amortized and included in depreciation and amortization in NEE's and FPL's consolidated statements of income. Marketable securities held in the storm fund are classified as available for sale and are carried at fair value with market adjustments, including any other than temporary impairment losses, resulting in a corresponding adjustment to the storm reserve. Fund earnings, net of taxes, are reinvested in the fund. The tax effects of amounts not yet recognized for tax purposes are included in accumulated deferred income taxes. The storm fund is included in special use funds on NEE's and FPL's consolidated balance sheets and was approximately \$73 million and \$125 million at December 31, 2012 and 2011, respectively. See Note 5.

The storm reserve that was reestablished in an FPSC financing order related to the issuance of the storm-recovery bonds was not initially reflected on NEE's and FPL's consolidated balance sheets because the associated regulatory asset did not meet the specific recognition criteria under the accounting guidance for certain regulated entities. As a result, the storm reserve will be recognized as a regulatory liability as the storm-recovery charges are billed to customers and charged to depreciation and amortization in NEE's and FPL's consolidated statements of income. Furthermore, the storm reserve will be reduced as storm costs are reimbursed. As of December 31, 2012, FPL had the capacity to absorb up to approximately \$117 million in future prudently incurred storm restoration costs without seeking recovery through a rate adjustment from the FPSC or filing a petition with the FPSC.

Impairment of Long-Lived Assets - NEE evaluates long-lived assets for impairment when events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is required to be recognized if the carrying value of the asset exceeds the undiscounted future net cash flows associated with that asset. The impairment loss to be recognized is the amount by which the carrying value of the long-lived asset exceeds the asset's fair value. In most instances, the fair value is determined by discounting estimated future cash flows using an appropriate interest rate. See Note 4 - Nonrecurring Fair Value Measurements.

Goodwill and Other Intangible Assets - NEE's goodwill and other intangible assets are as follows:

ge ives \$	2012 (mill 72 51 28 151	lions)	72 50 25
	72 51 28	\$	50 25
\$	51 28		50 25
\$	51 28		50 25
\$	28	<u> </u>	25
\$		\$	
\$	151	\$	147
			177
\$	143	\$	143
\$	72	\$	70
	39		45
	87		88
	198		203
	(102)		(88)
		\$	115
		198 (102)	198

NEE's goodwill relates to various acquisitions which were accounted for using the purchase method of accounting. Other intangible assets subject to amortization are amortized, primarily on a straight-line basis, over their estimated useful lives. For the years ended December 31, 2012, 2011 and 2010, amortization expense was approximately \$14 million, \$14 million and \$18 million, respectively, and is expected to be approximately \$11 million, \$10 million, \$9 million, \$5 million and \$5 million for 2013, 2014, 2015, 2016 and 2017, respectively.

Goodwill and other intangible assets are included in other assets on NEE's consolidated balance sheets. Goodwill and other intangible assets not subject to amortization are assessed for impairment at least annually by applying a fair value-based analysis. Other intangible assets subject to amortization are periodically reviewed when impairment indicators are present to assess recoverability from future operations using undiscounted future cash flows.

Pension and Other Postretirement Plans - NEE allocates net periodic pension benefit income to its subsidiaries based on the pensionable earnings of the subsidiaries' employees; net periodic supplemental executive retirement plan (SERP) benefit costs to its subsidiaries based upon actuarial calculations by participant; and postretirement health care and life insurance benefits (other benefits) net periodic benefit costs to its subsidiaries based upon the number of eligible employees at each subsidiary.

Accounting guidance requires recognition of the funded status of benefit plans in the balance sheet, with changes in the funded status recognized in other comprehensive income within shareholders' equity in the year in which the changes occur. Since NEE is the plan sponsor, and its subsidiaries do not have separate rights to the plan assets or direct obligations to their employees, this accounting guidance is reflected at NEE and not allocated to the subsidiaries. The portion of previously unrecognized actuarial gains and losses, prior service costs or credits and transition obligations that are estimated to be allocable to FPL as net periodic benefit (income) cost in future periods and that otherwise would be recorded in accumulated other comprehensive income (AOCI) are classified as regulatory assets and liabilities at NEE in accordance with regulatory treatment.

Stock-Based Compensation - NEE accounts for stock-based payment transactions based on grant-date fair value. Compensation costs for awards with graded vesting are recognized on a straight-line basis over the requisite service period for the entire award. See Note 10 - Stock-Based Compensation.

Retirement of Long-Term Debt - Gains and losses that result from differences in FPL's reacquisition cost and the book value of long-term debt which is retired are deferred as a regulatory asset or liability and amortized to interest expense ratably over the remaining life of the original issue, which is consistent with its treatment in the ratemaking process. NEECH and NEER recognize such differences as other income (deductions) at the time of retirement.

Income Taxes - Deferred income taxes are recognized on all significant temporary differences between the financial statement and tax bases of assets and liabilities. In connection with the tax sharing agreement between NEE and its subsidiaries, the income tax provision at each subsidiary reflects the use of the "separate return method," except that tax benefits that could not be used on a separate return basis, but are used on the consolidated tax return, are recorded by the subsidiary that generated the tax benefits. Any remaining consolidated income tax benefits or expenses are recorded at the corporate level. Included in other regulatory assets and other regulatory liabilities on NEE's and FPL's consolidated balance sheets is the revenue equivalent of the difference in accumulated deferred income taxes computed under accounting rules, as compared to regulatory accounting rules. The net regulatory asset totaled \$206 million and \$171 million at December 31, 2012 and 2011, respectively, and is being amortized in accordance with the regulatory treatment over the estimated lives of the assets or liabilities for which the deferred tax amount was initially recognized.

NEER recognizes ITCs as a reduction to income tax expense when the related energy property is placed into service. Production tax credits (PTCs) are recognized as wind energy is generated and sold based on a per kwh rate prescribed in applicable federal and state statutes and are recorded as a reduction of current income taxes payable, unless limited by tax law in which instance they are recorded as deferred tax assets. NEE and FPL record a deferred income tax benefit created by the convertible ITCs on the difference between the financial statement and tax bases of renewable property. For NEER, this deferred income tax benefit is recorded in income tax expense in the year that the renewable property is placed in service. For FPL, this deferred income tax benefit is offset by a regulatory liability, which is amortized as a reduction of depreciation expense over the approximate lives of the related renewable property in accordance with the regulatory treatment. At December 31, 2012 and 2011, the net deferred income tax benefits associated with FPL's convertible ITCs were approximately \$54 million and \$56 million, respectively, and are included in other regulatory assets and regulatory liabilities on NEE's and FPL's consolidated balance sheets.

A valuation allowance is recorded to reduce the carrying amounts of deferred tax assets when it is more likely than not that such assets will not be realized. NEE recognizes interest income (expense) related to unrecognized tax benefits (liabilities) in interest income and interest expense, respectively, net of the amount deferred at FPL. At FPL, the offset to accrued interest receivable (payable) on income taxes is classified as a regulatory liability (regulatory asset) which will be amortized to income (expense) over a five-year period upon settlement in accordance with regulatory treatment. All tax positions taken by NEE in its income tax returns that are recognized in the financial statements must satisfy a more-likely-than-not threshold. See Note 6.

Sale of Differential Membership Interests - Certain subsidiaries of NEER sold their Class B membership interest in entities that have ownership interests in wind facilities, with generating capacity totaling approximately 3,059 mw at December 31, 2012, to third-party investors. In exchange for the cash received, the holders of the Class B membership interests will receive a portion of the economic attributes of the facilities, including income tax attributes, for variable periods. The transactions are not treated as a sale under the accounting rules and the proceeds received are deferred and recorded as a liability in deferral related to differential membership interests - VIEs on NEE's consolidated balance sheets. The deferred amount is being recognized in benefits associated with differential membership interests - net in NEE's consolidated statements of income as the Class B members receive their portion of the economic attributes. Prior year amounts have been restated to conform with this presentation. See Basis of Presentation. NEE continues to operate and manage the wind facilities, and consolidates the entities that own the wind facilities.

Variable Interest Entities (VIEs) - An entity is considered to be a VIE when its total equity investment at risk is not sufficient to permit the entity to finance its activities without additional subordinated financial support, or its equity investors, as a group, lack the characteristics of having a controlling financial interest. A reporting company is required to consolidate a VIE as its primary beneficiary when it has both the power to direct the activities of the VIE that most significantly impact the VIE's economic performance, and the obligation to absorb losses or the right to receive benefits from the VIE that could potentially be significant to the VIE. NEE and FPL evaluate whether an entity is a VIE whenever reconsideration events as defined by the accounting guidance occur. See Note 8.

Assets and Liabilities Associated with Assets Held for Sale - In December 2012, a subsidiary of NEER entered into an agreement to sell its ownership interest in a portfolio of hydropower generation plants and related assets with a total generating capacity of 351 mw located in Maine and New Hampshire. The transaction is expected to close in the first quarter of 2013, contingent upon receipt of the necessary regulatory approvals and third-party consents. The carrying amounts of the major classes of assets and liabilities related to the plants that were classified as held for sale on NEE's consolidated balance sheets primarily represent property, plant and equipment and the related long-term debt. The operations of the hydropower generation plants were not material to NEE's consolidated statements of income for the years ended December 31, 2012, 2011 and 2010.

2. Employee Retirement Benefits

Employee Benefit Plans and Other Postretirement Plan - NEE sponsors a qualified noncontributory defined benefit pension plan for substantially all employees of NEE and its subsidiaries. NEE also has a SERP, which includes a non-qualified supplemental defined benefit pension component that provides benefits to a select group of management and highly compensated employees. The impact of this SERP component is included within pension benefits in the following tables, and was not material to NEE's financial statements for the years ended December 31, 2012, 2011 and 2010. In addition to pension benefits, NEE sponsors a contributory postretirement plan for other benefits for retirees of NEE and its subsidiaries meeting certain eligibility requirements.

Plan Assets, Benefit Obligations and Funded Status - The changes in assets and benefit obligations of the plans and the plans' funded status are as follows:

	Pension Benefits			Other Benefits				
	-	2012		2011		2012		2011
	Printerior			(mill	lions)		-	
Change in plan assets:								
Fair value of plan assets at January 1	\$	3,122	\$	3,233	\$	28	\$	32
Actual return on plan assets		362		(3)		1		(2)
Employer contributions ^(a)		9		1		29		29
Participant contributions		_		_		6		8
Benefit payments ^(a)		(108)		(109)		(38)		(39)
Fair value of plan assets at December 31	\$	3,385	\$	3,122	\$	26	\$	28
Change in benefit obligation:		-						
Obligation at January 1	\$	2,123	\$	1,994	\$	427	\$	417
Service cost		65		64		5		6
Interest cost		98		98		18		21
Participant contributions				_		6		8
Plan amendments ^(b)		26		22		(42)		17
Actuarial losses (gains) - net		168		54		21		(3)
Benefit payments ^(a)		(108)		(109)		(38)		(39)
Obligation at December 31 ^(c)	\$	2,372	\$	2,123	\$	397	\$	427
Funded status:								
Prepaid (accrued) benefit cost at NEE at December 31	\$	1,013	\$	999	\$	(371)	\$	(399)
Prepaid (accrued) benefit cost at FPL at December 31	\$	1,132	\$	1,080	\$	(261)	\$	(273)

⁽a) Employer contributions and benefit payments include only those amounts contributed directly to, or paid directly from, plan assets. FPL's portion of contributions related to SERP benefits was \$7 million and \$1 million for 2012 and for 2011, respectively. FPL's portion of contributions related to other benefits was \$27 million for 2012 and 2011.

(b) In 2012, certain active plan participants in the postretirement plan in other benefits elected a pension credit in lieu of retiree life insurance benefits.

NEE's and FPL's prepaid (accrued) benefit cost shown above are included on the consolidated balance sheets as follows:

			N	EE							FI	PL			
	 Pension	Ве	nefits		Other E	Ben	efits		Pension	Bei	nefits		Other E	3en	efits
	2012		2011		2012		2011		2012		2011		2012		2011
							(mill	ions)						
Prepaid benefit costs	\$ 1,031	\$	1,021	\$	_	\$	_	\$	1,135	\$	1,088	\$	_	\$	_
Accrued benefit cost included in other current liabilities	(2)		(4)		(28)		(26)		(2)		(2)		(23)		(22)
Accrued benefit cost included in other liabilities	(16)		(18)		(343)		(373)		(1)		(6)		(238)		(251)
Prepaid (accrued) benefit cost at December 31	\$ 1,013	\$	999	\$	(371)	\$	(399)	\$	1,132	\$	1,080	\$	(261)	\$	(273)

⁽c) NEE's accumulated pension benefit obligation, which includes no assumption about future salary levels, for its pension plans at December 31, 2012 and 2011 was \$2,305 million and \$2,068 million, respectively.

NEE's unrecognized amounts included in accumulated other comprehensive income (loss) yet to be recognized as components of prepaid (accrued) benefit cost are as follows:

		Pension Benefits			Other E	fits		
	2012			2011	2012			2011
			(millio			ons)		
Components of AOCI:								
Unrecognized prior service benefit (cost) (net of \$5 tax benefit, \$3 tax benefit, \$3 tax expense and \$2 tax benefit, respectively)	\$	(9)	\$	(5)	\$	4	\$	(3)
Unrecognized loss (net of \$39, \$24, \$6 and \$3 tax benefits, respectively)		(63)		(37)		(6)		(1)
Total	\$	(72)	\$	(42)	\$	(2)	\$	(4)

NEE's unrecognized amounts included in regulatory assets (liabilities) yet to be recognized as components of net prepaid (accrued) benefit cost are as follows:

	Regulatory Assets (Pension)			Reg		sets (Liabilities) nd Other)		
	2	012	2	2011	2	012		2011
	Part 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	CARLES VALUE OF THE PROPERTY OF THE		(mill	ions)			
Unrecognized prior service cost (benefit)	\$	30	\$	16	\$	(16)	\$	13
Unrecognized transition obligation		_				-		2
Unrecognized loss		154		153		58		44
Total	\$	184	\$	169	\$	42	\$	59

The following table provides the weighted-average assumptions used to determine benefit obligations for the plans. These rates are used in determining net periodic benefit cost in the following year.

	Pension Be	enefits	Other Ben	efits
	2012	2011	2012	2011
Discount rate	4.00%	4.65%	3.75%	4.75%
Salary increase	4.00%	4.00%	4.00%	4.00%

The projected 2013 trend assumption used to measure the expected cost of health care benefits covered by the plans for those under age 65 is 7.75% for medical and 6.75% for prescription drug benefits and for those age 65 and over is 6.75% for medical and for prescription drug benefits. These rates are assumed to decrease over the next 11 years for medical benefits for those under 65 and 7 years for those age 65 and over and 7 years for prescription drug benefits to the ultimate trend rate of 5.00% and remain at that level thereafter. The ultimate trend rate is assumed to be reached in 2024 for medical benefits for those under age 65 and 2020 for those age 65 and over and 2020 for prescription drug benefits. Assumed health care cost trend rates have an effect on the amounts reported for postretirement plans providing health care benefits. An increase or decrease of one percentage point in assumed health care cost trend rates would have a corresponding effect on the other benefits accumulated obligation of approximately \$2 million at December 31, 2012.

NEE's investment policy for the pension plan recognizes the benefit of protecting the plan's funded status, thereby avoiding the necessity of future employer contributions. Its broad objectives are to achieve a high rate of total return with a prudent level of risk taking while maintaining sufficient liquidity and diversification to avoid large losses and preserve capital over the long term.

The NEE pension plan fund's current target asset allocation is 40.5% equity investments, 43.5% fixed income investments, 10% convertible securities and includes a target allocation of 6% for alternative investments, which is expected to be reached over time. The pension fund's investment strategy emphasizes traditional investments, broadly diversified across the global equity and fixed income markets, using a combination of different investment styles and vehicles. The pension fund's equity and fixed income holdings consist of both directly held securities as well as commingled investment arrangements such as common and collective trusts, pooled separate accounts, registered investment companies and limited partnerships. The pension fund's convertible security assets are principally direct holdings of convertible securities and includes a convertible security oriented limited partnership. The pension fund's alternative investment holdings are primarily absolute return oriented limited partnerships that use a broad range of investment strategies on a global basis.

With regard to its other benefits plan, NEE's policy is to fund claims as incurred during the year through NEE contributions, participant contributions and plan assets. The other benefits plan's assets are invested with a focus on assuring the availability of funds to pay benefits while maintaining sufficient diversification to avoid large losses and preserve capital. The other benefits plan's fund has a strategic asset allocation that targets a mix of 60% equity investments and 40% fixed income investments. The fund's investment strategy consists of traditional investments, diversified across the global equity and fixed income markets. The fund's equity and fixed income investments are comprised of assets classified as commingled vehicles such as common and collective trusts, pooled separate accounts, registered investment companies or other forms of pooled investment arrangements.

The fair value measurements of NEE's pension plan assets by fair value hierarchy level are as follows:

		December 31, 2012 ^(a)								
	Quoted Prices in Active Markets for Identical Assets or Liabilities (Level 1)	in Active Significant Markets for Other Significant Identical Assets Observable Unobservable or Liabilities Inputs Inputs (Level 1) (Level 2) (Level 3)		Total						
		(mill	ions)							
Equity securities ^(b)	\$ 833	\$ —	\$ —	\$ 833						
Equity commingled vehicles ^(c)		590		590						
U.S. Government and municipal bonds	166	50	<u> </u>	216						
Corporate debt securities (d)	a taran ngan ang paggi a ana ay ang at ang at ang at ang ar taran an ang at ang an an an an an an an an an an An	349	Design Charles	349						
Asset-backed securities		273	_	273						
Debt security commingled vehicles ^(e)		589	page of the same o	589						
Convertible securities		261	_	261						
Limited partnerships ^(f)		134	140	274						
Total	\$ 999	\$ 2,246	\$ 140	\$ 3,385						

⁽a) See Note 4 for discussion of fair value measurement techniques and inputs.

(e) Includes foreign investments of \$60 million and \$135 million of short-term commingled vehicles.

⁽f) Includes fixed income oriented commingled investment arrangements of \$90 million, convertible security oriented limited partnerships of \$77 million and alternative investments of \$107 million, of which \$39 million were foreign investments. Fair values have been estimated using net asset value per share (NAV) of the investments. Those investments subject to certain restrictions have been classified as Level 3.

		December	31, 2011 ^(a)	
	Quoted Prices in Active Markets for Identical Assets or Liabilities (Level 1)	Significant Other Observable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)	Total
	Name and Address of the State o	(mill	ions)	
Equity securities ^(b)	\$ 750	\$ 5	\$ 1	\$ 756
Equity commingled vehicles (c)		568		568
U.S. Government and municipal bonds	84	51		135
Corporate debt securities ^(d)	**************************************	325		325
Asset-backed securities		318		318
Debt security commingled vehicles ^(e)		586	-	586
Convertible securities	<u> -</u>	265	_	265
Limited partnerships ^(f)	—	63	106	169
Total	\$ 834	\$ 2,181	\$ 107	\$ 3,122

⁽a) See Note 4 for discussion of fair value measurement techniques and inputs.

⁽b) Includes foreign investments of \$308 million.

⁽c) Includes foreign investments of \$204 million.

⁽d) Includes foreign investments of \$66 million.

⁽b) Includes foreign investments of \$258 million.

⁽c) Includes foreign investments of \$185 million.

⁽d) Includes foreign investments of \$58 million.

⁽e) Includes foreign investments of \$61 million and \$85 million of short-term commingled vehicles.

⁽f) Includes alternative investments of \$94 million, of which \$31 million were foreign investments. Fair values have been estimated using NAV of the investments. Those investments subject to certain restrictions have been classified as Level 3.

The fair value measurements of NEE's other benefits plan assets at December 31, 2012 and 2011, substantially all of which were Level 2, were approximately \$18 million and \$17 million of equity commingled vehicles (of which \$4 million and \$4 million were foreign investments) and \$7 million and \$11 million of debt security commingled vehicles, respectively.

Expected Cash Flows - NEE anticipates paying approximately \$28 million for eligible retiree medical expenses on behalf of the other benefits plan during 2013.

The following table provides information about benefit payments expected to be paid by the plans, net of government drug subsidy, for each of the following calendar years:

	nsion nefits		other enefits
	(mill	ions)	
2013	\$ 144	\$	35
2014	\$ 144	\$	35
2015	\$ 149	\$	29
2016	\$ 153	\$	28
2017	\$ 159	\$	29
2018 - 2022	\$ 832	\$	134

Net Periodic Cost - The components of net periodic benefit (income) cost for the plans are as follows:

	Pension Benefits							Other Benefits					
	2012		2011		2010		2012		2011		2010		
	(millions)												
Service cost	\$	65	\$	64	\$	59	\$	5	\$	6	\$	6	
Interest cost		98		98		102		18		21		23	
Expected return on plan assets		(238)		(238)		(241)		(2)		(2)		(2)	
Amortization of transition obligation		_		_		_		1		3		3	
Amortization of prior service cost (benefit)		5		(3)		(3)		(1)		_		_	
Amortization of losses		_		-		1		_				_	
SERP settlements		3		-		1		_		_		_	
Special termination benefits		_		_		13				_		_	
Net periodic benefit (income) cost at NEE	\$	(67)	\$	(79)	\$	(68)	\$	21	\$	28	\$	30	
Net periodic benefit (income) cost at FPL	\$	(43)	\$	(51)	\$	(42)	\$	16	\$	21	\$	23	

Other Comprehensive Income - The components of net periodic benefit income (cost) recognized in OCI for the plans are as follows:

	Pension Benefits					Other Benefits						
	2012		12 2011		2010		2012		2011		2010	
						(mill	ions	5)				
Prior service benefit (cost) (net of \$3 tax benefit, \$4 tax expense and \$2 tax benefit, respectively)	\$	(6)	\$	<u></u>	\$	_	\$	7	\$	(3)	\$	_
Net gains (losses) (net of \$16 tax benefit, \$32 tax benefit, none, \$3 tax benefit, \$2 tax expense and \$1 tax expense, respectively)		(25)		(45)		1		(5)		3		2
Amortization of prior service benefit (cost)		1		(1)		(1)		_		_		_
Amortization of transition obligation		DOMESTIC				_		succeed		1		
Total	\$	(30)	\$	(46)	\$		\$	2	\$	1	\$	2

Regulatory Assets (Liabilities) - The components of net periodic benefit (income) cost recognized during the year in regulatory assets (liabilities) for the plans are as follows:

		Regulatory Assets (Liabilities) (Pension)						atory abilities) d Other)	
	201	2	2	011		2012		2011	
	Baylaconi edissa saninyi nyi ya katao			(mill	ions)		-		
Prior service cost (benefit)	\$	17	\$	1	\$	(29)	\$		12
Unrecognized losses		1		217		16			7
Amortization of prior service cost (benefit)		(3)		2		_			—
Amortization of transition obligation		mental		_		(1)			(2)
Amortization of unrecognized losses		_		_		(3)			_
Total	\$	15	\$	220	\$	(17)	\$		17

The weighted-average assumptions used to determine net periodic benefit (income) cost for the plans are as follows:

	Per	nsion Benefit	Other Benefits			
	2012	2011	2010	2012	2011	2010
Discount rate	4.65%	5.00%	5.50%	4.53% ^(a)	5.25%	5.50%
Salary increase	4.00%	4.00%	4.00%	4.00%	4.00%	4.00%
Expected long-term rate of return ^(b)	7.75%	7.75%	7.75%	8.00%	8.00%	8.00%

(a) Reflects a mid-year rate change due to cost remeasurement resulting from a plan amendment.

Assumed health care cost trend rates have an effect on the amounts reported for postretirement plans providing health care benefits. An increase or decrease of one percentage point in assumed health care cost trend rates would have a corresponding effect on the total service and interest cost recognized at December 31, 2012 by less than \$1 million.

Employee Contribution Plans - NEE offers employee retirement savings plans which allow eligible participants to contribute a percentage of qualified compensation through payroll deductions. NEE makes matching contributions to participants' accounts. Defined contribution expense pursuant to these plans was approximately \$44 million, \$42 million and \$34 million for NEE (\$29 million, \$28 million and \$26 million for FPL) for the years ended December 31, 2012, 2011 and 2010, respectively. See Note 10 - Employee Stock Ownership Plan.

⁽b) In developing the expected long-term rate of return on assets assumption for its plans, NEE evaluated input, including other qualitative and quantitative factors, from its actuaries and consultants, as well as information available in the marketplace. NEE considered different models, capital market return assumptions and historical returns for a portfolio with an equity/bond asset mix similar to its funds. NEE also considered its funds' historical compounded returns.

3. Derivative Instruments

NEE and FPL use derivative instruments (primarily swaps, options, futures and forwards) to manage the commodity price risk inherent in the purchase and sale of fuel and electricity, as well as interest rate and foreign currency exchange rate risk associated with outstanding and forecasted debt issuances, and to optimize the value of NEER's power generation assets.

With respect to commodities related to NEE's competitive energy business, NEER employs risk management procedures to conduct its activities related to optimizing the value of its power generation assets, providing full energy and capacity requirements services primarily to distribution utilities, and engaging in power and gas marketing and trading activities to take advantage of expected future favorable price movements and changes in the expected volatility of prices in the energy markets. These risk management activities involve the use of derivative instruments executed within prescribed limits to manage the risk associated with fluctuating commodity prices. Transactions in derivative instruments are executed on recognized exchanges or via the over-the-counter markets, depending on the most favorable credit terms and market execution factors. For NEER's power generation assets, derivative instruments are used to hedge the commodity price risk associated with the fuel requirements of the assets, where applicable, as well as to hedge all or a portion of the expected energy output of these assets. These hedges are designed to protect NEER against adverse changes in the wholesale forward commodity markets associated with its generation assets. With regard to full energy and capacity requirements services, NEER is required to vary the quantity of energy and related services based on the load demands of the customer served by the distribution utility. For this type of transaction, derivative instruments are used to hedge the anticipated electricity quantities required to serve these customers and protect against unfavorable changes in the forward energy markets. Additionally, NEER takes positions in the energy markets based on differences between actual forward market levels and management's view of fundamental market conditions. NEER uses derivative instruments to realize value from these market dislocations, subject to strict risk management limits around market, operational and credit exposure.

Derivative instruments, when required to be marked to market, are recorded on NEE's and FPL's consolidated balance sheets as either an asset or liability measured at fair value. At FPL, substantially all changes in the derivatives' fair value are deferred as a regulatory asset or liability until the contracts are settled, and, upon settlement, any gains or losses are passed through the fuel and purchased power cost recovery clause (fuel clause) or the capacity clause. For NEE's non-rate regulated operations, predominantly NEER, essentially all changes in the derivatives' fair value for power purchases and sales and trading activities are recognized on a net basis in operating revenues; fuel purchases and sales are recognized on a net basis in fuel, purchased power and interchange expense; and the equity method investees' related activity is recognized in equity in earnings of equity method investees in NEE's consolidated statements of income. Settlement gains and losses are included within the line items in the consolidated statements of income to which they relate. For commodity derivatives, NEE believes that, where offsetting positions exist at the same location for the same time, the transactions are considered to have been netted and therefore physical delivery has been deemed not to have occurred for financial reporting purposes. Transactions for which physical delivery is deemed not to have occurred are presented on a net basis in the consolidated statements of income. Settlements related to derivative instruments are primarily recognized in net cash provided by operating activities in NEE's and FPL's consolidated statements of cash flows.

While most of NEE's derivatives are entered into for the purpose of managing commodity price risk, reducing the impact of volatility in interest rates on outstanding and forecasted debt issuances and managing foreign currency risk, hedge accounting is only applied where specific criteria are met and it is practicable to do so. In order to apply hedge accounting, the transaction must be designated as a hedge and it must be highly effective in offsetting the hedged risk. Additionally, for hedges of forecasted transactions, the forecasted transactions must be probable. For interest rate swaps and foreign currency derivative instruments, generally NEE assesses a hedging instrument's effectiveness by using nonstatistical methods including dollar value comparisons of the change in the fair value of the derivative to the change in the fair value or cash flows of the hedged item. Hedge effectiveness is tested at the inception of the hedge and on at least a quarterly basis throughout its life. The effective portion of the gain or loss on a derivative instrument designated as a cash flow hedge is reported as a component of OCI and is reclassified into earnings in the period(s) during which the transaction being hedged affects earnings or when it becomes probable that a forecasted transaction being hedged would not occur. The ineffective portion of net unrealized gains (losses) on these hedges is reported in earnings in the current period. At December 31, 2012, NEE's AOCI included amounts related to interest rate cash flow hedges with expiration dates through December 2030 and foreign currency cash flow hedges with expiration dates through September 2030. Approximately \$44 million of net losses included in AOCI at December 31, 2012 is expected to be reclassified into earnings within the next 12 months as either the principal and/or interest payments are made. Such amounts assume no change in interest rates, currency exchange rates or scheduled principal payments.

In 2011, subsidiaries of NEER sold their ownership interest in five natural gas-fired generating plants. See Note 4 - Nonrecurring Fair Value Measurements. Certain of the plants had hedged their exposure to interest rate and commodity price fluctuations by entering into derivative contracts. Because the plants were sold to a third party, it became no longer probable that the future hedged transactions would occur. Therefore, NEE was required to reclassify any gains or losses in AOCI related to those hedges to earnings. During the year ended December 31, 2011, NEE reclassified approximately \$21 million of net losses to earnings, with \$30 million of losses recorded in loss on sale of natural gas-fired generating assets and \$9 million of gains recorded in other - net.

The net fair values of NEE's and FPL's mark-to-market derivative instrument assets (liabilities) are included on the consolidated balance sheets as follows:

		NE	EΕ			FPL		
	***************************************	Decem	ber 3	1,	-	Decembe	er 3	1,
	-	2012		2011		2012		2011
	Parameter designation of			(mi	llions)		
Current derivative assets ^(a)	\$	517	\$	611	\$	4 ^(b)	\$	10 ^(b)
Noncurrent derivative assets(c)		920		973		1 ^(d)		2 ^(d)
Current derivative liabilities ^(e)		(430)		(1,090)		(20)		(512)
Noncurrent derivative liabilities ^(f)		(587)		(541)				(1) ^(g)
Total mark-to-market derivative instrument assets (liabilities)	\$	420	\$	(47)	\$	(15)	\$	(501)

⁽a) At December 31, 2012 and 2011, NEE's balances reflect the netting of approximately \$43 million and \$106 million (none at FPL), respectively, in margin cash collateral received from counterparties.

(b) Included in current other assets on FPL's consolidated balance sheets.

(d) Included in noncurrent other assets on FPL's consolidated balance sheets.

(f) At December 31, 2011, NEE's balance reflects the netting of approximately \$79 million (none at FPL) in margin cash collateral provided to counterparties.

(g) Included in noncurrent other liabilities on FPL's consolidated balance sheets.

At December 31, 2012 and December 31, 2011, NEE had approximately \$30 million and \$22 million (none at FPL), respectively, in margin cash collateral received from counterparties that was not offset against derivative assets. These amounts are included in current other liabilities on NEE's consolidated balance sheets. Additionally, at December 31, 2012 and December 31, 2011, NEE had approximately \$49 million and \$50 million (none at FPL), respectively, in margin cash collateral provided to counterparties that was not offset against derivative liabilities. These amounts are included in current other assets on NEE's consolidated balance sheets.

As discussed above, NEE uses derivative instruments to, among other things, manage its commodity price risk, interest rate risk and foreign currency exchange rate risk. The table above presents NEE's and FPL's net derivative positions at December 31, 2012 and December 31, 2011, which reflect the offsetting of positions of certain transactions within the portfolio, the contractual ability to settle contracts under master netting arrangements and the netting of margin cash collateral. However, disclosure rules require that the following tables be presented on a gross basis.

The fair values of NEE's derivatives designated as hedging instruments for accounting purposes (none at FPL) are presented below as gross asset and liability values, as required by disclosure rules.

	Decembe	er 31, 20°	12		Decembe	er 31,	2011
							Derivative Liabilities
Beautiful and the second			(mill	ions)			
\$	30	\$	_	\$	22	\$	
	_		104		_		60
	46				15		_
	_		283		_		260
	_		5		-		3
	Name of the last o		28				3
\$	76	\$	420	\$	37	\$	326
	Deriv Ass	\$ 30	Derivative Assets Der Lia	Derivative	Derivative	Derivative Assets Derivative Liabilities Derivative Assets 46 — \$ 15 283 — 283 —	Derivative Assets Derivative Liabilities Derivative Assets (millions) 48 - \$ 22 \$ - 104 - - 15 - <td< td=""></td<>

⁽c) At December 31, 2012 and 2011, NEE's balances reflect the netting of approximately \$159 million and \$109 million (none at FPL), respectively, in margin cash collateral received from counterparties.

At December 31, 2012 and 2011, NEE's balances reflect the netting of approximately \$79 million and \$112 million (none at FPL), respectively, in margin cash collateral provided to counterparties.

Gains (losses) related to NEE's cash flow hedges are recorded in NEE's consolidated financial statements (none at FPL) as follows:

			Dec	Year Ei ember		12			De	Year E cember								Year Ei ember		10			
	Comn		1	terest Rate waps	Curr	eign ency aps	Total	modity tracts	1	terest Rate waps	Cu	oreign rrency waps	Т	otal	Comn		R	erest late vaps	Fore Curr Sw	ency		To	tal
										(million	ıs)												
Gains (losses) recognized in OCI	\$	_	\$	(131)	\$	(30)	\$(161)	\$ 4 1 <u>2 m</u>	\$	(383)	\$	(17)	\$((400)	\$	20	\$	(52)	\$	24		\$	(8)
Gains (losses) reclassified from AOCI to net income ^(a)	\$	8	\$	(56)	\$	(21) ^(b)	\$ (69)	\$ 41	\$	(76)	\$	1 ^(c)	\$	(34)	\$	118	\$	(65)	\$	20	(c)	\$ 7	73
Gains (losses) recognized in income ^(d)	\$	_	\$	_	\$	_	s —	\$ _	\$	_	\$	_	\$	<u>-</u>	\$	1	\$	_	\$	_		\$	1

⁽a) Included in operating revenues for commodity contracts and interest expense for interest rate swaps. In 2011, excludes approximately \$21 million of net losses related to the discontinuance of certain cash flow hedges. See further discussion above.

For the year ended December 31, 2012, NEE recorded a gain of approximately \$44 million on six fair value hedges which resulted in a corresponding increase in the related debt. For the year ended December 31, 2011, NEE recorded a gain of approximately \$28 million on six fair value hedges which resulted in a corresponding increase in the related debt. For the year ended December 31, 2010, NEE recorded a gain of approximately \$11 million on three fair value hedges which resulted in a corresponding increase in the related debt.

The fair values of NEE's and FPL's derivatives not designated as hedging instruments for accounting purposes are presented below as gross asset and liability values, as required by disclosure rules. However, the majority of the underlying contracts are subject to master netting arrangements and would not be contractually settled on a gross basis.

			Decemb	er 31,	2012							Decemb	er 31,	2011				
	N	EE			FF	PL				N	ΞE				FPI	-		-
	 rivative Assets		rivative bilities		vative sets		rative lities (milli	_	Deriva Asse			rivative abilities		vative sets	-		vative	-
Commodity contracts:							(min	10113)										
Current derivative assets	\$ 851	\$	321	\$	4 (a)	\$ 	\$	1	,127	\$	432	\$	11	(a)	\$	1	(a)
Current derivative liabilities	1,441		1,838		12		32		3	,358		4,494		1			513	
Noncurrent derivative assets	1,748		715		1 ^(b))			1	,290		250		2	(b)			
Noncurrent derivative liabilities	192		438		· —		_		1	,222		1,579		-			1	(c)
Foreign currency swap:																		
Current derivative liabilities	_		3		_		_			_		3		_			_	
Noncurrent derivative assets	_		-		_		_			27		_		_				
Noncurrent derivative liabilities	-		30		-		-			_		_		_			-	
Total	\$ 4,232	\$	3,345	\$	17		\$ 32	\$	7	,024	\$	6,758	\$	14		\$	515	

⁽a) Included in current other assets on FPL's consolidated balance sheets.

b) Loss of approximately \$3 million is included in interest expense and the balance is included in other - net.

⁽c) Loss of approximately \$4 million is included in interest expense and the balance is included in other - net.

⁽d) Represents the ineffective portion of the hedging instrument included in operating revenues.

⁽b) Included in noncurrent other assets on FPL's consolidated balance sheets.

⁽c) Included in noncurrent other liabilities on FPL's consolidated balance sheets.

Gains (losses) related to NEE's derivatives not designated as hedging instruments are recorded in NEE's consolidated statements of income (none at FPL) as follows:

		Yea	ars Ended	d December	31,	
	2	012	2	2011	2	010
	graphical spirit in vision of the control		(mi	llions)	Production of the Parket Control	
Commodity contracts ^(a) :						
Operating revenues	\$	171	\$	473		531
Fuel, purchased power and interchange		38		_		1
Foreign currency swap - other - net		(60)		22		18
nterest rate contracts - other - net		_		(11)		_
Total	\$	149	\$	484	\$	550

⁽a) For the years ended December 31, 2012, 2011 and 2010, FPL recorded approximately \$177 million, \$646 million and \$665 million of losses, respectively, related to commodity contracts as regulatory assets on its consolidated balance sheets.

The following table represents net notional volumes associated with derivative instruments that are required to be reported at fair value in NEE's and FPL's consolidated financial statements. The table includes significant volumes of transactions that have minimal exposure to commodity price changes because they are variably priced agreements. The table does not present a complete picture of NEE's and FPL's overall net economic exposure because NEE and FPL do not use derivative instruments to hedge all of their commodity exposures. At December 31, 2012, NEE and FPL had derivative commodity contracts for the following net notional volumes:

Commodity Type	Ν	EE	F	PL
		(milli	ons)	
Power	(77)	mwh ^(a)	_	
Natural gas	1,293	mmbtu ^(b)	894	mmbtu ^(b)
Oil	(8)	barrels	_	

⁽a) Megawatt-hours

At December 31, 2012, NEE had interest rate contracts with a notional amount totaling approximately \$7.3 billion and foreign currency swaps with a notional amount totaling approximately \$662 million.

Certain of NEE's and FPL's derivative instruments contain credit-risk-related contingent features including, among other things, the requirement to maintain an investment grade credit rating from specified credit rating agencies and certain financial ratios, as well as credit-related cross-default and material adverse change triggers. At December 31, 2012, the aggregate fair value of NEE's derivative instruments with credit-risk-related contingent features that were in a liability position was approximately \$1.8 billion (\$32 million for FPL).

If the credit-risk-related contingent features underlying these agreements and other commodity-related contracts were triggered, NEE or FPL could be required to post collateral or settle contracts according to contractual terms which generally allow netting of contracts in offsetting positions. Certain contracts contain multiple types of credit-related triggers. To the extent these contracts contain a credit ratings downgrade trigger, the maximum exposure is included in the following credit ratings collateral posting requirements. If FPL's and NEECH's credit ratings were downgraded to BBB/Baa2 (a two level downgrade for FPL and a one level downgrade for NEECH from the current lowest applicable rating), NEE would be required to post collateral such that the total posted collateral would be approximately \$400 million (\$20 million at FPL). If FPL's and NEECH's credit ratings were downgraded to below investment grade, NEE would be required to post additional collateral such that the total posted collateral would be approximately \$2.3 billion (\$0.5 billion at FPL). Some contracts at NEE, including some FPL contracts, do not contain credit ratings downgrade triggers, but do contain provisions that require certain financial measures be maintained and/or have credit-related cross-default triggers. In the event these provisions were triggered, NEE could be required to post additional collateral of up to approximately \$700 million (\$100 million at FPL).

⁽b) One million British thermal units

Collateral may be posted in the form of cash or credit support. At December 31, 2012, NEE had posted approximately \$150 million (none at FPL) in the form of letters of credit, related to derivatives, in the normal course of business which could be applied toward the collateral requirements described above. FPL and NEECH have credit facilities in excess of the collateral requirements described above that would be available to support, among other things, derivative activities. Under the terms of the credit facilities, maintenance of a specific credit rating is not a condition to drawing on these credit facilities, although there are other conditions to drawing on these credit facilities.

Additionally, some contracts contain certain adequate assurance provisions where a counterparty may demand additional collateral based on subjective events and/or conditions. Due to the subjective nature of these provisions, NEE and FPL are unable to determine an exact value for these items and they are not included in any of the quantitative disclosures above.

4. Fair Value Measurements

NEE and FPL use several different valuation techniques to measure the fair value of assets and liabilities, relying primarily on the market approach of using prices and other market information for identical and/or comparable assets and liabilities for those assets and liabilities that are measured at fair value on a recurring basis. NEE's and FPL's assessment of the significance of any particular input to the fair value measurement requires judgment and may affect their placement within the fair value hierarchy levels. Non-performance risk, including the consideration of a credit valuation adjustment, is also considered in the determination of fair value for all assets and liabilities measured at fair value.

Cash Equivalents - Cash equivalents consist of short-term, highly liquid investments with original maturities of three months or less. NEE and FPL primarily hold investments in money market funds. The fair value of these funds is calculated using current market prices.

Special Use Funds and Other Investments - NEE and FPL hold primarily debt and equity securities directly, as well as indirectly through commingled funds. Substantially all directly held equity securities are valued at their quoted market prices. For directly held debt securities, multiple prices and price types are obtained from pricing vendors whenever possible, which enables cross-provider validations. A primary price source is identified based on asset type, class or issue of each security. Commingled funds, which are similar to mutual funds, are maintained by banks or investment companies and hold certain investments in accordance with a stated set of objectives. The fair value of commingled funds is primarily derived from the quoted prices in active markets of the underlying securities. Because the fund shares are offered to a limited group of investors, they are not considered to be traded in an active market.

Derivative Instruments - NEE and FPL measure the fair value of commodity contracts using prices observed on commodities exchanges and in the over-the-counter markets, or through the use of industry-standard valuation techniques, such as option modeling or discounted cash flows techniques, incorporating both observable and unobservable valuation inputs. The resulting measurements are the best estimate of fair value as represented by the transfer of the asset or liability through an orderly transaction in the marketplace at the measurement date.

Most exchange-traded derivative assets and liabilities are valued directly using unadjusted quoted prices. For exchange-traded derivative assets and liabilities where the principal market is deemed to be inactive based on average daily volumes and open interest, the measurement is established using settlement prices from the exchanges, and therefore considered to be valued using significant other observable inputs.

NEE and FPL also enter into over-the-counter commodity contract derivatives. The majority of these contracts are transacted at liquid trading points, and the prices for these contracts are verified using quoted prices in active markets from exchanges, brokers or pricing services for similar contracts. In instances where the reference markets are deemed to be inactive or do not have transactions for a similar contract, the derivative assets and liabilities may be valued using significant other observable inputs and potentially significant unobservable inputs. In such instances, the valuation for these contracts is established using techniques including extrapolation from or interpolation between actively traded contracts, or estimated basis adjustments from liquid trading points.

NEE, through NEER, also enters into full requirements contracts, which, in many cases, meet the definition of derivatives and are measured at fair value. These contracts typically have one or more inputs that are not observable and are significant to the valuation of the contract. In addition, certain exchange and non-exchange traded derivative options at NEE have one or more significant inputs that are not observable, and are valued using industry-standard option models.

In all cases where NEE and FPL use significant unobservable inputs for the valuation of a commodity contract, consideration is given to the assumptions that market participants would use in valuing the asset or liability. This consideration includes, but is not limited to, assumptions about market liquidity, volatility and contract duration as more fully described below in Significant Unobservable Inputs.

NEE uses interest rate and foreign currency swaps to mitigate and adjust interest rate and foreign currency exposure related to certain outstanding and forecasted debt issuances and borrowings. NEE estimates the fair value of these derivatives using a discounted cash flows valuation technique based on the net amount of estimated future cash inflows and outflows related to the swap agreements.

Recurring Fair Value Measurements - NEE's and FPL's financial assets and liabilities and other fair value measurements made on a recurring basis by fair value hierarchy level are as follows:

					Dece	mber 3	1, 2012			
	in Mai Id A or L	ed Prices Active rkets for entical assets labilities evel 1)	Oh	gnificant Other oservable Inputs Level 2)	_	Unobs Inp	ificant ervable outs vel 3)	N	letting ^(a)	Total
Assets:						(111111011	٥,			
Cash equivalents:										
NEE - equity securities	\$	23	\$	_		\$	_	\$	_	\$ 23
FPL - equity securities	\$	5	\$			\$		\$		\$ 5
Special use funds:						i				
NEE:										
Equity securities	\$	914	\$	1,240	(b)	\$	_	\$	_	\$ 2,154
U.S. Government and municipal bonds	\$	451	\$	143		\$		\$		\$ 594
Corporate debt securities	\$		\$	572		\$	_	\$	_	\$ 572
Mortgage-backed securities	\$		\$	560		\$	and to the state of the	\$	_	\$ 560
Other debt securities	\$	15	\$	26		\$	_	\$	_	\$ 41
FPL:										
Equity securities	\$	217	\$	1,118	(b)	\$	_	\$	_	\$ 1,335
U.S. Government and municipal bonds	\$	390	\$	119		\$		\$	-	\$ 509
Corporate debt securities	\$	_	\$	397		\$	_	\$	_	\$ 397
Mortgage-backed securities	\$		\$	475		\$	_	\$	-	\$ 475
Other debt securities	\$	16	\$	16		\$	_	\$	_	\$ 32
Other investments:										
NEE:										
Equity securities	\$	7	\$			\$	_	\$	-	\$ 7
U.S. Government and municipal bonds	\$	6	\$	_		\$	_	\$	_	\$ 6
Corporate debt securities	\$		\$	53		\$	-	\$	-	\$ 53
Mortgage-backed securities	\$	_	\$	47		\$	_	\$	_	\$ 47
Other	\$	5	\$	6		\$		\$	Personal	\$ 11
Derivatives:										
NEE:										
Commodity contracts	\$	1,187	\$	2,251		\$	794	\$	(2,871)	\$ 1,361 (c)
Interest rate swaps	\$		\$	76	;	\$	-	\$	_	\$ 76 ^(c)
FPL - commodity contracts	\$	_	\$	14		\$	3	\$	(12)	\$ 5 ^(c)
Liabilities:										
Derivatives:										
NEE:										
Commodity contracts	\$	1,240	\$	1,844	:	5	228	\$	(2,748)	\$ 564 ^(c)
Interest rate swaps	\$	mound	\$	387		\$	-	\$	Personal	\$ 387 ^(c)
Foreign currency swaps	\$	_	\$	66		5	_	\$	_	\$ 66 ^(c)
FPL - commodity contracts	\$		\$	31	5	6	1	\$	(12)	\$ 20 ^(c)

⁽a) Includes the effect of the contractual ability to settle contracts under master netting arrangements and margin cash collateral payments and receipts.

⁽b) At NEE, approximately \$1,214 million (\$1,093 million at FPL) are invested in commingled funds whose underlying investments would be Level 1 if those investments were held directly by NEE or FPL.

⁽c) See Note 3 for a reconciliation of net derivatives to NEE's and FPL's consolidated balance sheets.

					Dece	mbe	r 31, 2011				
	ir Ma Ident or I	ted Prices n Active arkets for ical Assets Liabilities Level 1)	0	ignificant Other bservable Inputs (Level 2)		Un	significant observable Inputs (Level 3)		Netting ^(a)		Total
						(milli	ions)				
Assets:											
Cash equivalents:								000		et eggst	
NEE - equity securities	\$	159	\$	_		\$	_	\$	_	\$	159
FPL - equity securities	\$	11	\$	_		\$		\$		\$	11
Special use funds:											
NEE:					(b)			1700		LONG CO.	
Equity securities	\$	709	\$	1,206	(b)	\$	_	\$	_	\$	1,915
U.S. Government and municipal bonds	\$	508	\$	167		\$	The second secon	\$	A gration of the products	\$	675
Corporate debt securities	\$		\$	516		\$	_	\$	_	\$	516
Mortgage-backed securities	\$		\$	511		\$		\$		\$	511
Other debt securities	\$	-	\$	47		\$	_	\$	_	\$	47
FPL:					(h)						
Equity securities	\$	128	\$	1,056		\$	_	\$	_	\$	1,184
U.S. Government and municipal bonds	\$	458	\$	134		\$		\$		\$	592
Corporate debt securities	\$	-	\$	359		\$	_	\$	_	\$	359
Mortgage-backed securities	\$		\$	434		\$		\$	_	\$	434
Other debt securities	\$	_	\$	32		\$	_	\$	_	\$	32
Other investments:											
NEE:											
Equity securities	\$	4	\$	-		\$		\$		\$	4
U.S. Government and municipal bonds	\$	8	\$	_		\$	_	\$	_	\$	8
Corporate debt securities	\$	_	\$	43		\$		\$	_	\$	43
Mortgage-backed securities	\$	_	\$	33		\$	_	\$	-	\$	33
Other	\$	5	\$	5		\$		\$		\$	10
Derivatives:											
NEE:											
Commodity contracts	\$	2,448	\$	3,478		\$	1,071	\$	(5,477)	\$	1,520 ^(c)
Interest rate swaps	\$	_	\$	37		\$		\$	_	\$	37 ^(c)
Foreign currency swaps	\$		\$	27		\$	_	\$	-	\$	27 ^(c)
FPL - commodity contracts	\$	_	\$	8	;	\$	6	\$	(2)	\$	12 ^(c)
Liabilities:											
Derivatives:											
NEE:											
Commodity contracts	\$	2,588	\$	3,582		\$	585	\$	(5,453)	\$	1,302 ^(c)
Interest rate swaps	\$	_	\$	320		5		\$	_	\$	320 ^(c)
Foreign currency swaps	\$	_	\$	9		5		\$	_	\$	9 (c)
FPL - commodity contracts	\$	_	\$	513	5	5	2	\$	(2)	\$	513 ^(c)

Includes the effect of the contractual ability to settle contracts under master netting arrangements and margin cash collateral payments and receipts.

At NEE, approximately \$1,086 million (\$979 million at FPL) are invested in commingled funds whose underlying investments would be Level 1 if those investments were held directly by NEE or FPL.

See Note 3 for a reconciliation of net derivatives to NEE's and FPL's consolidated balance sheets.

Significant Unobservable Inputs - The valuation of certain commodity contracts requires the use of significant unobservable inputs. All forward price, implied volatility, implied correlation and interest rate inputs used in the valuation of such contracts are directly based on third-party market data, such as broker quotes and exchange settlements, when that data is available. If third-party market data is not available, then industry standard methodologies are used to develop inputs that maximize the use of relevant observable inputs and minimize the use of unobservable inputs. Observable inputs, including some forward prices, implied volatilities and interest rates used for determining fair value are updated daily to reflect the best available market information. Unobservable inputs which are related to observable inputs, such as illiquid portions of forward price or volatility curves, are updated daily as well, using industry standard techniques such as interpolation and extrapolation, combining observable forward inputs supplemented by historical market and other relevant data. Other unobservable inputs, such as implied correlations, customer migration rates from full requirements contracts and some implied volatility curves, are modeled using proprietary models based on historical data and industry standard techniques.

All price, volatility, correlation and customer migration inputs used in valuation are subject to validation by the Risk Management group. The Risk Management group performs a risk management function responsible for assessing credit, market and operational risk impact, reviewing valuation methodology and modeling, confirming transactions, monitoring approval processes and developing and monitoring trading limits. The Risk Management group is separate from the transacting group, and the Vice President of Risk Management reports to the Chief Financial Officer of NEE and FPL. For markets where independent third-party data is readily available, validation is conducted daily by directly reviewing this market data against inputs utilized by the transacting group, and indirectly by critically reviewing daily risk reports. For markets where independent third-party data is not readily available, additional analytical reviews are performed on at least a quarterly basis. These analytical reviews are designed to ensure that all price and volatility curves used for fair valuing transactions are adequately validated each quarter, and are reviewed and approved by the Vice President of Risk Management. In addition, other valuation assumptions such as implied correlations and customer migration rates are reviewed and approved by Risk Management on a periodic basis. Newly created models used in the valuation process are also subject to testing and approval by Risk Management prior to use and established models are reviewed annually, or more often as needed, by Risk Management.

On a monthly basis, the Exposure Management Committee (EMC), which is comprised of certain members of senior management, meets with representatives from the Risk Management group and the transacting group to discuss NEE's and FPL's energy risk profile and operations, to review risk reports and to discuss fair value issues as necessary. The EMC develops guidelines required for an appropriate risk management control infrastructure, which includes implementation and monitoring of compliance with Risk Management policy. The EMC executes its risk management responsibilities through direct oversight and delegation of its responsibilities to the Vice President of Risk Management, as well as to other corporate and business unit personnel.

The significant unobservable inputs used in the valuation of NEE's contracts categorized as Level 3 of the fair value hierarchy at December 31, 2012 are as follows:

Transaction Type		/alue at er 31, 2012	Valuation Technique(s)	Significant Unobservable Inputs		Rang	je
	Assets	Liabilities					
	(mil	lions)					
Forward contracts - power	\$399	\$88	Discounted cash flow	Forward price (per mwh)	\$9	_	\$184
Options - power	\$112	\$72	Option models	Implied correlations	12%	_	98%
				Implied volatilities	1%		274%
Options - gas	\$42	\$18	Option models	Implied correlations	12%	_	98%
				Implied volatilities	1%	_	39%
Full requirements and unit contingent contracts	\$213	\$34	Discounted cash flow	Forward price (per mwh)	\$5	_	\$122
				Customer migration rate(a)	%		20%

⁽a) Applies only to full requirements contracts.

The sensitivity of NEE's fair value measurements to increases (decreases) in the significant unobservable inputs is as follows:

Significant Unobservable Input	Position	Impact on Fair Value Measurement
Forward price	Purchase power	Increase (decrease)
	Sell power	Decrease (increase)
Implied correlations	Purchase option	Decrease (increase)
	Sell option	Increase (decrease)
Implied volatilities	Purchase option	Increase (decrease)
	Sell option	Decrease (increase)
Customer migration rate	Sell power ^(a)	Decrease (increase)

(a) Assumes the contract is in a gain position.

The reconciliation of changes in the fair value of derivatives that are based on significant unobservable inputs is as follows:

	2012				/ear	s Ended	Dece	ember 3	31,			
		20	12			20)11			20	10	
	N	IEE	F	PL		NEE	F	PL		NEE		FPL
	-					(mili	lions)					
Fair value of net derivatives based on significant unobservable inputs at December 31 of prior year	\$	486	\$	4	\$	296	\$	7	\$	364	\$	11
Realized and unrealized gains (losses):												
Included in earnings ^(a)		218		-		454		_		407		_
Included in regulatory assets and liabilities		5		5		3		3		1		1
Purchases, sales, settlements and issuances ^(b)		(151)		(7)		(258)		(6)		(432)		(5)
Transfers in ^(c)		20		Same and		6		-		2		_
Transfers out ^(c)		(12)		_		(15)		_		(46)		_
Fair value of net derivatives based on significant unobservable inputs at December 31	\$	566	\$	2	\$	486	\$	4	\$	296	\$	7
The amount of gains (losses) for the period included in earnings attributable to the change in unrealized gains (losses) relating to derivatives still held at the reporting date ^(d)	\$	152	\$		\$	423	\$		\$	170	\$	_

⁽a) For the years ended December 31, 2012, 2011 and 2010, \$220 million, \$441 million and \$384 million, respectively, of realized and unrealized gains are reflected in the consolidated statements of income in operating revenues and the balance is reflected in fuel, purchased power and interchange.

Nonrecurring Fair Value Measurements - NEE tests long-lived assets for recoverability whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. In 2011, market value indications and the potential impact of proposed environmental regulations suggested that the carrying value of certain NEER assets, primarily wind assets in West Texas and oil-fired assets in Maine, could be impaired. NEER performed a fair value analysis and concluded that an impairment charge related to the long-lived assets, primarily property, plant and equipment, was necessary. The fair value analysis was primarily based on the income approach using significant unobservable inputs (Level 3) including revenue and generation forecasts, projected capital and maintenance expenditures and discount rates. As a result, long-lived assets held and used with a carrying amount of approximately \$79 million were written down to their fair value of \$28 million, resulting in an impairment charge of \$51 million (\$31 million after-tax), which was recorded as a separate line item in NEE's consolidated statements of income for the year ended December 31, 2011.

In 2011, subsidiaries of NEER completed the sales of their ownership interests in five natural gas-fired generating plants with a total generating capacity of approximately 2,700 mw for net cash proceeds of approximately \$1.2 billion, after transaction costs and working capital and other adjustments. Approximately \$363 million of these proceeds were used to repay debt associated with certain of the projects. A NEER affiliate will continue to operate the facilities that were sold under service contracts expiring in 2013 through 2016. In connection with the sales, a loss of approximately \$151 million (\$98 million after-tax) was recorded in NEE's consolidated statements of income. The loss includes the reclassification of \$30 million from AOCI as a result of the discontinuance of certain cash flow hedges because it became no longer probable that the future hedged transactions would occur. See Note 3.

⁽b) For the years ended December 31, 2012 and 2011, includes \$273 million and \$270 million of purchases, \$181 million and \$166 million of settlements and \$243 million and \$362 million of issuances, respectively.

⁽c) Transfers into Level 3 were a result of decreased observability of market data and transfers from Level 3 to Level 2 were a result of increased observability of market data. NEE's and FPL's policy is to recognize all transfers at the beginning of the reporting period.

⁽d) For the years ended December 31, 2012, 2011 and 2010, \$157 million, \$423 million and \$153 million, respectively, of unrealized gains are reflected in the consolidated statements of income in operating revenues and the balance is reflected in fuel, purchased power and interchange.

5. Financial Instruments

The carrying amounts of cash equivalents and commercial paper approximate their fair values. At December 31, 2012 and 2011, other investments of NEE, not included in the table below, included financial instruments of approximately \$41 million and \$35 million (\$4 million at FPL), respectively, which primarily consist of notes receivable that are carried at estimated fair value or cost, which approximates fair value.

The following estimates of the fair value of financial instruments have been made primarily using the market approach of using prices and other market information for identical and/or comparable assets and liabilities. However, the use of different market assumptions or methods of valuation could result in different estimated fair values.

		Decemi	ber	31,	2012			Decemb	oer	31,	2011	
		Carrying Amount			Estimated Fair Value			Carrying Amount			Estimated Fair Value	
	Personal		-		(mi	illio	ns)		•			_
NEE:												
Special use funds	\$	4,190	(a)	\$	4,190	(a)	\$	3,867	(a)	\$	3,867	(a)
Other investments:												
Notes receivable	\$	500		\$	665	(b)	\$	503		\$	535	(b)
Debt securities	\$	111	(c)	\$	111	(d)	\$	89	(c)	\$	89	(d)
Equity securities	\$	61		\$	79	(e)	\$	80		\$	159	(e)
Long-term debt, including current maturities	\$	26,647	(f)	\$	28,874	(g)	\$	21,614		\$	23,699	(g)
Interest rate swaps - net unrealized losses	\$	(311)		\$	(311)	(d)	\$	(283)		\$	(283)	(d)
Foreign currency swaps - net unrealized gains (losses)	\$	(66)		\$	(66)	(d)	\$	18		\$	18	(d)
FPL:												
Special use funds	\$	2,918	(a)	\$	2,918	(a)	\$	2,737	(a)	\$	2,737	(a)
Long-term debt, including current maturities	\$	8,782		\$	10,421	(g)	\$	7,533		\$	9,078	(g)

⁽a) At December 31, 2012, includes \$229 million of investments accounted for under the equity method and \$40 million of loans not measured at fair value on a recurring basis (\$138 million and \$32 million, respectively, for FPL). At December 31, 2011, includes \$164 million of investments accounted for under the equity method and \$39 million of loans not measured at fair value on a recurring basis (\$112 million and \$24 million, respectively, for FPL). For the remaining balance, see Note 4 for classification by major security type and hierarchy level. The amortized cost of debt and equity securities is \$1,679 million and \$1,500 million, respectively, at December 31, 2012 and \$1,638 million and \$1,425 million, respectively, at December 31, 2011 (\$1,339 million and \$839 million, respectively, at December 31, 2012 and \$1,321 million and \$864 million, respectively, at December 31, 2011 for FPL).

Special Use Funds - The special use funds consist of FPL's storm fund assets of \$73 million and NEE's and FPL's nuclear decommissioning fund assets of \$4,117 million and \$2,845 million, respectively, at December 31, 2012. The investments held in the special use funds consist of equity and debt securities which are primarily classified as available for sale and carried at estimated fair value (see Note 4). For FPL's special use funds, consistent with regulatory treatment, changes in fair value, including any other than temporary impairment losses, result in a corresponding adjustment to the related regulatory liability accounts. For NEE's non-rate regulated operations, changes in fair value result in a corresponding adjustment to OCI, except for unrealized losses associated with marketable securities considered to be other than temporary, including any credit losses, which are recognized as other than temporary impairment losses on securities held in nuclear decommissioning funds in NEE's consolidated statements of income. Debt securities included in the nuclear decommissioning funds have a weighted-average maturity at December 31, 2012 of approximately six years at both NEE and FPL. FPL's storm fund primarily consists of debt securities with a weighted-average maturity at December 31, 2012 of approximately three years. The cost of securities sold is determined using the specific identification method.

⁽b) Classified as held to maturity. Estimated using a discounted cash flow valuation technique based on certain observable yield curves and indices considering the credit profile of the borrower (Level 3). Notes receivable bear interest primarily at fixed rates and mature by 2029. Notes receivable are considered impaired and placed in non-accrual status when it becomes probable that all amounts due cannot be collected in accordance with the contractual terms of the agreement. The assessment to place notes receivable in non-accrual status considers various credit indicators, such as credit ratings and market-related information. As of December 31, 2012, NEE had no notes receivable reported in non-accrual status.

⁽c) Classified as trading securities.

⁽d) See Note 4.

⁽e) Primarily modeled internally based on recent market information including, among other things, private offerings of the securities (Level 3).

⁽f) Also includes long-term debt reflected in liabilities associated with assets held for sale on the consolidated balance sheets for which the carrying amount approximates fair value. See Note 1 - Assets and Liabilities Associated with Assets Held for Sale.

⁽g) As of December 31, 2012 and 2011, \$18,962 million and \$15,035 million, respectively, is estimated using quoted market prices for the same or similar issues (Level 2); the balance is estimated using a discounted cash flow valuation technique, considering the current credit spread of the debtor (Level 3). For FPL, estimated using quoted market prices for the same or similar issues (Level 2).

Realized gains and losses and proceeds from the sale or maturity of available for sale securities are as follows:

			NEE						FPL		
	 Years Ended December 31,					Years Ended December 31,					
	 2012		2011		2010		2012		2011		2010
					(milli	ions)					
Realized gains	\$ 252	\$	183	\$	106	\$	98	\$	74	\$	49
Realized losses	\$ 67	\$	88	\$	30	\$	46	\$	62	\$	22
Proceeds from sale or maturity of securities	\$ 5,028	\$	4,348	\$	6,726	\$	3,790	\$	2,988	\$	5,079

Unrealized losses on available for sale debt securities at December 31, 2012 and 2011 were not material to NEE or FPL. The unrealized gains on available for sale securities are as follows:

		NI	EE			F	PL		
		December 31,			· Company of the contract of t	December 31,			
	20	12	2	011	2	012		2011	
	ph			(mill	ions)				
Equity securities	\$	680	\$	546	\$	521	\$	376	
Debt securities	\$	92	\$	107	\$	77	\$	94	

Regulations issued by the FERC and the NRC provide general risk management guidelines to protect nuclear decommissioning funds and to allow such funds to earn a reasonable return. The FERC regulations prohibit, among other investments, investments in any securities of NEE or its subsidiaries, affiliates or associates, excluding investments tied to market indices or mutual funds. Similar restrictions applicable to the decommissioning funds for NEER's nuclear plants are included in the NRC operating licenses for those facilities or in NRC regulations applicable to NRC licensees not in cost-of-service environments. With respect to the decommissioning fund for Seabrook, decommissioning fund contributions and withdrawals are also regulated by the NDFC pursuant to New Hampshire law.

The nuclear decommissioning reserve funds are managed by investment managers who must comply with the guidelines of NEE and FPL and the rules of the applicable regulatory authorities. The funds' assets are invested giving consideration to taxes, liquidity, risk, diversification and other prudent investment objectives.

Interest Rate and Foreign Currency Swaps - NEE and its subsidiaries use a combination of fixed rate and variable rate debt to manage interest rate exposure. Interest rate swaps are used to mitigate and adjust interest rate exposure when deemed appropriate based upon market conditions or when required by financing agreements. In addition, with respect to certain debt issuances and borrowings, NEECH has two cross currency swaps to hedge against currency movements with respect to both interest and principal payments and a cross currency swap to hedge against currency and interest rate movements with respect to both interest and principal payments. See Note 3.

6. Income Taxes

The components of income taxes are as follows:

			N	IEE					F	PL		
		Years	Ended	Decemb	er 31,			Years	Ended	Decemb	er 31,	
	2	012	2	011		2010		2012	20	011	2	010
						(mill	ions)				-	
Federal:												
Current ^(a)	\$	(4)	\$	(35)	\$	11	\$	(261)	\$	(64)	\$	113
Deferred		636		572		434		906		622		385
Total federal		632		537		445		645		558		498
State:												
Current ^(a)		14		11		11		26		43		49
Deferred		46		(19)		76		81		53		33
Total state		60		(8)		87		107		96		82
Total income taxes	\$	692	\$	529	\$	532	\$	752	\$	654	\$	580

⁽a) Includes provision for unrecognized tax benefits.

A reconciliation between the effective income tax rates and the applicable statutory rates is as follows:

		NEE			FPL			
_	Years E	nded December	31,	Years Ended December 31,				
_	2012	2011	2010	2012	2011	2010		
Statutory federal income tax rate	35.0%	35.0%	35.0%	35.0%	35.0%	35.0%		
Increases (reductions) resulting from:								
State income taxes - net of federal income tax benefit	1.5	(0.2)	2.4	3.5	3.6	3.5		
PTCs and ITCs - NEER	(7.8)	(11.1)	(12.2)					
Convertible ITCs - NEER	(1.5)	(0.1)	(2.5)	_				
Other - net	(0.6)	(2.0)	(1.3)	(0.7)	(0.6)	(0.5)		
Effective income tax rate	26.6%	21.6%	21.4%	37.8%	38.0%	38.0%		

The income tax effects of temporary differences giving rise to consolidated deferred income tax liabilities and assets are as follows:

		N	EE			F	PL	
	-	Decem	ber 31,		-	1,		
	201	12	2	011	- 2	2012		2011
	No. 20.00			(mill	ions)		-	-
Deferred tax liabilities;								
Property-related	\$	10,206	\$	8,727	\$	6,193	\$	5,260
Pension		403		394		438		420
Storm reserve deficiency	And the second s	212		235		212		235
Nuclear decommissioning trusts		115		117		-		-
Net unrealized gains on derivatives		245		209				_
Deferred fuel costs		_		40		_		40
Other		563		573		162		151
Total deferred tax liabilities		11,744		10,295		7,005		6,106
Deferred tax assets and valuation allowance:	•							
Decommissioning reserves		418		406		348		336
Postretirement benefits		162		170		114		118
Net operating loss carryforwards		1,216		557		6		_
Tax credit carryforwards		2,312		2,111		-		_
ARO and accrued asset removal costs		832		884		723		788
Other		790		830		197		261
Valuation allowance ^(a)		(192)		(228)		-		_
Net deferred tax assets	Control of the second s	5,538	-	4,730		1,388		1,503
Net accumulated deferred income taxes	\$	6,206	\$	5,565	\$	5,617	\$	4,603

⁽a) Amount relates to deferred state tax credits and state operating loss carryforwards.

Deferred tax assets and liabilities are included on the consolidated balance sheets as follows:

		NEE			FPL				
	December 31,			-	December 31,				
	Market Land Control	2012		2011	-	2012		2011	
	# Province of the Province of		Passassinian	(mill	ions)				
Deferred income taxes - current assets	\$	397 ^{(a}	\$	10	\$	-	\$	_	
Other assets		113		153		_			
Other current liabilities		(13)		(47)		(33)		(10)	
Deferred income taxes - non-current liabilities		(6,703)		(5,681)		(5,584)		(4,593)	
Net accumulated deferred income taxes	\$	(6,206)	\$	(5,565)	\$	(5,617)	\$	(4,603)	

⁽a) NEE expects to reclassify approximately \$430 million of federal operating loss carryforwards from current deferred income taxes to noncurrent deferred income taxes in the first quarter of 2013 as a result of increased tax depreciation deductions available under the American Taxpayer Relief Act of 2012, which was enacted in January 2013.

The components of NEE's deferred tax assets relating to net operating loss carryforwards and tax credit carryforwards at December 31, 2012 are as follows:

	Ar	nount	Expiration Dates
	(mi	llions)	
Net operating loss carryforwards:			
Federal	\$	1,057	2026-2032
State		137	2013-2032
Foreign		22	2021-2032
Net operating loss carryforwards	\$	1,216	
Tax credit carryforwards:			
Federal	\$	2,019	2022-2032
State		293	2013-2034
Net tax credit carryforwards	\$	2,312	

Unrecognized Tax Benefits - The majority of the liabilities for unrecognized tax benefits represent tax positions for which the ultimate deductibility is highly certain but for which there is uncertainty about the timing of such deductibility. A disallowance of the shorter deductibility period for these tax positions would not affect the annual effective income tax rate. Amounts included in the liabilities for unrecognized tax benefits at December 31, 2012, 2011 and 2010 at NEE and FPL that, if disallowed, could impact the annual effective income tax rate were not significant.

At December 31, 2010, NEE's liabilities for unrecognized tax benefits totaled \$264 million (\$215 million for FPL). During 2011, NEE settled the majority of the uncertainties giving rise to the unrecognized tax benefits with the Internal Revenue Service (IRS). As part of the settlement, NEE received a cash refund of approximately \$278 million, including interest of approximately \$131 million, related to the 1988 through 2005 tax years and finalized the examination of the 2006 through 2008 tax years (collectively, IRS settlement). The IRS settlement primarily related to the timing of certain NEE and FPL deductions for repairs, casualty losses and indirect service costs. At December 31, 2012 and 2011, NEE's and FPL's liabilities for unrecognized tax benefits were not material.

NEE and its subsidiaries file income tax returns in the U.S. federal jurisdiction and various states, the most significant of which is Florida, and certain foreign jurisdictions. The federal tax liabilities, with the exception of certain refund claims, are effectively settled for all years prior to 2011. State and foreign tax liabilities, which have varied statutes of limitations regarding additional assessments, are generally effectively settled for years prior to 2008. The amounts of unrecognized tax benefits and related interest accruals may change within the next 12 months; however, NEE and FPL do not expect these changes to have a significant impact on NEE's or FPL's financial statements.

7. Jointly-Owned Electric Plants

Certain NEE subsidiaries own undivided interests in the jointly-owned facilities described below, and are entitled to a proportionate share of the output from those facilities. The subsidiaries are responsible for their share of the operating costs, as well as providing their own financing. Accordingly, each subsidiary includes its proportionate share of the facilities and related revenues and expenses in the appropriate balance sheet and statement of income captions. NEE's and FPL's respective shares of direct expenses for these facilities are included in fuel, purchased power and interchange, O&M, depreciation and amortization and taxes other than income taxes and other in NEE's and FPL's consolidated statements of income.

NEE's and FPL's proportionate ownership interest in jointly-owned facilities is as follows:

	December 31, 2012						
	Ownership Interest		Gross Investment ^(a)		ımulated eciation ^(a)	1	struction Vork rogress
		Barana		(m	illions)		
FPL:							
St. Lucie Unit No. 2	85%	\$	1,808	\$	573	\$	1
St. Johns River Power Park units and coal terminal	20%	\$	386	\$	173	\$	11
Scherer Unit No. 4	76%	\$	1,067	\$	271	\$	14
NEER:							
Duane Arnold	70%	\$	366	\$	88	\$	48
Seabrook	88.23%	\$	924	\$	164	\$	91
Wyman Station Unit No. 4	84.35%	\$	109	\$	44	\$	approximate the second
Corporate and Other:							
Transmission substation assets located in Seabrook, New Hampshire	88.23%	\$	66	\$	14	\$	1

⁽a) Excludes nuclear fuel.

8. Variable Interest Entities

As of December 31, 2012, NEE has ten VIEs which it consolidates and has interests in certain other VIEs which it does not consolidate.

FPL - FPL is considered the primary beneficiary of, and therefore consolidates, a VIE that is a wholly-owned bankruptcy remote special purpose subsidiary that it formed in 2007 for the sole purpose of issuing storm-recovery bonds pursuant to the securitization provisions of the Florida Statutes and a financing order of the FPSC. FPL is considered the primary beneficiary because FPL has the power to direct the significant activities of the VIE, and its equity investment, which is subordinate to the bondholder's interest in the VIE, is at risk. Storm restoration costs incurred by FPL during 2005 and 2004 exceeded the amount in FPL's funded storm and property insurance reserve, resulting in a storm reserve deficiency. In 2007, the VIE issued \$652 million aggregate principal amount of senior secured bonds (storm-recovery bonds), primarily for the after-tax equivalent of the total of FPL's unrecovered balance of the 2004 storm restoration costs, the 2005 storm restoration costs and to reestablish FPL's storm and property insurance reserve. In connection with this financing, net proceeds, after debt issuance costs, to the VIE (approximately \$644 million) were used to acquire the storm-recovery property, which includes the right to impose, collect and receive a storm-recovery charge from all customers receiving electric transmission or distribution service from FPL under rate schedules approved by the FPSC or under special contracts, certain other rights and interests that arise under the financing order issued by the FPSC and certain other collateral pledged by the VIE that issued the bonds. The storm-recovery bonds are payable only from and are secured by the stormrecovery property. The bondholders have no recourse to the general credit of FPL. The assets of the VIE were approximately \$366 million and \$406 million at December 31, 2012 and December 31, 2011, respectively, and consisted primarily of storm-recovery property, which are included in securitized storm-recovery costs on NEE's and FPL's consolidated balance sheets. The liabilities of the VIE were approximately \$447 million and \$496 million at December 31, 2012 and December 31, 2011, respectively, and consisted primarily of storm-recovery bonds, which are included in long-term debt on NEE's and FPL's consolidated balance sheets.

FPL identified a potential VIE, which is considered a qualifying facility as defined by the Public Utility Regulatory Policies Act of 1978, as amended (PURPA). PURPA requires utilities, such as FPL, to purchase the electricity output of a qualifying facility. FPL entered into a purchased power agreement effective in 1994 with this 250 mw coal-fired qualifying facility to purchase substantially all of the facility's capacity and electrical output over a substantial portion of its estimated useful life. FPL absorbs a portion of the facility's variability related to changes in the market price of coal through the price it pays per mwh (energy payment). After making exhaustive efforts, FPL was unable to obtain the information from the facility necessary to determine whether the facility is a VIE or whether FPL is the primary beneficiary of the facility. The purchased power agreement with the facility contains no provision which legally obligates the facility to release this information to FPL. The energy payments paid by FPL will fluctuate as coal prices change. This fluctuation does not expose FPL to losses since the energy payments paid by FPL to the facility are passed on to FPL's customers through the fuel clause as approved by the FPSC. Notwithstanding the fact that FPL's energy payments are recovered through the fuel clause, if the facility was determined to be a VIE, the absorption of some of the facility's fuel price variability might cause FPL to be considered the primary beneficiary. During the years ended December 31, 2012, 2011 and 2010, FPL purchased 680,500 mwh, 1,188,649 mwh and 1,502,234 mwh, respectively, from the facility at a total cost of approximately \$174 million, \$189 million and \$184 million, respectively.

Additionally, FPL entered into a purchased power agreement effective in 1995 with a 330 mw coal-fired qualifying facility to purchase substantially all of the facility's electrical output over a substantial portion of its estimated useful life. The facility is considered a VIE because FPL absorbs a portion of the facility's variability related to changes in the market price of coal through the energy payment. Since FPL does not control the most significant activities of the facility, including operations and maintenance, FPL is not the primary beneficiary and does not consolidate this VIE. The energy payments paid by FPL will fluctuate as coal prices change. This fluctuation does not expose FPL to losses since the energy payments paid by FPL to the facility are passed on to FPL's customers through the fuel clause as approved by the FPSC.

NEER - NEE consolidates ten NEER VIEs. NEER is considered the primary beneficiary of these VIEs since NEER controls the most significant activities of these VIEs, including operations and maintenance, and through its 100% equity ownership has the obligation to absorb expected losses of these VIEs.

An NEER VIE consolidates two entities which own and operate natural gas/oil electric generating facilities with the capability of producing 110 mw. This VIE sells its electric output under power sales contracts to a third party, with expiration dates in 2018 and 2020. The power sales contracts provide the offtaker the ability to dispatch the facilities and require the offtaker to absorb the cost of fuel. This VIE uses third party debt and equity to finance its operations. The debt is secured by liens against the generating facilities and the other assets of these entities. The debt holders have no recourse to the general credit of NEER. The assets and liabilities of the VIE were approximately \$90 million and \$70 million, respectively, at December 31, 2012 and \$105 million and \$82 million, respectively, at December 31, 2011, and consisted primarily of property, plant and equipment and long-term debt.

The other nine NEER VIEs consolidate several entities which own and operate wind electric generating facilities with the capability of producing a total of 3,058 mw. Eight of these VIEs sell their electric output under power sales contracts to third parties with expiration dates ranging from 2018 through 2037; the ninth VIE sells its electric output in the spot market. The VIEs use third-party debt and/or equity to finance their operations. Certain investors that hold no equity interest in the VIEs hold differential membership interests, which give them the right to receive a portion of the economic attributes of the generating facilities, including certain tax attributes. The debt is secured by liens against the generating facilities and the other assets of these entities. The debt holders have no recourse to the general credit of NEER. The assets and liabilities of these VIEs totaled approximately \$4.6 billion and \$3.2 billion, respectively, at December 31, 2012. Six of the nine were VIEs at December 31, 2011 and were consolidated; the assets and liabilities of those VIEs totaled approximately \$3.2 billion and \$2.6 billion, respectively, at December 31, 2011. At December 31, 2012 and December 31, 2011, the assets and liabilities of the VIEs consisted primarily of property, plant and equipment, deferral related to differential membership interests and long-term debt.

Other - As of December 31, 2012 and December 31, 2011, several NEE subsidiaries have investments totaling approximately \$753 million (\$583 million at FPL) and \$668 million (\$526 million at FPL), respectively, in certain special purpose entities, which consisted primarily of investments in mortgage-backed securities. These investments are included in special use funds and other investments on NEE's consolidated balance sheets and in special use funds on FPL's consolidated balance sheets. As of December 31, 2012, NEE subsidiaries are not the primary beneficiary and therefore do not consolidate any of these entities because they do not control any of the ongoing activities of these entities, were not involved in the initial design of these entities and do not have a controlling financial interest in these entities.

9. Investments in Partnerships and Joint Ventures

NEER - NEER has non-controlling non-majority owned interests in various partnerships and joint ventures, essentially all of which own electric generating facilities. At December 31, 2012 and 2011, NEER's investments in partnerships and joint ventures totaled approximately \$243 million and \$193 million, respectively, which is included in other investments on NEE's consolidated balance sheets. NEER's interest in these partnerships and joint ventures range from approximately 20% to 50%. At December 31, 2012, the principal entities included in NEER's investments in partnerships and joint ventures were Northeast Energy, LP, Desert Sunlight Investment Holdings, LLC, Evacuacion Valdecaballeros, SL, Luz Solar Partners Ltd., V, Luz Solar Partners Ltd., III, and in 2011 also included Mojave 3/4/5 LLC.

Summarized combined information for these principal entities is as follows:

		2012		2011
	Spirit Colores	(mill	ions)	
Net income	\$	27	\$	72
Total assets	\$	1,512	\$	873
Total liabilities	\$	1,053	\$	508
Partners'/members' equity	\$	459	\$	365
NEER's share of underlying equity in the principal entities	\$	223	\$	182
Difference between investment carrying amount and underlying equity in net assets (a)		1		(19)
NEER's investment carrying amount for the principal entities	\$	224	\$	163

⁽a) The majority of the difference between the investment carrying amount and the underlying equity in net assets is being amortized over the remaining life of the investee's assets.

Certain subsidiaries of NEER provide services to the partnerships and joint ventures, including operations and maintenance and business management services. NEE's operating revenues for the years ended December 31, 2012, 2011 and 2010 include approximately \$33 million, \$26 million and \$25 million, respectively, related to such services. The net receivables at December 31, 2012 and 2011, for these services, as well as for affiliate energy commodity transactions, payroll and other payments made on behalf of these investees, were approximately \$11 million and \$19 million, respectively, and are included in other receivables on NEE's consolidated balance sheets.

NEE - In 2004, a trust created by NEE sold \$300 million of 5 7/8% preferred trust securities to the public and \$9 million of common trust securities to NEE. The trust is an unconsolidated 100%-owned finance subsidiary. The proceeds from the sale of the preferred and common trust securities were used to buy 5 7/8% junior subordinated debentures maturing in March 2044 from NEECH. NEE has fully and unconditionally guaranteed the preferred trust securities and the junior subordinated debentures.

10. Common Shareholders' Equity

Earnings Per Share - The reconciliation of NEE's basic and diluted earnings per share of common stock is as follows:

		Yea	rs End	ed Decembe	r 31,	
		2012	2011			2010
	-	(millions	, excep	t per share a	moun	ts)
Numerator - net income	\$	1,911	\$	1,923	\$	1,957
Denominator:						
Weighted-average number of common shares outstanding - basic		416.7		416.6		410.3
Performance share awards, options, restricted stock and equity units ^(a)		2.5		2.4		2.7
Weighted-average number of common shares outstanding - assuming dilution		419.2		419.0		413.0
Earnings per share of common stock:						
Basic	\$	4.59	\$	4.62	\$	4.77
Assuming dilution	\$	4.56	\$	4.59	\$	4.74

⁽a) Performance share awards are included in diluted weighted-average number of common shares outstanding based upon what would be issued if the end of the reporting period was the end of the term of the award. Options, performance share awards, restricted stock and equity units are included in diluted weighted-average number of common shares outstanding by applying the treasury stock method.

Common shares issuable pursuant to equity units and stock options, performance share awards and restricted stock which were not included in the denominator above due to their antidilutive effect were approximately 11.4 million, 14.6 million and 9.1 million for the years ended December 31, 2012, 2011 and 2010, respectively.

Common Stock Dividend Restrictions - NEE's charter does not limit the dividends that may be paid on its common stock. FPL's mortgage securing FPL's first mortgage bonds contains provisions which, under certain conditions, restrict the payment of dividends and other distributions to NEE. These restrictions do not currently limit FPL's ability to pay dividends to NEE.

Employee Stock Ownership Plan - The employee retirement savings plans of NEE include a leveraged ESOP feature. Shares of common stock held by the trust for the employee retirement savings plans (Trust) are used to provide all or a portion of the employers' matching contributions. Dividends received on all shares, along with cash contributions from the employers, are used to pay principal and interest on an ESOP loan held by a subsidiary of NEECH. Dividends on shares allocated to employee accounts and used by the Trust for debt service are replaced with shares of common stock, at prevailing market prices, in an equivalent amount. For purposes of computing basic and fully diluted earnings per share, ESOP shares that have been committed to be released are considered outstanding.

ESOP-related compensation expense was approximately \$44 million, \$42 million and \$37 million in 2012, 2011 and 2010, respectively. The related share release was based on the fair value of shares allocated to employee accounts during the period. Interest income on the ESOP loan is eliminated in consolidation. ESOP-related unearned compensation included as a reduction of common shareholders' equity at December 31, 2012 was approximately \$39 million, representing unallocated shares at the original issue price. The fair value of the ESOP-related unearned compensation account using the closing price of NEE common stock at December 31, 2012 was approximately \$185 million.

Stock-Based Compensation - Net income for the years ended December 31, 2012, 2011 and 2010 includes approximately \$57 million, \$49 million and \$57 million, respectively, of compensation costs and \$22 million, \$19 million and \$22 million, respectively, of income tax benefits related to stock-based compensation arrangements. Compensation cost capitalized for the years ended December 31, 2012, 2011 and 2010 was not material. As of December 31, 2012, there were approximately \$53 million of unrecognized compensation costs related to nonvested/nonexercisable stock-based compensation arrangements. These costs are expected to be recognized over a weighted-average period of 2.1 years.

At December 31, 2012, approximately 20 million shares of common stock were authorized for awards to officers, employees and non-employee directors of NEE and its subsidiaries under NEE's: (a) 2011 Long Term Incentive Plan, (b) 2007 Non-Employee Directors Stock Plan and (c) earlier equity compensation plans under which shares are reserved for issuance under existing grants, but no additional shares are available for grant under the earlier plans. NEE satisfies restricted stock and performance share awards by issuing new shares of its common stock or by purchasing shares of its common stock in the open market. NEE satisfies stock option exercises by issuing new shares of its common stock. NEE generally grants most of its stock-based compensation awards in the first quarter of each year.

Restricted Stock and Performance Share Awards - Restricted stock typically vests within three years after the date of grant and is subject to, among other things, restrictions on transferability prior to vesting. The fair value of restricted stock is measured based upon the closing market price of NEE common stock as of the date of grant. Performance share awards are typically payable at the end of a three-year performance period if the specified performance criteria are met. The fair value of performance share awards is estimated based upon the closing market price of NEE common stock as of the date of grant less the present value of expected dividends, multiplied by an estimated performance multiple which is subsequently trued up based on actual performance.

The activity in restricted stock and performance share awards for the year ended December 31, 2012 was as follows:

Restricted Stock:	Shares	(Weighted- Average Grant Date Fair Value Per Share
Nonvested balance, January 1, 2012	1,032,288	\$	50.84
Granted	498,587	\$	60.78
Vested	(544,094)	\$	51.67
Forfeited	(123,156)	\$	55.54
Nonvested balance, December 31, 2012	863,625	\$	55.26
Performance Share Awards:			
Nonvested balance, January 1, 2012	1,351,074	\$	43.72
Granted	720,669	\$	51.23
Vested	(616,130)	\$	45.32
Forfeited	(170,524)	\$	47.58
Nonvested balance, December 31, 2012	1,285,089	\$	46.65
			- Annual Company of the Company of t

The weighted-average grant date fair value per share of restricted stock granted for the years ended December 31, 2011 and 2010 was \$54.77 and \$46.72 respectively. The weighted-average grant date fair value per share of performance share awards granted for the years ended December 31, 2011 and 2010 was \$50.13 and \$42.95, respectively.

The total fair value of restricted stock and performance share awards vested was \$71 million, \$53 million and \$47 million for the years ended December 31, 2012, 2011 and 2010, respectively.

Options - Options typically vest within three years after the date of grant and have a maximum term of ten years. The exercise price of each option granted equals the closing market price of NEE common stock on the date of grant. The fair value of the options is estimated on the date of the grant using the Black-Scholes option-pricing model and based on the following assumptions:

	2012	2011	2010
Expected volatility ^(a)	21.00%	21.54%	20.74 - 21.64%
Expected dividends	3.99%	4.03%	3.61 - 4.39%
Expected term (years) ^(b)	6.7	6.0	6.0
Risk-free rate	1.37%	2.80%	1.65 - 2.91%

⁽a) Based on historical experience.

Option activity for the year ended December 31, 2012 was as follows:

	Shares Underlying Options	Weighted- Average Exercise Price Per Share	Weighted- Average Remaining Contractual Term (years)	Aggregate Intrinsic Value (millions)
Balance, January 1, 2012	4,385,865	\$ 42.64		
Granted	544,859	\$ 60.22		
Exercised	(1,678,383)	\$ 32.58		
Forfeited	(61,251)	\$ 55.71		
Expired		\$ 		
Balance, December 31, 2012	3,191,090	\$ 50.69	6.0	\$ 59
Exercisable, December 31, 2012	2,256,838	\$ 48.50	4.9	\$ 47

⁽b) Based on historical exercise and post-vesting cancellation experience adjusted for outstanding awards.

The weighted-average grant date fair value of options granted was \$7.69, \$7.78 and \$6.22 per share for the years ended December 31, 2012, 2011 and 2010, respectively. The total intrinsic value of stock options exercised was approximately \$57 million, \$29 million and \$32 million for the years ended December 31, 2012, 2011 and 2010, respectively.

Cash received from option exercises was approximately \$55 million, \$31 million and \$41 million for the years ended December 31, 2012, 2011 and 2010, respectively. The tax benefits realized from options exercised were approximately \$22 million, \$11 million and \$12 million for the years ended December 31, 2012, 2011 and 2010, respectively.

Accelerated Share Repurchase (ASR) of NEE Common Stock - In December 2011, NEE purchased approximately 6.7 million shares of its common stock at a price of \$55.76 per share for an aggregate price of \$375 million pursuant to an ASR agreement. The approximately 6.7 million shares repurchased were retired, which resulted in a decrease in common stock and additional paid-in capital on NEE's consolidated balance sheet. In February 2012, NEE elected to settle the ASR agreement in cash; the settlement amount was not material.

Continuous Offering of NEE Common Stock - During 2010, NEE received gross proceeds through the sale and issuance of common stock of approximately \$240 million pursuant to a program it commenced in January 2009 under which it offered and sold, from time to time, NEE common stock having a gross sales price of up to \$400 million.

Preferred Stock - NEE's charter authorizes the issuance of 100 million shares of serial preferred stock, \$0.01 par value, none of which are outstanding. FPL's charter authorizes the issuance of 10,414,100 shares of preferred stock, \$100 par value; 5 million shares of subordinated preferred stock, no par value and 5 million shares of preferred stock, no par value, none of which are outstanding.

Accumulated Other Comprehensive Income (Loss) - The components of AOCI are as follows:

		Acci	umulated Other Com	prehensive Income (l	_oss)	
	Net Unrealized Gains (Losses) on Cash Flow Hedges	Net Unrealized Gains (Losses) on Available for Sale Securities	Defined Benefit Pension and Other Benefits Plans	Net Unrealized Gains (Losses) on Foreign Currency Translation	Other Comprehensive Loss Related to Equity Method Investee	Total
			(mill	ions)		
Balances, December 31, 2009	\$ 67	\$ 94	\$ (3)	\$ 11	\$ —	\$ 169
Other comprehensive income (loss)	(43)	39	2	(1)		(3)
Balances, December 31, 2010	24	133	(1)	10		166
Other comprehensive loss	(228)	(30)	(45)	(5)	(12)	(320)
Balances, December 31, 2011	(204)	103	(46)	5	(12)	(154)
Other comprehensive income (loss)	(62)	(7)	(28)	7	(11)	(101)
Balances, December 31, 2012	\$ (266)	\$ 96	\$ (74)	\$ 12	\$ (23)	\$ (255)

11. Debt

Long-term debt consists of the following:

	Decem	ber 31	
	2012		2011
	(mill	ions)	
FPL:			
First mortgage bonds - maturing 2013 through 2042 - 3.80% to 6.20%	\$ 7,390	\$	6,390
Storm-recovery bonds - maturing 2013 through 2021 - 5.0440% to 5.2555% ^(a)	439		487
Pollution control, solid waste disposal and industrial development revenue bonds - maturing 2020 through 2029 - variable, 0.16% and 0.10% weighted-average interest rates, respectively ^{(b)(c)}	633		633
Other long-term debt maturing 2013 through 2040 - primarily variable, 0.66% weighted-average interest rate for 2012 ^(c)	355		57
Unamortized discount	(35)		(34)
Total long-term debt of FPL	8,782		7,533
Less current maturities of long-term debt	453		50
Long-term debt of FPL, excluding current maturities	8,329		7,483
NEECH:			
Debentures - maturing 2013 through 2021 - 1.2% to 7.88% ^(d)	2,800		2,300
Debentures - matured 2012 - variable, 0.77% weighted-average interest rate ^(c)	_		200
Debentures, related to NEE's equity units - maturing 2014 through 2017 - 1.60% to 1.90% (e)	2,003		753
Junior subordinated debentures - maturing 2044 through 2072 - 5.125% to 8.75%	3,253		2,353
Senior secured bonds - maturing 2030 - 7.500% ^(f)	500		500
Japanese yen denominated senior notes - maturing 2030 - 5.1325% (d)	115		130
Japanese yen denominated term loans - maturing 2014 - variable, 1.56% and 1.92% weighted-average interest rate, respectively ^{(c)(d)}	508		442
Term loans - maturing 2013 through 2016 - primarily variable, 1.30% and 1.39% weighted-average interest rate, respectively ^(c)	1,563		1,533
Fair value swaps (see Note 3)	75		32
Unamortized discount	-		(6)
Total long-term debt of NEECH	10,817		8,237
Less current maturities of long-term debt	1,575		350
Long-term debt of NEECH, excluding current maturities	9,242		7,887
NEER:	***************************************		
Senior secured limited-recourse bonds and notes - maturing 2013 through 2038 - 4.125% to 7.59%	2,483		3,147
Senior secured limited-recourse term loans - maturing 2015 through 2030 - primarily variable, 2.77% and 2.88% weighted-average interest rate, respectively ^{(c)(d)}	2,617		2,184
Other long-term debt - maturing 2014 through 2030 - primarily variable, 2.83% and 3.94% weighted-average interest rate, respectively ^(c)	836		345
Canadian revolving credit facilities - maturing 2013 and 2014 - variable, 2.33% and 1.29% weighted-average interest rate, respectively ^(c)	413		172
Total long-term debt of NEER	6,349		5,848
Less current maturities of long-term debt	743		408
Long-term debt of NEER, excluding current maturities	5,606		5,440
Total long-term debt	\$ 23,177	\$	20,810

(a) Principal on the storm-recovery bonds is due on the final maturity date (the date by which the principal must be repaid to prevent a default) for each tranche, however, it is being paid semiannually and sequentially.

(c) Variable rate is based on an underlying index plus a margin.

(d) Interest rate swap agreements have been entered into for the majority of these debt issuances. See Note 3.

(f) Issued by a wholly-owned subsidiary of NEECH and collateralized by a third-party note receivable held by that subsidiary. See Note 5.

⁽b) Tax exempt bonds that permit individual bond holders to tender the bonds for purchase at any time prior to maturity. In the event bonds are tendered for purchase, they would be remarketed by a designated remarketing agent in accordance with the related indenture. If the remarketing is unsuccessful, FPL would be required to purchase the tax exempt bonds. As of December 31, 2012, all tax exempt bonds tendered for purchase have been successfully remarketed. FPL's bank revolving line of credit facilities are available to support the purchase of tax exempt bonds.

During 2012, the debentures maturing in 2014 and bearing interest at the rate of 1.90% were remarketed and the interest rate was reset to 1.611% per year. See discussion below.

Minimum annual maturities of long-term debt for NEE are approximately \$2,771 million, \$2,804 million, \$2,321 million, \$975 million and \$2,066 million for 2013, 2014, 2015, 2016 and 2017, respectively. The respective amounts for FPL are approximately \$453 million, \$356 million, \$60 million, \$64 million and \$367 million.

At December 31, 2012 and 2011, commercial paper and short-term borrowings had a weighted-average interest rate of 0.49% (0.27% for FPL) and 0.48% (0.26% for FPL), respectively. Available lines of credit aggregated approximately \$7.6 billion (\$4.6 billion for NEECH and \$3.0 billion for FPL) at December 31, 2012 and were available to support NEECH's and FPL's commercial paper programs. These facilities provide for the issuance of letters of credit of up to approximately \$4.1 billion (\$2.5 billion for NEECH and \$1.6 billion for FPL). The issuance of letters of credit is subject to the aggregate commitment under the applicable facility. While no direct borrowings were outstanding at December 31, 2012, letters of credit totaling \$1,138 million and \$3 million were outstanding under the NEECH and FPL credit facilities, respectively.

NEE has guaranteed certain payment obligations of NEECH, including most of those under NEECH's debt, including all of its debentures and commercial paper issuances, as well as most of its guarantees. NEECH has guaranteed certain debt and other obligations of NEER and its subsidiaries.

In 2010, NEE sold \$402.5 million of equity units (initially consisting of Corporate Units). Each equity unit has a stated amount of \$50 and consists of a contract to purchase NEE common stock (stock purchase contract) and, initially, a 1/20, or 5%, undivided beneficial ownership interest in a Series D Debenture due September 1, 2015 issued in the principal amount of \$1,000 by NEECH (see table above). Each stock purchase contract requires the holder to purchase by no later than September 1, 2013 (the final settlement date) for a price of \$50 in cash, a number of shares of NEE common stock (subject to antidilution adjustments) based on a price per share range of \$55.02 to \$68.78. If purchased on the final settlement date, as of December 31, 2012, the number of shares issued would (subject to antidilution adjustments) range from 0.9177 shares if the applicable market value of a share of common stock is less than or equal to \$55.02, to 0.7342 shares if the applicable market value of a share is equal to or greater than \$68.78, with applicable market value to be determined using the average closing prices of NEE common stock over a 20-day trading period ending August 28, 2013. Total annual distributions on the equity units will be at the rate of 7.00%, consisting of interest on the debentures (1.90% per year) and payments under the stock purchase contracts (5.10% per year). The interest rate on the debentures is expected to be reset on or after March 1, 2013. The holder of an equity unit may satisfy its purchase obligation with proceeds raised from remarketing the NEECH debentures that are part of its equity unit. The undivided beneficial ownership interest in the NEECH debenture that is a component of each Corporate Unit is pledged to NEE to secure the holder's obligation to purchase NEE common stock under the related stock purchase contract. If a successful remarketing does not occur on or before the third business day prior to the final settlement date, and a holder has not notified NEE of its intention to settle the stock purchase contract with cash, NEE would exercise its rights as a secured party in the debentures to satisfy in full the holders' obligations to purchase NEE common stock under the related stock purchase contracts on the final settlement date. The debentures are fully and unconditionally guaranteed by NEE.

In May 2012, NEE sold \$600 million of equity units (initially consisting of Corporate Units). Each equity unit has a stated amount of \$50 and consists of a contract to purchase NEE common stock (stock purchase contract) and, initially, a 5% undivided beneficial ownership interest in a Series E Debenture due June 1, 2017 issued in the principal amount of \$1,000 by NEECH (see table above). Each stock purchase contract requires the holder to purchase by no later than June 1, 2015 (the final settlement date) for a price of \$50 in cash, a number of shares of NEE common stock (subject to antidilution adjustments) based on a price per share range of \$64.35 to \$77.22. If purchased on the final settlement date, as of December 31, 2012, the number of shares is sued would (subject to antidilution adjustments) range from 0.7770 shares if the applicable market value of a share of common stock is less than or equal to \$64.35, to 0.6475 shares if the applicable market value of a share is equal to or greater than \$77.22, with applicable market value to be determined using the average closing prices of NEE common stock over a 20-day trading period ending May 27, 2015. Total annual distributions on the equity units will be at the rate of 5.599%, consisting of interest on the debentures (1.70% per year) and payments under the stock purchase contracts (3.899% per year). The interest rate on the debentures is expected to be reset on or after December 1, 2014. The holder of an equity unit may satisfy its purchase obligation with proceeds raised from remarketing the NEECH debentures that are part of its equity unit. The undivided beneficial ownership interest in the NEECH debenture that is a component of each Corporate Unit is pledged to NEE to secure the holder's obligation to purchase NEE common stock under the related stock purchase contract. If a successful remarketing does not occur on or before the third business day prior to the final settlement date, and a holder has not notified NEE of its intention to settle the stock purchase contract with cash, the debentures that are components of the Corporate Units will be used to satisfy in full the holders' obligations to purchase NEE common stock under the related stock purchase contracts on the final settlement date. The debentures are fully and unconditionally guaranteed by NEE.

Also, in May 2012, a remarketing of \$350 million aggregate principal amount of Series C Debentures due June 1, 2014 (Debentures) issued by NEECH was successfully completed. The Debentures were originally issued in May 2009 as components of NEE's equity units (2009 equity units). The Debentures are fully and unconditionally guaranteed by NEE. In connection with the remarketing of the Debentures, the annual interest rate on the Debentures was reset to 1.611% and interest is payable semi-annually on June 1 and December 1, beginning June 1, 2012. In connection with the settlement of the contracts to purchase NEE common stock that were issued as components of the 2009 equity units, on June 1, 2012, NEE issued 5,400,500 shares of common stock in exchange for \$350 million.

In September 2012, NEE sold \$650 million of equity units (initially consisting of Corporate Units). Each equity unit has a stated amount of \$50 and consists of a contract to purchase NEE common stock (stock purchase contract) and, initially, a 5% undivided beneficial ownership interest in a Series F Debenture due September 1, 2017 issued in the principal amount of \$1,000 by NEECH (see table above). Each stock purchase contract requires the holder to purchase by no later than September 1, 2015 (the final settlement date) for a price of \$50 in cash, a number of shares of NEE common stock (subject to antidilution adjustments) based on a price per share range of \$67.15 to \$80.58. If purchased on the final settlement date, as of December 31, 2012, the number of shares issued would (subject to antidilution adjustments) range from 0.7446 shares if the applicable market value of a share of common stock is less than or equal to \$67.15, to 0.6205 shares if the applicable market value of a share is equal to or greater than \$80.58, with applicable market value to be determined using the average closing prices of NEE common stock over a 20-day trading period ending August 27, 2015. Total annual distributions on the equity units will be at the rate of 5.889%, consisting of interest on the debentures (1.60% per year) and payments under the stock purchase contracts (4.289% per year). The interest rate on the debentures is expected to be reset on or after March 1, 2015. The holder of an equity unit may satisfy its purchase obligation with proceeds raised from remarketing the NEECH debentures that are part of its equity unit. The undivided beneficial ownership interest in the NEECH debenture that is a component of each Corporate Unit is pledged to NEE to secure the holder's obligation to purchase NEE common stock under the related stock purchase contract. If a successful remarketing does not occur on or before the third business day prior to the final settlement date, and a holder has not notified NEE of its intention to settle the stock purchase contract with cash, the debentures that are components of the Corporate Units will be used to satisfy in full the holders' obligations to purchase NEE common stock under the related stock purchase contracts on the final settlement date. The debentures are fully and unconditionally guaranteed by NEE.

Prior to the issuance of NEE's common stock, the stock purchase contracts, if dilutive, will be reflected in NEE's diluted earnings per share calculations using the treasury stock method. Under this method, the number of shares of NEE common stock used in calculating diluted earnings per share is deemed to be increased by the excess, if any, of the number of shares that would be issued upon settlement of the stock purchase contracts over the number of shares that could be purchased by NEE in the market, at the average market price during the period, using the proceeds receivable upon settlement.

12. Asset Retirement Obligations

FPL's ARO relates primarily to the nuclear decommissioning obligation of its nuclear units. FPL's AROs other than nuclear decommissioning are not significant. The accounting provisions result in timing differences in the recognition of legal asset retirement costs for financial reporting purposes and the method the FPSC allows FPL to recover in rates. NEER's ARO relates primarily to the nuclear decommissioning obligation of its nuclear plants and obligations for the dismantlement of its wind facilities located on leased property. See Note 1 - Decommissioning of Nuclear Plants, Dismantlement of Plants and Other Accrued Asset Removal Costs.

A rollforward of NEE's and FPL's ARO is as follows:

		FPL	NEER		NEE
	Physica agentucian	A THE REAL PROPERTY AND ADDRESS OF THE PARTY A	(millions)	-	
Balances, December 31, 2010	\$	1,083	\$ 556	5 \$	1,639
Liabilities incurred		3	3	3	6
Accretion expense		58	31	l .	89
Revision in estimated cash flows - net		-	(123	3) (a)	(123)
Balances, December 31, 2011		1,144	467	7	1,611
Liabilities incurred		9	11		20
Accretion expense		62	32	2	94
Liabilities settled		(8)	-	•	(8)
Revision in estimated cash flows - net		(1)	(1)	(2)
Balances, December 31, 2012	\$	1,206	\$ 509	\$	1,715

⁽a) Primarily reflects the effect of revised cost estimates and probability assessments regarding when assets will be decommissioned.

Restricted funds for the payment of future expenditures to decommission NEE's and FPL's nuclear units included in special use funds on NEE's and FPL's consolidated balance sheets are as follows (see Note 5):

	FPL	NE	EER	NEE
	and the second s	(mil	llions)	
Balances, December 31, 2012	\$ 2,845	\$	1,272	\$ 4,117
Balances, December 31, 2011	\$ 2,612	\$	1,130	\$ 3,742

NEE and FPL have identified but not recognized ARO liabilities related to electric transmission and distribution and telecommunications assets resulting from easements over property not owned by NEE or FPL. These easements are generally perpetual and only require retirement action upon abandonment or cessation of use of the property or facility for its specified purpose. The ARO liability is not estimable for such easements as NEE and FPL intend to use these properties indefinitely. In the event NEE and FPL decide to abandon or cease the use of a particular easement, an ARO liability would be recorded at that time.

13. Commitments and Contingencies

Commitments - NEE and its subsidiaries have made commitments in connection with a portion of their projected capital expenditures. Capital expenditures at FPL include, among other things, the cost for construction or acquisition of additional facilities and equipment to meet customer demand, as well as capital improvements to and maintenance of existing facilities and the procurement of nuclear fuel. At NEER, capital expenditures include, among other things, the cost, including capitalized interest, for construction of wind and solar projects and the procurement of nuclear fuel. Capital expenditures for Corporate and Other primarily include the cost for construction of a transmission line and other associated facilities by Lone Star Transmission, LLC (Lone Star), a rate-regulated transmission service provider in Texas, and the cost to meet customer-specific requirements and maintain the fiber-optic network for the fiber-optic telecommunications business (FPL FiberNet).

At December 31, 2012, estimated capital expenditures for 2013 through 2017 were as follows:

		2013	_	2014	_	2015 (mill	ions	2016	2017	 Total
FPL:						\		,		
Generation: ^(a)										
New ^{(b)(c)}	\$	915	\$	760	\$	295	\$	130	\$ _	\$ 2,100
Existing		645		710		675		580	555	3,165
Transmission and distribution		745		795		745		770	795	3,850
Nuclear fuel		125		175		245		245	260	1,050
General and other		155		145		105		125	120	650
Total	\$	2,585	\$	2,585	\$	2,065	\$	1,850	\$ 1,730	\$ 10,815
NEER:	==									
Wind ^(d)	\$	385	\$	45	\$	5	\$	5	\$ 5	\$ 445
Solar ^(e)		830		175		5		_	_	1,010
Nuclear ^(f)		280		310		310		330	280	1,510
Other ^(g)		310		45		115		50	50	570
Total	\$	1,805	\$	575	\$	435	\$	385	\$ 335	\$ 3,535
Corporate and Other ^(h)	\$	175	\$	75	\$	70	\$	70	\$ 70	\$ 460

⁽a) Includes AFUDC of approximately \$85 million, \$52 million, \$47 million and \$27 million for 2013 through 2016, respectively.

⁽b) Includes land, generating structures, transmission interconnection and integration and licensing.

⁽c) Consists of projects that have received FPSC approval. Includes pre-construction costs and carrying charges (equal to a fixed pretax AFUDC rate) on construction costs recoverable through the capacity clause of approximately \$42 million and \$12 million in 2013 and 2014, respectively. Excludes capital expenditures for the construction costs for the two additional nuclear units at FPL's Turkey Point site beyond what is required to receive an NRC license for each unit.

⁽d) Consists of capital expenditures for new wind projects and related transmission totaling approximately 300 mw, including approximately 125 mw in Canada, that have received applicable internal approvals. Excludes new Canadian wind projects requiring internal approvals with generation totaling approximately 470 mw in 2014 and 2015, with an estimated cost of approximately \$1.3 billion to \$1.5 billion.

⁽e) Consists of capital expenditures for new solar projects and related transmission totaling 645 mw that have received applicable internal approvals, including equity contributions associated with a 50% equity investment in a 550 mw solar project. Excludes solar projects requiring internal approvals with generation totaling 250 mw with an estimated cost of approximately \$600 million to \$800 million.

⁽f) Includes nuclear fuel.

⁽g) Consists of capital expenditures that have received applicable internal approvals.

⁽h) Consists of capital expenditures that have received applicable internal approvals and includes AFUDC related to Lone Star of approximately \$21 million in 2013.

These estimates are subject to continuing review and adjustment and actual capital expenditures may vary significantly from these estimates.

On February 14, 2013, the Spanish government approved a new law that made further changes to the economic framework of renewable energy projects including, among other things, substantially reducing the renewable energy pricing for the 99.8 mw of solar thermal facilities that affiliates of NEER are constructing in Spain. The revised renewable energy pricing will have a significant negative impact on the project returns, as well as the related financing agreements. NEER's management is evaluating its options which include, among other things, attempting to work with lenders to restructure the financing agreements, abandoning the development of the projects or selling the projects. If NEER were to abandon the projects, its maximum exposure is estimated to be approximately \$300 million.

Contracts - In addition to the estimated capital expenditures included in the table in Commitments above, FPL has commitments under long-term purchased power and fuel contracts. FPL is obligated under take-or-pay purchased power contracts with JEA and with subsidiaries of The Southern Company (Southern subsidiaries) to pay for approximately 1,330 mw annually through 2015 and 375 mw annually thereafter through 2021. FPL also has various firm pay-for-performance contracts to purchase approximately 705 mw from certain cogenerators and small power producers (qualifying facilities) with expiration dates ranging from 2024 through 2034. The purchased power contracts provide for capacity and energy payments. Energy payments are based on the actual power taken under these contracts. Capacity payments for the pay-for-performance contracts are subject to the qualifying facilities meeting certain contract conditions. FPL has contracts with expiration dates through 2036 for the purchase and transportation of natural gas and coal, and storage of natural gas.

NEER has entered into contracts primarily for the purchase of solar reflectors, wind turbines and towers, steam turbine generators and heat collection elements and related construction and development activities, as well as for the supply of uranium, conversion, enrichment and fabrication of nuclear fuel, with expiration dates ranging from March 2013 through 2030, approximately \$1.4 billion of which is included in the estimated capital expenditures table in Commitments above. In addition, NEER has contracts primarily for the purchase, transportation and storage of natural gas and firm transmission service with expiration dates ranging from March 2013 through 2033.

The transmission business included in Corporate and Other has entered into contracts primarily for development and construction activities relating to Lone Star's transmission line and other associated facilities, all of which is included in the estimated capital expenditures table in Commitments above.

The required capacity and/or minimum payments under the contracts discussed above as of December 31, 2012 were estimated as follows:

	2013			2014	2015		2016		2017	Т	hereafter
			Parameter	AND AND ASSESSMENT OF THE PARTY	 (mill	ions)	Season Scott			
FPL:											
Capacity charges: (a)											
Qualifying facilities	\$	270	\$	275	\$ 280	\$	245	\$	250	\$	2,165
JEA and Southern subsidiaries	\$	230	\$	220	\$ 195	\$	70	\$	40	\$	115
Minimum charges, at projected prices:											
Natural gas, including transportation and storage ^(b)	\$	1,995	\$	1,310	\$ 570	\$	535	\$	530	\$	6,405
Coal ^(b)	\$	95	\$	35	\$ 5	\$	5	\$	—	\$	_
NEER	\$	860	\$	325	\$ 95	\$	110	\$	65	\$	580
Corporate and Other ^(c)	\$	45	\$	10	\$ 15	\$	10	\$	10	\$	10

⁽a) Capacity charges under these contracts, substantially all of which are recoverable through the capacity clause, totaled approximately \$523 million, \$511 million and \$537 million for the years ended December 31, 2012, 2011 and 2010, respectively. Energy charges under these contracts, which are recoverable through the fuel clause, totaled approximately \$276 million, \$403 million and \$434 million for the years ended December 31, 2012, 2011 and 2010, respectively.

⁽b) Recoverable through the fuel clause.

⁽c) Includes an approximately \$68 million commitment to invest in clean power and technology businesses through 2021.

Insurance - Liability for accidents at nuclear power plants is governed by the Price-Anderson Act, which limits the liability of nuclear reactor owners to the amount of insurance available from both private sources and an industry retrospective payment plan. In accordance with this Act, NEE maintains \$375 million of private liability insurance per site, which is the maximum obtainable, and participates in a secondary financial protection system, which provides up to \$12.2 billion of liability insurance coverage per incident at any nuclear reactor in the United States. Under the secondary financial protection system, NEE is subject to retrospective assessments of up to \$940 million (\$470 million for FPL), plus any applicable taxes, per incident at any nuclear reactor in the United States, payable at a rate not to exceed \$140 million (\$70 million for FPL) per incident per year. NEE and FPL are contractually entitled to recover a proportionate share of such assessments from the owners of minority interests in Seabrook, Duane Arnold and St. Lucie Unit No. 2, which approximates \$14 million, \$35 million and \$18 million, plus any applicable taxes, per incident, respectively.

NEE participates in a nuclear insurance mutual company that provides \$2.75 billion of limited insurance coverage per occurrence per site for property damage, decontamination and premature decommissioning risks at its nuclear plants. The proceeds from such insurance, however, must first be used for reactor stabilization and site decontamination before they can be used for plant repair. NEE also participates in an insurance program that provides limited coverage for replacement power costs if a nuclear plant is out of service for an extended period of time because of an accident. In the event of an accident at one of NEE's or another participating insured's nuclear plants, NEE could be assessed up to \$177 million (\$102 million for FPL), plus any applicable taxes, in retrospective premiums in a policy year. NEE and FPL are contractually entitled to recover a proportionate share of such assessments from the owners of minority interests in Seabrook, Duane Arnold and St. Lucie Unit No. 2, which approximates \$2 million, \$4 million and \$4 million, plus any applicable taxes, respectively.

Due to the high cost and limited coverage available from third-party insurers, NEE does not have insurance coverage for a substantial portion of its transmission and distribution property and has no insurance coverage for FPL FiberNet's fiber-optic cable. Should FPL's future storm restoration costs exceed the reserve amount established through the issuance of storm-recovery bonds by a VIE in 2007, FPL may recover storm restoration costs, subject to prudence review by the FPSC, either through surcharges approved by the FPSC or through securitization provisions pursuant to Florida law.

In the event of a loss, the amount of insurance available might not be adequate to cover property damage and other expenses incurred. Uninsured losses and other expenses, to the extent not recovered from customers in the case of FPL, would be borne by NEE and FPL and could have a material adverse effect on NEE's and FPL's financial condition, results of operations and liquidity.

Legal Proceedings - In November 1999, the Attorney General of the United States, on behalf of the U.S. Environmental Protection Agency (EPA), brought an action in the U.S. District Court for the Northern District of Georgia against Georgia Power Company and other subsidiaries of The Southern Company for certain alleged violations of the Prevention of Significant Deterioration (PSD) provisions and the New Source Performance Standards (NSPS) of the Clean Air Act. In May 2001, the EPA amended its complaint to allege, among other things, that Georgia Power Company constructed and is continuing to operate Scherer Unit No. 4, in which FPL owns an interest of approximately 76%, without obtaining a PSD permit, without complying with NSPS requirements, and without applying best available control technology for nitrogen oxides, sulfur dioxides and particulate matter as required by the Clean Air Act. It also alleges that unspecified major modifications have been made at Scherer Unit No. 4 that require its compliance with the aforementioned Clean Air Act provisions. The EPA seeks injunctive relief requiring the installation of best available control technology and civil penalties. Under the EPA's civil penalty rules, the EPA could assess up to \$25,000 per day for each violation from an unspecified date after June 1, 1975 through January 30, 1997, up to \$27,500 per day for each violation from January 31, 1997 through March 15, 2004, up to \$32,500 per day for each violation from March 16, 2004 through January 12, 2009 and up to \$37,500 per day for each violation thereafter. Georgia Power Company has answered the amended complaint, asserting that it has complied with all requirements of the Clean Air Act, denying the plaintiff's allegations of liability, denying that the plaintiff is entitled to any of the relief that it seeks and raising various other defenses. In June 2001, a federal district court stayed discovery and administratively closed the case and the EPA has not yet moved to reopen the case. In April 2007, the U.S. Supreme Court in a separate unrelated case rejected an argument that a "major modification" occurs at a plant only when there is a resulting increase in the hourly rate of air emissions. Georgia Power Company has made a similar argument in defense of its case, but has other factual and legal defenses that are unaffected by the U.S. Supreme Court's decision.

In 1995 and 1996, NEE, through an indirect subsidiary, purchased from Adelphia Communications Corporation (Adelphia) 1,091,524 shares of Adelphia common stock and 20,000 shares of Adelphia preferred stock (convertible into 2,358,490 shares of Adelphia common stock) for an aggregate price of approximately \$35,900,000. On January 29, 1999, Adelphia repurchased all of these shares for \$149,213,130 in cash. In June 2004, Adelphia, Adelphia Cablevision, L.L.C. and the Official Committee of Unsecured Creditors of Adelphia filed a complaint against NEE and its indirect subsidiary in the U.S. Bankruptcy Court, Southern District of New York. The complaint alleges that the repurchase of these shares by Adelphia was a fraudulent transfer, in that at the time of the transaction Adelphia (i) was insolvent or was rendered insolvent, (ii) did not receive reasonably equivalent value in exchange for the cash it paid, and (iii) was engaged or about to engage in a business or transaction for which any property remaining with Adelphia had unreasonably small capital. The complaint seeks the recovery for the benefit of Adelphia's bankruptcy estate of the cash paid for the repurchased shares, plus interest from January 29, 1999. NEE has filed an answer to the complaint. NEE believes that the complaint is without merit because, among other reasons, Adelphia will be unable to demonstrate that (i) Adelphia's repurchase of shares from NEE, which repurchase was at the market value for those shares, was not for reasonably equivalent value, (ii) Adelphia was insolvent at the time of the repurchase, or (iii) the repurchase left Adelphia with unreasonably small capital. The trial was completed in May 2012 and closing arguments were heard in July 2012.

In October 2004, TXU Portfolio Management Company (TXU) served FPL Energy Pecos Wind I, LP, FPL Energy Pecos Wind I GP, LLC, FPL Energy Pecos Wind II, LP, FPL Energy Pecos Wind II GP, LLC and Indian Mesa Wind Farm, LP (NEER Affiliates) as defendants in a civil action filed in the District Court in Dallas County, Texas. FPL Energy, LLC, now known as NextEra Energy Resources, LLC, was added as a defendant in 2005. The petition alleged that the NEER Affiliates had contractual obligations to produce and sell to TXU a minimum quantity of energy and renewable energy credits each year during the period from 2002 through 2005 and that the NEER Affiliates failed to meet this obligation. The plaintiff asserted claims for breach of contract and declaratory judgment and sought damages of approximately \$34 million plus attorneys' fees, costs and interest. Following a jury trial in 2007, among other findings, both TXU and the NEER Affiliates were found to have breached the contracts. In August 2008, the trial court issued a final judgment holding that the contracts were not terminated and neither party was entitled to recover any damages. In November 2008, TXU appealed the final judgment to the Fifth District Court of Appeals in Dallas, Texas. In an opinion issued in July 2010, the appellate court reversed portions of the trial court's judgment, ruling that the contracts' liquidated damage provision is an enforceable liquidated damage clause. The appellate court ordered that the case be remanded back to the trial court for further proceedings to determine the amount of damages payable by the NEER Affiliates. The NEER Affiliates filed a motion for rehearing of the appellate court's decision, which motion was denied, and in April 2011 filed a petition for review of the appellate court decision with the Texas Supreme Court. In February 2012, the Texas Supreme Court granted the petition for review and oral arguments were heard in October 2012.

NEE and FPL are vigorously defending, and believe that they or their affiliates have meritorious defenses to, the lawsuits described above. In addition to the legal proceedings discussed above, NEE and its subsidiaries, including FPL, are involved in other legal and regulatory proceedings, actions and claims in the ordinary course of their businesses. Generating plants in which subsidiaries of NEE, including FPL, have an ownership interest are also involved in legal and regulatory proceedings, actions and claims, the liabilities from which, if any, would be shared by such subsidiary. In the event that NEE and FPL, or their affiliates, do not prevail in the lawsuits described above or these other legal and regulatory proceedings, actions and claims, there may be a material adverse effect on their financial statements. While management is unable to predict with certainty the outcome of the lawsuits described above or these other legal and regulatory proceedings, actions and claims, based on current knowledge it is not expected that their ultimate resolution, individually or collectively, will have a material adverse effect on the financial statements of NEE or FPL.

14. Segment Information

NEE's reportable segments are FPL, a rate-regulated electric utility, and NEER, a competitive energy business. NEER's segment information includes an allocation of interest expense from NEECH based on a deemed capital structure of 70% debt and allocated shared service costs. Corporate and Other represents other business activities, other segments that are not separately reportable and eliminating entries. NEE's operating revenues derived from the sale of electricity represented approximately 93%, 95% and 95% of NEE's operating revenues for the years ended December 31, 2012, 2011 and 2010. Less than 1% of operating revenues were from foreign sources for each of the three years ended December 31, 2012, 2011 and 2010. At December 31, 2012 and 2011, approximately 4% and 2%, respectively, of long-lived assets were located in foreign countries.

NEE's segment information is as follows:

				201	12							201	1							201	0			
		FPL	1	IEER ^(a)		orp. and other		Total		FPL	1	NEER ^(a)		Corp. and Other		Total		-PL	1	VEER ^(a)		Corp. and Other		Total
												(millio	ns)											
Operating revenues	\$1	0,114	\$	3,895	\$	247	\$	14,256	\$1	0,613	\$	4,502	\$	226	\$	15,341	\$1	0,485	\$	4,636	\$	196	\$1	15,317
Operating expenses(b)(c)	\$	7,757	\$	3,024	\$	199	\$	10,980	\$	8,537	\$	3,351	\$	192	\$	12,080	\$	8,636	\$	3,302	\$	152	\$	12,090
Interest expense	\$	417	\$	474	\$	147	\$	1,038	\$	387	\$	530	\$	118	\$	1,035	\$	361	\$	515	\$	103	\$	979
Interest income	\$	6	\$	20	\$	60	\$	86	\$	3	\$	23	\$	53	\$	79	\$	_	\$	21	\$	70	\$	91
Depreciation and amortization	\$	659	\$	818	\$	41	\$	1,518	\$	798	\$	736	\$	33	\$	1,567	\$	1,008	\$	759	\$	21	\$	1,788
Equity in earnings of equity method investees	\$	_	\$	19	\$	(6)	\$	13	\$	_	\$	55	\$	_	\$	55	\$		\$	58	\$	_	\$	58
Income tax expense (benefit) (d)(e)	\$	752	\$	(7)	\$	(53)	\$	692	\$	654	\$	(24)	\$	(101)	\$	529	\$	580	\$	(11)	\$	(37)	\$	532
Net income (loss)(c)(f)	\$	1,240	\$	687	\$	(16)	\$	1,911	\$	1,068	\$	774	\$	81	\$	1,923	\$	945	\$	980	\$	32	\$	1,957
Capital expenditures, independent power and other investments and nuclear fuel purchases	\$	4,285	\$	4,681	\$	495	\$	9,461	\$:	3,502	\$	2,774	\$	352	\$	6,628	\$ 2	2,706	\$	3,072	\$	68	\$	5,846
Property, plant and equipment	\$38	8,249	\$	25,333	\$ 1	,335	\$6	4,917	\$38	5,170	\$	21,482	\$	900	\$5	57,552	\$32	2,423	\$	21,304	\$	494	\$5	4,221
Accumulated depreciation and amortization	\$10	0,698	\$	4,535	\$	271	\$1	5,504	\$10	0,916	\$	3,914	\$	232	\$	15,062	\$10),871	\$	4,073	\$	202	\$1	5,146
Total assets ^(g)	\$34	4,853	\$	27,139	\$ 2	,447	\$6	4,439	\$3	1,816	\$	23,459	\$	1,913	\$5	57,188	\$28	3,698	\$	22,389	\$,907	\$5	2,994
Investment in equity method investees	\$	-	\$	243	\$	19	\$	262	\$	-	\$	193	\$	9	\$	202	\$	_	\$	217	\$	10	\$	227

⁽a) Interest expense allocated from NEECH is based on a deemed capital structure of 70% debt. For this purpose, the deferred credit associated with differential membership interests sold by NEER subsidiaries is included with debt. Residual non-utility interest expense is included in Corporate and Other.

⁽b) Prior year amounts are restated to conform to the current year's presentation. See Note 1 - Basis of Presentation and Note 1 - Sale of Differential Membership Interests

⁽c) In 2011, NEER includes impairment charges of approximately \$51 million (\$31 million after-tax). See Note 4 - Nonrecurring Fair Value Measurements.

⁽d) NEER includes PTCs that were recognized based on its tax sharing agreement with NEE. See Note 1 - Income Taxes.

⁽e) In 2011, Corporate and Other includes state deferred income tax benefits of approximately \$64 million, net of federal income taxes, related to state tax law changes and an income tax benefit of \$41 million related to the dissolution of a subsidiary.

⁽f) In 2011, NEER and Corporate and Other include an after-tax loss on sale of natural gas-fired generating assets of \$92 million and \$6 million, respectively. See Note 4 - Nonrecurring Fair Value Measurements.

⁽g) In 2012, NEER includes assets held for sale of approximately \$335 million. See Note 1 - Assets and Liabilities Associated with Assets Held for Sale.

15. Summarized Financial Information of NEECH

NEECH, a 100% owned subsidiary of NEE, provides funding for, and holds ownership interests in, NEE's operating subsidiaries other than FPL. Most of NEECH's debt, including its debentures, and payment guarantees are fully and unconditionally guaranteed by NEE. Condensed consolidating financial information is as follows:

Condensed Consolidating Statements of Income

NEE (Guaran- tor)	NEECH	Other ^(a)	NEE Consoli- dated	NEE (Guaran- tor)	NEECH	Other ^(a)	NEE Consoli- dated	NEE (Guaran- tor)	NEECH	Other ^(a)	NEE Consoli- dated
		Parameter		- Individual and a second	(mill	ions)					
\$ —	\$ 4,154	\$ 10,102	\$ 14,256	\$ —	\$ 4,740	\$ 10,601	\$ 15,341	\$ —	\$ 4,843	\$ 10,474	\$ 15,317
(21)	(3,214)	(7,745)	(10,980)	(15)	(3,540)	(8,525)	(12,080)	(4)	(3,462)	(8,624)	(12,090)
(11)	(619)	(408)	(1,038)	(14)	(645)	(376)	(1,035)	(15)	(618)	(346)	(979)
1,925		(1,925)	_	1,878		(1,878)		1,931	_	(1,931)	_
7	313	45	365	1	202	23	226	16	204	21	241
1,900	634	69	2,603	1,850	757	(155)	2,452	1,928	967	(406)	2,489
(11)	(50)	753	692	(73)	(53)	655	529	(29)	(19)	580	532
\$ 1,911	\$ 684	\$ (684)	\$ 1,911	\$ 1,923	\$ 810	\$ (810)	\$ 1,923	\$ 1,957	\$ 986	\$ (986)	\$ 1,957
	(Guarantor) \$ (21) (11) 1,925 7 1,900 (11)	Decembe	(Guarantor) NEECH Other(a) \$ — \$ 4,154 \$ 10,102 (21) (3,214) (7,745) (11) (619) (408) 1,925 — (1,925) 7 313 45 1,900 634 69 (11) (50) 753	NEE (Guaran-tor) NEECH Other NEE Consolidated	NEE (Guarantor) NEECH Other Other Consolidated (Guarantor)	NEE (Guarantor) NEECH Other (a) NEE (Guarantor) NEECH Other (a) Other (a)	December 31, 2012 December 31, 2011 NEE (Guarantor) NEECH Other(a) NEE Consolidated (Guarantor) NEECH (Guarantor) NEECH (millions) \$ — \$ 4,154 \$ 10,102 \$ 14,256 \$ — \$ 4,740 \$ 10,601 (21) (3,214) (7,745) (10,980) (15) (3,540) (8,525) (11) (619) (408) (1,038) (14) (645) (376) 1,925 — (1,925) — 1,878 — (1,878) 7 313 45 365 1 202 23 1,900 634 69 2,603 1,850 757 (155) (11) (50) 753 692 (73) (53) 655	NEE (Guaran-tor) NEECH Other O	NEE (Guarantor) NEECH Other (a) Ot	NEE (Guaran-tor) NEECH Other O	NEE (Guaran-tor) NEECH Other O

Condensed Consolidating Statements of Comprehensive Income

			Dec	Year le embe						De	Year l							De	Year cembe			
	NEE (Guara tor)		NE	ECH	Ot	:her ^(a)	Co	NEE onsoli- dated	NEE Guaran- tor)	NE	ECH (milli	-	ther ^(a)	C	NEE consoli- dated	(0	NEE Suaran- tor)	NE	EECH	 ther ^(a)	C	NEE onsoli- dated
Comprehensive income (loss)	\$ 1,8	10	\$	611	\$	(611)	\$	1,810	\$ 1,603	\$	535	\$	(535)	\$	1,603	\$	1,954	\$	981	\$ (981)	\$	1,954

⁽a) Represents FPL and consolidating adjustments.

Represents FPL and consolidating adjustments.

Prior year amounts are restated to conform to the current year's presentation. See Note 1 - Basis of Presentation and Note 1 - Sale of Differential Membership Interests.

Condensed Consolidating Balance Sheets

				Decembe	er 3	1, 2012						Decembe	er 3	1, 2011		
	(NEE Guaran- tor)	_	NEECH		Other ^(a)	(NEE Consoli- dated		NEE Guaran- tor)		NEECH		Other ^(a)	(NEE Consoli- dated
PROPERTY, PLANT AND EQUIPMENT								(mill	ions)						
Electric plant in service and other property	\$	31	\$	26,638	\$	38,248	\$	64,917	\$	31	\$	22,351	\$	35,170	\$	57,552
Less accumulated depreciation and amortization	Ť	(7)	Ý	(4,800)	MATORICA I	(10,697)	Ÿ	(15,504)	4	(3)	Ť	(4,143)	4	(10,916)	4	(15,062
Total property, plant and equipment - net	-	24	-	21,838	_	27,551	_	49,413	_	28	_	18,208	_	24,254	-	42,490
CURRENT ASSETS				21,000	-	27,007	-	10,110				10,200		21,201		12,100
Cash and cash equivalents		2		287		40		329		1		339		37		377
Receivables		398		1,208		450		2,056		84		1,026		692		1,802
Other		432		1,421		999		2,852		5		1,075		1,613		2,693
Total current assets		832		2,916		1,489	_	5,237		90		2,440		2,342		4,872
OTHER ASSETS	-		_	2,310	-	1,400	_	0,201	_		_	2,170	_	2,042	_	4,072
Investment in subsidiaries		16,064		_		(16,064)		_		14,879		_		(14,879)		_
Other		647		4,749		4,393		9,789		513		4,849		4,464		9,826
Total other assets	-	16,711		4,749		(11,671)	_	9,789		15,392	-	4,849		(10,415)		9,826
TOTAL ASSETS	\$	17,567	\$	29,503	\$		\$	64,439	\$	15,510	\$	25,497	\$	16,181	\$	57,188
CAPITALIZATION	Ė		Ė		Ě		=		Ė		Ė		Ė		Ė	
Common shareholders' equity	\$	16,068	\$	3,533	\$	(3,533)	\$	16,068	\$	14,943	\$	4,030	\$	(4,030)	\$	14,943
Long-term debt				14,848		8,329		23,177		-		13,327		7,483		20,810
Total capitalization	_	16,068	_	18,381	_	4,796	_	39,245		14,943	_	17,357	_	3,453		35,753
CURRENT LIABILITIES																
Debt due within one year				3,624		558		4,182				1,778		379		2,157
Accounts payable		1		667		613		1,281		_		512		679		1,191
Other		440		2,317		659		3,416		250		1,520		1,601		3,371
Total current liabilities		441		6,608		1,830		8,879		250		3,810		2,659		6,719
OTHER LIABILITIES AND DEFERRED CREDITS					_								_			
Asset retirement obligations		_		508		1,207		1,715		_		466		1,145		1,611
Deferred income taxes		497		891		5,315		6,703		68		1,376		4,237		5,681
Other		561		3,115		4,221		7,897		249		2,488		4,687		7,424
Total other liabilities and deferred credits	_	1,058	_	4,514	_	10,743	_	16,315		317		4,330		10,069		14,716
COMMITMENTS AND CONTINGENCIES																
TOTAL CAPITALIZATION AND LIABILITIES	\$	17,567	\$	29,503	\$	17,369	\$	64,439	\$	15,510	\$	25,497	\$	16,181	\$	57,188

⁽a) Represents FPL and consolidating adjustments.

Condensed Consolidating Statements of Cash Flows

			Ended er 31, 2012	2			r Ended er 31, 201	1			Ended er 31, 2010	
	NEE (Guar- antor)	NEECH	Other ^(a)	NEE Consoli- dated	NEE (Guar- antor)	NEECH (mi	Other ^(a)	NEE Consoli- dated	NEE (Guar- antor)	NEECH	Other ^(a)	NEE Consoli- dated
NET CASH PROVIDED BY OPERATING ACTIVITIES	\$ 1,166	\$ 1,091	\$ 1,735	\$ 3,992	\$ 1,681	\$ 1,446	\$ 947	\$ 4,074	\$ 1,178	\$ 1,940	\$ 716	\$ 3,834
CASH FLOWS FROM INVESTING ACTIVITIES												
Capital expenditures, independent power and other investments and nuclear fuel purchases	_	(5,176	(4,285) (9,461)) (16)	(3,109)) (3,503) (6,628)		(3,140)	(2,706)	(5,846)
Capital contributions to FPL	(440)	_	440	_	(410)	_	410	_	(660)	-	660	_
Cash grants under the Recovery Act	_	196	_	196	_	406	218	624	_	428	160	588
Sale of natural gas- fired generating assets	_		_	_		1,204		1,204	_	_		_
Change in loan proceeds restricted for construction	_	314	_	314		(565)	_	(565)	_		_	_
Other - net	1	20	2	23	16	60	10	86	_	5	(31)	(26)
Net cash used in investing activities	(439)	(4,646)	(3,843)			(2,004)			(660)	(2,707)	(1,917)	(5,284)
CASH FLOWS FROM FINANCING ACTIVITIES												
Issuances of long- term debt	_	5,334	1,296	6,630	-	3,100	840	3,940	_	2,800	924	3,724
Retirements of long- term debt	_	(1,562)	(50)	(1,612)	_	(2,076)	(45)	(2,121)	_	(727)	(42)	(769)
Proceeds from sale of differential membership interests	_	808	<u>-</u>	808		466	<u> -</u>	466	_	261	_	261
Net change in short- term debt	-	286	(225)	61	_	231	229	460	_	(414)	(716)	(1,130)
Dividends on common stock	(1,004)			(1,004)	(920)	_	2	(920)	(823)	_		(823)
Other - net	278	(1,363)	1,090	5	(350)	(1,106)	911	(545)	305	(1,027)	973	251
Net cash provided by (used in) financing activities	(726)	3,503	2,111	4,888	(1,270)	615	1,935	1,280	(518)	893	1,139	1,514
Net increase (decrease) in cash and cash equivalents	1	(52)	3	(48)	1	57	17	75	_	126	(62)	64
Cash and cash equivalents at beginning of year	1	339	37	377		282	20	302		156	82	238
Cash and cash equivalents at end of year	2	\$ 287	\$ 40	\$ 329	\$ 1	\$ 339	\$ 37	\$ 377	\$	\$ 282	\$ 20	\$ 302

⁽a) Represents FPL and consolidating adjustments.

NEXTERA ENERGY, INC. AND FLORIDA POWER & LIGHT COMPANY NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Concluded)

16. Quarterly Data (Unaudited)

Condensed consolidated quarterly financial information is as follows:

	Marc	h 31 ^(a)		June 30 ^(a) September 30 ^(a)			December 31 ^(a)	
			-	(millions, except	pe	r share amounts)		
NEE:								
2012								
Operating revenues ^(b)	\$	3,371	\$	3,667	\$	3,843	\$	3,375
Operating income ^{(b)(c)}	\$	803	\$	1,000	\$	742	\$	732
Net income ^(b)	\$	461	\$	607	\$	415	\$	429
Earnings per share ^(d)	\$	1.12	\$	1.46	\$	0.99	\$	1.02
Earnings per share - assuming dilution (d)	\$	1.11	\$	1.45	\$	0.98	\$	1.02
Dividends per share	\$	0.60	\$	0.60	\$	0.60	\$	0.60
High-low common stock sales prices	\$61.21	- 58.57		\$68.96 - 61.20		\$72.22 - 65.95		\$72.21 - 66.05
2011								
Operating revenues ^(b)	\$	3,134	\$	3,961	\$	4,382	\$	3,864
Operating income ^{(b)(c)}	\$	414	\$	858	\$	902	\$	1,086
Net income ^(b)	\$	268	\$	580	\$	407	\$	667
Earnings per share ^(d)	\$	0.64	\$	1.39	\$	0.98	\$	1.60
Earnings per share - assuming dilution ^(d)	\$	0.64	\$	1.38	\$	0.97	\$	1.59
Dividends per share	\$	0.55	\$	0.55	\$	0.55	\$	0.55
High-low common stock sales prices	\$55.86	- 51.54		\$58.98 - 54.16		\$58.25 - 49.00		\$61.20 - 51.33
FPL:								
2012		en de la companya de					926	
Operating revenues ^(b)	\$	2,224	\$	2,580	\$	2,975	\$	2,336
Operating income ^(b)	\$	481	\$	662	\$	719	\$	496
Net income ^(b)	\$	239	\$	353	\$	392	\$	256
2011								
Operating revenues ^(b)	\$	2,246	\$	2,801	\$	3,152	\$	2,414
Operating income ^(b)	\$	406	\$	571	\$	656	\$	442
Net income ^(b)	\$	205	\$	301	\$	347	\$	216

⁽a) In the opinion of NEE and FPL, all adjustments, which consist of normal recurring accruals necessary to present a fair statement of the amounts shown for such periods, have been made. Results of operations for an interim period generally will not give a true indication of results for the year.

⁽b) The sum of the quarterly amounts may not equal the total for the year due to rounding.

⁽c) Prior period amounts are restated to conform to the current year's presentation. See Note 1 - Basis of Presentation and Note 1 - Sale of Differential Membership Interests.

⁽d) The sum of the quarterly amounts may not equal the total for the year due to rounding and changes in weighted-average number of common shares outstanding.

Item 9. Changes in and Disagreements With Accountants on Accounting and Financial Disclosure

None

Item 9A. Controls and Procedures

Disclosure Controls and Procedures

As of December 31, 2012, each of NEE and FPL had performed an evaluation, under the supervision and with the participation of its management, including NEE's and FPL's chief executive officer and chief financial officer, of the effectiveness of the design and operation of each company's disclosure controls and procedures (as defined in the Securities Exchange Act of 1934 Rules 13a-15 (e) and 15d-15(e)). Based upon that evaluation, the chief executive officer and chief financial officer of each of NEE and FPL concluded that the company's disclosure controls and procedures were effective as of December 31, 2012.

Internal Control Over Financial Reporting

- (a) Management's Annual Report on Internal Control Over Financial Reporting
 - See Item 8. Financial Statements and Supplementary Data.
- (b) Attestation Report of the Independent Registered Public Accounting Firm
 - See Item 8. Financial Statements and Supplementary Data.
- (c) Changes in Internal Control Over Financial Reporting

NEE and FPL are continuously seeking to improve the efficiency and effectiveness of their operations and of their internal controls. This results in refinements to processes throughout NEE and FPL. However, there has been no change in NEE's or FPL's internal control over financial reporting (as defined in the Securities Exchange Act of 1934 Rules 13a-15(f) and 15d-15(f)) that occurred during NEE's and FPL's most recent fiscal quarter that has materially affected, or is reasonably likely to materially affect, NEE's or FPL's internal control over financial reporting.

Item 9B. Other Information

On February 26, 2013, the Compensation Committee of the Board of Directors of NEE approved the NextEra Energy, Inc. Executive Severance Benefit Plan (Severance Plan), which provides for the payment of severance benefits to certain senior executives if their employment with NEE or its affiliates is involuntarily terminated in specified circumstances.

The purpose of the Severance Plan is to retain senior executives and encourage dedication to their duties by ensuring the equitable treatment of those who may experience an involuntary termination, as defined in the Severance Plan. The Severance Plan provides each Participant (as defined in the Severance Plan and described below) with severance benefits following the Participant's involuntary termination in exchange for the Participant's entry into a release of claims against NEE and an agreement to adhere to certain non-competition and related covenants protective of NEE and its affiliates.

The Severance Plan became effective on February 26, 2013. NEE may amend or terminate the Severance Plan, in full or in part, at any time and from time to time. If an amendment or termination would affect the rights of an eligible executive or Participant, such eligible executive or Participant must consent in writing to the amendment or termination. In addition, the amendment or termination must comply with Internal Revenue Code section 409A.

The President and Chief Executive Officer, the Vice Chairman and Chief Financial Officer, and each Executive Vice President of NEE, the President and Chief Executive Officer of NEER and the President of FPL are eligible to participate in the Severance Plan.

Following a covered involuntary termination and the execution of the release and other agreement, a Participant will receive a cash payment equal to two times the Participant's annual base salary plus two times the Participant's target annual incentive compensation, payable in two equal annual installments. In addition, the Participant's outstanding equity and equity-based awards will vest pro rata, subject, where applicable, to the achievement of the specified performance objectives. A Participant will also receive certain ancillary benefits, including outplacement assistance or a payment in lieu thereof. Amounts payable under the Severance Plan are subject to a cap specified in the Severance Plan.

The Severance Plan does not provide for the payment of severance benefits upon terminations governed by the terms of the executives' previously disclosed executive retention change of control agreements.

A copy of the Severance Plan is filed as an exhibit to this report.

PART III

Item 10. Directors, Executive Officers and Corporate Governance

The information required by this item will be included under the headings "Business of the Annual Meeting," "Corporate Governance and Board Matters" and "Information About NextEra Energy and Management" in NEE's Proxy Statement which will be filed with the SEC in connection with the 2013 Annual Meeting of Shareholders (NEE's Proxy Statement) and is incorporated herein by reference, or is included in Item 1. Business - Executive Officers of NEE.

NEE has adopted the NextEra Energy, Inc. Code of Ethics for Senior Executive and Financial Officers (the Senior Financial Executive Code), which is applicable to the executive chairman, the chief executive officer, the chief financial officer, the chief accounting officer and other senior executive and financial officers. The Senior Financial Executive Code is available under Corporate Governance in the Investor Relations section of NEE's internet website at www.nexteraenergy.com. Any amendments to, or waivers of any provision of, the Senior Financial Executive Code which are required to be disclosed to shareholders under applicable SEC rules will be disclosed on the NEE website at the address listed above within the time period required under SEC rules from time to time.

Item 11. Executive Compensation

The information required by this item will be included in NEE's Proxy Statement under the headings "Executive Compensation" and "Corporate Governance and Board Matters" and is incorporated herein by reference.

Item 12. Security Ownership of Certain Beneficial Owners and Management and Related Stockholder Matters

The information required by this item will be included in NEE's Proxy Statement under the headings "Business of the Annual Meeting" and "Information About NextEra Energy and Management" and is incorporated herein by reference.

Item 13. Certain Relationships and Related Transactions, and Director Independence

The information required by this item, to the extent applicable, will be included in NEE's Proxy Statement under the heading "Corporate Governance and Board Matters" and is incorporated herein by reference.

Item 14. Principal Accounting Fees and Services

NEE - The information required by this item will be included in NEE's Proxy Statement under the heading "Audit-Related Matters" and is incorporated herein by reference.

FPL - The following table presents fees billed for professional services rendered by Deloitte & Touche LLP, the member firms of Deloitte Touche Tohmatsu, and their respective affiliates (collectively, Deloitte & Touche) for the fiscal years ended December 31, 2012 and 2011. The amounts presented below reflect allocations from NEE for FPL's portion of the fees, as well as amounts billed directly to FPL.

	2012	2011
Audit fees ^(a)	\$ 3,364,000	\$ 3,109,000
Audit-related fees(b)	190,000	327,000
Tax fees ^(c)	29,000	130,000
All other fees ^(d)	10,000	16,000
Total	\$ 3,593,000	\$ 3,582,000

- (a) Audit fees consist of fees billed for professional services rendered for the audit of FPL's and NEE's annual consolidated financial statements for the fiscal year, the reviews of the financial statements included in FPL's and NEE's Quarterly Reports on Form 10-Q for the fiscal year and the audit of the effectiveness of internal control over financial reporting, comfort letters, consents, and other services related to SEC matters and services in connection with annual and semi-annual fillings of NEE's financial statements with the Japanese Ministry of Finance.
- (b) Audit-related fees consist of fees billed for assurance and related services that are reasonably related to the performance of the audit or review of FPL's and NEE's consolidated financial statements and are not reported under audit fees. These fees primarily related to consultation on accounting standards and on transactions, agreed-upon procedures and attestation services.
- (c) Tax fees consist of fees billed for professional services rendered for tax compliance, tax advice and tax planning. In 2012, all tax fees paid related to tax compliance services. In 2011, \$32,000 of tax fees paid related to tax compliance services and \$98,000 related to tax advice and planning services.
- (d) All other fees consist of fees for products and services other than the services reported under the other named categories. In 2012, these fees related to training. In 2011, these fees related to training and an assessment of the record management processes.

In accordance with the requirements of Sarbanes-Oxley Act of 2002, the Audit Committee Charter and the Audit Committee's preapproval policy for services provided by the independent registered public accounting firm, all services performed by Deloitte & Touche are approved in advance by the Audit Committee, except for audits of certain trust funds where the fees are paid by the trust. Audit and audit-related services specifically identified in an appendix to the pre-approval policy are pre-approved by the Audit Committee each year. This pre-approval allows management to request the specified audit and audit-related services on an asneeded basis during the year, provided any such services are reviewed with the Audit Committee at its next regularly scheduled meeting. Any audit or audit-related service for which the fee is expected to exceed \$250,000, or that involves a service not listed on the pre-approval list, must be specifically approved by the Audit Committee prior to commencement of such service. In addition, the Audit Committee approves all services other than audit and audit-related services performed by Deloitte & Touche in advance of the commencement of such work. The Audit Committee has delegated to the Chair of the committee the right to approve audit. audit-related, tax and other services, within certain limitations, between meetings of the Audit Committee, provided any such decision is presented to the Audit Committee at its next regularly scheduled meeting. At each Audit Committee meeting (other than meetings held to review earnings materials), the Audit Committee reviews a schedule of services for which Deloitte & Touche has been engaged since the prior Audit Committee meeting under existing pre-approvals and the estimated fees for those services. In 2012 and 2011, none of the amounts presented above represent services provided to NEE or FPL by Deloitte & Touche that were approved by the Audit Committee after services were rendered pursuant to Rule 2-01(c)(7)(i)(C) of Regulation S-X (which provides for a waiver of the otherwise applicable pre-approval requirement if certain conditions are met).

PART IV

Item 15. Exhibits, Financial Statement Schedules

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- 2. Financial Statement Schedules Schedules are omitted as not applicable or not required.
- Exhibits (including those incorporated by reference)
 Certain exhibits listed below refer to "FPL Group" and "FPL Group Capital," and were effective prior to the change of the name FPL Group, Inc. to NextEra Energy, Inc., and of the name FPL Group Capital Inc to NextEra Energy Capital Holdings, Inc., during 2010.

Exhibit Number	Description	NextEra Energy, Inc.	Florida Power & Light Company
*3(i)a	Restated Articles of Incorporation of NextEra Energy, Inc. (filed as Exhibit 3(i) to Form 10-Q for the quarter ended June 30, 2010, File No. 1-8841)	х	
*3(i)b	Restated Articles of Incorporation of Florida Power & Light Company (filed as Exhibit 3(i)b to Form 10-K for the year ended December 31, 2010, File No. 2-27612)		Х
*3(ii)a	Amended and Restated Bylaws of NextEra Energy, Inc., as amended through May 21, 2010 (filed as Exhibit 3(ii) to Form 10-Q for the quarter ended June 30, 2010, File No. 1-8841)	x	
*3(ii)b	Amended and Restated Bylaws of Florida Power & Light Company, Inc., as amended through October 17, 2008 (filed as Exhibit 3(ii)b to Form 10-Q for the quarter ended September 30, 2008, File No. 2-27612)		X

Exhibit Number	Description	NextEra Energy, Inc.	Florida Power & Light Company
*4(a)	Mortgage and Deed of Trust dated as of January 1, 1944, and One hundred and twenty Supplements thereto, between Florida Power & Light Company and Deutsche Bank Trust Company Americas, Trustee (filed as Exhibit B-3, File No. 2-4845; Exhibit 7(a), File No. 2-7126; Exhibit 7(a), File No. 2-7217; Exhibit 4(a)-5, File No. 2-7523; Exhibit 7(a), File No. 2-9217; Exhibit 4(a)-5, File No. 2-10093; Exhibit 4(b)-1, File No. 2-12900; Exhibit 4(b)-1, File No. 2-13255; Exhibit 4(b)-1, File No. 2-13705; Exhibit 4(b)-1, File No. 2-13925; Exhibit 4(b)-1, File No. 2-15677; Exhibit 4(b)-1, File No. 2-250501; Exhibit 4(b)-1, File No. 2-25677; Exhibit 2(c), File No. 2-250501; Exhibit 4(b)-1, File No. 2-25677; Exhibit 2(c), File No. 2-257612; Exhibit 2(c), File No. 2-25677; Exhibit 2(c), File No. 2-23412; Exhibit 2(c), File No. 2-25901; Exhibit 2(c), File No. 2-30542; Exhibit 2(c), File No. 2-33038; Exhibit 2(c), File No. 2-39006; Exhibit 2(c), File No. 2-41312; Exhibit 2(c), File No. 2-49726; Exhibit 2(c), File No. 2-46502; Exhibit 2(c), File No. 2-48679; Exhibit 2(c), File No. 2-46502; Exhibit 2(c), File No. 2-58286; Exhibit 2(c), File No. 2-50712; Exhibit 2(c), File No. 2-56724; Exhibit 2(c), File No. 2-56724; Exhibit 2(c), File No. 2-56724; Exhibit 2(c), File No. 2-66524; Exhibit 2(c), File No. 2-67239; Exhibit 4(c), File No. 2-67239; Exhibit 4(c), File No. 2-70767; Exhibit 9(a) to Post-Effective Amendment No. 5 to Form S-8, File No. 3-48669; Exhibit 99(a) to Post-Effective Amendment No. 5 to Form S-8, File No. 3-48669; Exhibit 4(b) to Form 10-Q for the quarter ended December 31, 1993, File No. 1-3545; Exhibit 4(c) to Form 10-Q for the quarter ended June 30, 1994, File No. 1-3545; Exhibit 4(d) to Form 10-Q for the quarter ended March 31, 1996, File No. 1-3545; Exhibit 4(d) to Form 10-Q for the quarter ended March 31, 1996, File No. 1-3545; Exhibit 4(d) to Form 10-Q for the quarter ended March 31, 1996, File No. 1-3545; Exhibit 4(d) to Form 10-Q for the quarter ended March 31, 1996, File No. 1-3545; Exhibit 4(b) to Form 10-Q for	X	X
*4(b)	Indenture (For Unsecured Debt Securities), dated as of June 1, 1999, between FPL Group Capital Inc and The Bank of New York Mellon, as Trustee (filed as Exhibit 4(a) to Form 8-K dated July 16, 1999, File No. 1-8841)	Х	
*4(c)	First Supplemental Indenture to Indenture (For Unsecured Debt Securities) dated as of June 1, 1999, dated as of September 21, 2012, between NextEra Energy Capital Holdings, Inc. and The Bank of New York Mellon, as Trustee (filed as Exhibit 4(e) to Form 10-Q for the quarter ended September 30, 2012, File No. 1-8841)	X	
*4(d)	Guarantee Agreement, dated as of June 1, 1999, between FPL Group, Inc. (as Guarantor) and The Bank of New York Mellon (as Guarantee Trustee) (filed as Exhibit 4(b) to Form 8-K dated July 16, 1999, File No. 1-8841)	X	

Exhibit Number	Description	NextEra Energy, Inc.	Florida Power & Light Company
*4(e)	Officer's Certificate of FPL Group Capital Inc, dated June 17, 2008, creating the 5.35% Debentures, Series due June 15, 2013 (filed as Exhibit 4(a) to Form 8-K dated June 17, 2008, File No. 1-8841)	х	
*4(f)	Officer's Certificate of FPL Group Capital Inc, dated December 12, 2008, creating the 7 7/8% Debentures, Series due December 15, 2015 (filed as Exhibit 4 to Form 8-K dated December 12, 2008, File No. 1-8841)	Х	
*4(g)	Officer's Certificate of FPL Group Capital Inc, dated March 9, 2009, creating the 6.00% Debentures, Series due March 1, 2019 (filed as Exhibit 4 to Form 8-K dated March 9, 2009, File No. 1-8841)	X	
*4(h)	Officer's Certificate of FPL Group Capital Inc, dated May 26, 2009, creating the Series C Debentures due June 1, 2014 (filed as Exhibit 4(c) to Form 8-K dated May 22, 2009, File No. 1-8841)	Χ	
*4(i)	Letter, dated May 21, 2012, from NextEra Energy Capital Holdings, Inc. to The Bank of New York Mellon, as trustee, setting forth certain terms of the Series C Debentures due June 1, 2014 effective May 21, 2012 (filed as Exhibit 4(b) to Form 8-K dated May 21, 2012, File No. 1-8841)	х	
*4(j)	Officer's Certificate of FPL Group Capital Inc, dated May 18, 2010, creating the Debentures, 2.55% Series due November 15, 2013 (filed as Exhibit 4 to Form 8-K dated May 18, 2010, File No. 1-8841)	Х	
*4(k)	Officer's Certificate of FPL Group Capital Inc, dated August 31, 2010, creating the Debentures, 2.60% Series due September 1, 2015 (filed as Exhibit 4 to Form 8-K dated August 31, 2010, File No. 1-8841)	×	
*4(1)	Officer's Certificate of FPL Group Capital Inc, dated September 21, 2010, creating the Series D Debentures due September 1, 2015 (filed as Exhibit 4(c) to Form 8-K dated September 15, 2010, File No. 1-8841)	X	
*4(m)	Officer's Certificate of NextEra Energy Capital Holdings, Inc., dated June 10, 2011, creating the 4.50% Debentures, Series due June 1, 2021 (filed as Exhibit 4(b) to Form 8-K dated June 10, 2011, File No. 1-8841)	X	
*4(n)	Officer's Certificate of NextEra Energy Capital Holdings, Inc., dated May 4, 2012, creating the Series E Debentures due June 1, 2017 (filed as Exhibit 4(c) to Form 8-K dated May 4, 2012, File No. 1-8841)	Х	
*4(0)	Officer's Certificate of NextEra Energy Capital Holdings, Inc., dated September 11, 2012, creating the Series F Debentures due September 1, 2017 (filed as Exhibit 4(c) to Form 8-K dated September 11, 2012, File No. 1-8841)	Х	
*4(p)	Officer's Certificate of NextEra Energy Capital Holdings, Inc., dated September 21, 2012, creating the 1.20% Debentures, Series due June 1, 2015 (filed as Exhibit 4 to Form 8-K dated September 21, 2012, File No. 1-8841)	Х	
*4(q)	Indenture (For Unsecured Subordinated Debt Securities relating to Trust Securities), dated as of March 1, 2004, among FPL Group Capital Inc, FPL Group, Inc. (as Guarantor) and The Bank of New York Mellon (as Trustee) (filed as Exhibit 4(au) to Post-Effective Amendment No. 3 to Form S-3, File Nos. 333-102173, 333-102173-01, 333-102173-02 and 333-102173-03)	X	
*4(r)	Preferred Trust Securities Guarantee Agreement, dated as of March 15, 2004, between FPL Group, Inc. (as Guarantor) and The Bank of New York Mellon (as Guarantee Trustee) relating to FPL Group Capital Trust I (filed as Exhibit 4(aw) to Post-Effective Amendment No. 3 to Form S-3, File Nos. 333-102173, 333-102173-01, 333-102173-02 and 333-102173-03)	X	
*4(s)	Amended and Restated Trust Agreement relating to FPL Group Capital Trust I, dated as of March 15, 2004 (filed as Exhibit 4(at) to Post-Effective Amendment No. 3 to Form S-3, File Nos. 333-102173, 333-102173-01, 333-102173-02 and 333-102173-03)	X	

Exhibit Number	Description	NextEra Energy, Inc.	Florida Power & Light Company
*4(t)	Agreement as to Expenses and Liabilities of FPL Group Capital Trust I, dated as of March 15, 2004 (filed as Exhibit 4(ax) to Post-Effective Amendment No. 3 to Form S-3, File Nos. 333-102173, 333-102173-01, 333-102173-02 and 333-102173-03)	Х	
*4(u)	Officer's Certificate of FPL Group Capital Inc and FPL Group, Inc., dated March 15, 2004, creating the 5 7/8% Junior Subordinated Debentures, Series due March 15, 2044 (filed as Exhibit 4(av) to Post-Effective Amendment No. 3 to Form S-3, File Nos. 333-102173, 333-102173-01, 333-102173-02 and 333-102173-03)		
*4(v)	Indenture (For Unsecured Subordinated Debt Securities), dated as of September 1, 2006, among FPL Group Capital Inc, FPL Group, Inc. (as Guarantor) and The Bank of New York Mellon (as Trustee) (filed as Exhibit 4(a) to Form 8-K dated September 19, 2006, File No. 1-8841)	Х	
*4(w)	First Supplemental Indenture to Indenture (For Unsecured Debt Securities) dated as of September 1, 2006, dated as of November 19, 2012, between NextEra Energy Capital Holdings, Inc., NextEra Energy, Inc. as Guarantor, and The Bank of New York Mellon, as Trustee (filed as Exhibit 2 to Form 8-A dated January 16, 2013, File No. 1-33028)	X	
*4(x)	Officer's Certificate of FPL Group Capital Inc and FPL Group, Inc., dated September 19, 2006, creating the Series B Enhanced Junior Subordinated Debentures due 2066 (filed as Exhibit 4(c) to Form 8-K dated September 19, 2006, File No. 1-8841)	X	
*4(y)	Replacement Capital Covenant, dated September 19, 2006, by FPL Group Capital Inc and FPL Group, Inc. relating to FPL Group Capital Inc's Series B Enhanced Junior Subordinated Debentures due 2066 (filed as Exhibit 4(d) to Form 8-K dated September 19, 2006, File No. 1-8841)	X	
*4(z)	Officer's Certificate of FPL Group Capital Inc and FPL Group, Inc., dated June 12, 2007, creating the Series C Junior Subordinated Debentures due 2067 (filed as Exhibit 4(a) to Form 8-K dated June 12, 2007, File No. 1-8841)	Х	
*4(aa)	Replacement Capital Covenant, dated June 12, 2007, by FPL Group Capital Inc and FPL Group, Inc. relating to FPL Group Capital Inc's Series C Junior Subordinated Debentures due 2067 (filed as Exhibit 4(b) to Form 8-K dated June 12, 2007, File No. 1-8841)	X	
*4(bb)	Officer's Certificate of FPL Group Capital Inc and FPL Group, Inc., dated September 17, 2007, creating the Series D Junior Subordinated Debentures due 2067 (filed as Exhibit 4(a) to Form 8-K dated September 17, 2007, File No. 1-8841)	Χ	
*4(cc)	Replacement Capital Covenant, dated September 18, 2007, by FPL Group Capital Inc and FPL Group, Inc. relating to FPL Group Capital Inc's Series D Junior Subordinated Debentures due 2067 (filed as Exhibit 4(c) to Form 8-K dated September 17, 2007, File No. 1-8841)	X	
*4(dd)	Officer's Certificate of FPL Group Capital Inc and FPL Group, Inc., dated March 19, 2009, creating the Series F Junior Subordinated Debentures due 2069 (filed as Exhibit 4(b) to Form 8-K dated March 17, 2009, File No. 1-8841)	Х	
*4(ee)	Replacement Capital Covenant, dated March 19, 2009, by FPL Group Capital Inc and FPL Group, Inc. relating to FPL Group Capital Inc's Series F Junior Subordinated Debentures due 2069 (filed as Exhibit 4(c) to Form 8-K dated March 17, 2009, File No. 1-8841)	x	
*4(ff)	Officer's Certificate of NextEra Energy Capital Holdings, Inc. and NextEra Energy, Inc., dated March 27, 2012, creating the Series G Junior Subordinated Debentures due March 1, 2072 (filed as Exhibit 4 to Form 8-K dated March 27, 2012, File No. 1-8841)	X	
*4(gg)	Officer's Certificate of NextEra Energy Capital Holdings, Inc. and NextEra Energy, Inc., dated June 15, 2012, creating the Series H Junior Subordinated Debentures due June 15, 2072 (filed as Exhibit 4 to Form 8-K dated June 15, 2012, File No. 1-8841)	X	

Exhibit Number	Description	NextEra Energy, Inc.	Florida Power & Light Company
*4(hh)	Officer's Certificate of NextEra Energy Capital Holdings, Inc. and NextEra Energy, Inc., dated November 19, 2012, creating the Series I Junior Subordinated Debentures due November 15, 2072 (filed as Exhibit 4 to Form 8-K dated November 19, 2012, File No. 1-8841)	Х	
*4(ii)	Officer's Certificate of NextEra Energy Capital Holdings, Inc. and NextEra Energy, Inc., dated January 18, 2013, creating the Series J Junior Subordinated Debentures due January 15, 2073 (filed as Exhibit 4 to Form 8-K dated January 18, 2013, File No. 1-8841)	X	
*4(jj)	Indenture (For Securing Senior Secured Bonds, Series A), dated May 22, 2007, between FPL Recovery Funding LLC (as Issuer) and The Bank of New York Mellon (as Trustee and Securities Intermediary) (filed as Exhibit 4.1 to Form 8-K dated May 22, 2007 and filed June 1, 2007, File No. 333-141357)		Х
*4(kk)	Purchase Contract Agreement, dated as of September 1, 2010, between NextEra Energy, Inc. and The Bank of New York Mellon, as Purchase Contract Agent (filed as Exhibit 4(a) to Form 8-K dated September 15, 2010, File No. 1-8841)	X	
*4(II)	Pledge Agreement, dated as of September 1, 2010, among NextEra Energy, Inc., Deutsche Bank Trust Company Americas, as Collateral Agent, Custodial Agent and Securities Intermediary, and The Bank of New York Mellon, as Purchase Contract Agent (filed as Exhibit 4(b) to Form 8-K dated September 15, 2010, File No. 1-8841)	X	
*4(mm)	Purchase Contract Agreement dated as of May 1, 2012, between NextEra Energy, Inc. and The Bank of New York Mellon, as Purchase Contract Agent (filed as Exhibit 4(a) to Form 8-K dated May 4, 2012, File No. 1-8841)	X	
*4(nn)	Pledge Agreement, dated as of May 1, 2012, between NextEra Energy, Inc., Deutsche Bank Trust Company Americas, as Collateral Agent, Custodial Agent and Securities Intermediary, and The Bank of New York Mellon, as Purchase Contract Agent (filed as Exhibit 4(b) to Form 8-K dated May 4, 2012, File No. 1-8841)	X	
*4(00)	Purchase Contract Agreement dated as of September 1, 2012, between NextEra Energy, Inc. and The Bank of New York Mellon, as Purchase Contract Agent (filed as Exhibit 4(a) to Form 8-K dated September 11, 2012, File No. 1-8841)	X	
*4(pp)	Pledge Agreement, dated as of September 1, 2012, between NextEra Energy, Inc., Deutsche Bank Trust Company Americas, as Collateral Agent, Custodial Agent and Securities Intermediary, and The Bank of New York Mellon, as Purchase Contract Agent (filed as Exhibit 4(b) to Form 8-K dated September 11, 2012, File No. 1-8841)	X	
*10(a)	FPL Group, Inc. Supplemental Executive Retirement Plan, amended and restated effective April 1, 1997 (SERP) (filed as Exhibit 10(a) to Form 10-K for the year ended December 31, 1999, File No. 1-8841)	X	X
*10(b)	FPL Group, Inc. Supplemental Executive Retirement Plan, amended and restated effective January 1, 2005 (Restated SERP) (filed as Exhibit 10(b) to Form 8-K dated December 12, 2008, File No. 1-8841)	Х	Х
*10(c)	Amendment Number 1 to the Restated SERP changing name to NextEra Energy, Inc. Supplemental Executive Retirement Plan (filed as Exhibit 10(b) to Form 10-Q for the quarter ended June 30, 2010, File No. 1-8841)	x	X
*10(d)	Appendix A1 (revised as of December 1, 2011) to the Restated SERP (filed as Exhibit 10(d) to Form 10-K for the year ended December 31, 2011, File No. 1-8841)	X	X
*10(e)	Appendix A2 (revised as of December 1, 2011) to the Restated SERP (filed as Exhibit 10(e) to Form 10-K for the year ended December 31, 2011, File No. 1-8841)	X	×
10(f)	Appendix A1 (revised as of December 1, 2012) to the Restated SERP	X	×
10(g)	Appendix A2 (revised as of December 1, 2012) to the Restated SERP	X	×
*10(h)	Amended and Restated Supplement to the Restated SERP as it applies to Lewis Hay, III effective January 1, 2005 (filed as Exhibit 10(c) to Form 8-K dated December 12, 2008, File No. 1-8841)	X	X

Exhibit Number	Description	NextEra Energy, Inc.	Florida Power & Light Company
*10(i)	Supplement to the SERP as it applies to Lewis Hay, III effective March 22, 2002 (filed as Exhibit 10(g) to Form 10-K for the year ended December 31, 2001, File No. 1-8841)		х
*10(j)	Supplement to the Restated SERP relating to a special credit to certain executive officers and other officers effective February 15, 2008 (filed as Exhibit 10(g) to Form 10-K for the year ended December 31, 2007, File No. 1-8841)	X	Х
*10(k)	Supplement to the Restated SERP effective February 15, 2008 as it applies to Armando Pimentel, Jr. (filed as Exhibit 10(i) to Form 10-K for the year ended December 31, 2007, File No. 1-8841)	X	X
*10(l)	Supplement to the SERP effective December 14, 2007 as it applies to Manoochehr K. Nazar (filed as Exhibit 10(j) to Form 10-K for the year ended December 31, 2009, File No. 1-8841)	Х	Х
*10(m)	FPL Group, Inc. Long-Term Incentive Plan of 1985, as amended (filed as Exhibit 99 (h) to Post-Effective Amendment No. 5 to Form S-8, File No. 33-18669)	X	X
*10(n)	NextEra Energy, Inc. (formerly known as FPL Group, Inc.) Amended and Restated Long-Term Incentive Plan, most recently amended and restated on May 22, 2009 (filed as Exhibit 10(a) to Form 10-Q for the quarter ended June 30, 2009, File No. 1-8841)	Х	X
*10(o)	NextEra Energy, Inc. Amended and Restated 2011 Long Term Incentive Plan (filed as Exhibit 10(c) to Form 8-K dated March 16, 2012, File No. 1-8841)	×	X
*10(p)	Form of FPL Group, Inc. Amended and Restated Long-Term Incentive Plan Performance Share Award Agreement effective February 12, 2010 (filed as Exhibit 10 (q) to Form 10-K for the year ended December 31, 2009, File No. 1-8841)	Х	Х
*10(q)	Form of NextEra Energy, Inc. Amended and Restated Long-Term Incentive Plan Performance Share Award Agreement effective February 18, 2011 (filed as Exhibit 10 (b) to Form 10-Q for the quarter ended March 31, 2011, File No. 1-8841)	×	X
*10(r)	Form of Performance Share Award Agreement under the NextEra Energy, Inc. 2011 Long Term Incentive Plan (filed as Exhibit 10(a) to Form 8-K dated October 13, 2011, File No. 1-8841)	X	X
*10(s)	Form of Performance Share Award Agreement under the NextEra Energy, Inc. Amended and Restated 2011 Long Term Incentive Plan, as revised March 16, 2012 (filed as Exhibit 10(c) to Form 10-Q for the quarter ended March 31, 2012)	X	X
*10(t)	Form of Performance Share Award Agreement under the NextEra Energy, Inc. Amended and Restated 2011 Long Term Incentive Plan for certain executive officers (filed as Exhibit 10(a) to Form 8-K dated October 11, 2012)	X	Χ
*10(u)	Form of FPL Group, Inc. Amended and Restated Long-Term Incentive Plan Restricted Stock Award Agreement effective February 13, 2009 (filed as Exhibit 10(q) to Form 10-K for the year ended December 31, 2008, File No. 1-8841)	X	X
*10(v)	Form of FPL Group, Inc. Amended and Restated Long-Term Incentive Plan Restricted Stock Award Agreement effective February 12, 2010 (filed as Exhibit 10(w) to Form 10-K for the year ended December 31, 2009, File No. 1-8841)	Х	X
*10(w)	Form of NextEra Energy, Inc. Amended and Restated Long-Term Incentive Plan Restricted Stock Award Agreement effective February 18, 2011 (filed as Exhibit 10(c) to Form 10-Q for the quarter ended March 31, 2011, File No. 1-8841)	X	X
*10(x)	Form of Restricted Stock Award Agreement under the NextEra Energy, Inc. 2011 Long Term Incentive Plan (filed as Exhibit 10(c) to Form 8-K dated October 13, 2011, File No. 1-8841)	X	Х
*10(y)	Form of Restricted Stock Award Agreement under the NextEra Energy, Inc. Amended and Restated 2011 Long Term Incentive Plan for certain executive officers (filed as Exhibit 10(b) to Form 8-K dated October 11, 2012)	×	X
*10(z)	Form of FPL Group, Inc. Amended and Restated Long-Term Incentive Plan Stock Option Award - Non-Qualified Stock Option Agreement (filed as Exhibit 10(c) to Form 8-K dated December 29, 2004, File No. 1-8841)	X	Χ

Exhibit Number	Description	NextEra Energy, Inc.	Florida Power & Light Company
*10(aa)	Form of FPL Group, Inc. Amended and Restated Long-Term Incentive Plan Stock Option Award - Non-Qualified Stock Option Agreement (filed as Exhibit 10(d) to Form 8-K dated December 29, 2004, File No. 1-8841)	х	х
*10(bb)	Form of FPL Group, Inc. Amended and Restated Long-Term Incentive Plan Stock Option Award - Non-Qualified Stock Option Agreement effective February 15, 2008 (filed as Exhibit 10(b) to Form 8-K dated February 15, 2008, File No. 1-8841)	Х	X
*10(cc)	Form of FPL Group, Inc. Amended and Restated Long-Term Incentive Plan Stock Option Award - Non-Qualified Stock Option Agreement effective February 13, 2009 (filed as Exhibit 10(u) to Form 10-K for the year ended December 31, 2008, File No. 1-8841)	X	x
*10(dd)	Form of FPL Group, Inc. Amended and Restated Long-Term Incentive Plan - Non-Qualified Stock Option Agreement effective February 12, 2010 (filed as Exhibit 10(bb) to Form 10-K for the year December 31, 2009, File No. 1-8841)	Х	X
*10(ee)	Form of NextEra Energy, Inc. Amended and Restated Long-Term Incentive Plan - Non-Qualified Stock Option Agreement effective February 18, 2011 (filed as Exhibit 10(d) to Form 10-Q for the quarter ended March 31, 2011, File No. 1-8841)	х	X
*10(ff)	Form of Non-Qualified Stock Option Award Agreement under the NextEra Energy, Inc. 2011 Long Term Incentive Plan (filed as Exhibit 10(b) to Form 8-K dated October 13, 2011, File No. 1-8841)	Х	X
*10(gg)	Form of FPL Group, Inc. Amended and Restated Long-Term Incentive Plan Amended and Restated Deferred Stock Award Agreement effective February 12, 2010 between FPL Group, Inc. and each of Moray P. Dewhurst and James L. Robo (filed as Exhibit 10(dd) to Form 10-K for the year ended December 31, 2009, File No. 1-8841)	X	X
*10(hh)	Form of Deferred Stock Award Agreement under NextEra Energy, Inc. Amended and Restated 2011 Long Term Incentive Plan (filed as Exhibit 10(a) to Form 8-K dated March 16, 2012, File No. 1-8841)	X	Х
.*10(ii)	FPL Group, Inc. Executive Annual Incentive Plan as amended and restated on December 12, 2008 (filed as Exhibit 10(a) to Form 8-K dated December 12, 2008, File No. 1-8841)	X	X
*10(jj)	NextEra Energy, Inc. 2013 Executive Annual Incentive Plan (filed as Exhibit 10(c) to Form 8-K dated October 11, 2012, File No. 1-8841)	Х	X
*10(kk)	NextEra Energy, Inc. Deferred Compensation Plan effective January 1, 2005 as amended and restated through October 15, 2010 (filed as Exhibit 10(dd) to Form 10-K for the year ended December 31, 2010, File No. 1-8841)	х	X
*10(II)	Amendment 1 (effective May 25, 2011) to the NextEra Energy, Inc. Deferred Compensation Plan effective January 1, 2005, as amended and restated through October 15, 2010 (filed as Exhibit 10(b) to Form 10-Q for the quarter ended June 30, 2011, File No. 1-8841)	Х	X
*10(mm)	Amendment 2 (effective November 16, 2011) to the NextEra Energy, Inc. Deferred Compensation Plan effective January 1, 2005, as amended and restated through October 15, 2010 (filed as Exhibit 10(II) to Form 10-K for the year ended December 31, 2011, File No. 1-8841)	x	×
*10(nn)	FPL Group, Inc. Deferred Compensation Plan, amended and restated effective January 1, 2003 (filed as Exhibit 10(k) to Form 10-K for the year ended December 31, 2002, File No. 1-8841)	X	X
*10(00)	FPL Group, Inc. Executive Long-Term Disability Plan effective January 1, 1995 (filed as Exhibit 10(g) to Form 10-K for the year ended December 31, 1995, File No. 1-8841)	x	X
*10(pp)	FPL Group, Inc. Amended and Restated Non-Employee Directors Stock Plan, as amended and restated October 13, 2006 (filed as Exhibit 10(b) to Form 10-Q for the quarter ended September 30, 2006, File No. 1-8841)	X	
*10(qq)	FPL Group, Inc. 2007 Non-Employee Directors Stock Plan (filed as Exhibit 99 to Form S-8, File No. 333-143739)	X	

Exhibit Number	Description	NextEra Energy, Inc.	Florida Power & Light Company
*10(rr)	NextEra Energy, Inc. Non-Employee Director Compensation Summary effective January 1, 2012 (filed as Exhibit 10(rr) to Form 10-K for the year ended December 31, 2011, File No. 1-8841)		
10(ss)	NextEra Energy, Inc. Non-Employee Director Compensation Summary effective January 1, 2013	X	
*10(tt)	Form of Amended and Restated Executive Retention Employment Agreement, as of December 12, 2008, between FPL Group, Inc. and each of Robert L. McGrath and Antonio Rodriguez (filed as Exhibit 10(g) to Form 8-K dated December 12, 2008, File No. 1-8841)	Х	×
*10(uu)	Form of Amended and Restated Executive Retention Employment Agreement effective December 10, 2009 between FPL Group, Inc. and each of Lewis Hay, III, Moray P. Dewhurst, James L. Robo, Armando Pimentel, Jr., and Charles E. Sieving (filed as Exhibit 10(nn) to Form 10-K for the year ended December 31, 2009, File No. 1-8841)	X	×
*10(vv)	Amended and Restated Employment Letter with Lewis Hay, III dated December 10, 2009 (filed as Exhibit 10(pp) to Form 10-K for the year ended December 31, 2009, File No. 1-8841)	X	X
10(ww)	409A Amendment dated October 12, 2012 to Amended and Restated Employment Letter between Lewis Hay, III and NextEra Energy, Inc.	×	X
*10(xx)	Waiver Letter dated March 16, 2012 between Lewis Hay, III and NextEra Energy, Inc. (filed as Exhibit 10(b) to Form 8-K dated March 16, 2012, File No. 1-8841)	X	Χ
*10(yy)	Executive Retention Employment Agreement between FPL Group, Inc. and Joseph T. Kelliher dated as of May 21, 2009 (filed as Exhibit 10(b) to Form 10-Q for the quarter ended June 30, 2009, File No. 1-8841)	×	X
*10(zz)	Executive Retention Employment Agreement between FPL Group, Inc. and Manoochehr K. Nazar dated as of January 1, 2010 (filed as Exhibit 10(rr) to Form 10-K for the year ended December 31, 2009, File No. 1-8841)	Х	Χ
*10(aaa)	Executive Retention Employment Agreement between NextEra Energy, Inc. and Shaun J. Francis dated as of August 16, 2010 (filed as Exhibit 10(b) to Form 10-Q for the quarter ended September 30, 2010, File No. 1-8841)	X	X
*10(bbb)	Executive Retention Employment Agreement between NextEra Energy, Inc. and Eric E. Silagy dated as of May 2, 2012 (filed as Exhibit 10(b) to Form 10-Q for the quarter ended June 30, 2012, File No. 1-8841)	Х	X
10(ccc)	Executive Retention Employment Agreement between NextEra Energy, Inc. and William L. Yeager dated as of January 1, 2013	×	X
10(ddd)	Form of 2012 409A Amendment to NextEra Energy, Inc. Executive Retention Employment Agreement effective October 11, 2012 between NextEra Energy, Inc. and each of Lewis Hay, III, James L. Robo, Moray P. Dewhurst, Armando Pimentel, Jr., Eric E. Silagy, Shaun J. Francis, Joseph T. Kelliher, Robert L. McGrath, Manoochehr K. Nazar, Antonio Rodriguez and Charles E. Sieving	X	Х
10(eee)	NextEra Energy, Inc. Executive Severance Benefit Plan effective February 26, 2013	X	X
*10(fff)	Guarantee Agreement between FPL Group, Inc. and FPL Group Capital Inc, dated as of October 14, 1998 (filed as Exhibit 10(y) to Form 10-K for the year ended December 31, 2001, File No. 1-8841)	X	
12(a)	Computation of Ratios	×	
12(b)	Computation of Ratios		X
21	Subsidiaries of NextEra Energy, Inc.	X	
23	Consent of Independent Registered Public Accounting Firm	X	X
31(a)	Rule 13a-14(a)/15d-14(a) Certification of Chief Executive Officer of NextEra Energy, Inc.	X	

Exhibit Number	Description	NextEra Energy, Inc.	Florida Power & Light Company
31(b)	Rule 13a-14(a)/15d-14(a) Certification of Chief Financial Officer of NextEra Energy, Inc.	X	
31(c)	Rule 13a-14(a)/15d-14(a) Certification of Chief Executive Officer of Florida Power & Light Company		×
31(d)	Rule 13a-14(a)/15d-14(a) Certification of Chief Financial Officer of Florida Power & Light Company		X
32(a)	Section 1350 Certification of NextEra Energy, Inc.	X	
32(b)	Section 1350 Certification of Florida Power & Light Company		X
101.INS	XBRL Instance Document	x	X
101.SCH	XBRL Schema Document	X	X
101.PRE	XBRL Presentation Linkbase Document	X	X
101.CAL	XBRL Calculation Linkbase Document	X	X
101.LAB	XBRL Label Linkbase Document	х	X
101.DEF	XBRL Definition Linkbase Document	X	X

^{*} Incorporated herein by reference

NEE and FPL agree to furnish to the SEC upon request any instrument with respect to long-term debt that NEE and FPL have not filed as an exhibit pursuant to the exemption provided by Item 601(b)(4)(iii)(A) of Regulation S-K.

NEXTERA ENERGY, INC. SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized and in the capacities and on the date indicated.

NextEra Energy, Inc.

JAMES L. ROBO James L. Robo

President and Chief Executive Officer and Director (Principal Executive Officer)

Date: February 27, 2013

Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed below by the following persons on behalf of the registrant and in the capacities and on the date indicated.

Signature and Title as of February 27, 2013:

MORAY P. DEWHURST	CHRIS N. FROGGATT
Moray P. Dewhurst Vice Chairman and Chief Financial Officer, and Executive Vice President - Finance (Principal Financial Officer)	Chris N. Froggatt Vice President, Controller and Chief Accounting Officer (Principal Accounting Officer)
Directors:	
SHERRY S. BARRAT Sherry S. Barrat	OLIVER D. KINGSLEY, JR. Oliver D. Kingsley, Jr.
ROBERT M. BEALL, II Robert M. Beall, II	RUDY E. SCHUPP Rudy E. Schupp
JAMES L. CAMAREN James L. Camaren	JOHN L. SKOLDS John L. Skolds
KENNETH B. DUNN Kenneth B. Dunn	WILLIAM H. SWANSON William H. Swanson
J. BRIAN FERGUSON J. Brian Ferguson	MICHAEL H. THAMAN Michael H. Thaman
LEWIS HAY, III Lewis Hay, III	HANSEL E. TOOKES, II Hansel E. Tookes, II
TONI JENNINGS Toni Jennings	

FLORIDA POWER & LIGHT COMPANY SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized and in the capacities and on the date indicated.

Florida Power & Light Company

	JAMES L. ROBO	
Chairma	James L. Robo n and Chief Executive Officer (Principal Executive Officer	
Date: February 27, 2013		
Pursuant to the requirements of the Securities E on behalf of the registrant and in the capacities		ort has been signed below by the following persons
Signature and Title as of February 27, 2013:		
MORAY P. DEWHURST		KIMBERLY OUSDAHL
Moray P. Dewhurst Executive Vice President, Finance and Chief Financial Officer and Director (Principal Financial Officer)		Kimberly Ousdahl Vice President, Controller and Chief Accounting Officer (Principal Accounting Officer)
Directors:		
LEWIS HAY, III		
Lewis Hay, III		
ANTONIO RODRIGUEZ		
Antonio Rodriguez		
ERIC E. SILAGY		
Eric E. Silagy		

Table of Contents

Supplemental Information to be Furnished With Reports Filed Pursuant to Section 15(d) of the Securities Exchange Act of 1934 by Registrants Which Have Not Registered Securities Pursuant to Section 12 of the Securities Exchange Act of 1934

No annual report, proxy statement, form of proxy or other proxy soliciting material has been sent to security holders of FPL during the period covered by this Annual Report on Form 10-K for the fiscal year ended December 31, 2012.

NEXTERA ENERGY, INC. AND SUBSIDIARIES COMPUTATION OF RATIO OF EARNINGS TO FIXED CHARGES AND RATIO OF EARNINGS TO COMBINED FIXED CHARGES AND PREFERRED STOCK DIVIDENDS^(a)

	Years Ended December 31,				
	2012	2011	2010	2009	2008
	Excusive manufacture control contra	(mil	lions of do	llars)	
Earnings, as defined:					
Net income	\$ 1,911	\$1,923	\$ 1,957	\$1,615	\$ 1,639
Income taxes	692	529	532	327	450
Fixed charges included in the determination of net income, as below	1,124	1,094	1,025	899	859
Amortization of capitalized interest	25	21	21	17	15
Distributed income of equity method investees	32	95	74	69	124
Less: Equity in earnings of equity method investees	13	55	58	52	93
Total earnings, as defined	\$ 3,771	\$3,607	\$ 3,551	\$2,875	\$ 2,994
Fixed charges, as defined:					
Interest expense	\$ 1,038	\$1,035	\$979	\$849	\$813
Rental interest factor	52	41	32	· 28	28
Allowance for borrowed funds used during construction	34	18	14	22	18
Fixed charges included in the determination of net income	1,124	1,094	1,025	899	859
Capitalized interest	155	107	75	88	55
Total fixed charges, as defined	\$ 1,279	\$1,201	\$ 1,100	\$ 987	\$ 914
Ratio of earnings to fixed charges and ratio of earnings to combined fixed charges and preferred stock dividends ^(a)	2.95	3.00	3.23	2.91	3.28

⁽a) NextEra Energy, Inc. has no preference equity securities outstanding; therefore, the ratio of earnings to fixed charges is the same as the ratio of earnings to combined fixed charges and preferred stock dividends.

FLORIDA POWER & LIGHT COMPANY AND SUBSIDIARIES COMPUTATION OF RATIO OF EARNINGS TO FIXED CHARGES AND RATIO OF EARNINGS TO COMBINED FIXED CHARGES AND PREFERRED STOCK DIVIDENDS^(a)

	Years Ended December 31,				
	2012	2011	2010	2009	2008
		(mil	lions of dol	lars)	
Earnings, as defined:		Valley State of Control of Control	No. of the last the l	weeks with the first of	un/Statussessant
Net income	\$1,240	\$1,068	\$ 945	\$ 831	\$ 789
Income taxes	752	654	580	473	443
Fixed charges included in the determination of net income, as below	450	411	382	347	359
Total earnings, as defined	\$2,442	\$2,133	\$1,907	\$1,651	\$ 1,591
Fixed charges, as defined:					
Interest expense	\$ 417	\$ 387	\$ 361	\$ 318	\$ 334
Rental interest factor	11	8	8	7	7
Allowance for borrowed funds used during construction	22	16	13	22	18
Fixed charges included in the determination of net income	450	411	382	347	359
Capitalized interest	_	1	3	2	_
Total fixed charges, as defined	\$ 450	\$ 412	\$ 385	\$ 349	\$ 359
Ratio of earnings to fixed charges and ratio of earnings to combined fixed charges and preferred stock dividends ^(a)	5.43	5.18	4.95	4.73	4.43

⁽a) Florida Power & Light Company has no preference equity securities outstanding; therefore, the ratio of earnings to fixed charges is the same as the ratio of earnings to combined fixed charges and preferred stock dividends.

SUBSIDIARIES OF NEXTERA ENERGY, INC.

NextEra Energy, Inc.'s principal subsidiaries as of December 31, 2012 are listed below.

		State or Jurisdiction of Incorporation
	Subsidiary	or Organization
1.	Florida Power & Light Company (100%-owned)	Florida
2.	NextEra Energy Capital Holdings, Inc. (100%-owned)	Florida
3.	NextEra Energy Resources, LLC ^{(a)(b)}	Delaware
4.	Palms Insurance Company, Limited ^(b)	Cayman Islands

Includes 550 subsidiaries that operate in the United States and 64 subsidiaries that operate in foreign countries in the same line of business as NextEra Energy Resources, LLC.

100%-owned subsidiary of NextEra Energy Capital Holdings, Inc.

Exhibit 23

CONSENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

We consent to the incorporation by reference in the following Registration Statements of our reports dated February 27, 2013, relating to the consolidated financial statements of NextEra Energy, Inc. and subsidiaries (NextEra Energy) and Florida Power & Light Company and subsidiaries (FPL) and the effectiveness of NextEra Energy's and FPL's internal control over financial reporting, appearing in this Annual Report on Form 10-K of NextEra Energy and FPL for the year ended December 31, 2012:

NextEra Energy, I	nc.	Florida Power & Light Company		
Form S-8	No. 33-11631	Form S-3	No. 333-183052-02	
Form S-8	No. 33-57673			
Form S-8	No. 333-27079	NextEra Energy	Capital Holdings, Inc.	
Form S-8	No. 333-88067	Form S-3	No. 333-183052-01	
Form S-8	No. 333-114911			
Form S-8	No. 333-116501			
Form S-3	No. 333-125275			
Form S-8	No. 333-125954			
Form S-8	No. 333-130479			
Form S-8	No. 333-143739			
Form S-8	No. 333-174799			
Form S-3	No. 333-180848			
Form S-3	No. 333-183052			

DELOITTE & TOUCHE LLP

Miami, Florida February 27, 2013

Exhibit 31(a)

Rule 13a-14(a)/15d-14(a) Certification

I, James L. Robo, certify that:

- I have reviewed this Form 10-K for the annual period ended December 31, 2012 of NextEra Energy, Inc. (the registrant);
- Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- Based on my knowledge, the financial statements, and other financial information included in this report, fairly present
 in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the
 periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: February 27, 2013

JAMES L. ROBO

James L. Robo President and Chief Executive Officer of NextEra Energy, Inc.

Exhibit 31(b)

Rule 13a-14(a)/15d-14(a) Certification

I, Moray P. Dewhurst, certify that:

- I have reviewed this Form 10-K for the annual period ended December 31, 2012 of NextEra Energy, Inc. (the registrant);
- Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material
 fact necessary to make the statements made, in light of the circumstances under which such statements were made,
 not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: February 27, 2013

MORAY P. DEWHURST

Moray P. Dewhurst Vice Chairman and Chief Financial Officer, and Executive Vice President - Finance of NextEra Energy, Inc.

Rule 13a-14(a)/15d-14(a) Certification

I, James L. Robo, certify that:

- 1. I have reviewed this Form 10-K for the annual period ended December 31, 2012 of Florida Power & Light Company (the registrant);
- Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material
 fact necessary to make the statements made, in light of the circumstances under which such statements were made,
 not misleading with respect to the period covered by this report:
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: February 27, 2013

JAMES L. ROBO

James L. Robo Chairman and Chief Executive Officer of Florida Power & Light Company

Rule 13a-14(a)/15d-14(a) Certification

I, Moray P. Dewhurst, certify that:

- 1. I have reviewed this Form 10-K for the annual period ended December 31, 2012 of Florida Power & Light Company (the registrant);
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: February 27, 2013

MORAY P. DEWHURST

Moray P. Dewhurst
Executive Vice President, Finance
and Chief Financial Officer of
Florida Power & Light Company

Section 1350 Certification

We, James L. Robo and Moray P. Dewhurst, certify, pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

- (1) The Annual Report on Form 10-K of NextEra Energy, Inc. (the registrant) for the annual period ended December 31, 2012 (Report) fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the registrant.

Dated: February 27, 2013

JAMES L. ROBO

James L. Robo President and Chief Executive Officer of NextEra Energy, Inc.

MORAY P. DEWHURST

Moray P. Dewhurst
Vice Chairman and Chief Financial Officer,
and Executive Vice President - Finance
of NextEra Energy, Inc.

A signed original of this written statement required by Section 906 has been provided to the registrant and will be retained by the registrant and furnished to the Securities and Exchange Commission or its staff upon request.

The foregoing certification is being furnished as an exhibit to the Report pursuant to Item 601(b)(32) of Regulation S-K and Section 906 of the Sarbanes-Oxley Act of 2002 and, accordingly, is not being filed with the Securities and Exchange Commission as part of the Report and is not to be incorporated by reference into any filing of the registrant under the Securities Act of 1933 or the Securities Exchange Act of 1934 (whether made before or after the date of the Report, irrespective of any general incorporation language contained in such filing).

Section 1350 Certification

We, James L. Robo and Moray P. Dewhurst, certify, pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

- (1) The Annual Report on Form 10-K of Florida Power & Light Company (the registrant) for the annual period ended December 31, 2012 (Report) fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the registrant.

Dated: February 27, 2013

JAMES L. ROBO

James L. Robo
Chairman and Chief Executive Officer of
Florida Power & Light Company

MORAY P. DEWHURST

Moray P. Dewhurst
Executive Vice President, Finance
and Chief Financial Officer of
Florida Power & Light Company

A signed original of this written statement required by Section 906 has been provided to the registrant and will be retained by the registrant and furnished to the Securities and Exchange Commission or its staff upon request.

The foregoing certification is being furnished as an exhibit to the Report pursuant to Item 601(b)(32) of Regulation S-K and Section 906 of the Sarbanes-Oxley Act of 2002 and, accordingly, is not being filed with the Securities and Exchange Commission as part of the Report and is not to be incorporated by reference into any filing of the registrant under the Securities Act of 1933 or the Securities Exchange Act of 1934 (whether made before or after the date of the Report, irrespective of any general incorporation language contained in such filing).

Exhibit B

2013 and 2014 Sources and Uses of Funds Forecast and Construction Budget for Gross Property Additions

FLORIDA POWER & LIGHT COMPANY AND SUBSIDIARIES 2013 and 2014 Sources and Uses of Funds Forecast (Millions of Dollars)

Selected cash flow items (Note 1)	<u>2013</u>	<u>2014</u>
Depreciation and amortization (Note 2)	\$1,345	\$1,482
Deferred income taxes	318	87
Deferred investment tax credit – net	(0)	(0)
Total	\$1,663	\$1,569

Capital requirements	2013	<u>2014</u>
Construction expenditures		
(Note 3,4)	\$2,460	\$2,410
Long-term debt maturities		
	453	356
Total capital requirements		
	\$2,913	\$2,766

FLORIDA POWER & LIGHT COMPANY AND SUBSIDIARIES Construction Budget for Gross Property Additions (Millions of Dollars)

Construction expenditures (Note 3,4):

2013 \$2,460 2014 \$2,410

NOTES

- Note 1) Projected amounts do not include any effect of potential changes in retail base rates or other regulated activities which could cause the projections to change.
- Note 2) Excludes nuclear plant decommissioning costs. Projections presented on a GAAP basis.
- Note 3) Includes AFUDC, and for nuclear, includes preconstruction costs and carrying costs, and carrying costs on construction costs recoverable through the nuclear cost recovery rule. All of the estimated construction expenditures are subject to continuing review and adjustment and actual construction expenditures may vary from these estimates due to factors such as changes in customers, energy sales, demand, business and economic conditions, construction and design requirements, fuel supply and costs, availability and cost of labor, supplies and materials, regulatory treatment, environmental and conservation requirements, pending requests for proposals, and existing and proposed legislation. FPL is keeping its construction program as flexible as possible with the intention of accommodating those factors that may develop or change. Excludes nuclear fuel purchases.
- Note 4) Projected amounts do not include potential incremental capital expenditures of up to \$1.3 billion in total for 2013 and 2014.

Exhibit C

Statement of Capital Stock and Debt as of December 31, 2012

FLORIDA POWER & LIGHT COMPANY Statement of Capital Stock and Debt as of December 31, 2012

Description	Issue Date	Authorized Shares	Outstanding Shares
Preferred Stock, undesignated, \$100 par	_	10,414,100	_
Preferred Stock, undesignated, no par	_	5,000,000	-
Subordinated Preferred Stock, no par	_	5,000,000	-
Common Stock, no par	12/84	1,000	1,000
Total		20,415,100	1,000

FLORIDA POWER & LIGHT COMPANY Statement of Capital Stock and Debt as of December 31, 2012

First Mortgage Bonds:

	Issue		Principal
Series	Date	Maturity	Outstanding
4.850%	12/02	02/01/13	\$400,000,000
5.850%	12/02	02/01/33	\$200,000,000
5.950%	10/03	10/01/33	\$300,000,000
5.625%	04/03	04/01/34	\$500,000,000
5.650%	01/04	02/01/35	\$240,000,000
4.950%	6/05	06/01/35	\$300,000,000
6.200%	4/06	06/01/36	\$300,000,000
5.400%	9/05	09/01/35	\$300,000,000
5.650%	1/06	02/01/37	\$400,000,000
5.850%	4/07	05/01/37	\$300,000,000
5.550%	10/07	11/01/17	\$300,000,000
5.950%	1/08	02/01/38	\$600,000,000
5.960%	3/09	04/01/39	\$500,000,000
5.690%	2/10	03/01/40	\$500,000,000
5.250%	12/10	02/01/41	\$400,000,000
5.125%	6/11	06/01/41	\$250,000,000
4.125%	12/11	02/01/42	\$600,000,000
4.050%	5/12	06/01/42	\$600,000,000
3.800%	12/12	12/15/42	\$400,000,000
		Total	\$7,390,000,000

Storm Securitization Bonds (1)

Series	Issue Date	Final Payment Date	Principal Outstanding
5.044%	05/07	08/01/13	\$49,541,455
5.127%	05/07	08/01/15	\$100,000,000
5.256%	05/07	08/01/19	\$288,000,000
		Total	\$437,541,455

⁽¹⁾ These bonds were issued by FPL Recovery Funding LLC and are not obligations of FPL.

FLORIDA POWER & LIGHT COMPANY Statement of Capital Stock and Debt as of December 31, 2012

Unsecured Pollution Control, Solid Waste Disposal and Industrial Development Revenue Bonds:

Series	Issue Date	Maturity	Principal Outstanding
Variable Rate Jacksonville	05/92	05/01/27	\$28,300,000
Variable Rate Dade	12/93	06/01/21	\$45,750,000
Variable Rate Jacksonville	03/94	09/01/24	\$45,960,000
Variable Rate Manatee	03/94	09/01/24	\$16,510,000
Variable Rate Putnam	03/94	09/01/24	\$4,480,000
Variable Rate Dade	03/95	04/01/20	\$8,635,000
Variable Rate Jacksonville	06/95	05/01/29	\$51,940,000
Variable Rate Martin	04/00	07/15/22	\$95,700,000
Variable Rate St. Lucie	09/00	09/01/28	\$242,210,000
Variable Rate St. Lucie	05/03	05/01/24	\$78,785,000
Variable Rate Miami-Dade	06/03	02/1/23	\$15,000,000
		Total	\$633,270,000

Other Debt:

Series	Issue Date	Maturity	Principal Outstanding
West County Tax Exempt	07/09	10/01/40	\$56,229,741
Bank of New York - Variable Rate	12/12	06/30/14	\$300,000,000
		Total	\$356,229,741