Cleco Corporate Holdings LLC Form 10-Q May 02, 2018

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-Q

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

For the quarterly period ended March 31, 2018

Or

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

Commission file number 1-15759

CLECO CORPORATE HOLDINGS LLC

(Exact name of registrant as specified in its charter)

Louisiana 72-1445282

(State or other jurisdiction of incorporation or organization) (I.R.S. Employer Identification No.)

2030 Donahue Ferry Road, Pineville, Louisiana 71360-5226 (Address of principal executive offices) (Zip Code)

Registrant's telephone number, including area code: (318) 484-7400

Commission file number 1-05663

CLECO POWER LLC

(Exact name of registrant as specified in its charter)

Louisiana 72-0244480

(State or other jurisdiction of incorporation or organization) (I.R.S. Employer Identification No.)

2030 Donahue Ferry Road, Pineville, Louisiana 71360-5226 (Address of principal executive offices) (Zip Code)

Registrant's telephone number, including area code: (318) 484-7400

Indicate by check mark whether the Registrants: (1) have filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the Registrants were required to file such reports) and (2) have been subject to such filing requirements for the past 90 days. Yes x No "

Indicate by check mark whether the Registrants have submitted electronically and posted on their corporate Web site, if any, every Interactive Data File required to be submitted and posted

pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the Registrants were required to submit and post such files). Yes x No "

Indicate by check mark whether Cleco Corporate Holdings LLC is a large accelerated filer, an accelerated filer, a non-accelerated filer, smaller reporting company, or an emerging growth company. See definitions of "large accelerated filer," "accelerated filer," "smaller reporting company," and "emerging growth company" in Rule 12b-2 of the Exchange Act. (Check one): Large accelerated filer " Accelerated filer " Non-accelerated filer x (Do not check if a smaller reporting company) Smaller reporting company "

Emerging growth company "

If an emerging growth company, indicate by check mark if the Registrant has elected not to use the extended transition period for complying with any new or revised accounting standards provided pursuant to Section 13(a) of the Exchange Act."

Indicate by check mark whether Cleco Power LLC is a large accelerated filer, an accelerated filer, a non-accelerated filer, smaller reporting company, or an emerging growth company. See definitions of "large accelerated filer," "accelerated filer," "smaller reporting company," and "emerging growth company" in Rule 12b-2 of the Exchange Act. (Check one): Large accelerated filer " Accelerated filer " Non-accelerated filer x (Do not check if a smaller reporting company) Smaller reporting company"

Emerging growth company "

If an emerging growth company, indicate by check mark if the Registrant has elected not to use the extended transition period for complying with any new or revised accounting standards provided pursuant to Section 13(a) of the Exchange Act.

Indicate by check mark whether the Registrants are shell companies (as defined in Rule 12b-2 of the Exchange Act) Yes." No x

Cleco Corporate Holdings LLC has no common stock outstanding. All of the outstanding equity of Cleco Corporate Holdings LLC is held by Cleco Group LLC, a wholly owned subsidiary of Cleco Partners L.P.

Cleco Power LLC, a wholly owned subsidiary of Cleco Corporate Holdings LLC, meets the conditions set forth in General Instructions H(1)(a) and (b) of Form 10-Q and is therefore filing this Form 10-Q with the reduced disclosure format.

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This Combined Quarterly Report on Form 10-Q is separately filed by Cleco Corporate Holdings LLC and Cleco Power LLC. Information in this filing relating to Cleco Power LLC is filed by Cleco Corporate Holdings LLC and separately by Cleco Power LLC on its own behalf. Cleco Power LLC makes no representation as to information relating to Cleco Corporate Holdings LLC (except as it may relate to Cleco Power LLC) or any other affiliate or subsidiary of Cleco Corporate Holdings LLC.

This report should be read in its entirety as it pertains to each respective Registrant. The Notes to the Unaudited Condensed Consolidated Financial Statements are combined.

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GLOSSARY OF TERMS

Abbreviations or acronyms used in this filing, including all items in Parts I and II, are defined below.

ABBREVIATION OR

DEFINITION ACRONYM

401(k) Plan Cleco Power 401(k) Savings and Investment Plan

Alternate Base Rate which is the greater of the prime rate, the federal funds effective rate ABR

plus 0.50%, or LIBOR plus 1.0%

Acadia Power Partners, LLC, previously a wholly owned subsidiary of Midstream. Acadia Acadia

Power Partners, LLC was dissolved effective August 29, 2014.

Cleco Power's 580-MW, combined cycle power plant located at the Acadia Power Station in

Eunice, Louisiana

Entergy Louisiana's 580-MW, combined cycle power plant located at the Acadia Power Acadia Unit 2

Station in Eunice, Louisiana, which is operated by Cleco Power

Allowance for Funds Used During Construction **AFUDC**

Administrative Law Judge **ALJ**

Acadia Unit 1

Amended Lignite Mining Amended and restated lignite mining agreement effective December 29, 2009 Agreement

AMI Advanced Metering Infrastructure

Accumulated Other Comprehensive Income (Loss) **AOCI**

Asset Retirement Obligation ARO

American Recovery and Reinvestment Act of 2009 **ARRA**

Attala Transmission LLC, a wholly owned subsidiary of Cleco Holdings Attala

British Columbia Investment Management Corporation **bcIMC**

Coal combustion by-products or residual **CCR**

Chief Executive Officer **CEO CFO** Chief Financial Officer

Cleco Cleco Holdings and its subsidiaries

Cleco Cajun LLC, formerly Cleco Energy LLC, a wholly owned subsidiary of Cleco Cleco Cajun

Holdings

Pre-merger entity that was converted to a limited liability company and changed its name to Cleco Corporation

Cleco Corporate Holdings LLC on April 13, 2016

Cleco Group LLC, a wholly owned subsidiary of Cleco Partners Cleco Group

Cleco Holdings Cleco Corporate Holdings LLC, a wholly owned subsidiary of Cleco Group

Cleco Katrina/Rita Hurricane Recovery Funding LLC, a wholly owned subsidiary of Cleco Cleco Katrina/Rita

Power

Cleco Partners L.P., a Delaware limited partnership that is owned by a consortium of

Cleco Partners investors, including funds or investment vehicles managed by MIRA, bcIMC, John Hancock

Financial, and other infrastructure investors

Cleco Power Cleco Power LLC and its subsidiaries, a wholly owned subsidiary of Cleco Holdings

Cottonwood Energy Company LP, an indirect subsidiary of NRG South Central. Upon

closing of the Purchase and Sale Agreement, Cottonwood Energy will become an indirect Cottonwood Energy

subsidiary of Cleco Holdings.

Cleco Power's 775-MW, combined-cycle power plant located in St. Landry, Louisiana Coughlin

DHLC Dolet Hills Lignite Company, LLC, a wholly owned subsidiary of SWEPCO Diversified Lands LLC, a wholly owned subsidiary of Cleco Holdings **Diversified Lands**

Dolet Hills A facility consisting of Dolet Hills Power Station, the Dolet Hills mine, and the Oxbow mine

Dolet Hills Power A 650-MW generating unit at Cleco Power's plant site in Mansfield, Louisiana. Cleco Power

Station has a 50% ownership interest in the capacity of Dolet Hills.

EAC Environmental Adjustment Clause

EBITDA Earnings before interest, taxes, depreciation, and amortization

Entergy Louisiana Entergy Louisiana, LLC

EPA U.S. Environmental Protection Agency ERO Electric Reliability Organization

Evangeline Cleco Evangeline LLC, a wholly owned subsidiary of Midstream

FAC Fuel Adjustment Clause

FASB Financial Accounting Standards Board FERC Federal Energy Regulatory Commission

FTR Financial Transmission Right

FRP Formula Rate Plan

GAAP Generally Accepted Accounting Principles in the U.S.

IRS Internal Revenue Service

kWh Kilowatt-hour(s)

LIBOR London Interbank Offered Rate
LMP Locational Marginal Price

LPSC Louisiana Public Service Commission

Madison Unit 3 A 641-MW generating unit at Cleco Power's plant site in Boyce, Louisiana

MATS Mercury and Air Toxics Standards

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ABBREVIATION OR DEFINITION **ACRONYM**

Merger of Merger Sub with and into Cleco Corporation pursuant to the terms of the Merger Merger

Agreement which was completed on April 13, 2016

Agreement and Plan of Merger, dated as of October 17, 2014, by and among Cleco Partners, Merger Agreement

Merger Sub, and Cleco Corporation

Cleco Partners', Cleco Group's, Cleco Holdings', and Cleco Power's 77 commitments to the

Merger Commitments LPSC as defined in Docket No. U-33434 of which a performance report must be filed annually

by October 31 for the 12 months ending June 30

Cleco MergerSub Inc., previously an indirect wholly owned subsidiary of Cleco Partners that was merged with and into Cleco Corporation, with Cleco Corporation surviving the Merger,

Merger Sub and Cleco Corporation converting to a limited liability company and changing its name to

Cleco Holdings

Cleco Midstream Resources LLC, a wholly owned subsidiary of Cleco Holdings Midstream

Macquarie Infrastructure and Real Assets Inc. **MIRA** Midcontinent Independent System Operator, Inc. **MISO** Moody's Moody's Investors Service, a credit rating agency

Megawatt(s) MW MWh Megawatt-hour(s)

NERC North American Electric Reliability Corporation

NMTC New Markets Tax Credit

USB NMTC Fund 2008-1 LLC was formed to invest in projects qualifying for New Markets **NMTC** Fund

Tax Credits and Solar Projects

A percentage comparison of these items is not statistically meaningful because the percentage Not Meaningful

difference is greater than 1,000%

NRG Energy, Inc. NRG Energy

NRG South Central NRG South Central Generating LLC

Other Benefits Includes medical, dental, vision, and life insurance for Cleco's retirees

Oxbow Oxbow Lignite Company, LLC, 50% owned by Cleco Power and 50% owned by SWEPCO

PCB Polychlorinated biphenyl

Perryville Energy Partners, L.L.C., a wholly owned subsidiary of Cleco Holdings Perryville

Purchase and Sale Purchase and Sale Agreement, dated as of February 6, 2018, by and among NRG Energy,

NRG South Central, and Cleco Energy LLC (now Cleco Cajun) Agreement

RE Regional Entity

Cleco Holdings and/or Cleco Power Registrant(s)

Return on Equity ROE

Regional Transmission Organization **RTO**

Standard & Poor's Ratings Services, a credit rating agency S&P

U.S. Securities and Exchange Commission SEC Supplemental Executive Retirement Plan **SERP**

Southwest Power Pool SPP

Southwest Power Pool Regional Entity SPP RE

System Support Resource SSR

START Strategic Alignment and Real-Time Transformation

Cleco Support Group LLC, a wholly owned subsidiary of Cleco Holdings Support Group

Southwestern Electric Power Company, an electric utility subsidiary of American Electric **SWEPCO**

Power Company, Inc.

TCJA Tax Cuts and Jobs Act of 2017

Teche Unit 3 A 359-MW generating unit at Cleco Power's plant site in Baldwin, Louisiana

VaR Value-at-Risk

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CAUTIONARY NOTE REGARDING FORWARD-LOOKING STATEMENTS

This Combined Quarterly Report on Form 10-Q includes "forward-looking statements" about future events, circumstances, and results. All statements other than statements of historical fact included in this Combined Quarterly Report are forward-looking statements, including, without limitation, future capital expenditures; business strategies; goals, beliefs, plans and objectives; competitive strengths; market developments; development and operation of facilities; growth in sales volume; meeting capacity requirements; expansion of service to existing customers and service to new customers; future environmental regulations and remediation liabilities; electric customer credits; and the anticipated outcome of various regulatory and legal proceedings. Although the Registrants believe that the expectations reflected in such forward-looking statements are reasonable, such forward-looking statements are based on numerous assumptions (some of which may prove to be incorrect) and are subject to risks and uncertainties that could cause the actual results to differ materially from the Registrants' expectations. In addition to any assumptions and other factors referred to specifically in connection with these forward-looking statements, the following list identifies some of the factors that could cause the Registrants' actual results to differ materially from those contemplated in any of the Registrants' forward-looking statements:

the effects of the Merger on Cleco Holdings' and Cleco Power's business relationships, operating results, and business generally,

regulatory factors such as changes in rate-setting practices or policies; the unpredictability in political actions of governmental regulatory bodies; adverse regulatory ratemaking actions; recovery of investments made under traditional regulation; recovery of storm restoration costs; the frequency, timing, and amount of rate increases or decreases; the impact that rate cases or requests for FRP extensions may have on operating decisions of Cleco Power; the results of periodic NERC, LPSC, and FERC audits; participation in MISO and the related operating challenges and uncertainties, including increased wholesale competition relative to additional suppliers; and compliance with the ERO reliability standards for bulk power systems by Cleco Power,

the ability to recover fuel costs through the FAC,

the ability to close the proposed transaction with NRG Energy and NRG South Central, including the related financings,

the ability to successfully integrate the assets to be acquired in the proposed transaction with NRG Energy and NRG South Central, if completed, into Cleco's operations,

factors affecting utility operations, such as unusual weather conditions or other natural phenomena; catastrophic weather-related damage caused by hurricanes and other storms or severe drought conditions; unscheduled generation outages; unanticipated maintenance or repairs; unanticipated changes to fuel costs or fuel supply costs, shortages, transportation problems, or other developments; fuel mix of Cleco's generating facilities; decreased customer

load; environmental incidents and compliance costs; and power transmission system constraints,

reliance on third parties for determination of Cleco Power's commitments and obligations to markets for generation resources and reliance on third-party transmission services,

global and domestic economic conditions, including the ability of customers to continue paying their utility bills, related growth and/or down-sizing of businesses in Cleco's service area, monetary fluctuations, changes in commodity prices, and inflation rates,

political uncertainty in the U.S., including the ongoing debates related to the U.S. federal government budget and debt ceiling, and volatility and disruption in global capital and credit markets,

the ability of the lignite reserves at Dolet Hills to provide sufficient fuel to the Dolet Hills Power Station until at least 2036,

Cleco Power's ability to maintain its right to sell wholesale power at market-based rates within its control area,

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Cleco Power's dependence on energy from sources other than its facilities and future sources of such additional energy,

reliability of Cleco Power's generating facilities,

the imposition of energy efficiency requirements or increased conservation efforts of customers,

the impact of current or future environmental laws and regulations, including those related to CCRs, greenhouse gases, and energy efficiency that could limit or terminate the operation of certain generating units, increase costs, or reduce customer demand for electricity,

the ability to recover costs of compliance with environmental laws and regulations, including those through the EAC, financial or regulatory accounting principles or policies imposed by FASB, the SEC, FERC, the LPSC, or similar entities with regulatory or accounting oversight,

changing market conditions and a variety of other factors associated with physical energy, financial transactions, and energy service activities, including, but not limited to, price, basis, credit, liquidity, volatility, capacity, transmission, interest rates, and warranty risks,

legal, environmental, and regulatory delays and other obstacles associated with acquisitions (including the NRG South Central acquisition), reorganizations, investments in joint ventures, or other capital projects,

costs and other effects of legal and administrative proceedings, settlements, investigations, claims, and other matters, the availability and use of alternative sources of energy and technologies, such as wind, solar, battery storage, and distributed generation,

changes in federal, state, or local laws (including the TCJA and other tax laws), changes in tax rates, disallowances of

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tax positions, or changes in other regulating policies that may result in a change to tax benefits or expenses, the restriction on the ability of Cleco Power to make distributions to Cleco Holdings in certain instances, as a result of the Merger Commitments,

Cleco Holdings' dependence on the earnings, dividends, or distributions from its subsidiaries to meet its debt obligations,

acts of terrorism, cyber attacks, data security breaches or other attempts to disrupt Cleco's business or the business of third parties, or other man-made disasters,

nonperformance by and creditworthiness of the guarantor counterparty of the NMTC Fund,

eredit ratings of Cleco Holdings and Cleco Power,

the ability to remain in compliance with debt covenants,

the availability or cost of capital resulting from changes in global markets, Cleco's business or financial condition, interest rates, or market perceptions of the electric utility industry and energy-related industries, and

employee workforce factors, including aging workforce, changes in management, and inadequate resources.

For more discussion of these factors and other factors that could cause actual results to differ materially from those contemplated in the Registrants' forward-looking statements, see Part I, Item 1A, "Risk Factors" in the Registrants' Combined Annual Report on Form 10-K for the fiscal year ended December 31, 2017.

All subsequent written and oral forward-looking statements attributable to the Registrants, or persons acting on their behalf, are expressly qualified in their entirety by the factors identified above.

Any forward-looking statement is considered only as of the date of this Combined Quarterly Report on Form 10-Q and, except as required by law, the Registrants undertake no obligation to update any forward-looking statements, whether as a result of changes in actual results, changes in assumptions, or other factors affecting such statements.

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PART I — FINANCIAL INFORMATION

ITEM 1. CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

Cleco

These unaudited Condensed Consolidated Financial Statements should be read in conjunction with Cleco's Consolidated Financial Statements and Notes included in the Registrants' Combined Annual Report on Form 10-K for the fiscal year ended December 31, 2017. For more information on the basis of presentation, see "Notes to the Unaudited Condensed Consolidated Financial Statements — Note 1 — Summary of Significant Accounting Policies — Basis of Presentation."

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Condensed Consolidated Statements of Income (Unaudited)

	FOR THE	
	MONTHS MAR. 31,	ENDED
(THOUSANDS)	2018	2017
Operating revenue	2010	2017
Electric operations	\$262,211	\$234,056
Other operations	22,196	16,880
Gross operating revenue	284,407	250,936
Electric customer credits	(7,647)	
Operating revenue, net	276,760	250,501
Operating expenses	,	,
Fuel used for electric generation	67,016	69,873
Power purchased for utility customers	53,159	31,963
Other operations	27,967	29,327
Maintenance	29,119	24,523
Depreciation and amortization	42,507	40,851
Taxes other than income taxes	12,258	12,502
Total operating expenses	232,026	209,039
Operating income	44,734	41,462
Interest income	783	312
Allowance for equity funds used during construction	2,363	911
Other income	554	1,370
Other expense	(3,554)	(2,938)
Interest charges		
Interest charges, including amortization of debt issuance costs, premiums, and discounts, net	32,030	31,945
Allowance for borrowed funds used during construction	(873)	(227)
Total interest charges	31,157	31,718
Income before income taxes	13,723	9,399
Federal and state income tax expense	2,862	3,107
Net income	\$10,861	\$6,292
The accompanying notes are an integral part of the Condensed Consolidated Financial		
Statements.		

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CLECO

(THOUSANDS)

Net income

Condensed Consolidated Statements of Comprehensive Income (Unaudited)

FOR THE **THREE MONTHS** ENDED MAR. 31, 2018 2017 \$10,861 \$6,292 43 (2,191)43 (2,191)

Other comprehensive income (loss), net of tax

Postretirement benefits gain (loss) (net of tax expense of \$15 in 2018 and tax benefit of \$1,370 in 2017)

Total other comprehensive income (loss), net of tax

Comprehensive income, net of tax

\$10,904 \$4,101

The accompanying notes are an integral part of the Condensed Consolidated Financial Statements.

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CLECO

Condensed Consolidated Balance Sheets (Unaudited)		
(THOUSANDS)	AT MAR. 31, 2018	AT DEC. 31, 2017
Assets	21, 2010	21, 2017
Current assets		
Cash and cash equivalents	\$176,508	\$119,040
Restricted cash and cash equivalents	6,727	13,081
Customer accounts receivable (less allowance for doubtful accounts of \$1,424 in 2018 and	52,277	60 117
\$1,457 in 2017)	32,211	60,117
Other accounts receivable	22,680	30,806
Unbilled revenue	30,011	36,398
Fuel inventory, at average cost	73,215	87,520
Materials and supplies, at average cost	88,420	85,404
Energy risk management assets	4,828	7,396
Accumulated deferred fuel	23,053	13,980
Cash surrender value of company-/trust-owned life insurance policies	82,771	83,117
Prepayments	6,690	9,050
Regulatory assets	22,207	24,670
Other current assets	681	1,146
Total current assets	590,068	571,725
Property, plant, and equipment		
Property, plant, and equipment	3,629,249	3,594,525
Accumulated depreciation	(221,941)	(192,348)
Net property, plant, and equipment	3,407,308	3,402,177
Construction work in progress	212,847	186,629
Total property, plant, and equipment, net	3,620,155	3,588,806
Equity investment in investee	18,172	18,172
Goodwill	1,490,797	1,490,797
Restricted cash and cash equivalents	19,327	20,081
Regulatory assets	425,041	432,358
Intangible assets	107,881	114,850
Other deferred charges	38,540	41,593
Total assets	\$6,309,981	\$6,278,382
The accompanying notes are an integral part of the Condensed Consolidated Financial		
Statements.		

(Continued on next page)

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CITHOUSANDS) AT MAR. 31, 2017 AT DEC. 31, 2018 31, 2017 Liabilities and member's equity 31, 2018 31, 2017 Liabilities ST ST. 31, 2018 31, 2018 31, 2018 Current liabilities ST 9,875 \$19,193 \$19,193 \$19,875 \$19,193 \$19,193 \$1,562 \$147,562 <th>Condensed Consolidated Balance Sheets (Unaudited)</th> <th></th> <th></th>	Condensed Consolidated Balance Sheets (Unaudited)			
Liabilities and member's equity Liabilities Current liabilities Long-term debt due within one year \$19,875 \$19,193 Accounts payable 95,542 147,562 Customer deposits 59,765 \$8,582 Provision for rate refund 11,805 4,206 Taxes payable, net 34,264 22,698 Interest accrued 40,924 14,703 Deferred compensation 11,322 12,132 Other current liabilities 21,633 21,278 Total current liabilities and deferred credits 21,633 21,278 Total current liabilities and deferred credits 243,084 242,135 Regulatory liabilities and deferred taxes, net 18,8329 140,426 Regulatory liabilities and deferred credits 18,3329 140,426 Regulatory liabilities and deferred credits <th c<="" td=""><td>(THOUSANDS)</td><td></td><td></td></th>	<td>(THOUSANDS)</td> <td></td> <td></td>	(THOUSANDS)		
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Provision for rate refund 11,805 4,206 Taxes payable, net 34,264 22,698 Interest accrued 40,924 14,703 Deferred compensation 11,322 12,132 Other current liabilities 21,633 21,278 Total current liabilities 295,130 300,354 Long-term liabilities and deferred credits 423,084 242,135 Accumulated deferred federal and state income taxes, net 618,657 614,812 Postretirement benefit obligations 243,084 242,135 Regulatory liabilities - deferred taxes, net 138,329 140,426 Restricted storm reserve 14,705 14,469 Other deferred credits 38,251 33,724 Total long-term liabilities and deferred credits 1,053,026 1,045,566 Long-term debt, net 2,874,064 2,836,105 Total liabilities 4,222,220 4,182,025 Commitments and contingencies (Note 12) Member's equity 2,069,376 2,069,376 Retained earnings 2,069,376 2,069,376 2,069,376	* *	*		
Taxes payable, net 34,264 22,698 Interest accrued 40,924 14,703 Deferred compensation 11,322 12,132 Other current liabilities 21,633 21,278 Total current liabilities and deferred credits 295,130 300,354 Long-term liabilities and deferred federal and state income taxes, net 618,657 614,812 Postretirement benefit obligations 243,084 242,135 Regulatory liabilities - deferred taxes, net 138,329 140,426 Restricted storm reserve 14,705 14,469 Other deferred credits 38,251 33,724 Total long-term liabilities and deferred credits 1,053,026 1,045,566 Long-term debt, net 2,874,064 2,836,105 Total liabilities 4,222,220 4,182,025 Commitments and contingencies (Note 12) 4,222,220 4,182,025 Member's equity 2,069,376 2,069,376 2,069,376 Retained earnings 21,263 29,902 Accumulated other comprehensive loss (2,878) (2,921)) Total member's equity 2,086,376 2,096,357	•	*	·	
Interest accrued 40,924 14,703 Deferred compensation 11,322 12,132 Other current liabilities 21,633 21,278 Total current liabilities 295,130 300,354 Long-term liabilities and deferred credits 40,242 40,224 Accumulated deferred federal and state income taxes, net 618,657 614,812 Postretirement benefit obligations 243,084 242,135 Regulatory liabilities - deferred taxes, net 138,329 140,426 Restricted storm reserve 14,705 14,469 Other deferred credits 38,251 33,724 Total long-term liabilities and deferred credits 1,053,026 1,045,566 Long-term debt, net 2,874,064 2,836,105 Total liabilities 4,222,220 4,182,025 Commitments and contingencies (Note 12) 4,222,220 4,182,025 Member's equity 2,069,376 2,069,376 2,069,376 Retained earnings 21,263 29,902 Accumulated other comprehensive loss (2,878 (2,921)		·	•	
Deferred compensation 11,322 12,132 Other current liabilities 21,633 21,278 Total current liabilities 295,130 300,354 Long-term liabilities and deferred credits 300,354 Accumulated deferred federal and state income taxes, net 618,657 614,812 Postretirement benefit obligations 243,084 242,135 Regulatory liabilities - deferred taxes, net 138,329 140,426 Restricted storm reserve 14,705 14,469 Other deferred credits 38,251 33,724 Total long-term liabilities and deferred credits 1,053,026 1,045,566 Long-term debt, net 2,874,064 2,836,105 Total liabilities 4,222,220 4,182,025 Commitments and contingencies (Note 12) 4,222,220 4,182,025 Member's equity 2,069,376 2,069,376 2,069,376 Retained earnings 21,263 29,902 Accumulated other comprehensive loss (2,878) (2,921) Total member's equity 2,087,761 2,096,357 Tota	1 0	·		
Other current liabilities 21,633 21,278 Total current liabilities 295,130 300,354 Long-term liabilities and deferred credits 300,354 Accumulated deferred federal and state income taxes, net 618,657 614,812 Postretirement benefit obligations 243,084 242,135 Regulatory liabilities - deferred taxes, net 138,329 140,426 Restricted storm reserve 14,705 14,469 Other deferred credits 38,251 33,724 Total long-term liabilities and deferred credits 1,053,026 1,045,566 Long-term debt, net 2,874,064 2,836,105 Total liabilities 4,222,220 4,182,025 Commitments and contingencies (Note 12) Wember's equity Member's equity 2,069,376 2,069,376 Retained earnings 21,263 29,902 Accumulated other comprehensive loss (2,878 (2,921) Total member's equity 2,087,761 2,096,357 Total liabilities and member's equity 86,309,981 \$6,278,382		•		
Total current liabilities 295,130 300,354 Long-term liabilities and deferred credits 618,657 614,812 Accumulated deferred federal and state income taxes, net 618,657 614,812 Postretirement benefit obligations 243,084 242,135 Regulatory liabilities - deferred taxes, net 138,329 140,426 Restricted storm reserve 14,705 14,469 Other deferred credits 38,251 33,724 Total long-term liabilities and deferred credits 1,053,026 1,045,566 Long-term debt, net 2,874,064 2,836,105 Total liabilities 4,222,220 4,182,025 Commitments and contingencies (Note 12) Member's equity Membership interest 2,069,376 2,069,376 Retained earnings 21,263 29,902 Accumulated other comprehensive loss (2,878) (2,921) Total member's equity 2,087,761 2,096,357 Total liabilities and member's equity 86,309,981 \$6,278,382 The accompanying notes are an integral part of the Condensed Consolidated Financial	-	*		
Long-term liabilities and deferred credits 618,657 614,812 Postretirement benefit obligations 243,084 242,135 Regulatory liabilities - deferred taxes, net 138,329 140,426 Restricted storm reserve 14,705 14,469 Other deferred credits 38,251 33,724 Total long-term liabilities and deferred credits 1,053,026 1,045,566 Long-term debt, net 2,874,064 2,836,105 Total liabilities 4,222,220 4,182,025 Commitments and contingencies (Note 12) Wember's equity Membership interest 2,069,376 2,069,376 Retained earnings 21,263 29,902 Accumulated other comprehensive loss (2,878 (2,921) Total member's equity 2,087,761 2,096,357 Total liabilities and member's equity \$6,309,981 \$6,278,382 The accompanying notes are an integral part of the Condensed Consolidated Financial \$6,309,981 \$6,278,382		21,633	•	
Accumulated deferred federal and state income taxes, net 618,657 614,812 Postretirement benefit obligations 243,084 242,135 Regulatory liabilities - deferred taxes, net 138,329 140,426 Restricted storm reserve 14,705 14,469 Other deferred credits 38,251 33,724 Total long-term liabilities and deferred credits 1,053,026 1,045,566 Long-term debt, net 2,874,064 2,836,105 Total liabilities 4,222,220 4,182,025 Commitments and contingencies (Note 12) 8 Member's equity 2,069,376 2,069,376 Retained earnings 21,263 29,902 Accumulated other comprehensive loss (2,878) (2,921) Total member's equity 2,087,761 2,096,357 Total liabilities and member's equity \$6,309,981 \$6,278,382 The accompanying notes are an integral part of the Condensed Consolidated Financial		295,130	300,354	
Postretirement benefit obligations 243,084 242,135 Regulatory liabilities - deferred taxes, net 138,329 140,426 Restricted storm reserve 14,705 14,469 Other deferred credits 38,251 33,724 Total long-term liabilities and deferred credits 1,053,026 1,045,566 Long-term debt, net 2,874,064 2,836,105 Total liabilities 4,222,220 4,182,025 Commitments and contingencies (Note 12) Wember's equity Membership interest 2,069,376 2,069,376 Retained earnings 21,263 29,902 Accumulated other comprehensive loss (2,878) (2,921) Total member's equity 2,087,761 2,096,357 Total liabilities and member's equity \$6,309,981 \$6,278,382 The accompanying notes are an integral part of the Condensed Consolidated Financial	Long-term liabilities and deferred credits			
Regulatory liabilities - deferred taxes, net 138,329 140,426 Restricted storm reserve 14,705 14,469 Other deferred credits 38,251 33,724 Total long-term liabilities and deferred credits 1,053,026 1,045,566 Long-term debt, net 2,874,064 2,836,105 Total liabilities 4,222,220 4,182,025 Commitments and contingencies (Note 12) Wember's equity Membership interest 2,069,376 2,069,376 Retained earnings 21,263 29,902 Accumulated other comprehensive loss (2,878) (2,921) Total member's equity 2,087,761 2,096,357 Total liabilities and member's equity \$6,309,981 \$6,278,382 The accompanying notes are an integral part of the Condensed Consolidated Financial	Accumulated deferred federal and state income taxes, net	618,657	614,812	
Restricted storm reserve 14,705 14,469 Other deferred credits 38,251 33,724 Total long-term liabilities and deferred credits 1,053,026 1,045,566 Long-term debt, net 2,874,064 2,836,105 Total liabilities 4,222,220 4,182,025 Commitments and contingencies (Note 12) Wember's equity Membership interest 2,069,376 2,069,376 Retained earnings 21,263 29,902 Accumulated other comprehensive loss (2,878) (2,921) Total member's equity 2,087,761 2,096,357 Total liabilities and member's equity \$6,309,981 \$6,278,382 The accompanying notes are an integral part of the Condensed Consolidated Financial	Postretirement benefit obligations	243,084	242,135	
Other deferred credits 38,251 33,724 Total long-term liabilities and deferred credits 1,053,026 1,045,566 Long-term debt, net 2,874,064 2,836,105 Total liabilities 4,222,220 4,182,025 Commitments and contingencies (Note 12) Member's equity 2,069,376 2,069,376 Retained earnings 21,263 29,902 Accumulated other comprehensive loss (2,878) (2,921) Total member's equity 2,087,761 2,096,357 Total liabilities and member's equity \$6,309,981 \$6,278,382 The accompanying notes are an integral part of the Condensed Consolidated Financial	Regulatory liabilities - deferred taxes, net	138,329	140,426	
Total long-term liabilities and deferred credits 1,053,026 1,045,566 Long-term debt, net 2,874,064 2,836,105 Total liabilities 4,222,220 4,182,025 Commitments and contingencies (Note 12) *** Member's equity 2,069,376 2,069,376 Retained earnings 21,263 29,902 Accumulated other comprehensive loss (2,878) (2,921) Total member's equity 2,087,761 2,096,357 Total liabilities and member's equity \$6,309,981 \$6,278,382 The accompanying notes are an integral part of the Condensed Consolidated Financial	Restricted storm reserve	14,705	14,469	
Long-term debt, net Total liabilities Commitments and contingencies (Note 12) Member's equity Membership interest Retained earnings Accumulated other comprehensive loss Total member's equity Total member's equity Total liabilities and member's equity The accompanying notes are an integral part of the Condensed Consolidated Financial	Other deferred credits	38,251	33,724	
Total liabilities 4,222,220 4,182,025 Commitments and contingencies (Note 12) Member's equity Membership interest 2,069,376 2,069,376 Retained earnings 21,263 29,902 Accumulated other comprehensive loss (2,878) (2,921) Total member's equity 2,087,761 2,096,357 Total liabilities and member's equity \$6,309,981 \$6,278,382 The accompanying notes are an integral part of the Condensed Consolidated Financial	Total long-term liabilities and deferred credits	1,053,026	1,045,566	
Commitments and contingencies (Note 12) Member's equity Membership interest Retained earnings Accumulated other comprehensive loss Total member's equity Total liabilities and member's equity The accompanying notes are an integral part of the Condensed Consolidated Financial	Long-term debt, net	2,874,064	2,836,105	
Member's equity2,069,3762,069,376Membership interest2,069,3762,069,376Retained earnings21,26329,902Accumulated other comprehensive loss(2,878) (2,921Total member's equity2,087,7612,096,357Total liabilities and member's equity\$6,309,981\$6,278,382The accompanying notes are an integral part of the Condensed Consolidated Financial	Total liabilities	4,222,220	4,182,025	
Membership interest2,069,3762,069,376Retained earnings21,26329,902Accumulated other comprehensive loss(2,878) (2,921)Total member's equity2,087,7612,096,357Total liabilities and member's equity\$6,309,981\$6,278,382The accompanying notes are an integral part of the Condensed Consolidated Financial	Commitments and contingencies (Note 12)			
Retained earnings Accumulated other comprehensive loss Total member's equity Total liabilities and member's equity The accompanying notes are an integral part of the Condensed Consolidated Financial 21,263 29,902 (2,878 2,087,761 2,096,357 \$6,309,981 \$6,278,382	Member's equity			
Accumulated other comprehensive loss Total member's equity Total liabilities and member's equity The accompanying notes are an integral part of the Condensed Consolidated Financial (2,878) (2,921) 2,087,761 2,096,357 \$6,309,981 \$6,278,382	Membership interest	2,069,376	2,069,376	
Accumulated other comprehensive loss Total member's equity Total liabilities and member's equity The accompanying notes are an integral part of the Condensed Consolidated Financial (2,878) (2,921) 2,087,761 2,096,357 \$6,309,981 \$6,278,382	Retained earnings	21,263	29,902	
Total member's equity 2,087,761 2,096,357 Total liabilities and member's equity The accompanying notes are an integral part of the Condensed Consolidated Financial 2,087,761 2,096,357 \$6,309,981 \$6,278,382		(2,878) (2,921)	
Total liabilities and member's equity \$6,309,981 \$6,278,382 The accompanying notes are an integral part of the Condensed Consolidated Financial	*	2,087,761	2,096,357	
The accompanying notes are an integral part of the Condensed Consolidated Financial	_ ·			

CLECO POWER 2018 1ST QUARTER FORM 10-Q

CLECO

Condensed Consolidated Statements of Cash Flows (Unaudited)

	FOR TH MONTH MAR. 31	IS E	
(THOUSANDS)	2018	٠,	2017
Operating activities	2010		2017
Net income	\$10,861		\$6,292
Adjustments to reconcile net income to net cash provided by operating activities			•
Depreciation and amortization	46,754		46,727
Unearned compensation expense	1,116		955
Allowance for equity funds used during construction	(2,363)	(911)
Deferred income taxes	1,733		3,041
Deferred fuel costs	(11,353)	(2,982)
Cash surrender value of company-/trust-owned life insurance	346		(1,702)
Changes in assets and liabilities			
Accounts receivable	10,563		8,346
Unbilled revenue	6,387		4,765
Fuel inventory and materials and supplies	11,573		(7,733)
Prepayments	2,199		1,318
Accounts payable	(40,239)	(27,148)
Customer deposits	3,500		2,622
Provision for merger commitments	(1,187))	(3,866)
Postretirement benefit obligations	1,007		1,213
Regulatory assets and liabilities, net	3,960		2,599
Other deferred accounts	5,871		1,920
Taxes accrued	11,108		12,568
Interest accrued	26,220		25,620
Other operating	(93)	1,138
Net cash provided by operating activities	87,963		74,782
Investing activities			
Additions to property, plant, and equipment	(64,133)	(47,890)
Allowance for equity funds used during construction	2,363		911
Reimbursement for property loss	1,172		39
Return of equity investment in tax credit fund	2,775		426
Other investing	75		(388)
Net cash used in investing activities	(57,748)	(46,902)
Financing activities			
Issuances of long-term debt	50,000		_
Repayment of long-term debt	(9,700)	(9,060)
Distributions to member	(19,500)	(28,955)
Other financing	(655)	(213)
Net cash provided by (used in) financing activities	20,145		(38,228)
Net increase (decrease) in cash, cash equivalents, restricted cash, and restricted cash equivalents	50,360		(10,348)
Cash, cash equivalents, restricted cash, and restricted cash equivalents at beginning of period	152,202	(1)	69,571

Cash, cash equivalents, restricted cash, and restricted cash equivalents at end of period		(2) \$59,223
Supplementary cash flow information		
Interest paid, net of amount capitalized	\$4,236	\$4,011
Income taxes refunded, net	\$270	\$1
Supplementary non-cash investing and financing activities		
Accrued additions to property, plant, and equipment	\$35,067	\$27,617

⁽¹⁾ Includes cash and cash equivalents of \$119,040, current restricted cash and cash equivalents of \$13,081, and non-current restricted cash and cash equivalents of \$20,081.

The accompanying notes are an integral part of the Condensed Consolidated Financial Statements.

⁽²⁾ Includes cash and cash equivalents of \$176,508, current restricted cash and cash equivalents of \$6,727, and non-current restricted cash and cash equivalents of \$19,327.

CLECO POWER 2018 1ST QUARTER FORM 10-Q

CLECO

Condensed Consolidated Statements of Changes in Member's Equity (Unaudited)

	MEMBERSHIPRETAINED			TOTAL	
(THOUSANDS)	INTEREST	EARNINGS	AOCI	MEMBER'S	
	INTEREST	EARNINGS		EQUITY	
Balances, Dec. 31, 2017	\$ 2,069,376	\$ 29,902	\$(2,921)	\$2,096,357	
Distributions to member	_	(19,500)	_	(19,500)	
Net income	_	10,861	_	10,861	
Other comprehensive income, net of tax	_		43	43	
Balances, Mar. 31, 2018	\$ 2,069,376	\$ 21,263	\$(2,878)	\$2,087,761	
The accompanying notes are an integral part of the Condensed					
Consolidated Financial Statements.					

CLECO POWER 2018 1ST QUARTER FORM 10-Q

ITEM 1. CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

Cleco Power

These unaudited Condensed Consolidated Financial Statements should be read in conjunction with Cleco Power's Consolidated Financial Statements and Notes included in the Registrants' Combined Annual Report on Form 10-K for the fiscal year ended December 31, 2017. For more information on the basis of presentation, see "Notes to the Unaudited Condensed Consolidated Financial Statements — Note 1 — Summary of Significant Accounting Policies — Basis of Presentation."

CLECO POWER 2018 1ST QUARTER FORM 10-Q

CLECO POWER

Condensed Consolidated Statements of Income (Unaudited)

	FOR THE	THREE	
	MONTHS	ENDED	
	MAR. 31,		
(THOUSANDS)	2018	2017	
Operating revenue			
Electric operations	\$264,631	\$237,553	
Other operations	22,195	16,365	
Affiliate revenue	208	219	
Gross operating revenue	287,034	254,137	
Electric customer credits	(7,647)	(435)
Operating revenue, net	279,387	253,702	
Operating expenses			
Fuel used for electric generation	67,016	69,873	
Power purchased for utility customers	53,159	31,963	
Other operations	27,307	30,264	
Maintenance	29,078	24,420	
Depreciation and amortization	40,388	38,758	
Taxes other than income taxes	11,918	12,000	
Total operating expenses	228,866	207,278	
Operating income	50,521	46,424	
Interest income	641	266	
Allowance for equity funds used during construction	2,363	911	
Other income	740	210	
Other expense	(2,608)	(1,998)
Interest charges			
Interest charges, including amortization of debt issuance costs, premiums, and discounts, net	18,529	18,331	
Allowance for borrowed funds used during construction	(873)	(227)
Total interest charges	17,656	18,104	
Income before income taxes	34,001	27,709	
Federal and state income tax expense	7,997	9,855	
Net income	\$26,004	\$17,854	
The accompanying notes are an integral part of the Condensed Consolidated Financial			
Statements.			

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CLECO POWER 2018 1ST QUARTER FORM 10-Q

CLECO POWER

Condensed Consolidated Statements of Comprehensive Income (Unaudited)

	FOR TH THREE		
	MONTH		
	ENDED	MAK.	
	31,		
(THOUSANDS)	2018	2017	
Net income	\$26,004	\$17,854	
Other comprehensive income (loss), net of tax			
Postretirement benefits gain (loss) (net of tax expense of \$83 in 2018 and tax benefit of \$262 in 2017)	233	(420)
Amortization of interest rate derivatives to earnings (net of tax expense of \$22 in 2018 and \$33 in 2017)	64	53	
Total other comprehensive income (loss), net of tax	297	(367)
Comprehensive income, net of tax	\$26,301	\$17,487	

The accompanying notes are an integral part of the Condensed Consolidated Financial Statements.

CLECO POWER 2018 1ST QUARTER FORM 10-Q

CLECO POWER

Condensed Consolidated Balance Sheets (Unaudited)		
(THOUSANDS)	AT MAR. 31, 2018	AT DEC. 31, 2017
Assets	01, 2010	01, 2017
Utility plant and equipment		
Property, plant, and equipment	\$4,924,970	\$4,893,484
Accumulated depreciation	(1,737,911)	(1,712,590)
Net property, plant, and equipment	3,187,059	3,180,894
Construction work in progress	212,727	185,507
Total utility plant and equipment, net	3,399,786	3,366,401
Current assets		
Cash and cash equivalents	128,182	69,816
Restricted cash and cash equivalents	6,727	13,081
Customer accounts receivable (less allowance for doubtful accounts of \$1,424 in 2018 and	52,277	60,117
\$1,457 in 2017)	32,211	00,117
Accounts receivable - affiliate	1,311	1,355
Other accounts receivable	22,278	30,680
Unbilled revenue	30,011	36,398
Fuel inventory, at average cost	73,215	87,520
Materials and supplies, at average cost	88,420	85,404
Energy risk management assets	4,828	7,396
Accumulated deferred fuel	23,053	13,980
Cash surrender value of company-owned life insurance policies	20,341	20,278
Prepayments	5,000	7,236
Regulatory assets	13,350	15,812
Other current assets	_	475
Total current assets	468,993	449,548
Equity investment in investee	18,172	18,172
Restricted cash and cash equivalents	19,306	20,060
Regulatory assets	252,889	257,408
Intangible asset	37,216	41,701
Other deferred charges	35,125	35,451
Total assets	\$4,231,487	\$4,188,741
Liabilities and member's equity		
Member's equity	\$1,548,980	\$1,550,679
Long-term debt, net	1,381,409	1,341,475
Total capitalization	2,930,389	2,892,154
Current liabilities		
Long-term debt due within one year	19,875	19,193
Accounts payable	87,607	134,374
Accounts payable - affiliate	9,969	8,697
Customer deposits	59,765	58,582
Provision for rate refund	11,805	4,206
Taxes payable, net	45,197	31,611

Interest accrued	22,638	7,083
Other current liabilities	16,960	16,172
Total current liabilities	273,816	279,918
Commitments and contingencies (Note 12)		
Long-term liabilities and deferred credits		
Accumulated deferred federal and state income taxes, net	663,255	656,362
Postretirement benefit obligations	174,971	173,747
Regulatory liabilities - deferred taxes, net	138,329	140,426
Restricted storm reserve	14,705	14,469
Other deferred credits	36,022	31,665
Total long-term liabilities and deferred credits	1,027,282	1,016,669
Total liabilities and member's equity	\$4,231,487	\$4,188,741
The accompanying notes are an integral part of the Condensed Consolidated Financial		
Statements.		

CLECO POWER 2018 1ST QUARTER FORM 10-Q

CLECO POWER

Condensed Consolidated Statements of Cash Flows (Unaudited)

	FOR TH MONTH MAR. 3	IS E		
(THOUSANDS)	2018	• •	2017	
Operating activities				
Net income	\$26,004		\$17,854	ļ
Adjustments to reconcile net income to net cash provided by operating activities				
Depreciation and amortization	42,022		40,871	
Allowance for equity funds used during construction	(2,363)	(911)
Deferred income taxes	4,692		10,135	
Deferred fuel costs	(11,353)	(2,982)
Changes in assets and liabilities				
Accounts receivable	10,710		8,064	
Unbilled revenue	6,387		4,765	
Fuel inventory and materials and supplies	11,573		(7,733))
Prepayments	2,075		925	
Accounts payable	(35,030)	(23,836)
Accounts payable, affiliate	672		2,083	
Customer deposits	3,500		2,622	
Provision for merger commitments	(1,187))	(3,866)
Postretirement benefit obligations	1,061		1,026	
Regulatory assets and liabilities, net	3,463		2,103	
Other deferred accounts	6,116		1,494	
Taxes accrued	13,127		11,769	
Interest accrued	15,555		14,230	
Other operating	2,322		2,566	
Net cash provided by operating activities	99,346		81,179	
Investing activities				
Additions to property, plant, and equipment	(63,343)	(46,744)
Allowance for equity funds used during construction	2,363		911	
Reimbursement of property loss	1,172		39	
Other investing	75		242	
Net cash used in investing activities	(59,733)	(45,552)
Financing activities				
Issuances of long-term debt	50,000		_	
Repayment of long-term debt	(9,700)	(9,060	
Distributions to parent	(28,000)	(35,000)
Other financing	(655)	(675)
Net cash provided by (used in) financing activities	11,645		(44,735)
Net increase (decrease) in cash, cash equivalents, restricted cash, and restricted cash equivalents	51,258		(9,108)
Cash, cash equivalents, restricted cash, and restricted cash equivalents at beginning of period Cash, cash equivalents, restricted cash, and restricted cash equivalents at end of period	102,957 \$154,21:		67,955 \$58,847	,

Supplementary cash flow information

Interest paid, net of amount capitalized \$1,789 \$2,212

Supplementary non-cash investing and financing activities

Accrued additions to property, plant, and equipment \$35,038 \$27,493

(1) Includes cash and cash equivalents of \$69,816, current restricted cash and cash equivalents of \$13,081, and non-current restricted cash and cash equivalents of \$20,060.

The accompanying notes are an integral part of the Condensed Consolidated Financial Statements.

⁽²⁾ Includes cash and cash equivalents of \$128,182, current restricted cash and cash equivalents of \$6,727, and non-current restricted cash and cash equivalents of \$19,306.

CLECO POWER 2018 1ST QUARTER FORM 10-Q

CLECO POWER

Condensed Consolidated Statements of Changes in Member's Equity (Unaudited)

1 3 (/		
(THOUSANDS)	MEMBER'S EQUITY	AOCI	TOTAL MEMBER'S EQUITY
Balances, Dec. 31, 2017	\$1,564,362	\$(13,683)	\$1,550,679
Distributions to parent	(28,000)	_	(28,000)
Net income	26,004	_	26,004
Other comprehensive income, net of tax		297	297
Balances, Mar. 31, 2018	\$1,562,366	\$(13,386)	\$1,548,980
The accompanying notes are an integral part of the Condensed Consolidated			
Financial Statements.			

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CLECO POWER 2018 1ST QUARTER FORM 10-Q

Index to Applicable Notes to the Unaudited Condensed Consolidated Financial Statements of Registrants

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Notes to the Unaudited Condensed Consolidated Financial Statements

Note 1 — Summary of Significant Accounting Policies

Principles of Consolidation

The accompanying Condensed Consolidated Financial Statements of Cleco include the accounts of Cleco Holdings and its majority-owned subsidiaries after elimination of intercompany accounts and transactions.

Basis of Presentation

The Condensed Consolidated Financial Statements of Cleco and Cleco Power have been prepared in accordance with GAAP for interim financial information and with the instructions to the Form 10-Q and Regulation S-X. Accordingly, these Condensed Consolidated Financial Statements do not include all of the information and notes required by GAAP for annual financial statements. The year-end Condensed Consolidated Balance Sheet data was derived from audited financial statements. Because the interim Condensed Consolidated Financial Statements and the accompanying notes do not include all of the information and notes required by GAAP for annual financial statements, the Condensed Consolidated Financial Statements and other information included in this quarterly report should be read in conjunction with the Consolidated Financial Statements and accompanying notes in the Registrants' Combined Annual Report on Form 10-K for the year ended December 31, 2017.

These Condensed Consolidated Financial Statements, in the opinion of management, reflect all normal recurring adjustments that are necessary to fairly state the financial position and results of operations of Cleco and Cleco Power. Amounts reported in Cleco and Cleco Power's interim financial statements are not necessarily indicative of amounts expected for the annual periods due to the effects of seasonal temperature variations on energy consumption, regulatory rulings, the timing of maintenance on electric generating units, changes in mark-to-market valuations, changing commodity prices, discrete income tax items, and other factors.

In preparing financial statements that conform to GAAP, management must make estimates and assumptions that affect the reported amounts of assets and liabilities, the reported amounts of revenues and expenses, and the disclosure of contingent assets and liabilities at the date of the financial statements. Actual results could differ from those

estimates. For information on recent authoritative guidance and its effect on financial results, see Note 3 — "Recent Authoritative Guidance."

Restricted Cash and Cash Equivalents

20

Various agreements to which Cleco is subject contain covenants that restrict its use of cash. As certain provisions under these agreements are met, cash is transferred out of related escrow accounts and becomes available for its intended purposes and/or general corporate purposes.

Cleco and Cleco Power's restricted cash and cash equivalents consisted of: Cleco

	AT	AT
(THOUSANDS)	MAR.	DEC.
	31,	31,
	2018	2017
Current		
Cleco Katrina/Rita's storm recovery bonds	\$2,601	\$8,597
Cleco Power's charitable contributions	1,200	1,200
Cleco Power's rate credit escrow	2,926	3,284
Total current	6,727	13,081
Non-current		
Diversified Lands' mitigation escrow	21	21
Cleco Power's future storm restoration costs	14,705	14,456
Cleco Power's charitable contributions	3,044	3,575
Cleco Power's rate credit escrow	1,557	2,029
Total non-current	19,327	20,081
Total restricted cash and cash equivalents	\$26,054	\$33,162

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Cleco Power

	AT	AT
(THOUSANDS)	MAR.	DEC.
	31,	31,
	2018	2017
Current		
Cleco Katrina/Rita's storm recovery bonds	s\$2,601	\$8,597
Charitable contributions	1,200	1,200
Rate credit escrow	2,926	3,284
Total current	6,727	13,081
Non-current		
Future storm restoration costs	14,705	14,456
Charitable contributions	3,044	3,575
Rate credit escrow	1,557	2,029
Total non-current	19,306	20,060
Total restricted cash and cash equivalents	\$26,033	\$33,141

Cleco Katrina/Rita has the right to bill and collect storm restoration costs from Cleco Power's customers. As cash is collected, it is restricted for payment of administration fees, interest, and principal on storm recovery bonds. The change from December 31, 2017, to March 31, 2018, was due to Cleco Katrina/Rita using \$9.7 million for a scheduled storm recovery bond principal payment and \$1.4 million for the related interest payment, partially offset by collections of \$5.1 million net of administration fees.

Fair Value Measurements and Disclosures

Various accounting pronouncements require certain assets and liabilities to be measured at their fair values. Some assets and liabilities are required to be measured at their fair value each reporting period, while others are required to be measured only one time, generally the date of acquisition or debt issuance. Cleco and Cleco Power disclose the fair value of certain assets and liabilities by one of three levels when required for recognition purposes. For more information about fair value levels, see Note 5 — "Fair Value Accounting."

Risk Management

Market risk inherent in Cleco's market risk-sensitive instruments and positions includes potential changes in value arising from changes in interest rates and the commodity market prices of power, FTRs, and natural gas in the industry on different energy exchanges. Cleco's Energy Market Risk Management Policy authorizes the use of various derivative instruments, including exchange traded futures and option contracts, forward purchase and sales contracts, and swap transactions to reduce exposure to fluctuations in the price of power, FTRs, and natural gas. Cleco evaluates derivatives and hedging activities to determine whether the market risk-sensitive instruments and positions are required to be marked-to-market.

Cleco Power may also enter into risk mitigating positions that would not meet the requirements of a normal-purchase, normal-sale transaction in order to attempt to mitigate the volatility in customer fuel costs. These positions would be marked-to-market with the resulting gain or loss recorded on Cleco and Cleco Power's Condensed Consolidated Balance Sheets as a component of energy risk management assets or liabilities. Such gain or loss would be deferred as a component of deferred fuel assets or liabilities in accordance with regulatory policy. When these positions close, actual gains or losses would be included in the FAC and reflected on customers' bills as a component of the fuel charge. There were no open natural gas positions at March 31, 2018, or December 31, 2017. In 2015, the LPSC approved a long-term

natural gas hedging pilot program that requires Cleco Power to establish a proposal for a program that will be designed to provide gas price stability for a minimum of five years. Cleco Power's proposal was submitted to the LPSC in July 2017. An ALJ has been assigned to the docket and a status conference was held in October 2017. On February 28, 2018, Cleco Power responded to LPSC data requests for the gas hedging docket. Cleco Power is currently awaiting a new procedural schedule to be established.

Cleco Power purchases FTRs in auctions facilitated by MISO. The majority of its FTRs are purchased in annual auctions during the second quarter, but Cleco Power may purchase additional FTRs in monthly auctions. FTRs are derivative instruments which represent economic hedges of future congestion charges that will be incurred in serving Cleco Power's customer load. FTRs are not designated as hedging instruments for accounting purposes. Cleco Power records FTRs at their estimated fair value when purchased. Each accounting period, Cleco Power adjusts the carrying value of FTRs to their estimated fair value based on the most recent MISO FTR auction prices. Unrealized gains or losses on FTRs held by Cleco Power are included in Accumulated deferred fuel on Cleco Power's Condensed Consolidated Balance Sheets. Realized gains or losses on settled FTRs are recorded in Fuel used for electric generation on Cleco Power's Condensed Consolidated Statements of Income. For more information on FTRs, see Note 5 — "Fair Value Accounting — Commodity Contracts."

Cleco and Cleco Power maintain a master netting agreement policy and monitor credit risk exposure through review of counterparty credit quality, aggregate counterparty credit exposure, and aggregate counterparty concentration levels. Cleco manages these risks by establishing appropriate credit and concentration limits on transactions with counterparties and requiring contractual guarantees, cash deposits, or letters of credit from counterparties or their affiliates, as deemed necessary. Cleco Power has agreements in place with various counterparties that authorize the netting of financial buys and sells and contract payments to mitigate credit risk for transactions entered into for risk management purposes.

Cleco and Cleco Power may enter into contracts to mitigate the volatility in interest rate risk. These contracts include, but are not limited to, interest rate swaps and treasury rate locks. For the three months ended March 31, 2018, and March 31, 2017, Cleco did not enter into any contracts to mitigate the volatility in interest rate risk.

Note 2 —

Revenue

Recognition

Cleco adopted the accounting guidance for revenue recognition and all related amendments on January 1, 2018, using the modified retrospective method. The guidance affects entities that enter into contracts for the transfer of nonfinancial assets unless those contracts are within the scope of other standards. The core principle of this guidance is that an entity should recognize revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services. Application of the new revenue standard did not result in a cumulative effect adjustment to the opening balance of retained earnings. The comparative information has not been restated and continues to be reported under the accounting standards in effect for those periods. The impact of the adoption of the new standard

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is not material to the results of operations, financial condition, or cash flows of the Registrants.

Revenue from Contracts with Customers

Retail Utility Revenue

Cleco's revenue from contracts with customers is generated primarily from Cleco Power's regulated revenue to retail residential, commercial, and industrial customers. Cleco recognizes retail revenue from these contracts as a series, and progress towards satisfaction of the performance obligation is measured using an output method based on kWh delivered. Accordingly, revenue from electricity sales is recognized as energy is delivered to the customer. Cleco bills retail customers, based on rates regulated by the LPSC, on a monthly basis with payments generally due within 20 days of the invoice date. Cleco records retail revenue under the invoice practical expedient, which states that if an entity has a right to consideration from a customer in an amount that corresponds directly with the value to the customer of the entity's performance completed to date, the entity may recognize revenue in the amount that the entity has a right to invoice.

Included in Cleco's retail revenue is unbilled electric revenue which represents the amount customers will be billed for services rendered from the last meter reading to the end of the respective accounting period. Cleco uses actual customer energy consumption data available from AMI to calculate unbilled revenue.

Wholesale Revenue

Wholesale revenue is generated primarily through the sale of energy and capacity to municipalities and the MISO transmission provider. Cleco also enters into transactions through MISO for spot energy sales which are transacted in the Day-Ahead Energy and Operating Reserves Market and the Real-Time Energy and Operating Reserves Market. The electricity revenue performance obligations, representing both energy and capacity, are satisfied as a series of performance obligations, and progress towards satisfaction of the performance obligations are measured using an output

method. The energy performance obligation measure of progress is based on kWh delivered. The capacity performance obligation measure of progress is based on time elapsed and will be recognized each month as Cleco's generating units stand ready to deliver electricity to the customer. Cleco charges its wholesale customers market based rates that are subject to FERC's triennial market power analysis. Cleco recognizes wholesale revenue, inclusive of both performance obligations, under the invoice practical expedient for the amount Cleco has the right to invoice.

Transmission Revenue

Transmission revenue is earned under a tariff with MISO. The performance obligation of transmission service is satisfied as service is provided. Revenue is recognized upon delivery of the transmission service. Cleco's revenue from the transmission of electricity is recorded based on a FERC-approved annual formula rate mechanism. This mechanism provides for an annual filing of an estimated revenue requirement with rates effective January 1 of each year and a mechanism to true-up that estimate based on actual revenue requirements.

Other Revenue

Other revenue from contracts with customers, which is not a significant source of Cleco's revenue, includes Teche Unit 3 SSR revenue, connection or other fees, and electric customer credits. The performance obligation under these contracts is satisfied and revenue is recognized as control of the products is delivered or services are rendered.

Revenue Unrelated to Contracts with Customers

Certain energy-related transactions, where Cleco records the change in value of those contracts, qualify as derivative contracts and are recorded pursuant to derivatives and hedging accounting guidance.

Disaggregated Revenue

Operating revenue, net for the three months ended March 31, 2018, was as follows:

	FOR THE THREE MONTHS ENDED MAR. 31,			
	2018			
(THOUSANDS)	CLECO POWER	OTHER	ELIMINATIONS	TOTAL
Revenue from contracts with customers				
Retail revenue				
Residential (1)	\$91,390	\$	\$ —	\$91,390
Commercial (1)	66,695		_	66,695
Industrial (1)	37,386		_	37,386
Other retail (1)	3,801		_	3,801
Surcharge	5,238		_	5,238
Total retail revenue	\$204,510	\$	\$ —	\$204,510
Wholesale, net (1)	43,830	$(2,420)^{(2)}$	_	41,410
Transmission	17,644		_	17,644
Other (3)	43	1	_	44
Total revenue from contracts with customers	\$266,027	\$(2,419)	\$ —	\$263,608
Revenue unrelated to contracts with customers				
Affiliate	\$208	\$15,669	\$ (15,877)	\$ —
Other	13,152		_	13,152
Total revenue unrelated to contracts with customers	13,360	15,669	(15,877)	13,152
Operating revenue, net	\$279,387	\$13,250	\$ (15,877)	\$276,760
(1) I 1				

⁽¹⁾ Includes fuel recovery revenue.

⁽²⁾ Amortization of intangible assets related to wholesale power supply agreements.

⁽³⁾ Other revenue from contracts with customers includes \$3.2 million of Teche Unit 3 SSR revenue, net of \$1.9 million of reserves for capital expenditures, and other miscellaneous fee revenue, partially offset by electric customer credits.

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Transaction Price Allocated to Remaining Performance Obligations

For wholesale contracts that are greater than one year, the following table discloses (1) the aggregate amount of the transaction price allocated to performance obligations that are unsatisfied (or partially unsatisfied) as of March 31, 2018, and (2) when Cleco expects to recognize this revenue:

REMAINING PERFORMANCE OBLIGATIONS (THOUSANDS)

Nine months ending Dec. 31, 2018	\$7,721
Years ending Dec. 31,	
2019	6,779
2020	7,068
2021	7,068
2022	6,468
Thereafter	10,210
Total wholesale contracts	\$45,314

Unsatisfied performance obligations primarily relate to stand-ready obligations as part of fixed capacity minimums. Note 3 — Recent Authoritative Guidance

The Registrants adopted, or will adopt, the recent authoritative guidance listed below on their respective effective dates.

In February 2016, FASB amended the guidance to account for leases. This guidance is intended to increase transparency and comparability among organizations by recognizing lease assets and lease liabilities on the balance sheet and disclosing key information about leasing arrangements. The adoption of this guidance is effective for fiscal years beginning after December 15, 2018, including interim periods within those years. In transition, lessees and lessors are required to recognize and measure leases at the beginning of the earliest period presented using a modified retrospective approach. The modified retrospective approach includes practical expedients that may be elected by entities. Management expects to elect the practical expedients which permit the Registrants to retain their current lease assessment and classifications for existing leases at the effective date and to not apply the new guidance to land easements that exist or expire before the effective date. Management is currently working through an adoption plan which includes the evaluation of lease contracts, new business processes, including changes to current recordkeeping systems, and the need for additional internal controls. Other than an expected increase in assets and liabilities, the full impact of the amended guidance has not been determined. Management will continue to evaluate the impact of this guidance, including any additional clarifying amendments issued during implementation. The amended guidance could have a material impact on the results of operations, financial condition, or cash flows of the Registrants. In November 2016, FASB amended guidance for certain cash flow issues. The amended guidance requires that a statement of cash flows explain the change during the period in the total of cash, cash equivalents, and amounts generally described as restricted cash. Therefore, amounts generally described as restricted cash and cash equivalents should be included with cash and cash equivalents when reconciling the beginning-of-period and end-of-period total amounts shown on the statement of cash flows. The adoption of this guidance was effective for fiscal years beginning after December 15, 2017, including interim periods within those years. This amendment was applied using a retrospective transition method to each period presented. This guidance impacted the presentation of

the cash flows statement, but did not have an impact on the results of operations or financial condition of the Registrants.

The following tables summarize the changes in the presentation of the Condensed Consolidated Statements of Cash Flows for Cleco and Cleco Power:

Cleco

FOR THE THREE MONTHS ENDED

	MAR. 31, 2017			
(THOUGANDS)	AS	AS		
(THOUSANDS)		REPORTEADJUSTED		
Transfer of cash from restricted accounts, net	\$8,790	\$ —		
Net cash used in investing activities	\$(38,112)	\$ (46,902)		
Net decrease in cash, cash equivalents, restricted cash, and restricted cash equivalents	\$(1,558)	\$ (10,348)		
Cash, cash equivalents, restricted cash, and restricted cash equivalents at beginning of period	\$23,077	\$ 69,571		
Cash, cash equivalents, restricted cash, and restricted cash equivalents at end of period	\$21,519	\$ 59,223		
Cleco Power				
	FOR THE	THREE		
	MONTHS	ENDED		
	MAR. 31,	2017		
(THOLIC AND C)	AS	AS		
(THOUSANDS)		REPORTE A DJUSTED		
Transfer of cash from restricted accounts, net	\$8,790	\$ —		
Net cash used in investing activities	\$(36,762)	\$ (45,552)		
Net decrease in cash, cash equivalents, restricted cash, and restricted cash equivalents	\$(318)	\$ (9,108)		
Cash, cash equivalents, restricted cash, and restricted cash equivalents at beginning of period	\$21,482	\$ 67,955		
Cash, cash equivalents, restricted cash, and restricted cash equivalents at end of period	\$21,164	\$ 58,847		

In March 2017, FASB amended guidance related to defined benefit pension and other postretirement benefit plans. The new amendment requires an entity to present service cost in the same line item as other current employee compensation costs and to present the remaining components of net benefit cost in a separate line item outside of operating items. The amendment also allows only the service cost component of net benefit cost to be eligible for capitalization within property, plant, and equipment. The non-service costs will continue to be capitalized and recovered from ratepayers as approved by FERC. Beginning January 1, 2018, the non-service costs capitalized for ratemaking purposes were reflected as a regulatory asset or liability for GAAP. The adoption of this guidance was effective for annual periods beginning after December 15, 2017, including interim periods within those years. This amendment was applied retrospectively for the presentation of the service cost in the income statement while the capitalization of the service cost was applied prospectively. This guidance did not have a significant impact on the results of operations, financial condition, or cash flows of the Registrants.

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The following tables summarize the impact of this guidance on the Condensed Consolidated Statements of Income for Cleco and Cleco Power:

Cleco

FOR THE THREE MONTHS ENDED MAR. 31, 2017

AS AS

(THOUSANDS)

REPORTEDADJUSTED

Other operations expenses \$31,892 \$29,327

Total operating expenses \$211,703 \$209,039

Operating income \$38,798 \$41,462

Other expense \$(274) \$(2,938)

*Also reflects \$0.1 million of Merger transaction and commitment costs that were reported in a

separate line item in prior year.

Cleco Power

FOR THE THREE MONTHS ENDED MAR. 31, 2017 AS AS

(THOUSANDS)

AS AS REPORTEDADJUSTED

Other operations expenses \$31,988 \$30,264

Total operating expenses \$209,002 \$207,278

Operating income \$44,700 \$46,424

Other expense \$(274) \$(1,998)

In February 2018, FASB amended guidance that permits, but does not require, companies to reclassify stranded tax effects from the TCJA from AOCI to retained earnings. The adoption of this guidance is effective for annual reporting periods beginning after December 15, 2018, including interim periods within those years. Early adoption is permitted. Management is currently evaluating this guidance and the impact it may have on the results of operations, financial condition, or cash flows of the Registrants.

Note 4 — Regulatory Assets and Liabilities

Cleco capitalizes or defers certain costs for recovery from customers and recognizes a liability for amounts expected to be returned to customers based on regulatory approval and management's ongoing assessment that it is probable these items will be recovered or refunded through the ratemaking process.

Under the current regulatory environment, Cleco believes these regulatory assets will be fully recoverable; however, if in the future, as a result of regulatory changes or competition, Cleco's ability to recover these regulatory assets would no longer be probable, then to the extent that such regulatory assets were determined not to be recoverable, Cleco would be required to write-down such assets. In addition, potential deregulation of the industry or possible future changes in the method of rate regulation of Cleco could require discontinuance of the application of the authoritative guidance on regulated operations.

The following table summarizes Cleco Power's regulatory assets and liabilities:

 AT MAR.
 AT DEC.

 31, 2018
 31, 2017

 Regulatory liabilities - deferred taxes, net
 \$(138,329)
 \$(140,426)

 Mining costs
 3,186
 3,823

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T	4 410	4 400
Interest costs	4,410	4,499
AROs	2,689	2,762
Postretirement costs	139,822	142,764
Tree trimming costs	7,579	7,193
Training costs	6,513	6,552
Surcredits, net	1,195	2,173
AMI deferred revenue requirement	4,090	4,227
Emergency declarations	4,004	4,131
Production operations and maintenance expenses	7,226	8,625
AFUDC equity gross-up	71,245	71,205
Acadia Unit 1 acquisition costs	2,310	2,336
Financing costs	8,201	8,293
MISO integration costs	234	468
Coughlin transaction costs	961	968
Corporate franchise tax, net		153
MATS costs	1,282	2,564
Non-service cost of postretirement benefits	1,037	_
Other	255	484
Total regulatory assets	266,239	273,220
Corporate franchise tax, net	(169	—
Accumulated deferred fuel	23,053	13,980
Total regulatory assets, net	\$150,794	\$146,774

The following table summarizes Cleco's net regulatory assets and liabilities:

(THOUSANDS)	AT MAR. 31, 2018	AT DEC. 31, 2017
Total Cleco Power regulatory assets, net	\$150,794	\$146,774
Cleco Merger adjustments (1)		
Fair value of long-term debt	145,033	147,145
Postretirement costs	20,878	21,375
Financing costs	8,536	8,623
Debt issuance costs	6,562	6,665
Total Cleco regulatory assets, net	\$331,803	\$330,582

⁽¹⁾ Cleco regulatory assets include acquisition accounting adjustments as a result of the Merger.

Non-service Cost of Postretirement Benefits

On January 1, 2018, FASB's amended guidance related to defined benefit pension and other postretirement plans became effective. The amendment allows only the service cost component of net benefit cost to be eligible for capitalization within property, plant, and equipment. The non-service costs will continue to be capitalized and recovered from ratepayers as approved by FERC. Beginning January 1, 2018, the non-service cost previously eligible for capitalization into property, plant, and equipment will be deferred to a regulatory asset and amortized over the estimated lives of the respective assets. For more information on FASB's guidance related to defined benefit pension and other postretirement plans, see Note 3 — "Recent Authoritative Guidance."

Note 5 — Fair Value Accounting

The amounts reflected on Cleco and Cleco Power's Condensed Consolidated Balance Sheets at March 31, 2018, and December 31, 2017, for cash equivalents, restricted cash equivalents, accounts receivable, other accounts receivable, short-term debt, and accounts payable approximate fair value

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because of their short-term nature. Cleco applies the provisions of the fair value measurement standard to its non-recurring, non-financial measurements including business combinations as well as impairment related to goodwill and other long-lived assets.

The following tables summarize the carrying value and estimated market value of Cleco and Cleco Power's financial instruments not measured at fair value on Cleco and Cleco Power's Condensed Consolidated Balance Sheets:

Cleco

AT MAR. 31	AT MAR. 31, 2018		
(THOUSANDS) CARRYING VALUE*	FAIR	CARRYING	F AIR
VALUE*	VALUE	VALUE*	VALUE
Long-term debt \$2,905,222 S	\$2,924,772	\$2,866,955	\$2,921,325

^{*} The carrying value of long-term debt does not include deferred issuance costs of \$11.3 million and \$11.6 million at March 31, 2018, and December 31, 2017, respectively.

Cleco Power

AT MAR. 31, 2018 AT DEC. 31, 2017

(CARRYINGFAIR CARRYINGFAIR

VALUE* VALUE VALUE* VALUE

Long-term debt \$1,410,188 \$1,555,341 \$1,369,810 \$1,535,234

Fair Value Measurements and Disclosures

Cleco classifies assets and liabilities that are measured at their fair value according to three different levels depending on the inputs used in determining fair value.

The following tables disclose for Cleco and Cleco Power the fair value of financial assets and liabilities measured on a recurring basis:

Cleco

Cicco								
	CLECO (CONSC	DLIDATED FA	IR VALUE M	EASUREN	MENTS	AT REPORT	ING DATE
		QUO	ΓED			QUOT	ED	
		PRIC	ES			PRICE	S	
		IN	SIGNIEICAN	NТ		IN	SIGNIEICAN	NТ
	AT	ACTI	SIGNIFICAT VE OTHER				$I \cap I \cap I \cap I \cup I \cup I$	NT SIGNIFICANT
(THOUSANDS)	MAR.	MAR	KETSTER OBSERVAB	UNOBSERV		MARK	CETSTER	UNOBSERVABLE INPUTS
(THOUSINDS)	31, 2018	FOR	INPLITS	INPUTS	31, 2017	FOR	INPULS	
	31, 2010	IDEN	TICAL 2)	(LEVEL 3)		IDENT	TCAL 2)	(LEVEL 3)
		ASSE	TS			ASSET	l'S '	
		(LEV	EL			(LEVE	EL .	
		1)				1)		
Asset description								
Institutional money	\$198,446	\$	-\$ 198,446	\$ —	\$144,302	\$ -	\$ 144,302	\$ —
market funds	4.000		,	4.020	•		,	7.206
FTRs	4,828	_		4,828	7,396	_		7,396
Total assets	\$203,274	\$	-\$ 198,446	\$ 4,828	\$151,698	\$ -	\$ 144,302	\$ 7,396
Liability description								
FTRs	\$545	\$	_\$	\$ 545	\$352	\$ -	_\$	\$ 352
Total liabilities	\$545	\$	_\$	\$ 545	\$352	\$ -	_\$	\$ 352

^{*} The carrying value of long-term debt does not include deferred issuance costs of \$8.9 million and \$9.1 million at March 31, 2018, and December 31, 2017, respectively.

Cleco Power

	CLECO F	OWE	R FAIR VALUE	E MEASUREN	MENTS AT	ΓREP	ORTING DATE	Ξ
		QUO	ΓED			QUO'	TED	
		PRIC	ES			PRIC	ES	
(THOUSANDS)	AT MAR. 31, 2018	IN ACTI MAR FOR IDEN ASSE (LEV)	KETHER OBSERVAB INPUTS TICAL TICLEVEL 2) TS	SIGNIFICAN		IN ACTI MAR FOR IDEN ASSE (LEV 1)	OTHER OBSERVAE TICAL TIC	SIGNIFICANT UNOBSERVABLE INPUTS (LEVEL 3)
Asset description		,				,		
Institutional money market funds	\$151,225	\$	-\$ 151,225	\$ —	\$95,681	\$	-\$ 95,681	\$ —
FTRs	4,828	_		4,828	7,396	_	_	7,396
Total assets	\$156,053	\$	-\$ 151,225	\$ 4,828	\$103,077	\$	-\$ 95,681	\$ 7,396
Liability description								
FTRs	\$545	\$	_\$	\$ 545	\$352	\$	_\$	\$ 352
Total liabilities	\$545	\$	_\$	\$ 545	\$352	\$	_\$	\$ 352

The following table summarizes the net changes in the net fair value of FTR assets and liabilities classified as Level 3 in the fair value hierarchy for Cleco and Cleco Power:

FOR THE THREE MONTHS ENDED MAR.

31,

(THOUSANDS) 2018 2017 Beginning balance \$7,044 \$7,683 Unrealized gains* 1,617 2,104 Purchases 275 371 Settlements (4,749)(5,644)\$4,283 \$4,418 Ending balance * Unrealized gains and losses are reported through Accumulated deferred fuel on Cleco and Cleco Power's Condensed Consolidated Balance Sheets.

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The following table quantifies the significant unobservable inputs used in developing the fair value of Level 3 positions as of March 31, 2018, and December 31, 2017:

	FAIR VALUE	VALUATION TECHNIQUE	SIGNIFICANT UNOBSERVABLE INPUTS	FORW. PRICE RANG	
(THOUSANDS, EXCEPT FORWARD PRICE RANGE)	ASSET \$ LIABILITIE	S		LOW	HIGH
FTRs at Mar. 31, 2018	\$4,828 \$ 545	RTO auction pricing	FTR price - per MWh	\$(7.21)	\$7.21
FTRs at Dec. 31, 2017	\$7,396 \$ 352	RTO auction pricing	FTR price - per MWh	\$(2.95)	\$6.33

Cleco utilizes different valuation techniques for fair value calculations. In order to measure the fair value for Level 1 assets and liabilities, Cleco obtains the closing price from published indices in active markets for the various instruments and multiplies this price by the appropriate number of instruments held. Cleco's Level 2 fair values are determined by obtaining the closing price of similar assets and liabilities from published indices in active markets and then discounting the price to the current period using a U.S. Treasury published interest rate as a proxy for a risk-free rate of return. Level 3 fair values occur in situations in which there is little, if any, market activity for the asset or liability at the measurement date. Cleco's Level 3 assets and liabilities are valued using RTO auction prices. Cleco has consistently applied the Level 2 and Level 3 fair value techniques from fiscal period to fiscal period. Significant increases or decreases in any of those inputs in isolation would result in a significantly different fair value measurement.

The assets and liabilities reported at fair value are grouped into classes based on the underlying nature and risks associated with the individual asset or liability.

At March 31, 2018, Cleco and Cleco Power were exposed to concentrations of credit risk through their short-term investments classified as cash equivalents and restricted cash equivalents. The institutional money market funds were reported on Cleco's Condensed Consolidated Balance Sheets in cash and cash equivalents, current restricted cash and cash equivalents, and non-current restricted cash and cash equivalents of \$172.5 million, \$6.7 million, and \$19.2 million, respectively, at March 31, 2018, and \$111.1 million, \$13.1 million, and \$20.1 million, respectively, at December 31, 2017. At Cleco Power, the institutional money market funds were reported on Cleco Power's Condensed Consolidated Balance Sheets in cash and cash equivalents, current restricted cash and cash equivalents, and non-current restricted cash and cash equivalents of \$125.3 million, \$6.7 million, and \$19.2 million, respectively, at March 31, 2018, and \$62.5 million, \$13.1 million, and \$20.1 million, respectively, at December 31, 2017. If the money market funds failed to perform under the terms of the investments, Cleco and Cleco Power would be exposed to a loss of the invested amounts. Collateral on these types of investments is not required by Cleco or Cleco Power. The Level 2 institutional money market funds asset consists of a single class. In order to capture interest income and minimize risk, cash is invested in money market funds that invest primarily in short-term securities issued by the U.S. Treasury to maintain liquidity and achieve the goal of a net asset value of a dollar. The risks associated with this class are counterparty risk of the fund manager and risk of price volatility associated with the underlying securities of the fund.

Cleco Power's FTRs were priced using MISO's monthly auction prices. Forward seasonal periods are not included in

every monthly auction; therefore, the average of the most recent seasonal auction prices is used for monthly valuation. FTRs are categorized as Level 3 fair value measurements because the only relevant pricing available comes from MISO auctions, which occur monthly in the Multi-Period Monthly Auction.

During the three months ended March 31, 2018, and the year ended December 31, 2017, Cleco did not experience any transfers between levels within the fair value hierarchy.

Commodity Contracts

The following table presents the fair values of derivative instruments and their respective line items as recorded on Cleco and Cleco Power's Condensed Consolidated Balance Sheets at March 31, 2018, and December 31, 2017:

> DERIVATIVES NOT DESIGNATED AS **HEDGING INSTRUMENTS**

> > ΑT ΑT

(THOUSANDS) BALANCE SHEET LINE ITEM

MAR. DEC. 31. 31.

2018 2017

Commodity-related contracts

FTRs

Current Energy risk management assets \$4,828 \$7,396 Other current liabilities Current 545 352 Commodity-related contracts, net \$4,283 \$7,044

The following table presents the effect of derivatives not designated as hedging instruments on Cleco and Cleco Power's Condensed Consolidated Statements of Income for the three months ended March 31, 2018, and 2017:

AMOUNT OF GAIN(LOSS) RECOGNIZED

IN INCOME ON DERIVATIVES

FOR THE **THREE MONTHS** ENDED MAR.

31.

(THOUSANDS) **DERIVATIVES LINE ITEM 2018** 2017

Commodity contracts

 $FTRs^{(1)}$ Electric operations \$18,150 \$9,163 Power purchased for FTRs(1) (5,667) (4,665)utility customers \$12,483 \$4,498 Total

The total volume of FTRs that Cleco Power had outstanding at March 31, 2018, and December 31, 2017, was 3.8 million MWh and 9.0 million MWh, respectively.

Note 6 — Debt

On December 18, 2017, Cleco Power entered into an agreement for the issuance and sale in a private placement of \$175.0 million aggregate principal amount of senior notes. The senior notes were issued in two tranches. The first tranche was issued on December 18, 2017, with principal amounts of \$25.0 million at an interest rate of 2.94% and \$100.0 million at an

⁽¹⁾ For the three months ended March 31, 2018, and 2017, unrealized gains associated with FTRs of \$1.6 million and \$2.1 million, respectively, were reported through Accumulated deferred fuel on Cleco and Cleco Power's Condensed Consolidated Balance Sheets.

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interest rate of 3.08%, with final maturity dates of December 16, 2022, and 2023, respectively. The second tranche was issued on March 26, 2018, with principal amounts of \$50.0 million at an interest rate of 3.17%, with a final maturity date of December 16, 2024. The proceeds from the issuance and sale were used for capital investments and general utility purposes.

On February 6, 2018, Cleco Power entered into a debt commitment letter in connection with the Purchase and Sale Agreement. For more information on the debt commitment letter, see Note 16 — "Plan of Acquisition." Note 7 — Pension Plan and Employee Benefits

Pension Plan and Other Benefits Plan

Employees hired before August 1, 2007, are covered by a non-contributory, defined benefit pension plan. Benefits under the plan reflect an employee's years of service, age at retirement, and highest total average compensation for any consecutive five calendar years during the last ten years of employment with Cleco. Cleco's policy is to base its contributions to the employee pension plan upon actuarial computations utilizing the projected unit credit method, subject to the IRS's full

funding limitation. Cleco did not make any required or discretionary contributions to the pension plan in 2017 and does not expect to make any in 2018. The required contributions are driven by liability funding target percentages set by law which could cause the required contributions to be uneven among the years. The ultimate amount and timing of the contributions may be affected by changes in the discount rate, changes in the funding regulations, and actual returns on fund assets. Cleco Power is considered the plan sponsor and Support Group is considered the plan administrator.

Cleco's retirees may be eligible to receive Other Benefits. Dependents of Cleco's retirees may also be eligible to receive Other Benefits with the exception of life insurance benefits. Cleco recognizes expected costs of Other Benefits during the periods in which the benefits are earned.

The non-service components of net periodic pension and Other Benefits cost are included in Other expense within Cleco and Cleco Power's Condensed Consolidated Statements of Income. Net periodic pension and Other Benefits cost for the three months ended March 31, 2018, and 2017 were as follows:

	PENSIO	N	OTHI	ER	
	BENEFI	TS	BENEFITS		
	FOR TH	Έ	FOR THE		
	THREE		THREE		
	MONTH	IS	MONTHS		
	ENDED	MAR.	ENDED		
	31,		MAR	. 31,	
(THOUSANDS)	2018	2017	2018	2017	
Components of periodic benefit costs					
Service cost	\$2,393	\$2,225	\$338	\$385	
Interest cost	5,183	5,358	357	403	
Expected return on plan assets	(5,938)	(6,138)			
Amortizations					
Prior period service credit	(18)	(18)			
Net loss (gain)	2,960	2,413	5	(3)	
Net periodic benefit cost	\$4,580	\$3,840	\$700	\$785	

Because Cleco Power is the pension plan sponsor and the related trust holds the assets, the net unfunded status of the pension plan is reflected at Cleco Power. The liability of Cleco's other subsidiaries is transferred with a like amount of assets to Cleco Power monthly. The expense of the pension plan related to Cleco's other subsidiaries for the three

months ended March 31, 2018, and 2017, was \$0.5 million and \$0.4 million, respectively. Cleco Holdings is the plan sponsor for the Other Benefits plans. There are no assets set aside in a trust and the liabilities are reported on the individual subsidiaries' financial statements. The expense related to Other Benefits reflected in Cleco Power's Condensed Consolidated Statements of Income for the three months ended March 31, 2018, and 2017, was \$0.8 million and \$0.9 million, respectively. The current and non-current portions of the Other Benefits liability for Cleco and Cleco Power at March 31, 2018, and December 31, 2017, were as follows: Cleco

	AT	AT
(THOUGANDS)	MAR.	DEC.
(THOUSANDS)	31,	31,
	2018	2017
Current	\$4,061	\$4,061
Non-current	\$38,684	\$39,142
Cleco Power		
	AT	AT
(THOUSANDS)	MAR.	DEC.
(Indusands)	['] 31,	31,
	2018	2017
Current	\$3,525	\$3,525
Non-current	\$33,648	\$34,033

SERP

Certain Cleco officers are covered by SERP. In 2014, SERP was closed to new participants; however, with regard to current SERP participants, including former employees or their beneficiaries, all terms of SERP will continue, other than as described below. SERP is a non-qualified, non-contributory, defined benefit pension plan. Generally, benefits under the plan reflect an employee's years of service, age at retirement and the sum of (a) the highest base salary paid out over the last five calendar years and (b) the average of the three highest cash bonuses paid during the 60 months prior to retirement. SERP benefits are reduced by retirement benefits received from any other defined benefit pension plan, supplemental executive retirement plan, or Cleco contributions under the enhanced 401(k) Plan to the extent such contributions exceed the amount the employee would have received under the terms of the original 401(k) Plan. In accordance with the SERP plan document and the Merger Agreement, four executive officers received enhanced benefits, and upon termination of employment, two of these executive officers received accelerated vesting. Another executive officer received enhanced SERP benefits, net of other postretirement benefits, as part of a separation agreement. Two executive officers' SERP benefits were capped as of December 31, 2017, with regard to final compensation; however, adjustments will continue with regard to age and tenure with Cleco. Additionally, these executive officers had their annual bonuses set at target rather than

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actual awards for the years 2016 and 2017 for the average incentive award portion of their SERP benefit calculation. A third executive officer's SERP benefit amount will be set at a specified amount based upon the year of separation. Management will review current market trends as it evaluates Cleco's future compensation strategy.

Cleco does not fund the SERP liability, but instead pays for current benefits out of the general funds available. Cleco Power has formed a rabbi trust. The life insurance policies issued on SERP participants designate the rabbi trust as the beneficiary. Market conditions could have a significant impact on the cash surrender value of the life insurance policies. Proceeds from the life insurance policies are expected to be used to pay the SERP participants' death benefits, as well as future SERP payments. However, because SERP is a non-qualified plan, the assets of the trust could be used to satisfy general creditors of Cleco Power in the event of insolvency. All SERP benefits are paid out of the general cash available of the respective companies that employed the officer. Cleco Power is considered the plan sponsor and Support Group is considered the plan administrator.

The non-service components of net periodic benefit cost related to SERP are included in Other expense within Cleco and Cleco Power's Condensed Consolidated Statements of Income. Net periodic benefit cost related to SERP for the three months ended March 31, 2018, and 2017, were as follows:

	o - <i>i</i> ,	010 00 101	
	FOR TH	Ε	
	THREE		
	MONTH	IS	
	ENDED	MAR.	
	31,		
(THOUSANDS)	2018	2017	
Components of periodic benefit costs			
Service cost	\$105	\$145	
Interest cost	760	800	
Amortizations			
Prior period service credit	(35)	(57)	
Net loss	585	419	
Net periodic benefit cost	1,415	1,307	
Special/contractual termination benefits	_	315	
Total benefit cost	\$1,415	\$1,622	

There was a remeasurement of SERP on March 30, 2017, to reflect a special termination benefit resulting from an executive officer's separation agreement. On the date of the remeasurement, the discount rate decreased from 4.22% to 4.08%. This remeasurement resulted in a special termination benefit for the executive officer of \$0.3 million. The total expense related to SERP reflected on Cleco Power's Condensed Consolidated Statements of Income was \$0.3 million for both the three months ended March 31, 2018, and 2017.

Liabilities relating to SERP are reported on the individual subsidiaries' financial statements. The current and non-current portions of the SERP liability for Cleco and Cleco Power at March 31, 2018, and December 31, 2017, were as follows:

Cleco

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AT AT MAR. DEC. 31, 31, 2018 2017

Current $929 $929

Non-current $16,560 $16,589
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401(k) Plan

Cleco's 401(k) Plan is intended to provide active, eligible employees with voluntary, long-term savings and investment opportunities. The 401(k) Plan is a defined contribution plan and is subject to the applicable provisions of the Employee Retirement Income Security Act of 1974. In accordance with the 401(k) Plan, employer contributions are made in the form of cash. Cash contributions are invested in proportion to the participant's voluntary contribution investment choices. Participation in the 401(k) Plan is voluntary, and all active Cleco employees are eligible to participate. Cleco's 401(k) Plan expense for the three months ended March 31, 2018, and 2017, was as follows:

FOR THE
THREE
MONTHS
ENDED MAR.
31,
(THOUSANDS) 2018 2017
401(k) Plan expense \$2,063 \$1,668

Cleco Power is the plan sponsor for the 401(k) Plan. The expense of the 401(k) Plan related to Cleco's other subsidiaries for the three months ended March 31, 2018, and 2017, was as follows:

FOR THE
THREE
MONTHS
ENDED
MAR. 31,
(THOUSANDS) 2018 2017
401(k) Plan expense \$402 \$279

Note 8 — Income Taxes

Effective Tax Rates

The following tables summarize the effective income tax rates for Cleco and Cleco Power for the three months ended March 31, 2018, and 2017:

Cleco

FOR THE
THREE
MONTHS
ENDED
MAR. 31,
2018 2017
Effective tax rate 20.9 % 33.1 %

Cleco Power

FOR THE THREE MONTHS ENDED MAR. 31,

2018 2017 Effective tax rate 23.5 % 35.6 %

For the three months ended March 31, 2018, and 2017, the effective income tax rates for both Cleco and Cleco Power were different than the federal statutory rate primarily due to permanent tax differences, the flowthrough of state tax benefits, including AFUDC equity, and state tax expense.

Uncertain Tax Positions

Cleco classifies all interest related to uncertain tax positions as a component of interest payable and interest expense. At March 31, 2018, and December 31, 2017, Cleco and Cleco Power had no interest payable related to uncertain tax positions. For the three months ended March 31, 2018, and 2017, Cleco and Cleco Power had no interest expense related to uncertain tax positions.

At March 31, 2018, Cleco had no liability for uncertain tax positions. Cleco estimates that it is reasonably possible that the balance of unrecognized tax benefits as of March 31, 2018, for Cleco and Cleco Power would be unchanged in the

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next 12 months. The settlement of open tax years could involve the payment of additional taxes, and/or the recognition of tax benefits, which may have an effect on Cleco's effective tax rate.

The federal income tax years that remain subject to examination by the IRS are 2014, 2015, and 2016.

Beginning with the 2013 tax year, Cleco entered into the IRS's Compliance Assurance Process which allows taxpayers to work collaboratively with an IRS team to identify and resolve potential tax issues before the federal tax return is filed each year. Cleco must apply for admission to the program each year. Cleco has been approved for the Compliance Assurance Process through the 2018 tax year.

The state income tax years that remain subject to examination by the Louisiana Department of Revenue are 2014, 2015, and 2016.

Cleco classifies income tax penalties as a component of other expense. For the three months ended March 31, 2018, and 2017, no penalties were recognized.

2017 Tax Reform

On December 22, 2017, the President signed into law the TCJA. The TCJA includes significant changes to the Internal Revenue Code, as amended, including amendments which significantly change the taxation of business entities and includes specific provisions related to rate regulated activities, including Cleco Power. The most significant change that impacts Cleco is the reduction in the corporate federal income tax rate from 35% to 21%. The SEC Staff has recognized the complexity of reflecting the impacts of the TCJA and issued guidance which clarifies accounting for income taxes if information is not yet available or complete and provides up to one year to complete the required analysis and accounting (the measurement period).

The Registrants have made a reasonable estimate for the measurement and accounting of certain effects of the TCJA, which were reflected in the December 31, 2017, financial statements. The accounting for these provisional items decreased deferred income tax expense for Cleco and Cleco Power by \$46.3 million and \$14.3 million, respectively, for the year ended December 31, 2017. The TCJA also resulted in a decrease in the accumulated deferred income tax liability for Cleco and Cleco Power by \$394.9 million and \$362.9 million, respectively, at December 31, 2017. For the three months ended March 31, 2018, there were no adjustments in the accumulated deferred income tax liability related to the TCJA for Cleco or Cleco Power.

The impacts of the TCJA discussed above, including the effects on income tax expense, regulatory liabilities, and effects on future periods, are provisional and subject to

change. The accounting is not complete due to the timing of the final passage of the TCJA, the complexity of the TCJA, the complexity of remeasuring ADIT, and the uncertainty of regulatory treatment. Additional analysis of the TCJA, the inventory of items that give rise to temporary differences, and additional analysis of items requiring normalization is required before accounting for the TCJA is considered complete under the authoritative guidance for income taxes. Cleco expects any final adjustments to the provisional amounts to be recorded by the fourth quarter of 2018, which could have a material adverse effect on the results of operations of Cleco.

Note 9 — Disclosures about Segments

Cleco's reportable segment is based on its method of internal reporting, which disaggregates business units by its first-tier subsidiary.

Cleco Power, the reportable segment, engages in business activities from which it earns revenue and incurs expenses. Segment managers report periodically to Cleco's CEO with discrete financial information and, at least quarterly, present discrete financial information to Cleco and Cleco Power's Boards of Managers. The reportable segment prepares budgets that are presented to and approved by Cleco and Cleco Power's Boards of Managers. The column shown as Other in the chart below includes the holding company, a shared services subsidiary, two transmission interconnection facility subsidiaries, an investment subsidiary, and a subsidiary formed to facilitate the Purchase and Sale Agreement with NRG Energy and NRG South Central. On December 29, 2017, Cleco sold the transmission assets owned by Attala and Perryville, the two subsidiaries that owned and operated the transmission interconnection

facilities. After December 29, 2017, the remaining operations of Attala and Perryville were minimal. On February 6, 2018, Cleco Cajun entered into the Purchase and Sale Agreement with NRG Energy and NRG South Central. Upon the expected closing of the transaction, Cleco anticipates Cleco Cajun will be a new reportable segment. For more information on the Purchase and Sale Agreement and related transactions, see Note 16 — "Plan of Acquisition." The financial results in the table below are presented on an accrual basis. Management evaluates the performance of its segment and allocates resources to it based on segment profit and the requirements to implement new strategic initiatives and projects to meet current business objectives. Material intercompany transactions occur on a regular basis. These intercompany transactions relate primarily to joint and common administrative support services.

CLECO CLECO POWER 2018 1ST QUARTER FORM 10-Q

SEGMENT INFORMATION FOR THE THREE MONTHS ENDED MAR. 31,

2018 (THOUSANDS)	CLECO POWER	OTHER	ELIMINATION	1S	CONSOLIDAT	TED
Revenue						
Electric operations	\$264,631	\$(2,420)	\$ —		\$ 262,211	
Other operations	22,195	1	_		22,196	
Electric customer credits	(7,647)		_		(7,647)
Affiliate revenue	208	15,669	(15,877)		
Operating revenue, net	\$279,387	\$13,250	\$ (15,877)	\$ 276,760	
Depreciation and amortization	\$40,388	\$2,119	\$ —		\$ 42,507	
Interest charges	\$17,656	\$13,549	\$ (48)	\$ 31,157	
Interest income	\$641	\$190	\$ (48)	\$ 783	
Federal and state income tax expense (benefit)	\$7,997	\$(5,135)	\$ —		\$ 2,862	
Net income (loss)	\$26,004	\$(15,142)	\$ (1)	\$ 10,861	
Additions to property, plant, and equipment	\$63,343	\$790	\$ —		\$ 64,133	
Equity investment in investees	\$18,172	\$ —	\$ —		\$ 18,172	
Goodwill	\$1,490,797	\$ —	\$ —		\$ 1,490,797	
Total segment assets	\$5,722,284	\$618,513	\$ (30,816)	\$ 6,309,981	
2017 (THOUSANDS)	CLECO POWER	OTHER	ELIMINATION	IS	CONSOLIDAT	ED
Revenue						
Electric operations	\$237,553	\$(3,497)	\$ —		\$ 234,056	
Other operations	16,365	515			16,880	
Electric customer credits	(435)				(435)
Affiliate revenue					(433	
	219	14,734	(14,953)		
Operating revenue, net	219 \$253,702	14,734 \$11,752	(14,953 \$ (14,953)	\$ 250,501	
			• •)		
Operating revenue, net	\$253,702	\$11,752	\$ (14,953)	\$ 250,501	
Operating revenue, net Depreciation and amortization	\$253,702 \$38,758	\$11,752 \$2,093	\$ (14,953 \$ —)	\$ 250,501 \$ 40,851	
Operating revenue, net Depreciation and amortization Interest charges	\$253,702 \$38,758 \$18,104 \$266	\$11,752 \$2,093 \$13,681	\$ (14,953 \$ — \$ (67 \$ (67)	\$ 250,501 \$ 40,851 \$ 31,718	
Operating revenue, net Depreciation and amortization Interest charges Interest income	\$253,702 \$38,758 \$18,104 \$266	\$11,752 \$2,093 \$13,681 \$113	\$ (14,953 \$ — \$ (67 \$ (67 \$ —)))	\$ 250,501 \$ 40,851 \$ 31,718 \$ 312	
Operating revenue, net Depreciation and amortization Interest charges Interest income Federal and state income tax expense (benefit)	\$253,702 \$38,758 \$18,104 \$266 \$9,855	\$11,752 \$2,093 \$13,681 \$113 \$(6,748)	\$ (14,953 \$ — \$ (67 \$ (67 \$ —)))	\$ 250,501 \$ 40,851 \$ 31,718 \$ 312 \$ 3,107	
Operating revenue, net Depreciation and amortization Interest charges Interest income Federal and state income tax expense (benefit) Net income (loss) Additions to property, plant, and equipment Equity investment in investees (1)	\$253,702 \$38,758 \$18,104 \$266 \$9,855 \$17,854	\$11,752 \$2,093 \$13,681 \$113 \$(6,748) \$(11,562)	\$ (14,953 \$ — \$ (67 \$ (67 \$ — \$ —)))	\$ 250,501 \$ 40,851 \$ 31,718 \$ 312 \$ 3,107 \$ 6,292 \$ 47,890 \$ 18,172	
Operating revenue, net Depreciation and amortization Interest charges Interest income Federal and state income tax expense (benefit) Net income (loss) Additions to property, plant, and equipment	\$253,702 \$38,758 \$18,104 \$266 \$9,855 \$17,854 \$46,744	\$11,752 \$2,093 \$13,681 \$113 \$(6,748) \$(11,562) \$1,146	\$ (14,953 \$ — \$ (67 \$ (67 \$ — \$ — \$ —)))	\$ 250,501 \$ 40,851 \$ 31,718 \$ 312 \$ 3,107 \$ 6,292 \$ 47,890	
Operating revenue, net Depreciation and amortization Interest charges Interest income Federal and state income tax expense (benefit) Net income (loss) Additions to property, plant, and equipment Equity investment in investees (1)	\$253,702 \$38,758 \$18,104 \$266 \$9,855 \$17,854 \$46,744 \$18,172	\$11,752 \$2,093 \$13,681 \$113 \$(6,748) \$(11,562) \$1,146 \$—	\$ (14,953 \$ — \$ (67 \$ (67 \$ — \$ — \$ — \$ —)))	\$ 250,501 \$ 40,851 \$ 31,718 \$ 312 \$ 3,107 \$ 6,292 \$ 47,890 \$ 18,172	

Note 10 — Regulation and Rates

Transmission ROE

Two complaints were filed with FERC seeking to reduce the ROE component of the transmission rates that MISO transmission owners, including Cleco, may collect under the MISO tariff. As of March 31, 2018, Cleco Power had \$2.1 million accrued for ROE reductions, including accrued interest.

For more information on the ROE complaints, see Note 12 — "Litigation, Other Commitments and Contingencies, and Disclosures about Guarantees — Litigation — Transmission ROE."

FRP

Cleco Power's annual retail earnings are subject to an FRP that was approved by the LPSC in June 2014. Under the terms of the FRP, Cleco Power is allowed to earn a target ROE of 10.0%, while providing the opportunity to earn up to 10.9%. Additionally, 60.0% of retail earnings between 10.9% and 11.75% and all retail earnings over 11.75% are required to be refunded to customers. The amount of credits due to customers, if any, is determined by Cleco Power and the LPSC annually. Credits are typically included on customers' bills the following summer, but the amount and timing of the refunds is ultimately subject to LPSC approval. Cleco Power will file an

application with the LPSC for a new FRP by June 30, 2019, with anticipated new rates being effective July 1, 2020. Cleco Power must file annual monitoring reports no later than October 31 for the 12-month period ended June 30. On October 31, 2017, Cleco Power filed its monitoring report for the 12-month period ended June 30, 2017, which indicated that no refund was due as a result of the FRP and \$1.2 million was due as a result of the cost of service savings from the Merger Commitments. On March 5, 2018, Cleco Power responded to two sets of data requests from the LPSC for the 2017 monitoring report. On April 24, 2018, Cleco Power responded to a third set of data requests for the 2017 monitoring report. As of March 31, 2018, Cleco Power had \$2.1 million accrued for the cost of service savings refund.

SSR

In September 2016, Cleco Power filed an Attachment Y with MISO requesting retirement of Teche Unit 3 effective April 1, 2017. MISO conducted a study which determined the proposed retirement of Teche Unit 3 would result in violations of specific applicable reliability standards for which no mitigation is available. As a result, MISO designated Teche Unit 3 as an SSR unit until such time that an appropriate alternative solution can be implemented to mitigate reliability issues. One mitigating factor that has been identified is Cleco Power's Terrebonne to Bayou Vista Transmission project, which

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is expected to be complete by the first quarter of 2019. In the second quarter of 2017, MISO began allocating SSR costs to the load serving entities that require the operation of the SSR unit for reliability purposes, including Cleco Power. Cleco Power had a 12-month SSR agreement for the period April 1, 2017, to March 31, 2018. In January 2018, another study was performed by MISO, and it was determined that an SSR agreement will be needed for the period April 1, 2018, until the sooner of the in-service date of the Terrebonne to Bayou Vista Transmission project or March 31, 2019. During this time, Cleco Power will continue to operate Teche Unit 3. Cleco Power filed with FERC for its approval to collect \$20.3 million and \$11.8 million annually in SSR payments from MISO for the first and second SSR agreements, respectively. The SSR payments include recovering operations and maintenance expenses, administrative and general expenses, taxes, depreciation, capital expenditures, and carrying charges, all of which are related to Teche Unit 3 for the period of the SSR agreements. At the end of the SSR period, when Teche Unit 3 is retired, any SSR payments received from MISO for capital expenditures paid by third parties will be credited to property, plant, and equipment. As of March 31, 2018, Cleco Power had \$4.3 million accrued for SSR payments received for capital expenditures related to Teche Unit 3. In the second quarter of 2017, Cleco Power began receiving the monthly SSR payments from MISO, subject to refund pending review and approval by FERC. On July 20, 2017, Cleco Power, FERC staff, and intervenors met at the first settlement conference and set a procedural schedule for data requests between parties. On July 27, 2017, Cleco Power received five sets of informal data requests from FERC staff and intervenors. The second settlement conference was held on February 22, 2018; however, a settlement was not reached. Cleco Power is unable to determine when a binding FERC order will be issued. At the end of the SSR agreement, Cleco Power will have the option to rescind the Attachment Y requesting retirement of Teche Unit 3. If this option is exercised, Cleco Power may be required to refund recoverable capital expenditures plus interest. Management does not expect to be required to refund any portion of these costs.

TCJA

On February 21, 2018, the LPSC directed utilities, including Cleco Power, to provide considerations of the appropriate manner to flowthrough to ratepayers the benefits of the reduction in corporate income taxes as a result of the TCJA. Cleco Power filed comments with the LPSC on March 12, 2018, which included among other things, a refund to customers for the differences in the cumulative federal and state income tax rate of 38% prior to the TCJA, versus the 26% cumulative federal and state income tax rate effective after the TCJA. As a result, Cleco Power began accruing an estimated reserve for the change in the tax rate beginning January 1, 2018, and will continue through June 30, 2018. Cleco Power recommended refunding this amount to customers on September 2018 bills based on July 2018 usage, pending LPSC review and approval. At March 31, 2018, Cleco Power had \$7.3 million accrued for the estimated federal tax-related benefits from the TCJA. For the period July 1, 2018, to June 30, 2019, Cleco Power has proposed that its annual FRP filing reflect the change in the tax rate.

Note 11 — Variable Interest Entities

Cleco and Cleco Power apply the equity method of accounting to report the investment in Oxbow in the consolidated financial statements. Under the equity method, the assets and liabilities of this entity are reported as Equity investment in investee on Cleco and Cleco Power's Condensed Consolidated Balance Sheets. The revenue and expenses (excluding income taxes) of this entity are netted and reported as equity income or loss from investees on Cleco and Cleco Power's Condensed Consolidated Statements of Income.

Oxbow is owned 50% by Cleco Power and 50% by SWEPCO. Cleco Power is not the primary beneficiary because it shares the power to control Oxbow's significant activities with SWEPCO. Cleco Power's current assessment of its maximum exposure to loss related to Oxbow at March 31, 2018, consisted of its equity investment of \$18.2 million. The following table presents the components of Cleco Power's equity investment in Oxbow:

INCEPTION TO DATE (THOUSANDS) AT AT

MAR. DEC.

31, 31,

	2018	2017
Purchase price	\$12,873	\$12,873
Cash contributions	6,399	6,399
Dividends	(1,100)	(1,100)
Total equity investment in investee	\$18,172	\$18,172

The following table compares the carrying amount of Oxbow's assets and liabilities with Cleco Power's maximum exposure to loss related to its investment in Oxbow:

	AT	AT
(THOUSANDS)	MAR.	DEC.
(THOUSANDS)	31,	31,
	2018	2017
Oxbow's net assets/liabilities	\$36,345	\$36,345
Cleco Power's 50% equity	\$18,172	\$18,172
Cleco Power's maximum exposure to loss	\$18,172	\$18,172

The following table contains summarized financial information for Oxbow:

FOR THE
THREE
MONTHS
ENDED
MAR. 31,
(THOUSANDS) 2018 2017
Operating revenue \$863 \$1,073
Operating expenses 863 1,073
Income before taxes \$— \$—

DHLC mines lignite reserves at Oxbow through the Amended Lignite Mining Agreement. The lignite reserves are intended to be used to provide fuel to the Dolet Hills Power Station.

Oxbow has no third-party agreements, guarantees, or other third-party commitments that contain obligations affecting Cleco Power's investment in Oxbow.

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Note 12 — Litigation, Other Commitments and Contingencies, and Disclosures about Guarantees

Litigation

Devil's Swamp

In October 2007, Cleco received a Special Notice for Remedial Investigation and Feasibility Study (RI/FS) from the EPA pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (also known as the Superfund statute) for a facility known as the Devil's Swamp Lake site located just northwest of Baton Rouge, Louisiana. The special notice requested that Cleco and Cleco Power, along with many other listed potentially responsible parties (PRP), enter into negotiations with the EPA for the performance of an RI/FS at the Devil's Swamp Lake site. The EPA identified Cleco as one of many companies that sent PCB wastes for disposal to the site. The EPA proposed to add the Devil's Swamp Lake site to the National Priorities List on March 8, 2004, based on the release of PCBs to fisheries and wetlands located on the site, but no final listing decision has yet been made. The PRPs began discussing a potential proposal to the EPA in February 2008. The EPA issued a Unilateral Administrative Order to two PRPs, Clean Harbors, Inc. and Baton Rouge Disposal, to conduct an RI/FS in December 2009. The Tier 1 part of the study was completed in June 2012. Field activities for the Tier 2 investigation were completed in July 2012. The draft Tier 2 remedial investigation report was submitted in December 2014. In 2015, remedial investigation activities included the collection and analysis of sediment, crawfish, and fish tissue samples. After reviewing the sample analysis, in August 2015, the Louisiana Department of Health and Hospitals updated the advisory for the area to advise that fish and crawfish from the area should not be eaten. The final Tier 2 remedial investigation report was made public in December 2015. Currently, the study/remedy selection task continues, and there is no record of a decision. Therefore, management is unable to determine how significant Cleco's share of the costs associated with the RI/FS and possible response action at the site, if any, may be and whether this will have a material impact on the results of operations, financial condition, or cash flows of the Registrants.

Merger

In connection with the Merger, four actions were filed in the Ninth Judicial District Court for Rapides Parish, Louisiana and three actions were filed in the Civil District Court for Orleans Parish, Louisiana. The petitions in each action generally alleged, among other things, that the members of Cleco Corporation's Board of Directors breached their fiduciary duties by, among other things, conducting an allegedly inadequate sale process, agreeing to the Merger at a price that allegedly undervalued Cleco, and failing to disclose material information about the Merger. The petitions also alleged that Cleco Partners, Cleco Corporation, Merger Sub, and in some cases, certain of the investors in Cleco Partners, either aided and abetted or entered into a civil conspiracy to advance those supposed breaches of duty. The petitions seek various remedies, including monetary damages, which includes attorneys' fees and expenses.

The four actions filed in the Ninth Judicial District Court for Rapides Parish are captioned as follows:

Braunstein v. Cleco Corporation, No. 251,383B (filed October 27, 2014), Moore v. Macquarie Infrastructure and Real Assets, No. 251,417C (filed October 30, 2014), Trahan v. Williamson, No. 251,456C (filed November 5, 2014), and L'Herisson v. Macquarie Infrastructure and Real Assets, No. 251,515F (filed November 14, 2014).

In November 2014, the plaintiff in the Braunstein action moved for a dismissal of the action without prejudice, and that motion was granted in November 2014. In December 2014, the Court consolidated the remaining three actions and appointed interim co-lead counsel. Also in December 2014, the plaintiffs in the consolidated action filed a Consolidated Amended Verified Derivative and Class Action Petition for Damages and Preliminary and Permanent Injunction (the Consolidated Amended Petition). The consolidated action named Cleco Corporation, its directors,

Cleco Partners, and Merger Sub as defendants. The Consolidated Amended Petition alleged, among other things, that Cleco Corporation's directors breached their fiduciary duties to Cleco's shareholders and grossly mismanaged Cleco by approving the Merger Agreement because it allegedly did not value Cleco adequately, failing to structure a process through which shareholder value would be maximized, engaging in self-dealing by ignoring conflicts of interest, and failing to disclose material information about the Merger. The Consolidated Amended Petition further alleged that all defendants conspired to commit the breaches of fiduciary duty. Cleco believes that the allegations of the Consolidated Amended Petition are without merit and that it has substantial meritorious defenses to the claims set forth in the Consolidated Amended Petition.

The three actions filed in the Civil District Court for Orleans Parish are captioned as follows:

Butler v. Cleco Corporation, No. 2014-10776 (filed November 7, 2014), Creative Life Services, Inc. v. Cleco Corporation, No. 2014-11098 (filed November 19, 2014), and Cashen v. Cleco Corporation, No. 2014-11236 (filed November 21, 2014).

Both the Butler and Cashen actions name Cleco Corporation, its directors, Cleco Partners, Merger Sub, MIRA, bcIMC, and John Hancock Financial as defendants. The Creative Life Services action names Cleco Corporation, its directors, Cleco Partners, Merger Sub, MIRA, and Macquarie Infrastructure Partners III, L.P., as defendants. In December 2014, the plaintiff in the Butler action filed an Amended Class Action Petition for Damages. Each petition alleged, among other things, that the members of Cleco Corporation's Board of Directors breached their fiduciary duties to Cleco's shareholders by approving the Merger Agreement because it allegedly does not value Cleco adequately, failing to structure a process through which shareholder value would be maximized and engaging in self-dealing by ignoring conflicts of interest. The Butler and Creative Life Services petitions also allege that the directors breached their fiduciary duties by failing to disclose material information about the Merger. Each petition further alleged that Cleco, Cleco Partners, Merger

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Sub, and certain of the investors in Cleco Partners aided and abetted the directors' breaches of fiduciary duty. In December 2014, the directors and Cleco filed declinatory exceptions in each action on the basis that each action was improperly brought in Orleans Parish and should either be transferred to the Ninth Judicial District Court for Rapides Parish or dismissed. Also in December 2014, the plaintiffs in each action jointly filed a motion to consolidate the three actions pending in Orleans Parish and to appoint interim co-lead plaintiffs and co-lead counsel. In January 2015, the Court in the Creative Life Services case sustained the defendants' declinatory exceptions and dismissed the case so that it could be transferred to the Ninth Judicial District Court for Rapides Parish. In February 2015, the plaintiffs in Butler and Cashen also consented to the dismissal of their cases from Orleans Parish so they could be transferred to the Ninth Judicial District Court for Rapides Parish.

In February 2015, the Ninth Judicial District Court for Rapides Parish held a hearing on a motion for preliminary injunction filed by plaintiffs Moore, L'Herisson, and Trahan seeking to enjoin the shareholder vote for approval of the Merger Agreement. Following the hearing, the Court denied the plaintiffs' motion. In June 2015, three of the plaintiffs filed their Second Consolidated Amended Verified Derivative and Class Action Petition. This will be considered according to a schedule established by the Ninth Judicial District Court for Rapides Parish. Cleco filed exceptions seeking dismissal of the amended petition in July 2015.

In March 2016, the plaintiffs filed their Third Consolidated Amended Verified Derivative Petition for Damages and Preliminary and Permanent Injunction. In May 2016, the plaintiffs filed their Fourth Verified Consolidated Amended Class Action Petition. This petition eliminated the request for preliminary and permanent injunction and also named an additional executive officer as a defendant. Cleco filed exceptions seeking dismissal of the amended Petition. A hearing was held on September 15, 2016, and on September 26, 2016, the District Court granted the exceptions filed by Cleco and dismissed all claims asserted by the former shareholders. The plaintiffs appealed the District Court's ruling to the Louisiana Third Circuit Court of Appeal. The Third Circuit Court of Appeal heard oral arguments in the case in September 2017. In December 2017, the Third Circuit Court of Appeal issued an order reversing and remanding the case to the District Court for further proceedings. On January 12, 2018, Cleco filed a writ with the Louisiana Supreme Court seeking review of the Third Circuit Court of Appeal's decision. On March 2, 2018, the Louisiana Supreme Court denied the writ. Cleco believes that the allegations of the petitions in each action are without merit and that it has substantial meritorious defenses to the claims set forth in each of the petitions.

Gulf Coast Spinning

In September 2015, a potential customer sued Cleco for failure to fully perform an alleged verbal agreement to lend or otherwise fund its startup costs to the extent of \$6.5 million. Gulf Coast Spinning Company, LLC (Gulf Coast), the primary plaintiff, alleges that Cleco promised to assist it in raising approximately \$60.0 million, which Gulf Coast needed to construct a cotton spinning facility near Bunkie, Louisiana. According to the petition filed by Gulf Coast in the 12th Judicial District Court for Avoyelles Parish, Louisiana (the "District Court"), Cleco made such promises of funding assistance in order to cultivate a new industrial electric customer which

would increase its revenues under a power supply agreement that it executed with Gulf Coast. Gulf Coast seeks unspecified damages arising from its inability to raise sufficient funds to complete the project, including lost profits. Cleco filed an Exception of No Cause of Action arguing that the case should be dismissed. The District Court denied Cleco's exception in December 2015, after considering briefs and arguments. In January 2016, Cleco appealed the District Court's denial of its exception by filing with the Third Circuit Court of Appeal. In June 2016, the Third Circuit Court of Appeal denied the request to have the case dismissed. In July 2016, Cleco filed a writ to the Louisiana Supreme Court seeking a review of the District Court's denial of Cleco's exception. In November 2016, the Louisiana Supreme Court denied Cleco's writ application.

In February 2016, the parties agreed to a stay of all proceedings pending discussions concerning settlement. In May 2016, the District Court lifted the stay at the request of Gulf Coast. The parties are currently participating in discovery. Cleco believes the allegations of the petition are contradicted by the written documents executed by Gulf Coast, are

otherwise without merit, and that it has substantial meritorious defenses to the claims alleged by Gulf Coast.

Sabine River Flood

In March 2017, Cleco was served with a summons in Perry Bonin, Ace Chandler, and Michael Manuel, et al v. Sabine River Authority of Texas and Sabine River Authority of Louisiana, No. B-160173-C. The action was filed in the 163rd Judicial District Court for Orange County, Texas, and relates to flooding that occurred in Texas and Louisiana in March 2016. The plaintiffs have alleged that the flooding was the result of the release of water from the Toledo Bend spillway gates into the Sabine River. While the plaintiffs have made numerous allegations, they have specifically alleged that Cleco Power, included as one of several companies and governmental bodies, failed to repair one of the two hydroelectric generators at the Toledo Bend Dam, which in turn contributed to the flooding. Cleco Power does not operate the hydroelectric generator.

The suit was removed to federal court in Texas. The new federal case is Perry Bonin, et al. v. Sabine River Authority of Texas et al., No. 17-cv-134, U.S. District Court for the Eastern District of Texas (Bonin Case). The plaintiffs moved to remand the case to state court, but the district court found that the case raises a substantial federal question and denied the motion to remand. Cleco Power, along with its co-defendants, filed a motion to dismiss on various grounds, primarily arguing that the plaintiffs' claims are preempted because they infringe on FERC's exclusive control of dam operations. The district court granted the motion to dismiss in part, declining to rule on some of the arguments raised by the defendants, and granted the plaintiffs leave to amend their complaint. The plaintiffs filed a Fifth Amended Complaint in March 2018. Cleco Power filed a new motion to dismiss the plaintiffs' claims. The plaintiffs have not yet responded to Cleco Power's motion.

On March 7, 2018, approximately 26 other individual plaintiffs filed a petition against Cleco Power and other defendants in Larry Addison, et al. v. Sabine River Authority of Texas, et al., No. D180096-C. The action was filed in the 260th Judicial District Court for Orange County, Texas. The defendants removed the case to federal court on April 6, 2018. The new federal case is Larry Addison, et al. v. Sabine River Authority of Texas, et al., No. 17-cv-153, U.S. District Court for the Eastern District of Texas. The allegations are essentially

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identical to those in the Bonin Case. On April 13, 2018, Cleco Power filed a motion to dismiss on the same grounds that previously were successful in the Bonin Case. The plaintiffs have not yet responded to Cleco Power's motion. Management believes that both cases, as they relate to Cleco Power, have no merit.

LPSC Audits

Fuel Audit

Generally, the cost of fuel used for electric generation and the cost of power purchased for utility customers are recovered through the LPSC-established FAC that enables Cleco Power to pass on to its customers substantially all such charges. Recovery of FAC costs is subject to periodic fuel audits by the LPSC. The LPSC FAC General Order issued in November 1997, in Docket No. U-21497 provides that an audit of FAC filings will be performed at least every other year. On March 13, 2018, Cleco Power received notice of an FAC audit from the LPSC for the period of January 1, 2016, to December 31, 2017. The total amount of fuel expense included in the audit is \$536.2 million. Periods subsequent to December 31, 2017, are also subject to audit. On April 27, 2018, Cleco Power received its first set of data requests from the LPSC. Management is unable to predict or give a reasonable estimate of the possible range of the disallowance, if any, related to this audit. Historically, the disallowances have not been material. If a disallowance of fuel cost is ordered resulting in a refund, any such refund could have a material adverse effect on the results of operations, financial condition or cash flows of the Registrants.

Environmental Audit

In 2009, the LPSC issued Docket No. U-29380 Subdocket A, which provides for an EAC to recover from customers certain costs of environmental compliance. The costs eligible for recovery are prudently incurred air emissions credits associated with complying with federal, state, and local air emission regulations that apply to the generation of electricity reduced by the sale of such allowances. Also eligible for recovery are variable emission mitigation costs, which are the costs of reagents such as ammonia and limestone that are a part of the fuel mix used to reduce air emissions, among other things. Cleco Power currently has EAC filings for 2016 and thereafter that are subject to audit. Management is unable to predict or give a reasonable estimate of the possible range of the disallowance, if any, related to these filings.

Cleco Power incurs environmental compliance expenses for reagents associated with the compliance standards of MATS. In June 2015, the U.S. Supreme Court remanded the MATS rule to the D.C. Circuit Court of Appeals. In December 2015, the D.C. Circuit Court of Appeals remanded the rule to the EPA; however, the D.C. Circuit Court of Appeals did not vacate this rule. In April 2016, the EPA released a final supplemental finding that, even considering costs, it is appropriate and necessary to regulate hazardous air pollutants. By the June 2016 deadline, six petitions were filed with the U.S. Court of Appeals for the D.C. Circuit Court of Appeals for review of the EPA's findings. At the request of the EPA, in April 2017, the court issued an order holding the cases in abeyance pending the EPA's review of its supplemental finding. These expenses are also eligible for recovery through Cleco Power's EAC and are subject to periodic review by the LPSC.

FERC Audit

On March 13, 2018, the Division of Audits and Accounting within the Office of Enforcement of FERC initiated an audit of Cleco Power for the period January 1, 2014, to the present. No data requests have been received and management is unable to determine the outcome or timing of the audit.

Transmission ROE

Two complaints were filed with FERC seeking to reduce the ROE component of the transmission rates that MISO transmission owners, including Cleco, may collect under the MISO tariff. The complaints sought to reduce the 12.38% ROE used in MISO's transmission rates to a proposed 6.68%. The first complaint, filed in November 2013,

was for the period November 2013 through February 2015. In September 2016, FERC issued a Final Order in response to the first complaint establishing a 10.32% ROE. In February 2017, \$1.2 million of refunds relating to the first complaint were submitted to MISO.

The second complaint, filed in February 2015, was for the period February 2015 through May 2016. In June 2016, an ALJ issued an initial decision in the second rate case docket recommending a 9.70% base ROE. Cleco Power is unable to determine when a binding FERC order will be issued on the second ROE complaint.

In November 2014, the MISO transmission owners committee, of which Cleco is a member, filed a request with FERC for an incentive to increase the new ROE by 50 basis points for RTO participation as allowed by the MISO tariff. In January 2015, FERC granted the request. The collection of the adder is delayed until the resolution of the ROE complaint proceedings.

As of March 31, 2018, Cleco Power had \$2.1 million accrued, including interest, for potential reductions to the ROE. Management believes a reduction in the ROE, as well as any additional refund, will not have a material adverse effect on the results of operations, financial condition, or cash flows of the Registrants.

Other

Cleco is involved in various litigation matters, including regulatory, environmental, and administrative proceedings before various courts, regulatory commissions, arbitrators, and governmental agencies regarding matters arising in the ordinary course of business. The liability Cleco may ultimately incur with respect to any one of these matters in the event of a negative outcome may be in excess of amounts currently accrued. Management regularly analyzes current information and, as of March 31, 2018, believes the probable and reasonably estimable liabilities based on the eventual disposition of these matters are \$4.6 million and has accrued this amount.

Off-Balance Sheet Commitments and Guarantees

Cleco Holdings and Cleco Power have entered into various off-balance sheet commitments, in the form of guarantees and standing letters of credit, in order to facilitate their activities and the activities of Cleco Holdings' subsidiaries and equity investees (affiliates). Cleco Holdings and Cleco Power have also agreed to contractual terms that require the Registrants to pay third parties if certain triggering events occur. These contractual terms generally are defined as guarantees.

Cleco Holdings entered into these off-balance sheet commitments in order to entice desired counterparties to contract with its affiliates by providing some measure of credit

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assurance to the counterparty in the event Cleco's affiliates do not fulfill certain contractual obligations. If Cleco Holdings had not provided the off-balance sheet commitments, the desired counterparties may not have contracted with Cleco's affiliates, or may have contracted with them at terms less favorable to its affiliates.

The off-balance sheet commitments are not recognized on Cleco and Cleco Power's Condensed Consolidated Balance Sheets because management has determined that Cleco and Cleco Power's affiliates are able to perform the obligations under their contracts and that it is not probable that payments by Cleco or Cleco Power will be required.

Cleco Holdings provided guarantees and indemnities to Entergy Louisiana and Entergy Gulf States as a result of the sale of the Perryville facility in 2005. The remaining indemnifications relate to environmental matters that may have been present prior to closing. These remaining indemnifications have no limitations to time. The maximum amount of the potential payment to Entergy Louisiana and Entergy Gulf States is \$42.4 million. Management does not expect to be required to pay Entergy Louisiana and Entergy Gulf States under these guarantees.

On behalf of Acadia, Cleco Holdings provided guarantees and indemnifications as a result of the sales of Acadia Unit 1 to Cleco Power and Acadia Unit 2 to Entergy Louisiana in 2010 and 2011, respectively. The remaining indemnifications relate to the fundamental organizational structure of Acadia. These remaining indemnifications have no limitations as to time or maximum potential future payments. Management does not expect to be required to pay Cleco Power or Entergy Louisiana under these guarantees.

Cleco Holdings provided indemnifications to Cleco Power as a result of the transfer of Coughlin to Cleco Power in March 2014. Cleco Power also provided indemnifications to Cleco Holdings and Evangeline as a result of the transfer of Coughlin to Cleco Power. The maximum amount of the potential payment to Cleco Power, Cleco Holdings, and Evangeline for their respective indemnifications is \$40.0 million, except for indemnifications relating to the fundamental organizational structure of each respective entity, of which the maximum amount is \$400.0 million. Management does not expect to be required to make any payments under these indemnifications.

As part of the Amended Lignite Mining Agreement, Cleco Power and SWEPCO, joint owners of Dolet Hills Power Station, have agreed to pay the loan and lease principal obligations of the lignite miner, DHLC, when due if DHLC does not have sufficient funds or credit to pay. Any amounts paid on behalf of the miner would be credited by the lignite miner against future invoices for lignite delivered. The maximum projected payment by Cleco Power under this guarantee is estimated to be \$106.5 million; however, the Amended Lignite Mining Agreement does not contain a cap. The projection is based on the forecasted loan and lease obligations to be incurred by DHLC, primarily for purchases of equipment. Cleco Power has the right to dispute the incurrence of loan and lease obligations through the review of the mining plan before the incurrence of such loan and lease obligations. The Amended Lignite Mining Agreement is not expected to terminate pursuant to its terms until 2036 and does not affect the amount the Registrants can borrow under their credit facilities. Currently, management does not expect to be required to pay DHLC under this guarantee. Generally, neither Cleco Holdings nor Cleco Power has recourse that would enable them to recover amounts paid

under their guarantee or indemnification obligations. There are no assets held as collateral for third parties that either Cleco Holdings or Cleco Power could obtain and liquidate to recover amounts paid pursuant to the guarantees or indemnification obligations.

Other Commitments

NMTC Fund

In 2008, Cleco Holdings and US Bancorp Community Development (USBCDC) formed the NMTC Fund. Cleco Holdings has a 99.9% membership interest in the NMTC Fund and USBCDC has a 0.1% interest. The purpose of the NMTC Fund is to invest in projects located in qualified active low-income communities that are underserved by typical debt capital markets. These investments are designed to generate NMTCs and Historical Rehabilitation tax credits. The NMTC Fund was later amended to include renewable energy investments. The majority of the energy investments qualify for grants under Section 1603 of the ARRA. The tax benefits received from the NMTC Fund

reduce the federal income tax obligations of Cleco Holdings. In total, Cleco Holdings contributed \$285.5 million of equity contributions to the NMTC Fund and will receive at least \$303.8 million in the form of tax credits, tax losses, capital gains/losses, earnings, and cash over the 10-year life of the investment. The difference between equity contributions and total benefits received were recognized over the life of the NMTC Fund as net tax benefits were delivered. As of March 31, 2018, the amount of tax benefits delivered was \$18.3 million. Due to the right of offset, the investment and associated debt are presented in Other deferred charges, on Cleco's Condensed Consolidated Balance Sheet.

By using the cost method for investments, the gross investment amortization expense will be recognized over a ten-year period. The basis of the investment is reduced by the grants received under Section 1603 of the ARRA, which allow certain projects to receive a federal grant in lieu of tax credits, and other cash. Periodic amortization of the investment and the deferred taxes generated by the basis reduction temporary difference are included as components of income tax expense.

Fuel Transportation Agreement

In 2012, Cleco Power entered into an amended agreement with Savage Services for 42 dedicated barges used to transport petroleum coke and limestone to Madison Unit 3. The amended agreement met the accounting definition of a capital lease until its expiration on August 31, 2017. In September 2017, Cleco Power entered into an operating lease that automatically renewed on a month-to-month basis until terminated by either party for use of the 42 barges. On April 2, 2018, the operating lease was terminated and Cleco Power entered into a new agreement with Savage Inland Marine for continued use of the 42 dedicated barges through March 2033. The new agreement meets the accounting definition of a capital lease.

Other

Cleco has accrued for liabilities related to third parties, employee medical benefits, and AROs.

Risks and Uncertainties

Cleco could be subject to possible adverse consequences if Cleco's counterparties fail to perform their obligations or if

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Cleco or its affiliates are not in compliance with loan agreements or bond indentures.

Access to capital markets is a significant source of funding for both short- and long-term capital requirements not satisfied by operating cash flows. On February 7, 2018, taking into consideration the pending NRG South Central acquisition, Moody's placed Cleco Holdings Baa3 credit rating on review for downgrade and affirmed Cleco Power at A3 (stable). Also on February 7, 2018, S&P affirmed Cleco Holdings' and Cleco Power's credit ratings at BBB-(stable) and BBB+ (stable), respectively. On April 7, 2018, Moody's published a credit rating update that resulted in no change to the credit ratings or outlooks of Cleco Holdings or Cleco Power. If Cleco Holdings' or Cleco Power's credit ratings were to be downgraded by Moody's or S&P, Cleco Holdings and/or Cleco Power would be required to pay additional fees and incur higher interest rates for borrowings under their respective credit facilities.

Changes in the regulatory environment or market forces could cause Cleco to determine its assets have suffered an other-than-temporary decline in value, whereby an impairment would be required and Cleco's financial condition could be materially adversely affected.

Cleco Power is a participant in the MISO market. Energy prices in the MISO market are based on LMP, which includes a component directly related to congestion on the transmission system. Pricing zones with greater transmission congestion may have a higher LMP. Physical transmission constraints present in the MISO market could increase energy costs within Cleco Power's pricing zones. Cleco Power uses FTRs to mitigate transmission congestion price risks. Changes to anticipated transmission paths may result in an unexpected increase in energy costs to Cleco Power.

Note 13 — Affiliate Transactions

Cleco Power has balances that are payable to or due from its affiliates. The following table is a summary of those balances:

	AT MA	AR. 31, 2018	AT DE	C. 31, 2017
(THOUSANDS)	ACCO	UANCISOUNTS	ACCOU	UANTS OUNTS
	'RECEI	VPANBYLÆBLE	RECEI	VPANBALAFBLE
Cleco Holdings	\$90	\$ 325	\$743	\$ 113
Support Group	1,221	9,644	608	8,582
Other (1)	_		4	2
Total	\$1,311	\$ 9,969	\$1,355	\$ 8,697
(1) Represents A	ttala and	Perryville.		

Note 14 —

Intangible

Assets

During 2008, Cleco Katrina/Rita acquired a \$177.5 million intangible asset which includes \$176.0 million for the right to bill and collect storm recovery charges from customers of Cleco Power and \$1.5 million of financing costs. The intangible asset's expected amortization expense is based on the estimated collections from Cleco Power's customers. At the

end of its life, the asset will have no residual value. At the date of the Merger, the gross balance of the Cleco Katrina/Rita intangible asset for Cleco was adjusted to be net of accumulated amortization, as no accumulated amortization existed on the date of the Merger. During the three months ended March 31, 2018, and 2017, Cleco Katrina/Rita recognized amortization expense of \$4.5 million and \$3.5 million, respectively, based on actual collections.

As a result of the Merger, fair value adjustments were recorded on Cleco's Consolidated Balance Sheet for the valuation of the Cleco trade name and long-term wholesale power supply agreements. At the end of their life, these intangible assets will have no residual value. The trade name intangible asset is being amortized over its estimated economic useful life of 20 years. During the three months ended March 31, 2018, and 2017, Cleco recognized amortization expense of less that \$0.1 million on the trade name intangible asset.

The intangible assets related to the power supply agreements are being amortized over the remaining life of each applicable contract ranging between 5 years and 17 years. During the three months ended March 31, 2018, and 2017, Cleco recognized a reduction of revenue of \$2.4 million, and \$3.5 million, respectively, on the intangible assets for the power supply agreements.

The following tables summarize the balances for intangible assets subject to amortization for Cleco and Cleco Power as of March 31, 2018, and December 31, 2017:

	1
(1	eco

(THOUSANDS)	AT MAR. 31, 2018	AT DEC. 31, 2017
Cleco Katrina/Rita right to bill and collect storm recovery charges	\$70,594	\$70,594
Power supply agreements	85,104	85,104
Trade name	5,100	5,100
Gross carrying amount	160,798	160,798
Accumulated amortization	(52,917)	(45,948)
Net intangible assets subject to amortization	\$107,881	\$114,850
Cleco Power		
	A	
(THOUSANDS)	AT MAR. 31, 2018	AT DEC. 31, 2017
(THOUSANDS) Cleco Katrina/Rita right to bill and collect storm recovery charges	MAR.	
	MAR. 31, 2018 \$177,537	31, 2017
Cleco Katrina/Rita right to bill and collect storm recovery charges	MAR. 31, 2018 \$177,537	31, 2017 \$177,537
Cleco Katrina/Rita right to bill and collect storm recovery charges Accumulated amortization	MAR. 31, 2018 \$177,537 (140,321)	31, 2017 \$177,537 (135,836)
Cleco Katrina/Rita right to bill and collect storm recovery charges Accumulated amortization Net intangible assets subject to amortization	MAR. 31, 2018 \$177,537 (140,321)	31, 2017 \$177,537 (135,836)
Cleco Katrina/Rita right to bill and collect storm recovery charges Accumulated amortization Net intangible assets subject to amortization Note 15 —	MAR. 31, 2018 \$177,537 (140,321)	31, 2017 \$177,537 (135,836)
Cleco Katrina/Rita right to bill and collect storm recovery charges Accumulated amortization Net intangible assets subject to amortization Note 15 — Accumulated	MAR. 31, 2018 \$177,537 (140,321)	31, 2017 \$177,537 (135,836)

Loss

The components of accumulated other comprehensive loss are summarized in the following tables for Cleco and Cleco Power. All amounts are reported net of income taxes. Amounts in parentheses indicate losses.

Cleco

FOR THE THREE MONTHS ENDED MAR. 31, 2018			
NET			
POSTRET IRESM ENT			
BENEFIT ON		TOTAL	
NET	CASH	AOCI	
LOSS	FLOW		
HEDGES			
\$(2,921)	\$	-\$(2,921)	
43		43	
43		43	
\$(2,878)	\$	-\$(2,878)	
	ENDED N POSTRET BENEFIT NET LOSS \$(2,921) 43 43	ENDED MAR. 31, NET POSTRETIREMEN BENEFIT ON NET CASH LOSS FLOW HEDGE \$(2,921) \$	

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	ENDED M	THREE MC [AR. 31, 20] NET	
(THOUSANDS)	LOSS I	ON T	TOTAL AOCI
Balances, beginning of period			1,500
Other comprehensive loss before reclassifications	φ1,500	γ φ	1,500
Postretirement benefits adjustment during the period	(2,065) -	('	2,065)
Amounts reclassified from accumulated other comprehensive loss	(2,003)		2,003
Amortization of postretirement benefit net gain	(126) -	_ (126)
Net current-period other comprehensive loss	(2,191) -	`	2,191)
Balances, Mar. 31, 2017	\$(691) \$	`	5 (691)
Cleco Power	φ(0)1) (Ψ	(0)1)
Cicco i owei	FOR T	HE THREE	MONTHS
		MAR. 31,	
	LINDLL	NET	2010
	POSTR	E TURES MEN	ЛТ
	BENEF		TOTAL
(THOUSANDS)	NET		AOCI
	LOSS	FLOW	71001
	LOGO	HEDGES	2
Balances, beginning of period	\$(8.377		\$(13,683)
Amounts reclassified from accumulated other comprehensive incomprehensive inco) ψ(5,500)	γ Φ(13,003)
Amortization of postretirement benefit net loss	233		233
Reclassification of net loss to interest charges		64	64
Net current-period other comprehensive income	233	64	297
Balances, Mar. 31, 2018		-	\$(13,386)
Butunees, 14tar. 31, 2010		HE THREE	
		MAR. 31,	
	LINDLL	NET	2017
	POSTR	E TURES MEN	ЛТ
	BENEF		TOTAL
(THOUSANDS)	NET	CASH	AOCI
	LOSS	FLOW	11001
	2000	HEDGES	:
Balances, beginning of period	\$(7.905		\$(13,422)
Other comprehensive income before reclassifications	+ (,),,) + (= ;= - ·)	, +(,)
Postretirement benefit adjustments during the period	(584) —	(584)
Amounts reclassified from accumulated other comprehensive incompanies in the companies in the comp	•	,	()
Amortization of postretirement benefit net loss	164		164
Reclassification of net loss to interest charges		53	53
Net current-period other comprehensive (loss) income	(420) 53	(367)
Balances, Mar. 31, 2017	`	,	\$(13,789)
	\$ (0,5 <u>2</u> 2	, + (=, 101)	. + (10,10)

Note 16 — Plan of Acquisition

On February 6, 2018, Cleco Cajun entered into the Purchase and Sale Agreement with NRG Energy and NRG South Central. Pursuant to the terms of the Purchase and Sale Agreement, Cleco Cajun agreed to acquire from NRG Energy all of the outstanding membership interests in NRG South Central, which indirectly owns (i) a 176-MW natural-gas-fired generating station located in Sterlington, Louisiana, (ii) a 220-MW natural-gas-fired facility and a 210-MW natural-gas-fired peaking facility both located in Jarreau, Louisiana, (iii) a 580-MW coal-fired generating facility, a 540-MW natural-gas-fired generating station, and 58% of a 588-MW coal-fired generating station all located in New Roads, Louisiana, (iv) 225 MW of a 300-MW natural-gas-fired peaking facility located in Jennings, Louisiana, and (v) a 1,263-MW natural-gas-fired generating station located in Deweyville, Texas (the Cottonwood Plant), for approximately \$1.0 billion, subject to customary working capital and other adjustments (the NRG Acquisition). Cleco expects to fund the NRG Acquisition with proceeds from the Debt Financing (as defined below), equity contributions, and cash on hand.

The transaction remains subject to customary closing conditions, including receipt of required regulatory approvals, including approvals by FERC, the LPSC, the Committee on Foreign Investment in the United States, MISO, the Public Utility Commission of Texas, and the Federal Communications Commission. On February 27, 2018, Cleco filed a joint application seeking approval of the transaction with FERC. On

March 27, 2018, Cleco filed an application with the Committee on Foreign Investment in the United States seeking approval of the transaction. On April 4, 2018, Cleco filed an application with the LPSC seeking approval of the transaction. Also on April 4, 2018, the Federal Trade Commission granted early termination of the waiting period under the Hart-Scott-Rodino Antitrust Improvements Act of 1976. On April 13, 2018, Cleco filed an application with MISO and the Public Utility Commission of Texas seeking approval of the transaction. On April 23, 2018, Cleco received its first set of data requests from the LPSC staff for the LPSC application. Responses are due by May 8, 2018.

Cleco Cajun, NRG Energy, and NRG South Central have each made customary representations, warranties and covenants in the Purchase and Sale Agreement, which includes customary indemnification provisions. Cleco Holdings has agreed to guarantee the obligations of Cleco Cajun, subject to certain limitations. In addition, the closing is conditioned upon the execution and delivery of a lease agreement between Cottonwood Energy and a special-purpose entity that is a subsidiary of NRG Energy pursuant to which NRG Energy will lease back the Cottonwood Plant and could operate it until May 2025. Upon closing, Cottonwood Energy will become a subsidiary of Cleco Cajun. The Purchase and Sale Agreement also contains certain customary termination rights for both Cleco Cajun and NRG Energy, including a termination right for each if the closing does not occur by February 6, 2019. Management expects the transaction to close before the end of 2018.

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In connection with the Purchase and Sale Agreement, Cleco Holdings entered into a debt commitment letter, dated as of February 6, 2018, with Mizuho Bank, Ltd. (Mizuho), Credit Agricole Corporate and Investment Bank (CA-CIB) and The Bank of Nova Scotia (Scotiabank), pursuant to which Mizuho, CA-CIB, and Scotiabank have committed to provide (a) an acquisition loan facility in the aggregate principal amount of up to \$300.0 million (the Acquisition Loan Facility), (b) a term loan

facility in the aggregate principal amount of up to \$300.0 million (the Term Loan Facility), and (c) an incremental revolving facility under Cleco Holding's existing bank credit agreement with availability of \$75.0 million (and together with the Acquisition Loan Facility and the Term Loan Facility, the Debt Financing). The Debt Financing is subject to various conditions, including the execution of definitive documentation and other customary closing conditions.

ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

Cleco uses its website, https://www.cleco.com, as a routine channel for distribution of important information, including news releases and financial information. Cleco's website is the primary source of publicly disclosed news about Cleco. Cleco is providing the address to its website solely for informational purposes and does not intend for the address to be an active link. The contents of the website are not incorporated into this Combined Quarterly Report on Form 10-Q.

The following discussion and analysis should be read in combination with the Registrants' Combined Annual Report on Form 10-K for the fiscal year ended December 31, 2017, and Cleco and Cleco Power's Condensed Consolidated Financial Statements contained in this Combined Quarterly Report on Form 10-Q. The information included therein is essential to understanding the following discussion and analysis. Below is information concerning the consolidated results of operations of Cleco for the three months ended March 31, 2018, and 2017.

OVERVIEW

Cleco is a regional energy company that conducts substantially all of its business operations through its primary subsidiary, Cleco Power. Cleco Power is a regulated electric utility company that owns nine generating units with a total nameplate capacity of 3,310 MW and serves approximately 290,000 customers in Louisiana through its retail business and supplies wholesale power in Louisiana and Mississippi.

Recent Developments

On February 6, 2018, Cleco Cajun entered into the Purchase and Sale Agreement with NRG Energy and NRG South Central. Upon the expected closing of the transaction, Cleco anticipates Cleco Cajun will be a new reportable segment. For more information on the Purchase and Sale Agreement and related transactions, see Item 1, "Notes to the Unaudited Condensed Consolidated Financial Statements — Note 16 — Plan of Acquisition."

Cleco Power

Many factors affect Cleco Power's primary business of generating, delivering, and selling electricity. These factors include weather and the presence of a stable regulatory environment, which impacts cost recovery and the ROE, as well as the recovery of costs related to growing energy demand and rising fuel prices; the ability to increase energy sales while containing costs; the ability to reliably deliver power to its jurisdictional customers; the ability to comply with increasingly stringent regulatory and environmental standards; and the ability to successfully perform in MISO while subject to the related operating challenges and uncertainties, including increased wholesale competition. Key initiatives on which Cleco Power is currently working include continuing

construction on the St. Mary Clean Energy Center project; initiating construction of the Terrebonne to Bayou Vista Transmission project and the Coughlin Pipeline project; continuing the START project; and maintaining and growing

its wholesale and retail business. These initiatives are discussed below.

St. Mary Clean Energy Center Project

The St. Mary Clean Energy Center project includes Cleco Power constructing, owning, and operating a 50-MW generating unit to be fueled by waste heat from Cabot Corporation's carbon black manufacturing plant in Franklin, Louisiana. Construction began in October 2016 and the unit is expected to be commercially operational in the third quarter of 2018 at an estimated cost of \$110.7 million. The project is expected to generate more than 300,000 MWh of zero additional carbon emitting energy each year. As of March 31, 2018, Cleco Power had spent \$85.0 million on the project.

Terrebonne to Bayou Vista Transmission Project

The Terrebonne to Bayou Vista Transmission project includes the construction of additional transmission interconnection facilities south of Teche Power Station. The project is expected to increase reliability, reduce congestion, and provide hurricane hardening of the 230-kilovolt transmission system for customers in south Louisiana. The project team completed negotiations on the right-of-way and land acquisition agreements. Cleco Power's portion of the joint project with Entergy Louisiana is expected to cost \$62.4 million. Construction is expected to be complete in the first quarter of 2019. As of March 31, 2018, Cleco Power had spent \$17.2 million on the project.

Coughlin Pipeline Project

The Coughlin Pipeline project includes construction of a pipeline directly connecting the Pine Prairie Energy Center to Cleco's Coughlin Power Station. The project is expected to increase reliability for fuel delivery and mitigate exposure to transportation cost increases. In June 2017, the LPSC approved the establishment of a regulatory asset for the revenue requirement associated with the Coughlin Pipeline project until Cleco Power seeks recovery in the new FRP, which is anticipated to be effective July 1, 2020. The project is expected to be complete in the third quarter of 2019 with an estimated cost of \$32.0 million. As of March 31, 2018, Cleco Power had spent \$0.4 million on the project.

START Project

The START project includes replacement of and improvement to Cleco's enterprise business applications. The project's objectives are to gain efficiencies through consistent, industry leading work processes and practices; enable better decision making through data transparency across business functions;

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mitigate risk through knowledge transfer and better process documentation; provide a modernized, flexible platform to support future growth and changing business models; and provide customer-centric focus through technology and flexibility. Management expects the project to be complete in the third quarter of 2019. The total estimated project cost is \$136.5 million. As of March 31, 2018, Cleco had spent \$48.7 million on the project.

Other

Cleco Power is working to secure load growth opportunities that include renewing existing franchises and wholesale contracts, pursuing new wholesale contracts and franchises, and adding new retail load opportunities with large industrial, commercial, and residential load. The retail opportunities include sectors such as agriculture, oil and gas, chemicals, metals, national accounts, government and military, wood and paper, health care, information technology, transportation, and other manufacturing.

RESULTS OF OPERATIONS

Comparison of the Three Months Ended March 31, 2018, and 2017 Cleco

	FOR THE THREE MONTHS ENDED MAR. 31,					
			FAVORABLE	E/(UNFAVORA	ABLE)	
(THOUSANDS)	2018	2017	VARIANCE	CHANGE		
Operating revenue, net	\$276,760	\$250,501	\$ 26,259	10.5	%	
Operating expenses	232,026	209,039	(22,987) (11.0)%	
Operating income	\$44,734	\$41,462	\$ 3,272	7.9	%	
Allowance for equity funds used during construction	\$2,363	\$911	\$ 1,452	159.4	%	
Other expense, net	\$(3,000)	\$(1,568)	\$ (1,432) (91.3)%	
Federal and state income tax expense	\$2,862	\$3,107	\$ 245	7.9	%	
Net income	\$10,861	\$6,292	\$ 4,569	72.6	%	

Operating revenue, net increased \$26.3 million during the first quarter of 2018 compared to the first quarter of 2017 primarily due to higher base revenue, higher fuel cost recovery revenue, and higher other operations revenue, partially offset by higher electric customer credits at Cleco Power.

Operating expenses increased \$23.0 million during the first quarter of 2018 compared to the first quarter of 2017 primarily due to higher recoverable fuel and power purchased expenses, higher generation maintenance expenses, higher non-recoverable fuel and power purchased expenses, and higher depreciation and amortization at Cleco Power. These increases were partially offset by lower other operations expense at Cleco Power.

Allowance for equity funds used during construction increased \$1.5 million during the first quarter of 2018 compared to the first quarter of 2017 primarily due to higher construction costs related to the St. Mary Clean Energy Center project, the START project, and the Terrebonne to Bayou Vista Transmission project.

Other expense, net increased \$1.4 million during the first quarter of 2018 compared to the first quarter of 2017 primarily due to the decrease in the cash surrender value of life insurance policies at Cleco Holdings due to unfavorable market conditions, partially offset by higher royalty income at Cleco Power.

Federal and state income tax expense decreased \$0.2 million during the first quarter of 2018 compared to the first quarter of 2017 primarily due to \$1.3 million for the flowthrough of state tax benefits, \$0.6 million for adjustments related to the TCJA, \$0.5 million for adjustments for permanent tax differences, and \$0.1 million for miscellaneous tax items. These decreases were partially offset by \$1.1 million to record tax expense at the consolidated projected annual effective tax rate, \$1.1 million for the change in pretax income, excluding AFUDC equity, and \$0.1 million for tax credits. The effective income tax rate for the first quarter of 2018 and 2017 was 20.9% and 33.1%, respectively. The estimated annual effective income tax rate used during the first quarter of 2018 and 2017 for Cleco may not be

indicative of the full-year income tax rate.

Results of operations for Cleco Power are more fully described below.

Cleco Power

FOR THE THREE MONTHS ENDED MAR. 31.

		31,				
			FAVORABLE	J)(I	JNFAVORABL	E)
(THOUSANDS)	2018	2017	VARIANCE		CHANGE	
Operating revenue						
Base	\$154,321	\$143,117	\$ 11,204		7.8	%
Fuel cost recovery	110,310	94,436	15,874		16.8	%
Electric customer credits	(7,647)	(435)	(7,212)	*	
Other operations	22,195	16,365	5,830		35.6	%
Affiliate revenue	208	219	(11)	(5.0)%
Operating revenue, net	279,387	253,702	25,685		10.1	%
Operating expenses						
Recoverable fuel and power purchased	110,311	94,280	(16,031)	(17.0)%
Non-recoverable fuel and power purchased	9,864	7,556	(2,308)	(30.5)%
Other operations	27,307	30,264	2,957		9.8	%
Maintenance	29,078	24,420	(4,658)	(19.1)%
Depreciation and amortization	40,388	38,758	(1,630)	(4.2)%
Taxes other than income taxes	11,918	12,000	82		0.7	%
Total operating expenses	228,866	207,278	(21,588)	(10.4)%
Operating income	\$50,521	\$46,424	\$ 4,097		8.8	%
Allowance for equity funds used during construction	\$2,363	\$911	\$ 1,452		159.4	%
Federal and state income tax expense	\$7,997	\$9,855	\$ 1,858		18.9	%
Net income	\$26,004	\$17,854	\$ 8,150		45.6	%
* Not meaningful						

^{*} Not meaningful

Cleco Power's net income in the first quarter of 2018 increased \$8.2 million compared to the first quarter of 2017 primarily as a result of the following factors:

higher base revenue,

higher other operations revenue,

lower other operations expense,

Hower federal and state income tax expense, and

higher allowance for equity funds used during construction.

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These increases were partially offset by:

higher electric customer credits,

higher maintenance expense,

higher non-recoverable fuel and power purchased, and

higher depreciation and amortization.

The following table shows the components of Cleco Power's retail and wholesale customer sales related to base revenue:

	FOR THE THREE MONTHS ENDED MAR. 31,				
(MILLION kWh)	2018	2017	FAVORABI (UNFAVOR	LE/ ABLE)	
Electric sales					
Residential	858	711	20.7	%	
Commercial	612	584	4.8	%	
Industrial	507	488	3.9	%	
Other retail	34	31	9.7	%	
Total retail	2,011	1,814	10.9	%	
Sales for resale	672	629	6.8	%	
Total retail and wholesale customer sales	2,683	2,443	9.8	%	

The following table shows the components of Cleco Power's base revenue:

FOR THE THREE MONTHS ENDED MAR. 31.

(THOUSANDS)	2018	2017	FAVORABLE/ (UNFAVORABLE)	
Electric sales			,	
Residential	\$62,779	\$55,028	14.1	%
Commercial	47,464	45,467	4.4	%
Industrial	21,924	20,719	5.8	%
Other retail	2,740	2,560	7.0	%
Surcharge	5,238	5,082	3.1	%
Total retail	140,145	128,856	8.8	%
Sales for resale	14,176	14,261	(0.6))%
Total base revenue	\$154,321	\$143,117	7 7.8	%

Cleco Power's residential customers' demand for electricity is affected largely by weather. Weather generally is measured in cooling degree-days and heating degree-days. A cooling degree-day is an indication of the likelihood that a consumer will use air conditioning, while a heating degree-day is an indication of the likelihood that a consumer will use heating. An increase in heating degree-days does not produce the same increase in revenue as an increase in cooling degree-days because alternative heating sources are more readily available, and winter energy is typically priced below the rate charged for energy used in the summer. Normal heating degree-days and cooling degree-days are calculated for a month by separately calculating the average actual heating and cooling degree-days for that month over a period of 30 years.

The following chart shows how heating and cooling degree-days varied from normal conditions and from the prior period. Cleco Power uses weather data provided by the National Oceanic and Atmospheric Administration to

determine cooling and heating degree-days.

FOR THE THREE MONTHS ENDED MAR. 31,

2018 CHANGE

2018 2017 NORMAL PRIOR YEAR NORMAL

Heating degree-days 797 421 890 89.3 % (10.4)% Cooling degree-days 199 232 78 (14.2)% 155.1 %

Base

Base revenue increased \$11.2 million during the first quarter of 2018 compared to the first quarter of 2017 primarily due to \$10.6 million due to higher usage as a result of colder winter weather and \$0.6 million due to higher rates as a result of the annual FRP rate adjustment.

For information on the effects of future energy sales on the results of operations, financial condition, or cash flows of Cleco Power, see Part I, Item 1A, "Risk Factors — Future Electricity Sales" in the Registrants' Combined Annual Report on Form 10-K for the fiscal year ended December 31, 2017.

Fuel Cost Recovery/Recoverable Fuel and Power Purchased

Changes in fuel costs historically have not significantly affected Cleco Power's net income. Generally, fuel and purchased power expenses are recovered through the LPSC-established FAC, which enables Cleco Power to pass on to its customers substantially all such charges. Approximately 74% of Cleco Power's total fuel cost during the first quarter of 2018 was regulated by the LPSC. Recovery of FAC costs is subject to periodic fuel audits by the LPSC which may result in a refund to customers. Generally, fuel and purchased power expenses are impacted by customer usage, the per unit cost of fuel used for electric generation, and the dispatch of Cleco Power's generating facilities by MISO. Fuel and purchased power expenses were also impacted by the interruption of the continuous supply of lignite due to adverse weather conditions and other factors that disrupted mining operations and transportation to Dolet Hills Power Station. For more information on fuel audits, see Item 1, "Notes to the Unaudited Condensed Consolidated Financial Statements — Note 12 — Litigation, Other Commitments and Contingencies, and Disclosures about Guarantees — Litigation — LPSC Audits — Fuel Audit."

Electric Customer Credits

Electric customer credits increased \$7.2 million during the first quarter of 2018 compared to the first quarter of 2017 primarily due to accrued estimated refunds for the federal tax-related benefits for the TCJA. For more information on the TCJA, see Item 1, "Notes to the Unaudited Condensed Consolidated Financial Statements — Note 8 — Income Taxes."

Other Operations Revenue

Other operations revenue increased \$5.8 million during the first quarter of 2018 compared to the first quarter of 2017 primarily due to \$3.2 million of net generation revenue from SSR payments, \$2.3 million of higher revenue from wholesale customers due to the absence of issuing customer credits relating to the MISO ROE complaints, \$0.4 million of higher reconnect fees, and \$0.2 million of higher net transmission and distribution revenue. These increases were partially offset by \$0.3 million for the amortization of the emergency declarations regulatory asset. For more information on the SSR, see Item 1, "Notes to the Unaudited Condensed Consolidated Financial Statements — Note 10 — Regulation and Rates — SSR."

Non-recoverable Fuel and Power Purchased

Non-recoverable fuel and power purchased increased \$2.3 million during the first quarter of 2018 compared to the first quarter of 2017 primarily due to the absence of a \$2.3 million refund from MISO for wholesale customers relating to the MISO ROE complaints, \$1.4 million of MISO SSR net transmission expenses, and \$0.2 million of higher miscellaneous expenses.

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These increases were partially offset by \$1.6 million of lower net MISO transmission expenses primarily due to lower rates. For more information on the SSR, see Item 1, "Notes to the Unaudited Condensed Consolidated Financial Statements — Note 10 — Regulation and Rates — SSR."

Other Operations Expense

Other operations expense decreased \$3.0 million during the first quarter of 2018 compared to the first quarter of 2017 primarily due to \$1.5 million of lower salaries expenses, \$1.0 million of lower customer service expenses, \$0.9 million for the absence of the write-off of an uncollectible account, and \$0.7 million of higher capitalized administrative and general expenses. These decreases were partially offset by \$0.6 million of higher generation operations expenses, \$0.4 million of higher employee benefit expenses, and \$0.1 million of higher other operations expenses.

Maintenance

Maintenance expense increased \$4.7 million during the first quarter of 2018 compared to the first quarter of 2017 primarily due to \$5.3 million of higher net generating station outage and routine maintenance expenses and \$0.1 million of higher transmission routine maintenance expenses. These increases were partially offset by \$0.4 million of lower distribution routine maintenance expenses, and \$0.3 million of lower administrative and general maintenance expenses.

Depreciation and Amortization

Depreciation and amortization expense increased \$1.6 million during the first quarter of 2018 compared to the first quarter of 2017 primarily due to \$1.1 million for normal reoccurring additions to fixed assets and \$1.0 million of higher amortization of storm damages, which is based on collections from customers. These increases were partially offset by \$0.3 million of lower amortization of a regulatory asset related to state corporate franchise taxes and \$0.2 million of lower miscellaneous amortization.

Allowance for Equity Funds Used During Construction

Allowance for equity funds used during construction increased \$1.5 million during the first quarter of 2018 compared to the first quarter of 2017 primarily due to higher construction costs related to the St. Mary Clean Energy Center project, the START project, and the Terrebonne to Bayou Vista Transmission project.

Income Taxes

Federal and state income tax expense decreased \$1.9 million during the first quarter of 2018 compared to the first quarter of 2017 primarily due to \$3.1 million for adjustments related to the TCJA, \$1.3 million for the flowthrough of state tax benefits, and \$0.5 million for adjustments for permanent tax differences. These decreases were partially offset by \$1.8 million for the change in pretax income, excluding AFUDC equity, and \$1.2 million to record tax expense at the projected annual effective tax rate.

The effective income tax rate for the first quarter of 2018 and 2017 was 23.5% and 35.6%, respectively. The estimated annual effective income tax rate used during the first quarter of 2018 and 2017 for Cleco Power may not be indicative of the full-year income tax rate.

FINANCIAL CONDITION

Liquidity and Capital Resources

General Considerations and Credit-Related Risks

Credit Ratings and Counterparties

Financing for operational needs and capital expenditure requirements not satisfied by operating cash flows depends upon the cost and availability of external funds through both short- and long-term financing. The inability to raise capital on favorable terms could negatively affect Cleco's ability to maintain or expand its businesses. Access to funds is dependent upon factors such as general economic and capital market conditions, regulatory authorizations and policies, Cleco Holdings' and Cleco Power's credit ratings, cash flows from routine operations, and credit ratings of project counterparties. After assessing the current operating performance, liquidity, and credit ratings of Cleco Holdings and Cleco Power, management believes that Cleco will have access to the capital markets at prevailing market rates for companies with comparable credit ratings. The following table presents the credit ratings of Cleco Holdings and Cleco Power at March 31, 2018:

SENIOR
UNSECURED CORPORATE CREDIT
DEBT
MOODY'S S&P S&P
Cleco Holdings Baa3 BBB- BBBCleco Power A3 BBB+ BBB+

On February 7, 2018, taking into consideration the pending NRG South Central acquisition, Moody's placed Cleco Holdings' Baa3 credit rating on review for downgrade and affirmed Cleco Power at A3 (stable). Also on February 7, 2018, S&P affirmed Cleco Holdings' and Cleco Power's credit ratings at BBB- (stable) and BBB+ (stable), respectively. On April 7, 2018, Moody's published a credit rating update that resulted in no change to the credit ratings or outlooks of Cleco Holdings or Cleco Power.

Cleco notes that credit ratings are not recommendations to buy, sell, or hold securities and may be subject to revision or withdrawal at any time by the assigning rating agency. Each rating should be evaluated independently of any other rating.

Cleco Holdings' and Cleco Power pay fees and interest under their bank credit agreements based on the highest rating held. Savings are dependent upon the level of borrowings. If Cleco Holdings' or Cleco Power's credit ratings were to be downgraded by S&P or Moody's, Cleco Holdings and/or Cleco Power would be required to pay additional fees and incur higher interest rates for borrowings under their respective credit facilities.

With respect to any open power or natural gas trading positions that Cleco Power may initiate in the future, Cleco Power may be required to provide credit support or pay liquidated damages. The amount of credit support that Cleco Power may be required to provide at any point in the future is dependent on the amount of the initial transaction, changes in the market price of power and natural gas, changes in open power and gas positions, and changes in the amount counterparties owe Cleco Power. Changes in any of these factors could cause the amount of requested credit support to increase or decrease.

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Cleco Power participates in the MISO market, which operates a fully functioning RTO market with two major market processes: the Day-Ahead Energy and Operating Reserves Market and the Real-Time Energy and Operating Reserves Market. Both use market-based mechanisms to manage transmission congestion across the MISO market area. MISO requires Cleco Power to provide credit support which may increase or decrease due to the timing of the settlement schedules. At March 31, 2018, Cleco Power had a \$2.0 million letter of credit to MISO pursuant to the credit requirements of FTRs. The letter of credit automatically renews each year. For information about MISO, see Part II, Item 7, "Management's Discussion and Analysis of Financial Condition and Results of Operations — Financial Condition — Regulatory and Other Matters — Transmission Rates of Cleco Power" in the Registrants' Combined Annual Report on Form 10-K for the fiscal year ended December 31, 2017.

Global and U.S. Economic Environment

Global and domestic economic conditions may have an impact on Cleco's business and financial condition. Access to capital markets is a significant source of funding for both short- and long-term capital requirements not satisfied by operating cash flows. During periods of capital market volatility, the availability of capital could be limited and the costs of capital may increase for many companies. Although the Registrants have not experienced restrictions in the financial markets, their ability to access the capital markets may be restricted at a time when the Registrants would like, or need, to do so. Any restrictions could have a material impact on the Registrants' ability to fund capital expenditures or debt service, or on their flexibility to react to changing economic and business conditions. Credit constraints could have a material negative impact on the Registrants' lenders or customers, causing them to fail to meet their obligations to the Registrants or to delay payment of such obligations. The lower interest rates to which the Registrants have been exposed have been beneficial to debt issuances; however, these rates have negatively affected interest income for the Registrants' short-term investments.

2017 Tax Reform

The TCJA was signed into law on December 22, 2017. The provisions of the law reduce the top federal statutory corporate income tax rate from 35% to 21%, generally allow for 100% bonus depreciation for new and used equipment purchased after September 27, 2017, generally restrict deduction of interest expense to 30% of adjusted taxable EBITDA, and repeal the corporate alternative minimum tax. The regulatory treatment for the change in the statutory corporate income tax rate could decrease Cleco Power's future retail rates, resulting in lower cash flows. As a result of a request by the LPSC, Cleco Power began accruing an estimated reserve for the change in the tax rates beginning January 1, 2018, and will continue through June 30, 2018. Cleco Power recommended refunding this amount to customers on September 2018 bills based on July 2018 usage, pending LPSC review and approval. At March 31, 2018, Cleco Power had \$7.3 million accrued for the estimated federal tax-related benefits from the TCJA. For the period July 1, 2018, to June 30, 2019, Cleco Power has proposed that its annual FRP filing reflect the change in the tax rate. As defined by the TCJA, rate regulated activities are not allowed to utilize 100% bonus depreciation and are not subject to the restricted interest deduction.

At December 31, 2017, Cleco reduced net accumulated deferred income tax assets and liabilities (ADIT) because of the reduction in the income tax rate from 35% to 21%. While activities not subject to cost of service rate regulation record the reduction in accumulated deferred income tax assets and liabilities in income tax expense, Cleco Power is required to recognize a regulatory liability for the portion of the net reduction subject to regulatory treatment. The Registrants have made a reasonable estimate for the measurement and accounting of certain effects of the TCJA which were reflected in the December 31, 2017, financial statements. The accounting for these provisional items decreased deferred income tax expense for Cleco and Cleco Power by \$46.3 million and \$14.3 million, respectively, for the year ended December 31, 2017. The TCJA also resulted in a decrease in the accumulated deferred income tax liability for Cleco and Cleco Power by \$394.9 million and \$362.9 million, respectively, at December 31, 2017. For the three months ended March 31, 2018, there were no adjustments in the accumulated deferred income tax liability

related to the TCJA for Cleco or Cleco Power.

Cleco expects current and deferred income tax expense in future periods will be lower than in past periods. Cleco also expects lower cash taxes to be paid for federal income taxes; however, higher income taxes may be paid for state income taxes because of the lower federal income tax deduction.

The reduction to ADIT discussed above, including the effects on income tax expense, regulatory liabilities, and effects on future periods are provisional and subject to change. The accounting is not complete due to the timing of the final passage of the TCJA, the complexity of the TCJA, the complexity of remeasuring ADIT, and the uncertainty of regulatory treatment. Additional analysis of the TCJA, the inventory of items that give rise to temporary differences, and additional analysis of items requiring normalization is required before accounting for the TCJA is considered complete under the authoritative guidance for income taxes. Cleco expects any final adjustments to the provisional amounts to be recorded by the fourth quarter of 2018, which could have a material adverse effect on the results of operations of Cleco. Due to the uncertainty around the regulatory treatment, the entire regulatory liability is reflected in non-current liabilities.

Fair Value Measurements

Various accounting pronouncements require certain assets and liabilities to be measured at their fair values. Some assets and liabilities are required to be measured at their fair value each reporting period, while others are required to be measured only one time, generally the date of acquisition or debt issuance. Cleco and Cleco Power are required to disclose the fair value of certain assets and liabilities by one of three levels. Other financial assets and liabilities are reported at their carrying values at their date of issuance on the consolidated balance sheets with their fair values as of the balance sheet date disclosed within the three levels. For more information about fair value levels, see Item 1, "Notes to the Unaudited Condensed Consolidated Financial Statements — Note 5 — Fair Value Accounting."

Cash Generation and Cash Requirements

Restricted Cash and Cash Equivalents

Various agreements to which Cleco is subject contain covenants that restrict its use of cash. As certain provisions

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under these agreements are met, cash is transferred out of related escrow accounts and becomes available for its intended purposes and/or general corporate purposes. For more information on Cleco and Cleco Power's restricted cash and cash equivalents, see Item 1, "Notes to the Unaudited Condensed Consolidated Financial Statements — Note 1 — Summary of Significant Accounting Policies — Restricted Cash and Cash Equivalents.

Debt

Cleco Consolidated

At March 31, 2018, and December 31, 2017, Cleco had no short-term debt outstanding. Cleco Holdings and Cleco Power have uncommitted lines of credit with a bank that allow up to \$10.0 million each in short-term borrowings, but no more than \$10.0 million in the aggregate, to support their working capital needs.

At March 31, 2018, Cleco's long-term debt outstanding was \$2.89 billion, of which \$19.9 million was due within one year. The long-term debt due within one year at March 31, 2018, represents principal payments for the Cleco Katrina/Rita storm recovery bonds. For Cleco, long-term debt increased by \$38.6 million from December 31, 2017, primarily due to the issuance of \$50.0 million of senior notes on March 26, 2018, and \$0.4 million related to debt discount and expense. These increases were partially offset by a \$9.7 million scheduled payment made on Cleco Katrina/Rita storm recovery bonds and \$2.1 million for amortization of long-term debt fair value adjustments related to the Merger.

On December 18, 2017, Cleco entered into an agreement for the issuance and sale in a private placement of \$175.0 million aggregate principal amount of senior notes. For more information, see "— Cleco Power" below. Cash and cash equivalents available at March 31, 2018, were \$176.5 million combined with \$400.0 million credit facility capacity (\$100.0 million from Cleco Holdings and \$300.0 million from Cleco Power) for total liquidity of \$576.5 million.

At March 31, 2018, Cleco and Cleco Power were exposed to concentrations of credit risk through their short-term investments classified as cash equivalents. In order to mitigate potential credit risk, Cleco and Cleco Power have established guidelines for short-term investments. For more information on the concentration of credit risk through short-term investments classified as cash equivalents, see Item 1, "Notes to the Unaudited Condensed Consolidated Financial Statements — Note 5 — Fair Value Accounting."

At March 31, 2018, and December 31, 2017, Cleco had a working capital surplus of \$294.9 million and \$271.4 million, respectively. The \$23.5 million increase in working capital is primarily due to:

- a \$57.5 million increase in cash and cash equivalents,
- a \$47.1 million decrease in accounts payable, excluding FTR purchases, primarily due to timing of fuel payments and lower accruals for payroll, and
- an \$11.2 million increase in accumulated deferred fuel primarily due to the timing of fuel revenue collections and additional deferrals through a fuel surcharge.

These increases in working capital were partially offset by:

- a \$26.2 million increase in interest primarily due to timing of interest payments on long-term debt,
- a \$14.3 million decrease in fuel inventory primarily due to lower lignite, petroleum coke, and natural gas due to plant operations, partially offset by higher coal purchases,
- a \$14.2 million decrease in customer accounts receivable and unbilled revenue due to a decrease in retail revenue and customer usage,
- an \$11.6 million increase in taxes payable primarily due to accrual of property taxes and provision for income taxes,

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an \$8.1 million decrease in other accounts receivable due to the receipt of an insurance reimbursement, lower receivables from joint owners for maintenance expenses, and timing of the receipt of transmission revenue, a \$7.6 million increase in provision for rate refund primarily due to the estimated refund due to retail customers as a result of changes in the tax rates due to TCJA, and

a \$6.4 million decrease in restricted cash and cash equivalents.

Cleco Holdings (Holding Company Level)

At March 31, 2018, and December 31, 2017, Cleco Holdings had no short-term debt outstanding. Cleco Holdings and Cleco Power have uncommitted lines of credit with a bank that allow up to \$10.0 million each in short-term borrowings, but no more than \$10.0 million in the aggregate, to support their working capital needs.

At March 31, 2018, Cleco Holding's long-term debt outstanding was \$1.49 billion, none of which was due within one year.

At March 31, 2018, and December 31, 2017, Cleco Holdings had no borrowings outstanding under its \$100 million credit facility. This credit facility provides for working capital and other financing needs. The credit facility includes restricted financial covenants and expires in 2021.

Cash and cash equivalents available at March 31, 2018, were \$48.3 million, combined with \$100.0 million credit facility capacity for total liquidity of \$148.3 million.

Cleco Power

At March 31, 2018, and December 31, 2017, Cleco Power had no short-term debt outstanding. Cleco Holdings and Cleco Power have uncommitted lines of credit with a bank that allow up to \$10.0 million each in short-term borrowings, but no more than \$10.0 million in the aggregate, to support their working capital needs.

At March 31, 2018, Cleco Power's long-term debt outstanding was \$1.40 billion, of which \$19.9 million was due within one year. The long-term debt due within one year at March 31, 2018, represents principal payments for the Cleco Katrina/Rita storm recovery bonds. For Cleco Power, long-term debt increased \$40.6 million from December 31, 2017, primarily due to the issuance of \$50.0 million of senior notes on March 26, 2018, and \$0.3 million related to debt discount and expense. These increases were partially offset by a \$9.7 million scheduled payment made on Cleco Katrina/Rita storm recovery bonds.

At March 31, 2018, and December 31, 2017, Cleco Power had no borrowings outstanding under its \$300.0 million credit facility. This credit facility provides for working capital and other financing needs. The credit facility includes restricted financial covenants and expires in 2021.

CLECO

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On December 18, 2017, Cleco Power entered into an agreement for the issuance and sale in a private placement of \$175.0 million aggregate principal amount of senior notes. The senior notes were issued in two tranches. The first tranche was issued on December 18, 2017, with principal amounts of \$25.0 million at an interest rate of 2.94% and \$100.0 million at an interest rate of 3.08%, with final maturity dates of December 16, 2022, and 2023, respectively. The second tranche was issued on March 26, 2018, with principal amounts of \$50.0 million at an interest rate of 3.17%, with a final maturity date of December 16, 2024. The proceeds from the issuance and sale were used for capital investments and general utility purposes.

Cash and cash equivalents available at March 31, 2018, were \$128.2 million, combined with \$300.0 million credit facility capacity for total liquidity of \$428.2 million.

At March 31, 2018, and December 31, 2017, Cleco Power had a working capital surplus of \$195.2 million and \$169.6 million, respectively. The \$25.6 million increase in working capital is primarily due to:

- a \$58.4 million increase in cash and cash equivalents,
- a \$41.9 million decrease in accounts payable, excluding FTR purchases, primarily due to timing of fuel payments and lower accruals for payroll, and
- an \$11.2 million increase in accumulated deferred fuel primarily due to the timing of fuel revenue collections and additional deferrals through a fuel surcharge.

These increases in working capital were partially offset by:

- a \$15.6 million increase in interest primarily due to timing of interest payments on long-term debt,
- a \$14.3 million decrease in fuel inventory primarily due to lower lignite, petroleum coke, and natural gas due to plant operations, partially offset by higher coal purchases,
- a \$14.2 million decrease in customer accounts receivable and unbilled revenue due to a decrease in retail revenue and customer usage,
- a \$13.6 million increase in taxes payable primarily due to accrual of property taxes and provision for income taxes, an \$8.4 million decrease in other accounts receivable due to the receipt of an insurance reimbursement, lower
- receivables from joint owners for maintenance expenses, and timing of the receipt of transmission revenue,
- a \$7.6 million increase in provision for rate refund primarily due to the estimated refund due to retail customers as a result of changes in the tax rates due to TCJA, and