NORTHEAST UTILITIES SYSTEM Form U-9C-3 November 25, 2003

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

FORM U-9C-3

QUARTERLY REPORT PURSUANT TO RULE 58

For the quarterly period ended September 30, 2003

Northeast Utilities
----(Name of registered holding company)

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

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

John P. Stack, Vice President-Accounting and Controller Telephone Number: 860-665-2333

GENERAL INSTRUCTIONS

A. Use of Form

1. A reporting company, as defined herein, shall file a report on this form within 60 days after the end of each of the first three quarters, and within 90 days after the end of the fourth quarter, of the fiscal year of the registered holding company. The period beginning on the date of effectiveness of rule 58 and ending at the end of the quarter following the quarter in which the rule becomes effective shall constitute the initial period for which any report shall be filed, if applicable.

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

Formal Requirements

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

Definitions

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

ITEM 1 - ORGANIZATIONAL CHART

Instructions

- 1. Complete Item 1 only for the first three calendar quarters of the fiscal year of the registered holding company.
- Under the caption "Name of Reporting Company," list each energy-related and gas-related company and each system company that directly or indirectly holds securities thereof. Add the designation "(new)" for each reporting company of which securities were acquired during the period, and the designation "(*)" for each inactive company.
- Under the caption "Percentage of Voting Securities Held," state the aggregate percentage of the outstanding voting securities of the reporting company held directly or indirectly by the registered holding company at the end of the quarter.

Provide a narrative description of each reporting company's activities during the reporting period.

Name of Reporting Company	Energy or Gas Related	Date of Organization	State of Organization	Percentage of Voting Securities Held		Acti Rep Duri Pe
NU Enterprises, Inc.	Holding	01/04/99	Connecticut	100% by Northeast Utilities	Unregulated businesses holding company	(
Select Energy, Inc.	Energy	09/26/96	Connecticut	100% by NU Enterprises, Inc.	Energy- related activities	(
Northeast Generation Services Company	Energy	01/04/99	Connecticut	100% by NU Enterprises, Inc.	Energy- related activities	(
Select Energy Services, Inc.	Energy	06/19/90	Massachusetts	100% by NU Enterprises, Inc.	Energy- related activities	(
Reeds Ferry Supply Co., Inc.	Energy	07/15/64	New Hampshire	100% by Select Energy Services, Inc.	Energy- related activities	(
HEC/Tobyhanna Energy Project, Inc.	Energy	09/28/99	Massachusetts	100% by Select Energy Services, Inc.	Energy- related activities	(
Select Energy Contracting, Inc.	Energy	10/12/94	Massachusetts	100% by Select Energy Services, Inc.	Energy- related activities	(
Yankee Energy System, Inc.	Holding	02/15/00	Connecticut	100% by Northeast Utilities	Public Utility Holding Company	(
Yankee Energy Services Company	Energy	07/02/93	Connecticut	100% by Yankee Energy System, Inc.	Energy- related activities	(
R. M. Services, Inc.	Energy	11/22/94	Connecticut	10% by Yankee Energy System, Inc.	Energy- related activities	(
Acumentrics Corporation	Energy	09/13/00	Massachusetts	5% by NU Enterprises, Inc.	Energy- related activities	(

ERI/HEC EFA-Med, LLC	Energy	09/30/00	Delaware	50% by Select Energy Services, Inc.	Energy- related activities
E. S. Boulos Company	Energy	01/10/01	Connecticut	100% by Northeast Generation Services Company	Energy- related activities
NGS Mechanical, Inc.	Energy	01/24/01	Connecticut	100% by Northeast Generation Services Company	Provide mechanical construction and maintenance services
HEC/CJTS Energy Center LLC	Energy	03/02/01	Delaware	100% by Select Energy Services, Inc.	Facilitate construction financing
Select Energy New York, Inc.	Energy	02/13/96	Delaware	100% by Select Energy, Inc.	Energy- related activities
Woods Electrical Co., Inc.	Energy	07/18/02	Connecticut	100% by Northeast Generation Services Company	Provide electrical contracting services
Greenport Power,	Energy	02/13/03	Delaware	50% by Northeast Generation Services Company	Energy related construction activities

- (A) NU Enterprises, Inc. is not a "reporting company" but is included in this Item 1 because it holds, directly or indirectly, voting securities issued by reporting companies as indicated above.
- (B) Select Energy, Inc. (Select Energy) is an integrated energy business that buys, markets and sells electricity, gas, oil and energy-related products and services to both wholesale and retail customers in the northeastern United States. Select Energy procures and delivers energy and capacity required to serve its electric, gas and oil customers. Select Energy, collectively with its affiliated businesses, provides a wide range of energy products and energy services.

Select Energy is a licensed retail electricity supplier and is registered with local electric distribution companies and is a registered gas marketer with local gas distribution companies in the states of Connecticut, Delaware, Maine, Maryland, Massachusetts, New Hampshire, New Jersey, New York, Pennsylvania, Rhode Island and Virginia.

(C) Northeast Generation Services Company (NGS) provides a full range of

energy-related operation and maintenance services for larger industrial, institutional and power generation customers throughout the 11-state northeast area. NGS' current business segments focus on providing turnkey Manage and Operate Services (MOS), a variety of Specialty Services (SS) and full-scope mechanical, Construction and Maintenance Services (CMS).

MOS is a service that is designed for generation asset owners. Within the SS platform, its offerings include electrical maintenance and laboratory analysis. Within the CMS platform, the product and service offerings include mechanical construction and maintenance services and engineering and environmental consulting services, with an emphasis on power plant systems.

- (D) Select Energy Services, Inc. (formerly HEC Inc.) is not a "reporting company" but is included in this Item 1 because it holds, directly or indirectly, voting securities issued by reporting companies as indicated above.
- (E) Reed's Ferry Supply Co., Inc. is an equipment wholesaler which purchases equipment on behalf of Select Energy Contracting, Inc.
- (F) HEC/Tobyhanna Energy Project, Inc. was established as a special purpose entity to manage the assets of an Energy Savings Performance Contract project at the Tobyhanna Army Depot.
- (G) Select Energy Contracting, Inc. designs, manages and directs the construction of, and/or installation of mechanical, water, and electrical systems, energy and other resource consuming equipment.
- (H) Yankee Energy System, Inc. is not a "reporting company" but is included in this Item 1 because it holds, directly or indirectly, voting securities issued by reporting companies as indicated above.
- (I) Yankee Energy Services Company has disposed of most of its assets and is winding down its energy-related business.
- (J) R. M. Services, Inc. provides consumer collection services for companies throughout the United States.
- (K) Acumentrics Corporation develops, manufactures, and distributes advanced power generation, power quality and power protection devices including a high-speed flywheel and advanced technology fuel cells.
- (L) ERI/HEC EFA-Med, LLC (ERI/HEC) is a Delaware limited liability company that was formed by Select Energy Services, Inc., and ERI Services, Inc. to enter into an indefinite delivery/indefinite quantity contract with the U.S. Navy. Under the contract, the Navy will issue Delivery Orders for energy services work at U.S. Government facilities located in Bahrain, Greece, Egypt, Italy, Spain, Turkey, and the United Kingdom. ERI/HEC will designate either ERI or Select Energy Services, Inc. to perform each of the Delivery Orders. ERI/HEC will also act as the conduit for any project-related financing. ERI Services, Inc. and Select Energy Services, Inc. each own 50% of the LLC.
- (M) E. S. Boulos Company (Boulos) is in the electrical contracting business primarily in Maine, New Hampshire and Massachusetts. Boulos is registered to do business in Connecticut, Rhode Island, Maine, Massachusetts, New Hampshire, and Vermont.
- (N) NGS Mechanical, Inc. (NGSM) performs mechanical construction and maintenance services. NGSM is registered to do business in

Massachusetts, New Hampshire, Maine, Vermont, Rhode Island, and New York.

- (O) HEC/CJTS Energy Center LLC (HEC/CTJS) facilitated the construction of an energy center at the Connecticut Juvenile Training School in Middletown, Connecticut. HEC/CJTS does not have any employees nor does it conduct any activities other than those related to the lease related to such project.
- (P) Select Energy New York, Inc. is engaged in the brokering, marketing, transportation, storage, and sale of energy commodities.
- (Q) Woods Electrical Co., Inc. is in the electrical contracting business mainly in Connecticut. Woods is registered to do business in Connecticut, Massachusetts, Maine and New Hampshire.
- (R) Greenport Power LLC (Greenport) is a Delaware limited liability company that was formed by NGS and Hawkeye Electric LLC (Hawkeye Electric) to enter into an Engineering, Procurement and Construction Agreement with Global Commons LLC for the performance of design, engineering, procurement, construction and other services in connection with an electrical facility construction project in Greenport, Long Island, New York. Hawkeye Electric, which is not an affiliate of NU, and NGS each own 50% of Greenport.

ITEM 2 - ISSUANCES AND RENEWALS OF SECURITIES AND CAPITAL CONTRIBUTIONS

Instruction

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

NU Select Ente

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

Northeast Generation Services

Company No transactions this quarter.

Select Energy Contracting,

Inc. No transactions this quarter.

Reeds Ferry Supply Co.,

Inc. No transactions this quarter.

HEC/Tobyhanna

Energy

Inc.

Project, Inc. No transactions this quarter.

Yankee Energy

Services

Company No transactions this quarter.

Services, Inc. No transactions this quarter.

ERI/HEC

EFA-Med, LLC No transactions this quarter.

E.S. Boulos

No transactions this quarter. Company

NGS Mechanical,

No transactions this quarter. Inc.

HEC/CJTS Energy

Center LLC No transactions this quarter.

Select Energy

New York, Inc. No transactions this quarter.

Woods Electrical

Co., Inc. No transactions this quarter.

Northeast

Utilities No transactions this quarter.

ITEM 3 - ASSOCIATE TRANSACTIONS

Instructions

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

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

> Total Amount Billed*

Reporting Associate Company Company

Types of Receiving Services Rendering Services Services Rendered _____

Ended September 30, 2003

Three Months

(Thousands of Dollars)

Northeast	Northeast			
Generation	Generation	Electrical and		
Services Company	Company	Mechanical Services	\$	6,830
No. of heart			===	
Northeast Generation	Northeast Utilities			
	Service Company	Miscellaneous	\$	15
Services Company	Service Company	MISCEITAHEOUS		13
Northeast	The Connecticut			
Generation	Light and Power	Electrical and		
Services Company	Company	Mechanical Services	\$	55
			===	
Northeast				
Generation	Holyoke Water	Electrical and		
Services Company	Power Company	Mechanical Services	\$	3,990
			===	======
Northeast	Callant Barre			
Generation	Select Energy	Electrical and	ć	1 744
Services Company	Services, Inc.	Mechanical Services		1,744 =====
Northeast	Public Service			
Generation	Company of	Electrical and		
Services Company	New Hampshire	Mechanical Services	\$	442
1 1 1	1		===	
Northeast				
Generation		Electrical and		
Services Company	Select Energy, Inc.	Mechanical Services	\$	15
			===	
Northeast	_			
Generation	Yankee Energy	Electrical and		
Services Company	Services Company	Mechanical Services	\$	1 =====
Reeds Ferry	Select Energy	Wholesale Purchasing		
Supply Co., Inc.	Contracting, Inc.	Services	\$	286
sappin sol, met	concraceing, inc.	20111000		======
	Northeast			
	Generation	Wholesale Purchasing		
E.S. Boulos Company	Services Company	Services	\$	209
			===	======
	Select Energy	Wholesale Purchasing		
Select Energy, Inc.	New York, Inc.	Services	\$	3
			===	======
	Northoast Utilities			
Select Energy, Inc.	Northeast Utilities Service Company	Miscellaneous	\$	174
betect Energy, Inc.	pervice comband	ritscettalleous	ې ===:	1/4
Select Energy				
New York, Inc.	Select Energy, Inc.	Miscellaneous	\$	79
•	22.			======

 $^{^{\}star}$ Total Amount Billed is for direct costs only.

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

Total Amount Billed*

Associate Reporting

Company Rendering Services	Company Receiving Services	Types of Services Rendered	Three Months Ended September 30, 2003		
			(Tho	ousands Oollars)	
Northeast Generation Company	Northeast Generation Services Company	Miscellaneous	\$	228	
Public Service Company of New Hampshire	Northeast Generation Services Company	Miscellaneous	\$	18	
Public Service Company of New Hampshire	Select Energy, Inc.	Miscellaneous	\$	204	
The Connecticut Light and Power Company	Northeast Generation Services Company	Miscellaneous	\$	55	
The Connecticut Light and Power Company	Select Energy, Inc.	Miscellaneous	\$		
Holyoke Water Power Company	Northeast Generation Services Company	Miscellaneous	\$	223	
Western Massachusetts Electric Company	Northeast Generation Services Company	Miscellaneous	\$ ====	73 	
Northeast Utilities Service Company	Select Energy New York, Inc.	Miscellaneous	\$	92	
Northeast Utilities Service Company	Northeast Generation Services Company	Miscellaneous	\$	1,104	
Northeast Utilities Service Company	Select Energy, Inc.	Miscellaneous	\$	4,302	

^{*} Total Amount Billed is for direct costs only.

ITEM 4 - SUMMARY OF AGGREGATE INVESTMENT

Investments in energy-related companies:

	(Thousands of Dollars)
Total consolidated capitalization as of 09/30/03	\$6,747,678 line 1
Total capitalization multiplied by 15% (line 1 multiplied by .15)	1,012,152 line 2
Greater of \$50 million or line 2	\$1,012,152 line 3
Total current aggregate investment:	

Select Energy, Inc. 795,678			
Northeast Generation Services Company 34,416			
Select Energy Contracting, Inc. 22,910			
Select Energy New York, Inc. 50,280			
Woods Electrical Co., Inc. 16,404			
Reeds Ferry Supply Co., Inc. 7			
HEC/Tobyhanna Energy Project, Inc.			
1 1			
E.S. Boulos Company 13,576			
R.M. Services, Inc. 14,295			
NGS Mechanical, Inc.			
Acumentrics Corporation 7,500			
Greenport, LLC 2,507			
ERI/HEC EFA-Med, LLC 9			
HEC/CJTS Energy Center LLC 12			
Current aggregate investment	965 , 586		
Elimination *	22,508	_	
Total current aggregate investment	943,078	- line	4
Difference between the greater of \$50 million or 15% of capitalization and the total aggregate investment of the		_	
registered holding company system	\$69,074	line	5
		=	

^{*}Elimination is for capital contributions made from a parent company who is a reporting company to a subsidiary who is also a reporting company.

ITEM 5 - OTHER INVESTMENTS

Instruction

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

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

NONE

ITEM 6 - FINANCIAL STATEMENTS AND EXHIBITS

Instructions

A. Financial Statements

Financial statements are required for reporting companies in which the registered holding company system has at least 50% equity or other ownership interest. For all other rule 58 companies, the registered holding company shall make available to the Commission

such financial statements as are available to it.

- 2. For each reporting company, provide a balance sheet as of the end of the quarter and income statements for the three-month and year-to-date periods ending as of the end of the quarter, together with any notes thereto. Financial statements shall be for the first three quarters of the fiscal year of the registered holding company.
- 3. If a reporting company and each of its subsidiaries engage exclusively in single category of energy-related or gas-related activity, consolidated financial statements may be filed.
- 4. Separate financial statements need not be filed for inactive companies or for companies engaged solely in the ownership of interests in energy-related or gas-related companies.

B. Exhibits

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

A. Financial Statements

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Select Energy, Inc.:
Balance Sheet - As of September 30, 2003
Income Statement - Three and nine months ended September 30, 2003
Northeast Generation Services Company:
Balance Sheet - As of September 30, 2003
Income Statement - Three and nine months ended September 30, 2003
Select Energy Contracting, Inc.:
Balance Sheet - As of September 30, 2003
Income Statement - Three and nine months ended September 30, 2003
Reeds Ferry Supply Co., Inc.:
Balance Sheet - As of September 30, 2003
Income Statement - Three and nine months ended September 30, 2003
HEC/Tobyhanna Energy Project, Inc.:
Balance Sheet - As of September 30, 2003
Income Statement - Three and nine months ended September 30, 2003
Yankee Energy Services Company:
Balance Sheet - As of September 30, 2003
Income Statement - Three and nine months ended September 30, 2003
ERI/HEC EFA-Med, LLC:
Not available
E. S. Boulos Company:
Balance Sheet - As of September 30, 2003
 Income Statement - Three and nine months ended September 30, 2003
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NGS Mechanical, Inc.: Balance Sheet - As of September 30, 2003 Income Statement - Three and nine months ended September 30, 2003 Northeast Utilities (Parent): Balance Sheet - As of September 30, 2003 Income Statement - Three and nine months ended September 30, 2003 Select Energy New York, Inc.: Balance Sheet - As of September 30, 2003 Income Statement - Three and nine months ended September 30, 2003 HEC/CJTS Energy Center LLC: Balance Sheet - As of September 30, 2003 Income Statement - Three and nine months ended September 30, 2003 Woods Electrical Co., Inc.: Balance Sheet - As of September 30, 2003 Income Statement - Three and nine months ended September 30, 2003 Greenport Power, LLC: Not available

B. Exhibits

Exhibit No.	Description
6.B.1.1a	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.1b	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.2a	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.2b	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.2c	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(b)$.
6.B.1.2d	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.3a	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.3b	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.4	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.5a	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.5b	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).

6.B.1.5c	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104\left(b\right)$.
6.B.1.5d	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.5e	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(\mathrm{b})$.
6.B.1.5f	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule $104(\mathrm{b})$.
6.B.1.5g	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.5h	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.6a	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.6b	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.7a	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.1.7b	Copy of contract required by Item 3 - filed under confidential treatment pursuant to Rule 104(b).
6.B.2.1	The company certifies that a conformed copy of Form $U-9C-3$ for the previous quarter was filed with the following state commissions:
	Ms. Louise E. Rickard Acting Executive Secretary Department of Public Utility Control 10 Franklin Square New Britain, CT 06051
	Ms. Mary L. Cottrell, Secretary Massachusetts Department of Telecommunications and Energy 100 Cambridge Street Boston, MA 02202
	Mr. Thomas B. Getz Executive Director and Secretary

SELECT ENERGY, INC. BALANCE SHEET (Unaudited)

State of New Hampshire Public Utilities Commission 8 Old Suncook Road, Building One

Concord, NH 03301-7319

September 30, 2003 ----------(Thousands

ASSETS	of	Dollars)
Current Assets: Receivables, net Accounts receivable from affiliated companies Unbilled revenue Special deposits Derivative assets Prepaid option premiums Prepayments and other	\$	301,240 218,838 30,783 39,751 85,957 12,730 17,944
		707,243
Property, Plant and Equipment: Competitive energy Less: Accumulated depreciation and amortization		14,146 10,558
Construction work in progress		3,588 5,110 8,698
Deferred Debits and Other Assets: Accumulated deferred income taxes		4,566
Goodwill and intangible assets, net Prepaid pension Long-term accounts receivable Long-term contracts assets Other		15,327 1,625 6,313 41,189 32,580
		101,600
Total Assets	\$ ====	817,541

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

See accompanying notes to financial statements.

SELECT ENERGY, INC. BALANCE SHEET (Unaudited)

	-	ember 30,
LIABILITIES AND CAPITALIZATION	•	nousands Dollars)
Current Liabilities: Notes payable to affiliated companies	\$	100,900

Accounts payable Accounts payable to affiliated companies Accrued taxes Derivative liabilities Unearned option premiums Other	372,852 27,749 2,947 61,745 15,751 52,489
	 634,433
Deferred Credits and Other Liabilities	 3,730
Capitalization: Long-Term Debt from NU Parent	 150 , 000
Common Stockholder's Equity: Common stock, \$1 par value - 20,000 shares authorized and 100 shares outstanding Capital surplus, paid in Accumulated deficit Accumulated other comprehensive loss	- 262,742 (230,840) (2,524)
Common Stockholder's Equity	 29,378
Total Capitalization	 179,378
Total Liabilities and Capitalization	817,541

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

See accompanying notes to financial statements.

SELECT ENERGY, INC.
INCOME STATEMENT
(Unaudited)

		Ended ptember 30, 2003	Ended		
	(Thousands of Dollars)				
Operating Revenues	\$	1,040,989	\$ 2,165,449		
Operating Expenses: Operation - Purchased power, net interchange					
power and capacity		1,011,488	2,109,374		
Other		18,739	48,349		
Depreciation and amortization		2,948	8,673		
Taxes other than income taxes		1 , 162	3,390		

Total operating expenses	1,034,337	2,169,786
Operating Income/(Loss)	6,652	(4,337)
<pre>Interest Expense, Net Other (Loss)/Income, Net</pre>	2,549 (2,834)	5,498 476
<pre>Income/(Loss) Before Income Tax Expense/(Benefit) Income Tax Expense/(Benefit)</pre>	1,269 1,603	(9,359) (4,300)
Net Loss	\$ (334) ======	\$ (5,059)

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

See accompanying notes to financial statements.

NORTHEAST GENERATION SERVICES COMPANY BALANCE SHEET (Unaudited)

	_	ember 30, 2003
ASSETS	•	nousands Dollars)
Current Assets: Cash Receivables, net Accounts receivable from affiliated companies Taxes receivable Unbilled revenues Fuel, materials and supplies, at average cost Prepayments and other	\$	1 7,697 1,003 422 2,223 5 1,025
Property, Plant and Equipment: Competitive energy Less: Accumulated depreciation		2,997 997 2,000
Construction work in progress		593 2,593
Deferred Debits and Other Assets: Accumulated deferred income taxes Prepaid pension Intangible assets, net and other		240 900 23,758

Total	Assets	\$ 39,867
		24,898

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

See accompanying notes to financial statements.

NORTHEAST GENERATION SERVICES COMPANY BALANCE SHEET (Unaudited)

	_	ember 30, 2003
	•	usands of ollars)
LIABILITIES AND CAPITALIZATION		
Current Liabilities: Notes payable to affiliated companies	\$	11,700
Accounts payable Accounts payable Accounts payable to affiliated companies Other	Y	4,541 2,774 915
		19,930
Deferred Credits and Other Liabilities		1,065
Capitalization: Long-Term Debt		5,000
Common Stockholder's Equity: Common stock, \$1 par value - 20,000 shares authorized and 100 shares outstanding Capital surplus, paid in Accumulated deficit Accumulated comprehensive loss		- 15,468 (1,554) (42)
Common Stockholder's Equity		13,872
Total Capitalization		18 , 872
Total Liabilities and Capitalization	·	39 , 867

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

See accompanying notes to financial statements.

NORTHEAST GENERATION SERVICES COMPANY INCOME STATEMENT (Unaudited)

	Three Months Ended September 30, 2003		Ended	
	(Thousands of Doll			
Operating Revenues	\$	13,764	\$	43,234
Operating Expenses: Operation -				
Other	9,984			34,138
Maintenance		2,979		8,499
Depreciation and amortization		66		200
Taxes other than income taxes		358		1,347
Total operating expenses		13,387		44,184
Operating Income/(Loss)		377		(950)
Interest Expense, Net		151		458
Other (Expense)/Income, Net		(1,333)		78
Loss Before Income Tax (Benefit)/Expense Income Tax (Benefit)/Expense		(1,107)		(1,330) 233
Net Loss		(1,074)		(1,563)

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

See accompanying notes to financial statements.

SELECT ENERGY CONTRACTING, INC. BALANCE SHEET (Unaudited)

	-	ember 2003	30,
	•	ousan Dolla	
ASSETS			
Current Assets:			
Cash	\$		741
Receivables, net Materials and supplies, at average cost		17,	540 378

Prepayments and other		1,233
		19,892
Property, Plant and Equipment: Competitive energy Less: Accumulated depreciation		6,568 4,489
		2,079
Deferred Debits and Other Assets: Goodwill, net		17,220
Total Assets	\$ ====	39 , 191

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

See accompanying notes to financial statements.

SELECT ENERGY CONTRACTING, INC. BALANCE SHEET (Unaudited)

	Sept	ember 30, 2003
	(Thousa	
LIABILITIES AND CAPITALIZATION		
Current Liabilities: Accounts payable Accounts payable to affiliated companies Accrued taxes Other	\$	5,884 11,355 99 893
		18,231
Deferred Credits and Other Liabilities: Accumulated deferred income taxes Other		1,174 1,995
		3,169
Capitalization: Common Stockholder's Equity: Common stock, \$1 par value - 100,000 shares		
authorized and 100 shares outstanding Capital surplus, paid in Retained earnings		15,085 2,706
Common Stockholder's Equity		17,791

Total Capitalization 17,791

Total Liabilities and Capitalization \$ 39,191

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

See accompanying notes to financial statements.

SELECT ENERGY CONTRACTING, INC. INCOME STATEMENT (Unaudited)

	Er Septer	Three Months Ended September 30, 2003		Ended
	(1	(Thousands of		
Operating Revenues	\$	18,491	\$	54,920
Operating Expenses:				
Operation		16,707		49,991
Maintenance		136		453
Depreciation		268		880
Taxes other than income taxes		941		1,611
Total operating expenses		18,052		52,935
Operating Income		439		1 , 985
Interest Expense, Net		45		139
Other Loss, Net		(1)		(3)
Income Before Income Tax Expense		393		1,843
Income Tax Expense		173		793
Net Income	\$	220	\$	1,050
	=====		====	

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

See accompanying notes to financial statements.

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

September 30, 2003

	•	sands llars)
ASSETS	OI DO	llars)
Commant Basets.		
Current Assets: Cash	\$	5
Receivables, net	*	62
		67
Deferred Debits and Other Assets:		
Goodwill, net		248
Total Assets	\$ =======	315
LIABILITIES AND CAPITALIZATION		
Current Liabilities:		
Accounts payable	\$	62
Accounts payable to affiliated companies		295
		257
Capitalization:		357
Common Stockholder's Equity:		
Common stock, no par value - 200 shares		
authorized and 100 shares outstanding		4
Capital surplus, paid in Accumulated deficit		3 (49)
Common Stockholder's Equity		(42)
Total Capitalization		(42)
TOTAL CAPITALIZATION		(42)
Total Liabilities and Capitalization	\$	315

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

See accompanying notes to financial statements.

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

	Three	Months	Nine	Months	
	E	nded	En	ded	
	Septe	mber 30,	Septem	ber 30,	
	2	003	20	03	
	(T	housands	of Dolla	rs)	
Operating Revenues	\$	286	\$	942	
Operating Expenses		286		942	

Net In	come	\$ -	\$	_
			===	
Note:	In the opinion of the Company for a fair presentation of fi periods shown have been made.			
See ac	companying notes to financial	statements.		
	BYHANNA ENERGY PROJECT, INC. E SHEET			
(Unaud	ited)			
				2003
				(Thousands of Dollars)
ASSETS				,
Curren	t Assets:			
Rece	ivables, net		\$	1,182
Prep	ayments and other			584
				1,766
D - C	and Dala's and Other Decade			
	ed Debits and Other Assets: racts receivable			27 504
Othe				27,504 3,062
Oche	I			
				30,566
Total	Assets		\$	32,332
LIABIL	ITIES AND CAPITALIZATION			
	t Liabilities:			
	-term debt - current portion	,	\$	577
	unts payable to affiliated com	panies		6,916
	rued taxes rued interest			65 236
Othe				355
OCIIC	_			
				8,149
	lization:			
Long	-Term Debt			23,372
	on Stockholder's Equity: mmon stock, \$1 par value - 100	shares		
	authorized and outstanding			_
Re	tained earnings			811
Tota	l Common Stockholder's Equity			811
Total	Capitalization			24,183
Tc+~1	Tipbilition and Comitalian in			22 222
IULAI	Liabilities and Capitalization		\$	32,332

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

See accompanying notes to financial statements.

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

	E Septe	Three Months Ended September 30, 2003		e Months Ended ember 30, 2003
		Thousands	of Do	ollars)
Interest Expense, Net Other Income, Net	\$	471 550	\$	1,427 1,711
Income Before Income Tax Expense Income Tax Expense		79 90		284 180
Net (Loss)/Income	\$	(11)	\$	104

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

See accompanying notes to financial statements.

YANKEE ENERGY SERVICES COMPANY BALANCE SHEET (Unaudited)

	September 30, 2003
ASSETS	(Thousands of Dollars)
Current Assets: Cash Receivables, net Taxes receivable	\$ 526 5 13
	544
Deferred Debits and Other Assets: Accumulated deferred income taxes Investments and other	436 4 , 536

	4,972
Total Assets	\$ 5,516
	=======================================

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

See accompanying notes to financial statements.

YANKEE ENERGY SERVICES COMPANY BALANCE SHEET (Unaudited)

	Septembe 2003	
LIABILITIES AND CAPITALIZATION		housands Dollars)
Current Liabilities: Notes payable to affiliated companies Accounts payable to affiliated companies Other	\$	100 455 3
		558
Deferred Credits and Other Liabilities Capitalization:		5
Common Stockholder's Equity: Common stock, no par value - 10,000 shares authorized and 200 shares outstanding Capital surplus, paid in Accumulated deficit		1 7,881 (2,929)
Common Stockholder's Equity		4,953
Total Capitalization		4 , 953
Total Liabilities and Capitalization	·	5,516 =====

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

See accompanying notes to financial statements.

YANKEE ENERGY SERVICES COMPANY INCOME STATEMENT (Unaudited)

	Three Months Ended September 30, 2003		Ended September	
	(Th	ousands	of Dollars	;)
Operating Revenues	\$	_	\$	9
Operating Expenses		3		13
Operating Loss		(3)		(4)
Interest Expense, Net Other Income, Net		-		4 3
Loss Before Income Tax (Benefit)/Expense Income Tax (Benefit)/Expense		(3) (1)		(5) 2
Net Loss	\$ =====	(2)	\$	(7)

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

See accompanying notes to financial statements.

E.S. BOULOS COMPANY
BALANCE SHEET
(Unaudited)

	September 30, 2003
ASSETS	(Thousands of Dollars)
Current Assets: Cash Receivables, net Accounts receivable from affiliated companies Taxes receivable Unbilled revenues Materials and supplies	\$ 156 8,481 291 385 3,050 203
Property, Plant and Equipment: Competitive energy Less: Accumulated depreciation	989 329 660
Deferred Debits and Other Assets: Goodwill Other	6,993 50 7,043

Total Assets \$ 20,269

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

See accompanying notes to financial statements.

E.S. BOULOS COMPANY BALANCE SHEET (Unaudited)

	2	ember 30,
LIABILITIES AND CAPITALIZATION	(Tho	ousands Oollars)
Current Liabilities: Advance from parent, non-interest bearing Accounts payable Accounts payable to affiliated companies Other	\$	2,948 1,995 1,180 348
Deferred Credits and Other Liabilities Accumulated deferred income taxes Other		480 538 1,018
Capitalization: Common Stockholder's Equity: Common stock, no par value - 20,000 shares authorized and 100 shares outstanding Capital surplus, paid in Retained earnings		- 7,539 5,241
Common Stockholder's Equity		12,780
Total Capitalization		12,780
Total Liabilities and Capitalization	·	20,269

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

See accompanying notes to financial statements.

E.S. BOULOS COMPANY INCOME STATEMENT

(Unaudited)

	Three Months Ended September 30, 2003		Ended O, September	
		(Thousands	of I	Oollars)
Operating Revenues	\$	6,988	\$	25,518
Operating Expenses: Operation Maintenance Depreciation		290 8,037 47		892 25,746 125
Total operating expenses		8,374		26,763
Operating Loss Other (Loss)/Income, Net		(1,386)		(1,245) 207
Loss Before Income Tax Benefit Income Tax Benefit				(1,038) (158)
Net Loss	\$ ===	(842)		(880)

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

See accompanying notes to financial statements.

NGS MECHANICAL, INC. BALANCE SHEET (Unaudited)

	Septem 20	ber 30, 03
ASSETS		sands llars)
Current Assets: Cash	\$	10
Total Assets	\$	10
LIABILITIES AND CAPITALIZATION		
Current Liabilities: Accounts payable to affiliated companies	\$	2

Comm Co	lization: non Stockholder's Equity: nmmon stock, no par value - 20,000 sha authorized and 100 shares outstanding				_
Ca	pital surplus, paid in cumulated deficit				10 (2)
Comm	on Stockholder's Equity				8
Total	Capitalization				8
Total	Liabilities and Capitalization			\$ ======	10
Note:	In the opinion of the Company, all a for a fair presentation of financial period shown have been made.				
See ac	companying notes to financial stateme	nts.			
	CCHANICAL, INC. STATEMENT Lited)				
		E: Sept	e Months nded ember 30,	Er Septe	nded
			(Thousand	ls of Do	llars)
_	ing Revenues ing Expenses	\$	- -	\$	- -
Net In	come	\$		\$ ====	 -
Note:	In the opinion of the Company, all a for a fair presentation of financial periods shown have been made.				
See ac	companying notes to financial stateme	nts.			
	AST UTILITIES (PARENT) E SHEET Lited)				
				Septemb 200	
				(Thous	
ASSETS					

Current Assets:

\$	5,159 217,600 5,292 2,891 5,846 1,600
	238,388
	2,559,237 15,800
	2,575,037
\$ ==	2,813,425

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

See accompanying notes to financial statements.

NORTHEAST UTILITIES (PARENT) BALANCE SHEET (Unaudited)

	September 30, 2003
	(Thousands of Dollars)
LIABILITIES AND CAPITALIZATION	
Current Liabilities:	
Notes payable to banks Long-term debt - current portion Accounts payable Accounts payable to affiliated companies Accrued interest Other	\$ 30,000 23,000 4,946 305 13,672 756
	72 , 679
Deferred Credits and Other Liabilities: Accumulated deferred income taxes Other	4,330 1,898
	6,228
Capitalization: Long-Term Debt	480,226

Common Stockholder's Equity:
Common shares, \$5 par value - authorized
225,000,000 shares; 150,098,023 shares issued and

127,254,402 shares outstanding Capital surplus, paid in	750,492 1,106,466
Deferred contribution plan - employee stock ownership plan Retained earnings Accumulated other comprehensive loss Treasury stock	(76,970) 837,963 (2,862) (360,797)
Common Stockholder's Equity	2,254,292
Total Capitalization	 2,734,518
Total Liabilities and Capitalization	\$ 2,813,425

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

See accompanying notes to financial statements.

NORTHEAST UTILITIES (PARENT) STATEMENT OF INCOME (Unaudited)

	Ended September 30,		Nine Months Ended , September 30 2003	
		(Thousands	of Dollars)	
Operating Revenues	\$	_	\$	-
Operating Expenses: Other		1,767		6,127
Operating Loss				(6,127)
Interest Expense				15 , 978
Other Income, Net: Equity in earnings of subsidiaries Other		39,820 4,382		130,969 9,168
Other income, net		44,202		140,137
Income Before Income Tax Benefit Income Tax Benefit		36,112 3,126		118,032
Net Income		39 , 238	\$	126,311

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

See accompanying notes to financial statements.

SELECT ENERGY NEW YORK, INC. BALANCE SHEET (Unaudited)

	-	ember 30, 2003
ASSETS	•	housands Dollars)
Current Assets: Cash Special deposits Receivables, net Accounts receivable from affiliated companies Taxes receivable Derivative assets Prepaid option premiums Prepayments and other	\$	8,089 5,451 41,905 3,933 2,129 14,320 5,823 12,948
Property, Plant and Equipment: Competitive energy Less: Accumulated depreciation		607 339 268
Deferred Debits and Other Assets Total Assets	 \$ ====	3,237 98,103

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

See accompanying notes to financial statements.

SELECT ENERGY NEW YORK, INC. BALANCE SHEET (Unaudited)

	Septem 20	ber 30, 03
LIABILITIES AND CAPITALIZATION	•	sands llars)
Current Liabilities: Accounts payable Accounts payable to affiliated companies	\$	28,060 7,691

Derivative liabilities Other		4,515 2,037
	4	2,303
Deferred Credits and Other Liabilities: Accumulated deferred income taxes Pension obligation Other		7,716 733 51
		8 , 500
Capitalization: Long-Term Debt	1	4,699
Common Stockholder's Equity: Common stock, \$1 par value - authorized and outstanding 10,000 shares Capital surplus, paid in Retained earnings Accumulated other comprehensive income	2	10 9,959 0,870 1,762
Common Stockholder's Equity		2,601
Total Capitalization	4	7 , 300
Total Liabilities and Capitalization	\$ 9 ======	•

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

See accompanying notes to financial statements.

SELECT ENERGY NEW YORK, INC.
INCOME STATEMENT
(Unaudited)

	Er Septe	e Months nded ember 30,	Ended September 30,
		(Thousands	of Dollars)
Operating Revenues	\$	85,630	\$ 307,207
Operating Expenses: Purchased power, net interchange			
power and capacity		88,593	299,986
Other		2,368	6,631
Taxes other than income taxes		(412)	(1,236)
Total operating expenses		90,549	305,381
Operating (Loss)/Income		(4,919)	1,826

Interest Expense, Net	147	407
Other Income, Net	37	211
(Loss)/Income Before Income		
Tax (Benefit)/Expense	(5 , 029)	1,630
Income Tax (Benefit)/Expense	(2,072)	666
Net (Loss)/Income	\$ (2,957)	\$ 964

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

See accompanying notes to financial statements.

HEC/CJTS ENERGY CENTER LLC BALANCE SHEET (Unaudited)

	-	ember 30, 2003
		ousands Oollars)
ASSETS		
Current Assets: Cash	\$	1
Total Assets	\$ =====	1
LIIABILITIES AND CAPITALIZATION		
Capitalization: Common Stockholder's Equity: Capital surplus, paid in Accumulated deficit	\$	12 (11)
Common Stockholder's Equity		1
Total Capitalization		1
Total Liabilities and Capitalization	\$ =====	1

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

See accompanying notes to financial statements.

HEC/CJTS ENERGY CENTER LLC INCOME STATEMENT (Unaudited)

	Three Mo Ende Septembe 2003	ed er 30,	Nine Mont Ended September 2003	
	(The	ousands	of Dollars)
Operating Revenues	\$	_	\$	-
Operating Expenses		_		-
Net Income	\$	-	\$	_
	=======	=====	=======	

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

See accompanying notes to financial statements.

WOODS ELECTRICAL CO., INC. BALANCE SHEET (Unaudited)

	2	mber 30,
	(Tho	usands ollars)
ASSETS 		
Current Assets: Receivables, net Taxes receivable Unbilled revenue Materials and supplies Prepayments and other	\$	2,397 382 251 57 28
		3 , 115
Property Plant and Equipment: Competitive energy Less: Accumulated depreciation		250 46 204
Deferred Debits and Other Assets: Goodwill and other purchased intangible assets, net		7,718

September 30,

Total Assets \$ 11,037

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

See accompanying notes to financial statements.

WOODS ELECTRICAL CO., INC. BALANCE SHEET (Unaudited)

	2003	
	•	ousands Dollars)
LIABILITIES AND CAPITALIZATION		
Current Liabilities: Notes payable to affiliated companies Advance from Northeast Generation Services	\$	725
Company, non-interest bearing		250
Accounts payable		614
Accounts payable to affiliated companies Other		82 24
		1,695
Deferred Credits and Other Liabilities:		
Accumulated deferred income taxes		198
Other		256
		454
Capitalization:		
Long-Term Debt		4,450
Common Stockholder's Equity: Common stock, no par value - 20,000 shares authorized and 100 shares outstanding		_
Capital surplus, paid in		5,000
Accumulated deficit		(562)
Common Stockholder's Equity		4,438
Total Capitalization		8,888
Total Liabilities and Capitalization	\$	11,037
		

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

See accompanying notes to financial statements.

WOODS ELECTRICAL CO., INC. INCOME STATEMENT (Unaudited)

	En Septe	Months ded mber 30,	Ende	d er 30,
	(Thousands of	Dollars)
Operating Revenues	\$	2,571 	\$	5,456
Operating Expenses: Other Maintenance Depreciation Taxes other than income taxes		406 2,091 61 9		1,207 4,624 81 2
Total operating expenses		2,567		5 , 914
Operating Income/(Loss) Interest Expense, Net Other Income, Net		4 82 -		(458) 242 3
Loss Before Income Tax Benefit Income Tax Benefit		(78) (30)		(697) (243)
Net Loss	\$ =====	(48)	\$	

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

See accompanying notes to financial statements.

Northeast Utilities (Parent)
Select Energy, Inc.
Select Energy New York, Inc.
Northeast Generation Services Company
E.S. Boulos Company
NGS Mechanical, Inc.
Woods Electrical Co., Inc.
Select Energy Contracting, Inc.
Reeds Ferry Supply Co., Inc.
HEC/Tobyhanna Energy Project, Inc.
HEC/CJTS Energy Center LLC
Yankee Energy Services Company

Notes to Financial Statements (Unaudited)

1. About Northeast Utilities (NU)

Northeast Utilities Parent is the parent company of NU's subsidiaries. NU's

regulated utilities furnish franchised retail electric service in Connecticut, New Hampshire and western Massachusetts through three wholly owned subsidiaries: The Connecticut Light and Power Company, Public Service Company of New Hampshire and Western Massachusetts Electric Company. Another wholly owned subsidiary, North Atlantic Energy Corporation, previously sold all of its entitlement to the capacity and output of the Seabrook Station nuclear unit (Seabrook) to PSNH under the terms of two life-of-unit, full cost recovery contracts. Seabrook was sold on November 1, 2002. Other subsidiaries include Holyoke Water Power Company, a company engaged in the production of electric power, and Yankee Energy System, Inc. (Yankee), the parent company of Yankee Gas Services Company, Connecticut's largest natural gas distribution system.

Several wholly owned subsidiaries of NU provide support services for NU's companies and, in some cases, for other New England utilities. Northeast Utilities Service Company provides centralized accounting, administrative, engineering, financial, information resources, legal, operational, planning, purchasing, and other services to NU's companies. Prior to the sale of Seabrook on November 1, 2002, North Atlantic Energy Service Corporation had operational responsibility for Seabrook. Three other subsidiaries construct, acquire or lease some of the property and facilities used by NU's companies.

NU Enterprises, Inc. (NU Enterprises) is a wholly owned subsidiary of NU and acts as the holding company for certain of NU's subsidiaries. Select Energy, Inc. (Select Energy) and its subsidiary Select Energy New York, Inc. (SENY), Northeast Generation Services Company and its subsidiaries (NGS), Select Energy Services, Inc. and its subsidiaries (SESI), Mode 1 Communications, Inc. and Woods Network Services, Inc., engage in a variety of energy-related and telecommunications activities, primarily in the competitive energy retail and wholesale commodity, marketing and services fields. Northeast Generation Company acquires and manages generation facilities. E.S. Boulos Company (Boulos), NGS Mechanical, Inc. (NGS Mechanical) and Woods Electrical Co., Inc. (Woods Electrical) are wholly owned subsidiaries of NGS. Select Energy Contracting, Inc. (Select Energy Contracting), Reeds Ferry Supply Co., Inc. (Reeds Ferry), HEC/Tobyhanna Energy Project, Inc., (HEC/Tobyhanna), and HEC/CJTS Energy Center LLC (HEC/CJTS) are wholly owned subsidiaries of SESI. Yankee maintains certain wholly owned subsidiaries, including Yankee Energy Services Company (YESCO).

Select Energy, SENY, NGS, Boulos, NGS Mechanical, Woods Electrical, Select Energy Contracting, Reeds Ferry, HEC/Tobyhanna, HEC/CJTS, and YESCO are "energy-related companies" under rule 58. These footnotes are applicable to the rule 58 companies with financial statements filed in this report on Form U-9C-3 under Item 6 Section A.

2. About Select Energy

Select Energy engages in wholesale and retail energy marketing activities. Select Energy is an integrated energy business that buys, markets and sells electricity, gas, oil and energy-related products and services to both wholesale and retail customers in the Northeastern United States. Select Energy procures and delivers energy and capacity required to serve its electric, gas and oil customers. Select Energy, collectively with its affiliated businesses, provides a wide range of energy products and energy services. Select Energy is a licensed retail electricity supplier and is registered with local electric distribution companies and is a registered gas marketer with local gas distribution companies in the states of Connecticut, Delaware, Maine, Maryland, Massachusetts, New Hampshire, New Jersey, New York, Pennsylvania, Rhode Island, and Virginia.

3. About SENY

SENY is a wholly owned subsidiary of Select Energy and engages in the brokering, marketing, transportation, storage, and sale of energy commodities in the state of New York.

4. About NGS

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

5. About Boulos

Boulos is an electrical contracting company which specializes in high voltage electrical construction and maintenance in Connecticut, Maine, Massachusetts, New Hampshire, Rhode Island, and Vermont. Boulos is wholly owned by NGS.

6. About NGS Mechanical

NGS Mechanical provides mechanical services in certain New England states and New York. NGS Mechanical is wholly owned by NGS.

7. About Woods Electrical

Woods Electrical is in the electrical contracting business in Connecticut and is a wholly owned subsidiary of NGS. Woods Electrical is also registered in the electrical contracting business in Maine, Massachusetts and New Hampshire. NGS acquired Woods Electrical on July 31, 2002, and the results of Woods Electrical's operations since July 1, 2002, are included in this report.

8. About Select Energy Contracting

Select Energy Contracting designs, manages and directs the construction of, and/or installation of mechanical, water and electrical systems, and other resource consuming equipment.

9. About Reeds Ferry

Reeds Ferry is an equipment wholesaler which purchases equipment on behalf of Select Energy Contracting.

10. About HEC/Tobyhanna

HEC/Tobyhanna is a special purpose entity established to manage the assets of an Energy Savings Performance Contract at the Tobyhanna Army Depot.

11. About HEC/CJTS

HEC/CJTS is a special purpose entity formed to facilitate the financing of SESI's construction of an energy center at the Connecticut Juvenile Training School in Middletown, Connecticut.

12. About YESCO

YESCO has disposed of most of its assets and has wound down its energy-related services for its customers.

13. Public Utility Regulation

NU is registered with the Securities and Exchange Commission (SEC) as a

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

14. Presentation

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

15. New Accounting Standards

Derivative Accounting: Effective January 1, 2001, NU adopted Statement of Financial Accounting Standards (SFAS) No. 133, "Accounting for Derivative Instruments and Hedging Activities," as amended. In April 2003, the Financial Accounting Standards Board (FASB) issued SFAS No. 149, "Amendment of Statement 133 on Derivative Instruments and Hedging Activities," which amends SFAS No. 133. This new statement incorporates interpretations that were included in previous Derivative Implementation Group (DIG) guidance, clarifies certain conditions, and amends other existing pronouncements. It is effective for contracts entered into or modified after June 30, 2003. The new rules indicate that derivative contracts that are subject to unplanned netting and can be settled for cash versus delivery would no longer qualify for the normal purchases and sales exception, which would require fair value accounting. Management has determined that the adoption of SFAS No. 149 did not change Select Energy's and SENY's accounting for wholesale and retail marketing contracts that were entered into prior to July 1, 2003, or the ability of Select Energy or SENY to elect the normal purchases and sales exception.

Emerging Issues Task Force (EITF) Issue No. 03-11, "Reporting Gains and Losses on Derivative Instruments That Are Subject to FASB Statement No. 133, Accounting for Derivative Instruments and Hedging Activities, and 'Not Held for Trading Purposes' as Defined in EITF Issue No. 02-3, 'Issues related to Accounting for Contracts Involved in Energy Trading and Risk Management Activities'" was derived from EITF Issue No. 02-3, which requires net reporting in the income statement in revenues of energy trading activities. Issue No. 03-11 addresses income statement classification of derivatives that are not related to energy trading activities. Prior to Issue No. 03-11, there was no specific accounting guidance that addressed the classification in the income statement of Select Energy's and SENY's retail marketing and wholesale contracts, many of which are derivatives. The only applicable guidance was EITF Issue No. 99-19, "Reporting Revenue Gross as a Principal versus Net as an Agent." The indicators of gross revenue reporting include whether the entity is the primary obligor in the arrangement, whether the entity has inventory or credit risk, latitude in establishing price, and discretion in supplier selection. Indicators of net revenue reporting are whether the supplier is the primary obligor in the arrangement, the entity earns a fixed amount and the supplier has credit risk.

On July 31, 2003, the EITF reached a consensus in Issue No. 03-11 that determining whether realized gains and losses on contracts that physically deliver and are not held for trading purposes should be reported on a net or gross basis is a matter of judgment that depends on the relevant facts and circumstances. The EITF indicated that the indicators set forth in Issue No.

99-19 should continue to be considered and provided no new accounting guidance. Additionally, the consensus recommends disclosure of where the gains and losses are recorded in the income statement, and whether they are presented on a net or gross basis. Issue No. 03-11 is effective for Select Energy and SENY prospectively on October 1, 2003.

Select Energy currently reports the settlement of short-term contracts and Select Energy and SENY currently report the long-term derivative contracts that are not held for trading purposes on a gross basis, generally with sales in revenues and purchases in expenses. Short-term sales and purchases represent power that is purchased to serve full requirements contracts but is ultimately not needed based on the actual load of the full requirements customers. This excess power is sold to the independent system operator or to other counterparties. Management is currently evaluating the impact of the consensus in Issue No. 03- 11 as it relates to income statement classification of Select Energy's short-term energy purchases and sales. Management will complete this evaluation in the fourth quarter in accordance with Issue No. 03-11. If management determines that revenues and expenses related to short-term sales and purchases should be reported net, then there could be a significant reduction in both Select Energy's revenues and expenses with no operating income or net income impact. For the first nine months of 2003, short-term and non-requirements sales amounted to approximately \$600 million.

On June 25, 2003, the DIG cleared Issue No. C-20, which addressed the meaning of "not clearly and closely related regarding contracts with a price adjustment feature" as it relates to the election of the normal purchase and sales exception to derivative accounting. The implementation of this guidance is required for the fourth quarter of 2003 for Select Energy and SENY. Management is currently evaluating the impacts of Issue No. C-20, but believes that when it is implemented, Issue No. C-20 will not have a significant impact on Select Energy and SENY.

16. Derivative Instruments, Market Risk and Risk Management

A. Derivative Instruments

Effective January 1, 2001, NU adopted SFAS No. 133, as amended by SFAS No. 149 in April 2003. Derivatives that are utilized for trading purposes are recorded at fair value with changes in fair value included in net income. Other contracts that are derivatives but do not meet the definition of a cash flow hedge and cannot be designated as being used for normal purchases or normal sales are also recorded at fair value with changes in fair value included in net income. For those contracts that meet the definition of a derivative and meet the cash flow hedge requirements, the changes in the fair value of the effective portion of those contracts are generally recognized in accumulated other comprehensive income, a component of equity, until the underlying transactions occur. For those contracts that meet the definition of a derivative and meet the fair value hedge requirements, the changes in fair value of the effective portion of those contracts are generally recognized on the balance sheet as both the hedge and the hedged item are recorded at fair value. For contracts that meet the definition of a derivative but do not meet the hedging requirements, and for the ineffective portion of contracts that meet the cash flow hedge requirements, the changes in fair value of those contracts are recognized currently in net income. Derivative contracts that are entered into as a normal purchase or sale, will result in physical delivery, meet the definitions in SFAS No. 149, and are documented as such, are recorded under accrual accounting.

For information regarding recent accounting changes related to trading activities, see Note 15, "New Accounting Standards," to the financial statements.

The tables below summarize Select Energy's and SENY's derivative assets and liabilities at September 30, 2003. These amounts do not include premiums paid, which amounted to \$18.6 million at September 30, 2003 (\$12.8 million for Select Energy and \$5.8 million for SENY). These amounts also do not include premiums received by Select Energy, which amounted to \$15.8 million at September 30, 2003. The premium amounts relate primarily to energy trading activities.

(Millions of Dollars)	Assets	Liabilities	Total	
Select Energy:				
Trading	\$81.9	\$ (51.3)	\$ 30.6	
Nontrading	1.0		1.0	
Hedging	3.1	(10.5)	(7.4)	
Total	\$86.0	\$ (61.8)	\$ 24.2	
(Millions of Dollars)	Assets	Liabilities	Total	
SENY:				
Trading	\$ 7 5	¢ /1 0\	\$ 5.6	

Trading \$ 7.5 \$ (1.9) \$ 5.6

Nontrading 2.6 (1.4) 1.2

Hedging 4.2 (1.2) 3.0

Total \$14.3 \$ (4.5) \$ 9.8

Trading: To gather market intelligence and utilize this information in risk management activities for the wholesale business, Select Energy conducts limited energy trading activities in electricity, natural gas and oil, and therefore, experiences net open positions. Select Energy and SENY manage these open positions with strict policies that limit their exposure to market risk and require daily reporting to management of potential financial exposures. Derivatives used in trading activities are recorded at fair value and included in the balance sheets as derivative assets or liabilities. Changes in fair value are recognized in operating revenues in the statements of income in the period of change. The net fair value positions of the trading portfolio at September 30, 2003 were assets of \$30.6 million for Select Energy and \$5.6 million for SENY. These amounts include intercompany assets and liabilities of \$0.4 million.

Select Energy's and SENY's trading portfolio includes New York Mercantile Exchange (NYMEX) futures and options, the fair value of which is based on closing exchange prices; over-the-counter forwards and options, the fair value of which is based on the mid-point of bid and ask market prices; bilateral contracts for the purchase or sale of electricity or natural gas, the fair value of which is determined using available information from external sources; and a long-term bilateral energy purchase contract, the fair value of which is determined using a model. The trading portfolio also includes a LIBOR-based interest rate swap to mitigate fair value fluctuations from changes in the LIBOR-based discount rate used to determine the fair value of certain trading contracts. SENY's trading portfolio also includes transmission congestion contracts. The fair value of certain transmission congestion contracts is based on published market data. Market information for other transmission congestion contracts is not available, and those contracts cannot be reliably valued. Management believes the amounts paid for these contracts, which total \$4.6 million, are equal to their fair value.

Nontrading: Nontrading derivative contracts are used for delivery of energy related to Select Energy's and SENY's retail and wholesale activities. These contracts are not entered into for trading purposes, but are subject to fair value accounting because these contracts are derivatives that cannot be designated as normal purchases or sales, as defined. These contracts cannot be designated as normal purchases or sales either because they are included in the New York energy market that settles financially or because the normal purchase and sale designation was not elected by management. The net fair values of nontrading derivatives valued at the mid-point of bid and ask market prices at September 30, 2003 were assets of \$1.0 million for Select Energy and \$1.2 million for SENY.

Hedging: Select Energy and SENY utilize derivative financial and commodity instruments, including futures and forward contracts, to reduce market risk associated with fluctuations in the price of electricity and natural gas purchased to meet firm sales commitments to certain customers. Select Energy and SENY also utilize derivatives, including price swap agreements, call and put option contracts, and futures and forward contracts, to manage the market risk associated with a portion of its anticipated retail supply requirements. These derivatives have been designated as cash flow hedging instruments and are used to reduce the market risk associated with fluctuations in the price of electricity, natural gas, or oil. A derivative that hedges exposure to the variable cash flows of a forecasted transaction (a cash flow hedge) is initially recorded at fair value with changes in fair value recorded in accumulated other comprehensive income. Hedges impact net income when the forecasted transaction being hedged occurs, when hedge ineffectiveness is measured and recorded, when the forecasted transaction being hedged is no longer probable of occurring, or when there is accumulated other comprehensive loss and the hedge and the forecasted transaction being hedged are in a loss position on a combined basis.

Select Energy and SENY maintain natural gas service agreements with certain customers to supply gas at fixed prices for terms extending through 2005. Select Energy and SENY have hedged its gas supply component of the risk under these agreements through NYMEX futures contracts. Under these contracts, which also extend through 2005, the purchase price of a specified quantity of gas is effectively fixed over the term of the gas service agreements. At September 30, 2003, the NYMEX futures contracts had notional values of \$81.9 million and were recorded at fair value as a derivative liability of \$1.7 million.

Other derivative liabilities, which are valued at the mid-point of bid and ask market prices, include forwards, options and swaps to hedge Select Energy's basic generation service contracts in the PJM region and were recorded at fair value as derivative liabilities of \$5 million. Other derivative liabilities include futures, options and swaps in the New England region, which were recorded as derivative liabilities with a fair value of \$4.2 million at September 30, 2003.

SENY maintains hedges on its retail sales portfolio through 2004, which were also valued at the mid-point of bid and ask market prices and recorded at fair value as a derivative asset of \$4.1 million at September 30, 2003.

B. Market Risk Information

Select Energy utilizes the sensitivity analysis methodology to disclose quantitative information for its commodity price risks. Sensitivity analysis provides a presentation of the potential loss of future net income, fair values or cash flows from market risk— sensitive instruments over a selected time period due to one or more hypothetical changes in commodity prices, or other similar price changes. Under sensitivity analysis, the fair value of the portfolio is a function of the underlying commodity, contract prices and

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

Trading Portfolio: At September 30, 2003, Select Energy calculated the market price resulting from a 10 percent change in forward market prices. That 10 percent change would result in approximately a \$0.3 million increase or decrease in the fair value of the Select Energy trading portfolio. In the normal course of business, Select Energy also faces risks that are either nonfinancial or nonquantifiable. Such risks principally include credit risk, which is not reflected in this sensitivity analysis.

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

Select Energy has determined a hypothetical change in the fair value for its retail marketing and wholesale portfolio, which includes cash flow hedges and electricity, natural gas and oil contracts and generation assets, assuming a 10 percent change in forward market prices. At September 30, 2003, a 10 percent change in market price would have resulted in an increase or decrease in fair value of approximately \$3.5 million.

The impact of a change in electricity, natural gas and oil prices on Select Energy's retail marketing and wholesale portfolio at September 30, 2003, is not necessarily representative of the results that will be realized when the commodities provided for in these contracts are physically delivered.

C. Other Risk Management Activities

Credit Risk Management: Credit risk relates to the risk of loss that NU would incur as a result of non-performance by counterparties pursuant to the terms of their contractual obligations. NU serves a wide variety of customers and suppliers that include independent power producers, industrial companies, gas and electric utilities, oil and gas producers, financial institutions, and other energy marketers. Margin accounts exist within this diverse group, and NU realizes interest receipts and payments related to balances outstanding in these margin accounts. This wide customer and supplier mix generates a need for a variety of contractual structures, products and terms which, in turn, requires NU Enterprises to manage the portfolio of market risk inherent in those transactions in a manner consistent with the parameters established by NU's risk management process.

Credit risks and market risks at NU Enterprises are monitored regularly by a Risk Oversight Council operating outside of the business units that create or actively manage these risk exposures to ensure compliance with NU's stated risk management policies.

NU tracks and re-balances the risk in its portfolio in accordance with fair value and other risk management methodologies that utilize forward price curves in the energy markets to estimate the size and probability of future potential exposure.

NYMEX traded futures and option contracts are guaranteed by the NYMEX and

have a lower credit risk. Select Energy and SENY have established written credit policies with regard to its counterparties to minimize overall credit risk on all types of transactions. These policies require an evaluation of potential counterparties' financial conditions (including credit ratings), collateral requirements under certain circumstances (including cash in advance, letters of credit, and parent guarantees), and the use of standardized agreements, which allow for the netting of positive and negative exposures associated with a single counterparty. This evaluation results in establishing credit limits prior to Select Energy and SENY entering into trading activities. The appropriateness of these limits is subject to continuing review. Concentrations among these counterparties may impact NU's overall exposure to credit risk, either positively or negatively, in that the counterparties may be similarly affected by changes to economic, regulatory or other conditions.

At September 30, 2003, Select Energy and SENY maintained collateral balances from counterparties of \$29.2 million. This amount does not include \$16 million of special deposits held by outside counterparties. This amount is included in both special deposits and other current liabilities on the accompanying balance sheets.

17. Special Deposits

Special deposits primarily consist of collateral balances resulting from Select Energy and SENY wholesale activities.

QUARTERLY REPORT OF NORTHEAST UTILITIES

SIGNATURE CLAUSE

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

NORTHEAST UTILITIES (Registered Holding Company)

By: /s/ John P. Stack

(Signature of Signing Officer)

John P. Stack

Vice President-Accounting and Controller

Date: November 24, 2003
