THIS FI	ILING IS
Item 1: 🗓 An Initial (Original) Submission	OR Resubmission No



Form 1 Approved OMB No.1902-0021 (Expires 12/31/2019) Form 1-F Approved OMB No.1902-0029 (Expires 12/31/2019) Form 3-Q Approved OMB No.1902-0205 (Expires 12/31/2019)

FERC FINANCIAL REPORT FERC FORM No. 1: Annual Report of Major Electric Utilities, Licensees and Others and Supplemental Form 3-Q: Quarterly Financial Report

These reports are mandatory under the Federal Power Act, Sections 3, 4(a), 304 and 309, and 18 CFR 141.1 and 141.400. Failure to report may result in criminal fines, civil penalties and other sanctions as provided by law. The Federal Energy Regulatory Commission does not consider these reports to be of confidential nature

Exact Legal Name of Respondent (Company)

Green Mountain Power Corp

Year/Period of Report

End of

2018/Q2

FERC FORM NO. 1/3-Q: REPORT OF MAJOR ELECTRIC UTILITIES, LICENSEES AND OTHER

	IDENTIFICATION		
01 Exact Legal Name of Respondent		02 Year/Perio	od of Report
Green Mountain Power Corp		End of	2018/Q2
03 Previous Name and Date of Change (if	name changed during year)		
		1.1	
04 Address of Principal Office at End of Per	riod (Street, City, State, Zip Code)		
163 Acorn Lane Colchester, VT 05446			6
05 Name of Contact Person		06 Title of Contact	Person
Dawn D. Bugbee		Chief Financial Off	
07 Address of Contact Person (Street, City	State Zin Code)		
163 Acorn Lane Colchester, VT 05446	, Giato, 21p Godo)	0	Tr.
08 Telephone of Contact Person, Including	09 This Report Is		10 Date of Report
Area Code	(1) X An Original (2) ☐ A R	Resubmission	(Mo, Da, Yr)
(802) 655-8768	· / L		06/30/2018
QU	ARTERLY CORPORATE OFFICER CERTIFIC	ATION	=
The undersigned officer certifies that:			
I have examined this report and to the best of my known of the business affairs of the respondent and the finan respects to the Uniform System of Accounts.	wledge, information, and belief all statements or cial statements, and other financial information	fact contained in this re contained in this report,	eport are correct statements , conform in all material
			₩1
			5:
01 Name	03 Signature		04 Date Signed
Dawn D. Bugbee	-	(e	(Mo, Da, Yr)
02 Title	Dawn D. Bugbee		08/28/2018
Chief Financial Officer Title 18, U.S.C. 1001 makes it a crime for any person		ocv or Department of the	
false, fictitious or fraudulent statements as to any ma		.cy or experiment of the	
·			
			25

Name of Respondent Green Mountain Power Corp		This Report Is: (1) X An Original (2) A Resubmission	Date of Report (Mo, Da, Yr) 06/30/2018	Year/Period of Report End of2018/Q2
	r in column (c) the terms "none," "not applica in pages. Omit pages where the respondent		ere no information or amo	unts have been reported for
Line No.	Title of Sched	ule	Reference Page No. (b)	Remarks (c)
1	Important Changes During the Quarter		108-109	
2	Comparative Balance Sheet		110-113	
3	Statement of Income for the Quarter		114-117	
4	Statement of Retained Earnings for the Quarter		118-119	
5	Statement of Cash Flows		120-121	
6	Notes to Financial Statements		122-123	
7	Statement of Accum Comp Income, Comp Incom	ne, and Hedging Activities	122 (a)(b)	
8	Summary of Utility Plant & Accumulated Provisio	ns for Dep, Amort & Dep	200-201	
9	Electric Plant In Service and Accum Provision Fo	r Depr by Function	208	
10	Transmission Service and Generation Interconne	ction Study Costs	231	
11	Other Regulatory Assets		232	
12	Other Regulatory Liabilities		278	
13	Elec Operating Revenues (Individual Schedule Li	nes 300-301)	300-301	
14	Regional Transmission Service Revenues (Accou	unt 457.1)	302	NA
15	Electric Prod, Other Power Supply Exp, Trans an	d Distrib Exp	324a-324b	
16	Electric Customer Accts, Service, Sales, Admin a	and General Expenses	325	
17	Transmission of Electricity for Others		328-330	
18	Transmission of Electricity by ISO/RTOs		331	NA
19	Transmission of Electricity by Others		332	
20	Deprec, Depl and Amort of Elec Plant (403,403.1	,404,and 405) (except A	338	
21	Amounts Included in ISO/RTO Settlement Staten	nents	397	
22	Monthly Peak Loads and Energy Output		399	n
23	Monthly Transmission System Peak Load		400	
24	Monthly ISO/RTO Transmission System Peak Lo	ad	400a	NA

Name of Respondent Green Mountain Power Corp	This Report Is: (1) X An Original (2) A Resubmission	Date of Report 06/30/2018	Year/Period of Report End of 2018/Q2
		OLIA DIED (VEA D	
	IMPORTANT CHANGES DURING THE		
Give particulars (details) concerning the matter accordance with the inquiries. Each inquiry is given information which answers an inquiry is given 1. Changes in and important additions to fran franchise rights were acquired. If acquired with 2. Acquisition of ownership in other companies companies involved, particulars concerning the Commission authorization. 3. Purchase or sale of an operating unit or sy and reference to Commission authorization, it were submitted to the Commission. 4. Important leaseholds (other than leasehold effective dates, lengths of terms, names of pareference to such authorization. 5. Important extension or reduction of transmit began or ceased and give reference to Commicustomers added or lost and approximate annual emproximate total gas volumes available, perional emproximate total gas volumes available, perional emproximate, and the amount of obligation or go of the commission of the status of any materially important emproceedings culminated during the year. 10. Describe briefly any materially important director, security holder reported on Page 104 associate of any of these persons was a party 11. (Reserved.) 12. If the important changes during the year applicable in every respect and furnish the data. Describe fully any changes in officers, director, security holder reported period. 14. In the event that the respondent participate percent please describe the significant events extent to which the respondent has amounts for the percent please describe the significant events extent to which the respondent has amounts for the percent please describe the significant events extent to which the respondent has amounts for the percent please describe the significant events extent to which the respondent has amounts for the percent please describe the significant events extent to which the respondent has amounts for the percent please describe the significant events extent to which the respondent has amounts for the percent please describe the significant events extent to which the	hould be answered. Enter "none," "not elsewhere in the report, make a referenchise rights: Describe the actual constituent thout the payment of consideration, steep by reorganization, merger, or conscine transactions, name of the Commiss reterms. Give a brief description of the payment of the grant of t	ot applicable," or "NA" who ence to the schedule in we sideration given therefore ate that fact. Didation with other compation authorizing the transactoroperty, and of the transactoroperty added or relinquished. State also the approximate approximate and arrangements, et it is or guarantees including a proposed of the proposed of the proposed elsewhere in this report of the proposed elsewhere in this report of the transactoroperty, and the annual report of the power, such notes may be in any powers of the respondent of the proprietary capital ratio to be lessent, subsidiary, or affiliated	ere applicable. If hich it appears. and state from whom the mies: Give names of ction, and reference to actions relating thereto, niform System of Accounts gned or surrendered: Give athorizing lease and give and date operations simate number of any must also state major wise, giving location and c. ag issuance of short-term sion authorization, as thanges or amendments. The results of any such appears to stockholders are cluded on this page, ent that may have
PAGE 108 INTENTIONALLY LEFT B SEE PAGE 109 FOR REQUIRED IN			
			20

Name of Respondent	This Report is:	Date of Report	Year/Period of Report				
· ·	(1) X An Original	(Mo, Da, Yr)					
Green Mountain Power Corp	(2) _ A Resubmission	06/30/2018	2018/Q2				
IMPORTANT CHANGES DURING THE QUARTER/YEAR (Continued)							

- 1. No changes to or purchases of franchise rights occurred.
- 2. There were no acquisitions of ownership in other companies by reorganization, merger, or consolidation with other companies.
- 3. There were no purchases or sales of operating units or systems.
- 4. No important leaseholds were entered into or surrendered.
- 5. No important extensions or reductions of the transmission or distribution system.
- 6. See page 123 Notes to Financial Statements for changes in short-term and long-term debt.
- 7. There were no changes in articles of incorporation or amendments to charter.
- 8. No significant changes to the wage scale occurred.
- 9. See page 123 Notes to Financial Statements for discussion of legal proceedings.
- 10. None
- 11. Reserved
- 12. GMP experienced major storms on April 4, 2018 and May 5, 2018 (measurement period is January 1, 2018 to December 31, 2018). The estimated incremental costs associated with these storms are \$4.5M excluding the exogenous storm deductible. GMP expects to recover these costs through the exogenous storm provision of its Interim Regulation Plan.

On May 24, 2018, the Vermont Public Utilities Commission (VPUC) extended the term of the Interim Regulation Plan until such time as the VPUC may order approval of a successor regulation plan or by one year, until December 3, 2019, whichever occurs first.

On June 4, 2018, GMP filed a proposed Multi-Year Regulation Plan (MYRP) to establish the process to set GMP's rates for the three years, October 1, 2019 through September 30, 2022. Under the MYRP proposal, GMP's retail power sales revenue would be completely decoupled, and plant additions would be capped at approximately \$85M per year, with the ability to seek regulatory approval for important strategic opportunities and to expand innovation programs to meet demand. The ROE would be indexed off of the 2019 ROE, based on changes in long-term bond yields and utility corporate A credit spreads. The MYRP proposal also contains a power supply purchase adjustor and an exogenous adjustor mechanism (major storms), including a feature that would collect a set amount annually (proposed at \$8M) to help offset the impacts of major storm costs, and it re-establishes an earnings sharing adjustment mechanism. A decision is not expected until mid- 2019.

Also, see page 123 - Notes to Financial Statements.

13. Janette Bombardier, Senior Vice President, Regulatory and Financial Affairs left the Company on July 6, 2018.

Name of Respondent	This Report is:	Date of Report	Year/Period of Report			
·	(1) X An Original	(Mo, Da, Yr)				
Green Mountain Power Corp	(2) _ A Resubmission	06/30/2018	2018/Q2			
IMPORTANT CHANGES DURING THE QUARTER/YEAR (Continued)						

14. Not Applicable

Name of Respondent Green Mountain Power Corp		This Report Is:		Date of Report		Year/Period of Report	
		(1) ☒ An Original (2) ☐ A Resubmission	(Mo, Da, 06/30/20		End of	2018/Q2	
	COMPARATIV	BALANCE SHEET (ASSETS	S AND OTHER	R DEBITS	5)		
Line No.	Title of Account		Ref. Page No. (b)	Currer End of Qu Bala (0	arter/Year ince	Prior Year End Balance 12/31 (d)	
1	UTILITY PLA	NT		4.70	0.070.040	4.770.000.400	
2	Utility Plant (101-106, 114)		200-201		99,079,340	1,772,039,463	
3	Construction Work in Progress (107)	2)	200-201		50,199,229 59,278,569	59,309,167 1,831,348,630	
5	TOTAL Utility Plant (Enter Total of lines 2 and 3 (Less) Accum. Prov. for Depr. Amort. Depl. (10		200-201	-	57,259,474	641,270,268	
6	Net Utility Plant (Enter Total of line 4 less 5)	8, 110, 111, 113)	200-201		2,019,095	1,190,078,362	
7	Nuclear Fuel in Process of Ref., Conv., Enrich.,	and Fab. (120.1)	202-203	1,=	0	0	
8	Nuclear Fuel Materials and Assemblies-Stock		1	368,211	1,612,273		
9	Nuclear Fuel Assemblies in Reactor (120.3)	1000 0.110 (1.2012)			3,747,597	3,869,236	
10	Spent Nuclear Fuel (120.4)			•	18,550,611	16,864,023	
11	Nuclear Fuel Under Capital Leases (120.6)				. 0	0	
12	(Less) Accum. Prov. for Amort. of Nucl. Fuel A	ssemblies (120.5)	202-203	2	20,403,991	19,811,865	
13	Net Nuclear Fuel (Enter Total of lines 7-11 less	12)			2,262,428	2,533,667	
14	Net Utility Plant (Enter Total of lines 6 and 13)			1,20	04,281,523	1,192,612,029	
15	Utility Plant Adjustments (116)				0	0	
16	Gas Stored Underground - Noncurrent (117)				0	0	
17	OTHER PROPERTY AND	INVESTMENTS			1000		
18	Nonutility Property (121)				17,771,043	17,203,391	
19	(Less) Accum. Prov. for Depr. and Amort. (122)			9,538,304	9,379,320	
20	Investments in Associated Companies (123)		224 225	-	2000 242	0	
21	Investment in Subsidiary Companies (123.1)	- 204 1: 40\	224-225	03	52,890,242	646,887,556	
22	(For Cost of Account 123.1, See Footnote Page	e 224, line 42)	228-229	A STATE OF THE PARTY OF THE PAR	ol	0	
23	Noncurrent Portion of Allowances		220-229		16,812,189	16,747,349	
24	Other Investments (124)				0	0,747,043	
25 26	Sinking Funds (125) Depreciation Fund (126)				0	0	
27	Amortization Fund - Federal (127)				0	0	
28	Other Special Funds (128)			·	12,166,732	11,917,950	
29	Special Funds (Non Major Only) (129)				0	0	
30	Long-Term Portion of Derivative Assets (175)				0	0	
31	Long-Term Portion of Derivative Assets – Hedg	jes (176)			0	0	
32	TOTAL Other Property and Investments (Lines			69	90,101;902	683,376,926	
33	CURRENT AND ACCR	JED ASSETS			ALCOHOLD TO THE		
34	Cash and Working Funds (Non-major Only) (13	30)			0	0	
35	Cash (131)				2,126,020	2,986,192	
36	Special Deposits (132-134)				709,496	2,519,702	
37	Working Fund (135)				0	0	
38	Temporary Cash Investments (136)				0	0	
39	Notes Receivable (141)				17.504.000	50,630,463	
40	Customer Accounts Receivable (142)				7,524,099	50,620,462	
41	Other Accounts Receivable (143)	J: /4 4 4 \			7,013,486 1,318,266	3,043,683 1,352,305	
42	(Less) Accum. Prov. for Uncollectible AcctCre				1,310,200	1,332,303	
43	Notes Receivable from Associated Companies				874,735	282,840	
44	Accounts Receivable from Assoc. Companies Fuel Stock (151)	(140)	227		5,024,770	5,376,882	
45 46	Fuel Stock (131) Fuel Stock Expenses Undistributed (152)		227		60,997	94,123	
47	Residuals (Elec) and Extracted Products (153)		227	0	0	0	
48	Plant Materials and Operating Supplies (154)		227		18,480,244	17,640,183	
49	Merchandise (155)		227		0	0	
50	Other Materials and Supplies (156)		227		0	0	
51	Nuclear Materials Held for Sale (157)		202-203/227		0	0	
52	Allowances (158.1 and 158.2)		228-229		0	0	
FER	C FORM NO. 1 (REV. 12-03)	Page 110					

Name of Respondent	This Report Is:	Date of Re			
Green Mountain Power Corp	(1) ☒ An Original	(Mo, Da, \	·		2018/02
	(2) A Resubmission	06/30/201		End of	2018/Q2
COMPARATIVE	BALANCE SHEET (ASSETS /	AND OTHER			
Line		Ref.	Curren End of Qu		Prior Year End Balance
No. Title of Account		Page No.		ince	12/31
(a)		(b)	(0		(d)
53 (Less) Noncurrent Portion of Allowances				0	0
54 Stores Expense Undistributed (163)		227		1,726,502	1,509,883
55 Gas Stored Underground - Current (164.1)				0	0
56 Liquefied Natural Gas Stored and Held for Proce	essing (164.2-164.3)			0	0
57 Prepayments (165)				2,522,477	8,951,948
58 Advances for Gas (166-167)				0	0
59 Interest and Dividends Receivable (171)				1,890,956	2,190,214
60 Rents Receivable (172)				23,719,046	29,256,712
61 Accrued Utility Revenues (173) 62 Miscellaneous Current and Accrued Assets (174)	4)			7,073,805	5,431,361
	4)			7,073,003	3,431,301
63 Derivative Instrument Assets (175) 64 (Less) Long-Term Portion of Derivative Instrume	ent Assets (175)			Ŏ	0
65 Derivative Instrument Assets - Hedges (176)	ent Assets (170)		1	6,219,306	10,350,388
66 (Less) Long-Term Portion of Derivative Instrume	ent Assets - Hedges (176			0	0
67 Total Current and Accrued Assets (Lines 34 thro			13	3,647,673	138,902,268
68 DEFERRED DE			Who wille	ALTER TRUE V	1100 1100 1100 11
69 Unamortized Debt Expenses (181)				4,677,096	4,792,014
70 Extraordinary Property Losses (182.1)		230a		0	0
71 Unrecovered Plant and Regulatory Study Costs	(182.2)	230b		0	0
72 Other Regulatory Assets (182.3)		232		8,172,259	1,159,395
73 Prelim. Survey and Investigation Charges (Elect	etric) (183)			4,517,415	3,487,942
74 Preliminary Natural Gas Survey and Investigation				0	0
75 Other Preliminary Survey and Investigation Char	arges (183.2)			0	0
76 Clearing Accounts (184)				-1,247,920	-270,033
77 Temporary Facilities (185)				0	400 000 454
78 Miscellaneous Deferred Debits (186)		233	1/	75,570,125	189,032,151
79 Def. Losses from Disposition of Utility Plt. (187)		352-353		0	0
80 Research, Devel. and Demonstration Expend. (1 81 Unamortized Loss on Reaguired Debt (189)	100)	302-303		0	0
82 Accumulated Deferred Income Taxes (190)		234	10	9,584,102	156,858,041
83 Unrecovered Purchased Gas Costs (191)		201	,,	0	0
84 Total Deferred Debits (lines 69 through 83)			30	1,273,077	355,059,510
85 TOTAL ASSETS (lines 14-16, 32, 67, and 84)				9,304,175	2,369,950,733
				9	
FERC FORM NO. 1 (REV. 12-03)	Page 111		- a		

Name of Respondent		This Report is:	Date of F		Year/Period of Report		
Green	Mountain Power Corp	(1) X An Original	(mo, da,			.f 2018/Q2	
		(2) A Resubmission	06/30/20		end o	1	
	COMPARATIVE P	BALANCE SHEET (LIABILITIES	S AND OTHE	4			
Line No.	Title of Account	:	Ref. Page No. (b)	Current End of Qua Bala (c	arter/Year nce	Prior Year End Balance 12/31 (d)	
1	PROPRIETARY CAPITAL			12			
2	Common Stock Issued (201)		250-251		333	333	
3	Preferred Stock Issued (204)		250-251		0	0	
4	Capital Stock Subscribed (202, 205)				0	0	
5	Stock Liability for Conversion (203, 206)				0	0	
6	Premium on Capital Stock (207)		253	55	0 202,341	559,393,341	
7	Other Paid-In Capital (208-211)		253 252	50	9,393,341	558,585,541	
8	Installments Received on Capital Stock (212)		252		0	0	
9	(Less) Discount on Capital Stock (213)		254b		0		
10	(Less) Capital Stock Expense (214) Retained Earnings (215, 215.1, 216)		118-119	8	33,546,792	76,927,357	
12	Unappropriated Undistributed Subsidiary Earning	ngs (216.1)	118-119		17,116,980	141,156,435	
13	(Less) Reaquired Capital Stock (217)	Igs (210.1)	250-251		0	0	
14	Noncorporate Proprietorship (Non-major only)	(218)	200 25.	1	0	0	
15	Accumulated Other Comprehensive Income (2		122(a)(b)		0	0	
16	Total Proprietary Capital (lines 2 through 15)	, ,	(, , ,	79	0,057,446	777,477,466	
17	LONG-TERM DEBT				0		
18	Bonds (221)		256-257	70	1,130,046	702,410,046	
19	(Less) Reaquired Bonds (222)		256-257		0	0	
20	Advances from Associated Companies (223)		256-257		0	0	
21	Other Long-Term Debt (224)		256-257		0	0	
22	Unamortized Premium on Long-Term Debt (225				0	0	
23	(Less) Unamortized Discount on Long-Term De	bt-Debit (226)			0	0	
24	Total Long-Term Debt (lines 18 through 23)			70	1,130,046	702,410,046	
25	OTHER NONCURRENT LIABILITIES						
26	Obligations Under Capital Leases - Noncurrent				0	0	
27	Accumulated Provision for Property Insurance (2 224 450	0 742 400	
28	Accumulated Provision for Injuries and Damage				3,334,159	2,712,492	
29	Accumulated Provision for Pensions and Benef			1	0,189,845	10,614,056	
30	Accumulated Miscellaneous Operating Provisio				0	0	
31	Accumulated Provision for Rate Refunds (229)					0	
32	Long-Term Portion of Derivative Instrument Lial Long-Term Portion of Derivative Instrument Lial				0	0	
34	Asset Retirement Obligations (230)	billiles - Fledges			8,783,861	8,719,176	
35	Total Other Noncurrent Liabilities (lines 26 through	ugh 34)			22,307,865	22,045,724	
36	CURRENT AND ACCRUED LIABILITIES	2911 0-17					
37	Notes Payable (231)			11	13,407,978	113,069,277	
38	Accounts Payable (232)				11,764,449	54,154,644	
39	Notes Payable to Associated Companies (233)				0	0	
40	Accounts Payable to Associated Companies (2				3,157,800	2,629,211	
41	Customer Deposits (235)				1,212,122	1,387,414	
42	Taxes Accrued (236)		262-263	9	1,499,438	3,616,059	
43	Interest Accrued (237)				4,575,637	4,553,813	
44	Dividends Declared (238)				0	0	
45	Matured Long-Term Debt (239)				0	0	
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Name of Respondent		This Re	port is:	I I I I I I I I I I I I I I I I I I I		Period of Report			
Green	Mountain Power Corp	(1) X (2) _	An Original A Resubmission	(mo, da,) 06/30/20		end o	of2018/Q2		
	COMPARATIVE B	ALANCE	SHEET (LIABILITIES	S AND OTHE	R CREDI	T(S)ntinue	i)		
Line No.	Title of Account (a)			Ref. Page No. (b)	Curren End of Qu Bala (c	arter/Year ince	Prior Year End Balance 12/31 (d)		
46	Matured Interest (240)					0	0		
47	Tax Collections Payable (241)					868,712	1,799,041		
48	Miscellaneous Current and Accrued Liabilities (1	0,877,195	9,360,258		
49	Obligations Under Capital Leases-Current (243					0	0		
50	Derivative Instrument Liabilities (244)					0	0		
51	(Less) Long-Term Portion of Derivative Instrum	ent Liabilitie	es			000.070	44.700.044		
52	Derivative Instrument Liabilities - Hedges (245)		II. de ce			35,806,978	41,788,314		
53	(Less) Long-Term Portion of Derivative Instrum		s-Hedges		24	2 170 200	232,358,031		
54	Total Current and Accrued Liabilities (lines 37 t	rougn 53)			- 2	3,170,309	232,356,031		
55	DEFERRED CREDITS					218,431	246,548		
56	Customer Advances for Construction (252) Accumulated Deferred Investment Tax Credits	(255)	_	266-267		7,426,758	7,496,495		
57	Deferred Gains from Disposition of Utility Plant			200-207		7,420,730	7,430,433		
58 59	Other Deferred Credits (253)	(200)		269	10	4,956,366	100,147,541		
60	Other Regulatory Liabilities (254)			278		7,280,827	177,666,392		
61	Unamortized Gain on Reaquired Debt (257)			2.0		0	0		
62	Accum. Deferred Income Taxes-Accel. Amort.(2	281)		272-277		0	0		
63	Accum. Deferred Income Taxes-Other Property				14	7,983,138	119,397,661		
64	Accum. Deferred Income Taxes-Other (283)	()		*		4,772,989	230,704,829		
65	Total Deferred Credits (lines 56 through 64)				60	2,638,509	635,659,466		
66	TOTAL LIABILITIES AND STOCKHOLDER EQ	UITY (lines	16, 24, 35, 54 and 65)		2,32	9,304,175	2,369,950,733		
				•	2 "				
FER	FERC FORM NO. 1 (rev. 12-03) Page 113								

Name	e of Respondent	This Report Is: (1) X An Original			e of Report , Da, Yr)	Year/Period of Report			
Gree	n Mountain Power Corp	(2) A Resubmission			30/2018	End of	2018/Q2		
		, ,	EMENT OF IN						
I. Re lata i 2. Ent B. Re he qu I. Re he qu	Report in column (c) the current year to date balance. Column (c) equals the total of adding the data in column (g) plus the data in column (i) plus the data in column (k). Report in column (d) similar data for the previous year. This information is reported in the annual filing only. Enter in column (e) the balance for the reporting quarter and in column (f) the balance for the same three month period for the prior year. Report in column (g) the quarter to date amounts for electric utility function; in column (i) the quarter to date amounts for gas utility, and in column (k) are quarter to date amounts for other utility function for the current year quarter. Report in column (h) the quarter to date amounts for electric utility function; in column (j) the quarter to date amounts for gas utility, and in column (l) are quarter to date amounts for other utility function for the prior year quarter. If additional columns are needed, place them in a footnote.								
5. Do 6. Re _l 1 utilit	al or Quarterly if applicable not report fourth quarter data in columns (e) and (port amounts for accounts 412 and 413, Revenues by department. Spread the amount(s) over lines 2 port amounts in account 414, Other Utility Operation	and Expenses thru 26 as appr	opriate. Includ	le these amount	s in columns (c) a	nd (d) totals.			
ine				Total	Total	Current 3 Months	Prior 3 Months Ended		
No.	Tills of Assessed		(Ref.)	Current Year to Date Balance for Quarter/Year	Prior Year to Date Balance for Quarter/Year	Ended Quarterly Only No 4th Quarter	Quarterly Only No 4th Quarter		
	Title of Account (a)		Page No. (b)	(c)	(d)	(e)	(f)		
1	UTILITY OPERATING INCOME		(~)			Late of the World			
2	Operating Revenues (400)		300-301	354,257,627	320,560,394	165,405,540	154,552,561		
_	Operating Expenses			ATTURNATION OF THE					
_	Operation Expenses (401)		320-323	257,504,076	230,659,552	125,117,619	112,992,355		
_	Maintenance Expenses (402)		320-323	25,383,966	24,374,597	13,331,408	13,061,694		
	Depreciation Expense (403)		336-337	21,335,123	20,570,459	10,739,288	10,296,998		
7	Depreciation Expense for Asset Retirement Costs (403.1)		336-337	67,530	69,189	33,765	34,244		
8	Amort. & Depl. of Utility Plant (404-405)		336-337	5,937,150	7,384,256	2,865,028	3,706,477		
_	Amort. of Utility Plant Acq. Adj. (406)		336-337						
	Amort. Property Losses, Unrecov Plant and Regulatory Stud	y Costs (407)							
_	Amort. of Conversion Expenses (407)								
_	Regulatory Debits (407.3)			11,705,260	14,433,712	1,481,321	2,564,624		
	(Less) Regulatory Credits (407.4)			9,544,998	10,353,693	4,130,755	5,176,846		
	Taxes Other Than Income Taxes (408.1)		262-263	18,764,712	18,523,684	9,160,415	9,142,860		
15	Income Taxes - Federal (409.1)		262-263	344	219,584	27	113,690		
16	- Other (409.1)		262-263						
17	Provision for Deferred Income Taxes (410.1)		234, 272-277	11,806,181	17,394,471	3,941,633	7,319,806		
	(Less) Provision for Deferred Income Taxes-Cr. (411.1)		234, 272-277			20			
	Investment Tax Credit Adj Net (411.4)		266	-69,737	-74,841	-34,868	-37,420		
	(Less) Gains from Disp. of Utility Plant (411.6)								
21	Losses from Disp. of Utility Plant (411.7)								
22	(Less) Gains from Disposition of Allowances (411.8)				V				
23									
	Accretion Expense (411.10)			64,685	124,121		62,061		
	TOTAL Utility Operating Expenses (Enter Total of lines 4 thr	u 24)		342,954,292	323,325,091	162,504,881	154,080,543		
	Net Util Oper Inc (Enter Tot line 2 less 25) Carry to Pg117,lir			11,303,335	-2,764,697	2,900,659	472,018		
						Ti			
) *				

Name of Respondent		This Report Is:		Date of Report	Year/Period of Report		
Green Mountain Power Corp		(1) X An Original (2) A Resubmis	sion	(Mo, Da, Yr) 06/30/2018	End of2018/	Q2	
		STATEMENT OF INC	OME FOR THE Y	EAR (Continued)			
10. Give concise explana made to the utility's custo the gross revenues or coof the utility to retain such 11 Give concise explanat	ortant notes regarding the stations concerning unsettled romers or which may result in sts to which the contingency or revenues or recover amountions concerning significant a	ate proceedings where a material refund to the util relates and the tax effect nts paid with respect to po amounts of any refunds m	contingency exists lity with respect to ts together with an ower or gas purchande or received d	power or gas purchase n explanation of the majo ases. uring the year resulting	 State for each year effect the refrection settlement of any rate 	cted rights	
	enues received or costs incu	rred for power or gas purc	ches, and a summ	ary of the adjustments r	nade to balance sheet, inc	ome,	
13. Enter on page 122 a dincluding the basis of allo 14. Explain in a footnote i	g in the report to stokholders concise explanation of only to cations and apportionments if the previous year's/quarter sufficient for reporting addition	those changes in account from those used in the property for figures are different fro	ing methods made receding year. Als m that reported in	e during the year which to, give the appropriate of prior reports.	had an effect on net incom dollar effect of such change	es.	
ELECTR	RIC UTILITY	GAS (JTILITY		OTHER UTILITY	J	
Current Year to Date (in dollars) (g)	Previous Year to Date (in dollars) (h)	Current Year to Date (in dollars) (i)	Previous Year to (in dollars) (j)		ate Previous Year to Date (in dollars) (I)	Line No.	
	REWIND THE SCHOOL	. Fig. 266 16 16 19 19 19 19 19 19 19 19 19 19 19 19 19	E VEN STEEL			1	
354,257,627	320,560,394					2	
STATE SHOWING AT RE	THE WAR IN SECTION AND ADDRESS OF THE PARTY			Sala dinas	THE PROPERTY OF THE PARTY OF TH	3	
257,504,076	230,659,552					4	
25,383,966	24,374,597					5	
21,335,123	20,570,459					6	
67,530	69,189					7	
5,937,150	7,384,256					8	
	7,223,223					9	
						10	
						11	
11,705,260	14,433,712					12	
9,544,998	10,353,693					13	
18,764,712	18,523,684					14	
344	219,584					15	
011	210,001					16	
11,806,181	17,394,471				10	17	
11,000,101	17,554,171					18	
-69,737	-74,841					19	
-09,737	-74,041					20	
				1		21	
						22	
						23	
64 605	124 121					24	
64,685	124,121 323,325,091					25	
342,954,292						26	
11,303,335	-2,764,697					20	
				15			
					1		

Name of Respondent Green Mountain Power Corp		(1) X An Original (2) A Resubmission		(Mo, Da, Yr) 06/30/2018			End of 2018/Q2	
	STAT	EMENT OF IN	COME FOR T	HE YEA	R (contin	ued)		
Line No.	Title of Account		(Ref.) Page No.	Curren	TO1	Previous Year	Current 3 Months Ended Quarterly Only No 4th Quarter	Prior 3 Months Ended Quarterly Only No 4th Quarter
	(a)		(b)	(c)	(d)	(e)	(f)
27	Net Utility Operating Income (Carried forward from page 114)			11	,303,335	-2.764.697	2,900,659	472,018
28	Other Income and Deductions			100 Bes	,505,555	-2,704,007	2,000,000	472,010
29	Other Income			A ALLEG			TO DO THE TOTAL OF THE PARTY OF	The state of the s
30	Nonutilty Operating Income			12 TURKE				
31	Revenues From Merchandising, Jobbing and Contract Work ((415)			515,664	412,141	325,910	239,001
32	(Less) Costs and Exp. of Merchandising, Job. & Contract Wor				338,712	283,395	213,384	151,102
33	Revenues From Nonutility Operations (417)	`					77	
34	(Less) Expenses of Nonutility Operations (417.1)							
35	Nonoperating Rental Income (418)				411,388	535,436	218,742	247,562
36	Equity in Earnings of Subsidiary Companies (418.1)		119	41	,811,292	50,762,223	18,424,146	21,222,557
37	Interest and Dividend Income (419)				19,129	8,457	5,455	78
38	Allowance for Other Funds Used During Construction (419.1)				601,107	753,345	300,468	418,485
39	Miscellaneous Nonoperating Income (421)				320	134	131	32
40	Gain on Disposition of Property (421.1)						-3,975	
41	TOTAL Other Income (Enter Total of lines 31 thru 40)			43	,020,188	52,188,341	19,057,493	21,976,613
42	Other Income Deductions			THE PERSON			A MINISTER	
43	Loss on Disposition of Property (421.2)					6,250	*	6,250
44	Miscellaneous Amortization (425)				450040	105 551	070.400	20.040
45	Donations (426.1)				452,049	135,554	272,102	66,642
46	Life Insurance (426.2)				48,624	-1,040,447	-62,018	-439,512
47	Penalties (426.3)				00 444	112 112	40,803	70 504
48	Exp. for Certain Civic, Political & Related Activities (426.4)				99,414	113,443	849,790	70,594 681,217
49	Other Deductions (426.5)				,016,299	1,351,813 566,613	1,100,677	385,191
50	TOTAL Other Income Deductions (Total of lines 43 thru 49) Taxes Applic, to Other Income and Deductions			II I WE'VE	,010,300	300,013	1,100,077	303,191
51 52	Taxes Other Than Income Taxes (408.2)		262-263	Sille	17,100	18,000	8,550	9,000
_	Income Taxes-Federal (409.2)		262-263		17,100	10,000	0,000	3,000
	Income Taxes-Pederal (409.2)		262-263				-	
	Provision for Deferred Inc. Taxes (410.2)		234, 272-277					
	(Less) Provision for Deferred Income Taxes-Cr. (411.2)		234, 272-277					
	Investment Tax Credit AdjNet (411.5)		2011/212211					
	(Less) Investment Tax Credits (420)							
	TOTAL Taxes on Other Income and Deductions (Total of lines	s 52-58)			17,100	18,000	8,550	9,000
	Net Other Income and Deductions (Total of lines 41, 50, 59)	,		41	,386,702	51,603,728	17,948,266	21,582,422
	Interest Charges						of It for the Roy	THE RESIDENCE
	Interest on Long-Term Debt (427)			18	,246,532	17,164,251	9,116,737	8,644,854
	Amort. of Debt Disc. and Expense (428)				274,322	234,892	137,161	117,446
64	Amortization of Loss on Reaquired Debt (428.1)							
65	(Less) Amort. of Premium on Debt-Credit (429)							
66	(Less) Amortization of Gain on Reaquired Debt-Credit (429.1)							
67	Interest on Debt to Assoc. Companies (430)							
				1	,439,249	625,727	750,698	342,806
	(Less) Allowance for Borrowed Funds Used During Constructi	ion-Cr. (432)			342,046	375,597	170,946	209,062
70	Net Interest Charges (Total of lines 62 thru 69)				,618,057	17,649,273	9,833,650	8,896,044
71	Income Before Extraordinary Items (Total of lines 27, 60 and 7	70)		33	,071,980	31,189,758	11,015,275	13,158,396
							SALL AND SALL OF THE SALL OF T	Tiltar sulfat
-	Extraordinary Income (434)							
	(Less) Extraordinary Deductions (435)						-	
			000 000					
	Income Taxes-Federal and Other (409.3)		262-263					
-	Extraordinary Items After Taxes (line 75 less line 76)			00	,071,980	31,189,758	11,015,275	13,158,396
/8	Net Income (Total of line 71 and 77)			33	101 1,900	31,109,730	11,010,210	10,100,080

Name	e of Respondent	This Report Is: (1) [X] An Original	Date of Reg (Mo, Da, Yi	oort		eriod of Report 2018/Q2
Gree	n Mountain Power Corp	(2) A Resubmission	06/30/2018		End of	2010/02
		STATEMENT OF RETAINED EAR	NINGS			
2. Rundis 3. E: 439 4. S: 5. Li by cr 6. Si 7. Si 7. Si recur	o not report Lines 49-53 on the quarterly verseport all changes in appropriated retained extributed subsidiary earnings for the year ach credit and debit during the year should be inclusive). Show the contra primary accountate the purpose and amount of each reservest first account 439, Adjustments to Retaine edit, then debit items in that order. Thow dividends for each class and series of contract the separately the State and Federal incomplain in a footnote the basis for determining the rent, state the number and annual amounts any notes appearing in the report to stockholds.	arnings, unappropriated retained earnings, unappropriated retained earn affected in column (b) ation or appropriation of retained ed Earnings, reflecting adjustments apital stock. e tax effect of items shown in account the amount reserved or appropriated as	earnings. to the opening bunt 439, Adjusted. If such rewell as the tot	in which red balance of stments to eservation of als eventua	corded (A f retained Retained or approp ally to be	Earnings. Follow it earnings. Follow cannings. Follow can
_ine	ltem		ontra Primary ount Affected	Currer Quarter/Y Year to D Balance	ear ate	Previous Quarter/Year Year to Date Balance
No.	(a)		(b)	(c)		(d)
	UNAPPROPRIATED RETAINED EARNINGS (A	ccount 216)	50 8 1 1	76	139,939	76,139,939
2	Balance-Beginning of Period Changes	200		/ O	129'à29	70,139,939
	Adjustments to Retained Earnings (Account 439)					
4	Trajustinomo to riotamos Estimago (Trasautinos)					
5						
6				3		
7					-	
8	TOTAL Credits to Retained Earnings (Acct. 439)					
10	TOTAL Credits to Retained Lattings (Acct. 459)					
11						
12						
13		70				
14				- 8		
	TOTAL Debits to Retained Earnings (Acct. 439)	1404		22	071 000	22,056,705
_	Balance Transferred from Income (Account 433	ess Account 418.1)		. 33	,071,980	22,056,705
17 18	Appropriations of Retained Earnings (Acct. 436)		Well of Helperen			والمنظم والمستجار والمستجد
19						
20						_
21						
22	TOTAL Appropriations of Retained Earnings (Acc	et. 436)			E(
23	Dividends Declared-Preferred Stock (Account 43	7)				
24						
25						
26 27						
28						
29	TOTAL Dividends Declared-Preferred Stock (Acc	et. 437)				
30	Dividends Declared-Common Stock (Account 43			A PER		16-76-76-76-75-75-75-75-75-75-75-75-75-75-75-75-75-
31				-20	492,000	(10,246,000)
32					- 17	
33						
34						
35 36	TOTAL Dividends Declared-Common Stock (Acc	t 438)		-20	492,000	(10,246,000)
	Transfers from Acct 216.1, Unapprop. Undistrib.				960,545	(11,186,154)
	Balance - End of Period (Total 1,9,15,16,22,29,3				759,374	76,764,490
	APPROPRIATED RETAINED EARNINGS (Acco		gerki Bittoh j	man yes		
_						

Nam	e of Respondent	This Report Is: (1) X An Original	Date of R (Mo, Da,	Vr\	Period of Report 2018/Q2	
Gree	n Mountain Power Corp	(1) X An Original (2) A Resubmission	06/30/201	. I Ella (End of2018/Q2	
		STATEMENT OF RETAINED				
1 D	o not report Lines 49-53 on the quarterly vers					
	eport all changes in appropriated retained ea		ned earnings, vea	to date, and unapp	ropriated	
	stributed subsidiary earnings for the year.	arriings, unappropriated retain	ica carriirigs, year	to dato, and anapp	Topridiod	
3. E	ach credit and debit during the year should be	oe identified as to the retained	l earnings accoun	t in which recorded (Accounts 433, 436	
	inclusive). Show the contra primary accour		. • • • • • • • • • • • • • • • • • • •	,	, , , , , , , , , , , , , , , , , , , ,	
	tate the purpose and amount of each reserva		ned earnings.			
5. Li	st first account 439, Adjustments to Retaine	d Earnings, reflecting adjustm	ents to the opening	ng balance of retaine	ed earnings. Follow	
	edit, then debit items in that order.					
	how dividends for each class and series of c			<u>.</u>		
	how separately the State and Federal incom					
	xplain in a footnote the basis for determining					
	rrent, state the number and annual amounts					
9. IT	any notes appearing in the report to stockho	orders are applicable to this st	atement, include t	nem on pages 122-	123.	
				Current	Previous	
				Quarter/Year	Quarter/Year	
			Contra Primary	Year to Date	Year to Date	
Line	Item	l	Account Affected	Balance	Balance	
No.	(a)		(b)	(c)	(d)	
39						
40						
41						
42						
43	×		ļ			
44	TOTAL Appropriated Detained Foreigns (Appoun	+ 245)				
45	TOTAL Appropriated Retained Earnings (Accoun APPROP. RETAINED EARNINGS - AMORT. Re			A SUN SUVE IN A POST OF THE PARTY OF THE PAR	DOMESTIC NO.	
46	TOTAL Approp. Retained Earnings-Amort. Reser			787,418	787,418	
	TOTAL Approp. Retained Earnings-Amort. Reservo		i i	787,418	787,418	
	TOTAL Retained Earnings (Acct. 215, 215.1, 216			83,546,792	77,551,908	
	UNAPPROPRIATED UNDISTRIBUTED SUBSID					
	Report only on an Annual Basis, no Quarterly					
49	Balance-Beginning of Year (Debit or Credit)					
50	Equity in Earnings for Year (Credit) (Account 418	.1)		- 2		
51	(Less) Dividends Received (Debit)					
52						
53	Balance-End of Year (Total lines 49 thru 52)					
				6		
				0		
					1	
				140		
- 1			1			

Nam	e of Respondent	This Report Is:	Date of Report	Year/Period of Report
Gree	en Mountain Power Corp	(1) X An Original (2) A Resubmission	(Mo, Da, Yr) 06/30/2018	End of 2018/Q2
_		STATEMENT OF CASH FLOV		
4) 00	des to be used:(a) Net Proceeds or Payments;(b)Bonds,			ntify canarately such items as
	ments, fixed assets, intangibles, etc.	dependires and other long-term dept, (c) incl	ude commercial paper, and (d) iden	itily acparately addititellis as
	ormation about noncash investing and financing activities		al statements. Also provide a recor	iciliation between "Cash and Cash
	alents at End of Period" with related amounts on the Bala perating Activities - Other: Include gains and losses pertain		sses pertaining to investing and fina	ancing activities should be reported
	se activities. Show in the Notes to the Financials the amou			anding delivities should be reported
	resting Activities: Include at Other (line 31) net cash outflo			
	nancial Statements. Do not include on this statement the amount of leases capitalized with the plant cost.	dollar amount of leases capitalized per the L	ISOTA General Instruction 20; Instea	to provide a reconciliation of the
		Tunionation of Codes)	Current Year to Date	Previous Year to Date
₋ine No.	Description (See Instruction No. 1 for E	Explanation of Codes)	Quarter/Year	Quarter/Year
	(a)		(b)	(c)
	Net Cash Flow from Operating Activities:			
	Net Income (Line 78(c) on page 117)		33,071,980	22,056,705
_	Noncash Charges (Credits) to Income:			
	Depreciation and Depletion		27,210,659	14,247,725
	Amortization of		1,802,574	346,619
_	Other Non-Cash Items		332,850	-366,688
7			44.000.404	7.004.540
_	Deferred Income Taxes (Net)		11,806,181	7,864,548
	Investment Tax Credit Adjustment (Net)		-69,737	-34,869
	Net (Increase) Decrease in Receivables		6,211,607 -1,285,790	2,057,292 -391,684
	Net (Increase) Decrease in Inventory		-1,205,790	-391,004
	Net (Increase) Decrease in Allowances Inventory		-13,450,597	-2,775,495
	Net Increase (Decrease) in Payables and Accrue		-9,535,604	-2,775,495
_	Net (Increase) Decrease in Other Regulatory Ass		-9,555,604	-2,451,217
	Net Increase (Decrease) in Other Regulatory Lia		601,107	300,639
	(Less) Allowance for Other Funds Used During C (Less) Undistributed Earnings from Subsidiary C		-1,171,838	
		ompanies	-1,171,000	4,235,340
	Other (provide details in footnote):		7,798,071	1,990,754
	Other Assets		-1,711,388	-1,598,096
	Other Liabilities		-1,711,300	-3,975
	(Gain)/Loss on Disposal of Assets Net Cash Provided by (Used in) Operating Activity	tios (Total 2 thru 21)	62,751,537	36,405,640
23	Net Cash Provided by (Osed III) Operating Activit	ties (Total 2 tillu 21)	02,731,307	30,403,040
	Cash Flows from Investment Activities:			
	Construction and Acquisition of Plant (including la	and):		
	Gross Additions to Utility Plant (less nuclear fuel)		-42,565,035	-22,193,975
	Gross Additions to Nuclear Fuel		-320,887	-317,732
	Gross Additions to Common Utility Plant			
	Gross Additions to Nonutility Plant		960,039	
30	(Less) Allowance for Other Funds Used During C	Construction	-601,107	-300,639
31	Other (provide details in footnote):			
32				
	All Other		-941,088	-1,038,405
34	Cash Outflows for Plant (Total of lines 26 thru 33)	-42,265,864	-23,249,473
35				Marie Company of the
36	Acquisition of Other Noncurrent Assets (d)			
37	Proceeds from Disposal of Noncurrent Assets (d)		
38				
39	Investments in and Advances to Assoc. and Sub-	sidiary Companies	-147,484	
40	Contributions and Advances from Assoc. and Su	bsidiary Companies		
41	Disposition of Investments in (and Advances to)			
42	Associated and Subsidiary Companies			
43				
44	Purchase of Investment Securities (a)		-1,190,839	-458,089
45	Proceeds from Sales of Investment Securities (a)		-161,643	381,427

	e of Respondent en Mountain Power Corp	This (1) (2)	Report Is: X An Original A Resubmission	Date of Report (Mo, Da, Yr) 06/30/2018	Year/Period of Report End of2018/Q2
		(2)	STATEMENT OF CASH FL		
(I) O.	de de la companya Net Descardo de Descardo (N.D. ando				Nortify congrately such items on
investi (2) Info Equiva (3) Op in thos (4) Inv the Fir	des to be used:(a) Net Proceeds or Payments;(b)Bonds, of ments, fixed assets, intangibles, etc. ormation about noncash investing and financing activities alents at End of Period" with related amounts on the Balar erating Activities - Other: Include gains and losses pertain se activities. Show in the Notes to the Financials the amoutesting Activities: Include at Other (line 31) net cash outflown annoial Statements, Do not include on this statement the camount of leases capitalized with the plant cost.	must be ace She ing to c ats of in	e provided in the Notes to the Fina eet. operating activities only. Gains and nterest paid (net of amount capitali quire other companies. Provide a	Incial statements. Also provide a red losses pertaining to investing and tized) and income taxes paid. reconciliation of assets acquired wit	conciliation between "Cash and Cash inancing activities should be reported the liabilities assumed in the Notes to
Line No.	Description (See Instruction No. 1 for E	xplana	ation of Codes)	Current Year to Date Quarter/Year	Previous Year to Date Quarter/Year
46	(a) Loans Made or Purchased			(b)	(c)
47	Collections on Loans				
48	Collections on Edans				-
49	Net (Increase) Decrease in Receivables				20
50	Net (Increase) Decrease in Inventory				
	Net (Increase) Decrease in Allowances Held for S	Specul	ation		
52	Net Increase (Decrease) in Payables and Accrue				
53	Other (provide details in footnote):				
54	4			1	
55					
56	Net Cash Provided by (Used in) Investing Activitie	es			A Charles Services
57	Total of lines 34 thru 55)			-43,765,83	-23,326,135
58					
59	Cash Flows from Financing Activities:			The second second second	
60	Proceeds from Issuance of:				
61	Long-Term Debt (b)				
62	Preferred Stock				
63	Common Stock				
64	Other (provide details in footnote):			+	
65					
66	Net Increase in Short-Term Debt (c)				
	Other (provide details in footnote):				
	Borrowings on Revolving Line of Credit			241,678,91	
	Repayments on Revolving Line of Credit			-241,340,21	
	Cash Provided by Outside Sources (Total 61 thru	69)		338,70	1,174,749
71	D 10			No. of the state o	## E50.00000000000000000000000000000000000
	Payments for Retirement of:			-1,280,00	-1,280,000
	Long-term Debt (b) Preferred Stock			-1,260,00	-1,280,000
	Common Stock				
	Other (provide details in footnote): Capital Lease	Oblic	aation	-202,64	-51,230
	Debt Issuance Cost	Conig	gation	-20,14	
	Net Decrease in Short-Term Debt (c)				
79	Hot Booloaco III olloit Tolli Boot (c)				
	Dividends on Preferred Stock				
	Dividends on Common Stock	_		-20,492,00	-10,246,000
82	Net Cash Provided by (Used in) Financing Activiti	es			
83	(Total of lines 70 thru 81)			-21,656,08	-10,402,481
84					
85	Net Increase (Decrease) in Cash and Cash Equiv	alents			
86	(Total of lines 22,57 and 83)			-2,670,37	9 2,677,024
87					
88	Cash and Cash Equivalents at Beginning of Perio	d		5,505,89	5,505,895
89				TO MESSAGE STORY	
90	Cash and Cash Equivalents at End of period			2,835,51	6 8,182,919

Name of Respondent	This Report is:	Date of Report	Year/Period of Report			
'	(1) X An Original	(Mo, Da, Yr)				
Green Mountain Power Corp	(2) _ A Resubmission	06/30/2018	. 2018/Q2			
FOOTNOTE DATA						

Schedule Page: 120 Line No.: 90 Column: b

Cash Balance Calculation:

Account 131 2,126,020 Account 134 709,496

Total Cash and Equivalents 2,835,516

			Data of Danast	Year/Period of Report
Name of Respondent	This Report I	s: Driginal	Date of Report	End of 2018/Q2
Green Mountain Power Corp		esubmission	06/30/2018	
NOTES	TO FINANCIAL	STATEMENTS		
1. Use the space below for important notes regard Earnings for the year, and Statement of Cash Flow providing a subheading for each statement except 2. Furnish particulars (details) as to any significan any action initiated by the Internal Revenue Service a claim for refund of income taxes of a material and on cumulative preferred stock. 3. For Account 116, Utility Plant Adjustments, expedisposition contemplated, giving references to Corned adjustments and requirements as to disposition the 4. Where Accounts 189, Unamortized Loss on Reference and explanation, providing the rate treatment given 5. Give a concise explanation of any retained earn restrictions. 6. If the notes to financial statements relating to the applicable and furnish the data required by instructive 7. For the 3Q disclosures, respondent must provide misleading. Disclosures which would substantially omitted. 8. For the 3Q disclosures, the disclosures shall be which have a material effect on the respondent. Recompleted year in such items as: accounting principations of long-term contracts; capitalization includice changes resulting from business combinations or matters shall be provided even though a significant 9. Finally, if the notes to the financial statements is applicable and furnish the data required by the above the provided and furnish the data required by the above the provided and furnish the data required by the above the provided and furnish the data required by the above the provided and furnish the data required by the above the provided and furnish the data required by the above the provided and furnish the data required by the above the provided and furnish the data required by the above the provided and furnish the data required by the above the provided and furnish the data required by the above the provided and furnish the data required by the above the provided and furnish the data required by the above the provided and furnish the data required by the above the provided and furnish the data required by the above the prov	ling the Balance is, or any according to any according to any according to a contingent as a count initiated by the second of th	e Sheet, Statement unt thereof. Classifications applicable to more sets or liabilities exisible assessment on the utility. Give a set of such amount, debut and 257, Unamortical and 257, Unamortical and 257, Unamortical and state the amount and set on pages 114-121 sufficient disclosures contained the events subsequent include in the note that it is a subsequent and may not help	y the notes according to a than one statement. Isting at end of year, included additional income taxes also a brief explanation of the points and credits during the ations respecting classifications of the Uniform System of the Uniform System of the American area to the annual report to the solution of the most recent FER and to the end of the most recent in the preparation of the included in the most recent of the most recent in the preparation of the included contingencies exist, the nave occurred.	each basic statement, uding a brief explanation of of material amount, or of any dividends in arrears e year, and plan of cation of amounts as plant Debt, are not used, give stem of Accounts. affected by such the stockholders are tuded herein. Tim information not the Annual Report may be the cent year have occurred the most recently of the financial statements; thancing agreements; and the disclosure of such
SEE PAGE 123 FOR REQUIRED INFOR				
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			22	
				5
			9	

Name of Respondent	This Report is:	Date of Report	Year/Period of Report			
· ·	(1) <u>X</u> An Original	(Mo, Da, Yr)				
Green Mountain Power Corp	(2) A Resubmission	06/30/2018	2018/Q2			
NOTES TO FINANCIAL STATEMENTS (Continued)						

The notes below are excerpts from the Company's GAAP basis consolidated financial statements as of and for the years ended September 30, 2017 and 2016. The following disclosures contain information in accordance with GAAP reporting requirements. As such, due to differences between FERC and GAAP reporting requirements, certain disclosures may not agree to balances in the FERC financial statements. In particular, the activity related to Vermont Yankee Nuclear Power Corporation may be presented in the GAAP notes, but has been eliminated in accordance with FERC reporting instructions.

(1) Nature of Operations

Green Mountain Power Corporation (the Company or GMP), a wholly owned subsidiary of Northern New England Energy Corporation (NNEEC), operates as an electric utility that purchases, generates, transmits, distributes, and sells electricity, and utility construction services, in Vermont to approximately 264,000 customer accounts. On June 27, 2012, NNEEC acquired, Central Vermont Public Service Corporation (CVPS). CVPS was then merged with and into GMP effective October 1, 2012.

The Company's primary revenues are generated from sales of its regulated electric utility operation. The Company is regulated by the Vermont Public Utility Commission (VPUC) and uses the Uniform System of Accounts established by the Federal Energy Regulatory Commission (FERC).

The Company's wholly owned subsidiaries include:

- Vermont Yankee Nuclear Power Corporation (VYNPC): VYNPC was formed on August 4, 1966 to construct and operate a nuclear-powered electric generating plant (the Plant). The Plant was sold to Entergy Nuclear Vermont Yankee, LLC (Entergy) on July 31, 2002. As part of the sale, VYNPC was required to purchase from Entergy the entire facility product (energy, capacity and other facility product) available from the Plant at the time of the sale through March 21, 2012. The Plant was shut down on December 29, 2014. VYNPC recognizes revenue pursuant to the terms of its FERC filed rate schedule. The Sponsors, a group of seven New England utilities, are severally obligated to pay the Company their entitlement percentage of amounts equal to VYNPC's cost of service including total operating expenses and an allowed return on equity (ROE) (7.5% since July 31, 2002). The Company's entitlement share is 55%. See note 16(h). VYNPC is subject to regulation by the FERC and the VPUC with respect to rates, accounting and other matters.
- Central Vermont Public Service Corporation East Barnet Hydroelectric, Inc. (East Barnet): East Barnet was formed to finance and construct a hydroelectric facility in Vermont, which became operational on September 1, 1984. The Company has leased and operated this facility since the in-service date.
- Northern Water Resources, Inc. (NWR): NWR held a limited partnership interest in a California wind farm which was sold on June 28, 2016. There was no book value for the wind farm assets prior to the sale.

(2) Summary of Significant Accounting Policies

(a) Principles of Consolidation and Presentation

The accompanying consolidated financial statements of the Company include the accounts of wholly owned subsidiaries as well as those of variable interest entities (VIEs) for which the Company is the primary beneficiary. Noncontrolling interests represent the proportionate equity interest of owners in the Company's consolidated entities that are not wholly owned. See note 22. All significant intercompany transactions with consolidated affiliates have been eliminated upon consolidation.

The Company accounts for its investments in Vermont Electric Power Company, Inc. (VELCO), Vermont Transco LLC (Transco), Green Lantern Capital Solar Fund II, LP (GLC), New England Hydro-Transmission Corporation, New England Hydro-Transmission Electric Company, Connecticut Yankee Atomic Power Company (Connecticut Yankee), Maine Yankee Atomic Power Company (Maine Yankee) and Yankee Atomic Electric Company (Yankee Atomic) using the equity method of accounting. The Company's share of the net earnings or losses of these

Name of Respondent	This Report is:	Date of Report	Year/Period of Report			
·	(1) X An Original	(Mo, Da, Yr)				
Green Mountain Power Corp	(2) A Resubmission	06/30/2018	2018/Q2			
NOTES TO FINANCIAL STATEMENTS (Continued)						

companies is included in equity in earnings of associated companies on the consolidated statements of income.

The Company's interests in jointly owned generating and transmission facilities are accounted for on a pro rata basis using the Company's ownership percentages and are recorded in the Company's consolidated balance sheets within utility plant in service. The Company's share of operating expenses for these facilities is included in the corresponding operating accounts in the consolidated statements of income.

GMP uses the hypothetical liquidation at book value (HLBV) method to account for its interest in the subsidiary GMP VT Solar LLC (GMP Solar), which is held in partnership with an investor. This method is being used because GMP Solar is a limited liability company and the agreement between its two partners states that liquidation rights and distribution priorities do not correspond to the percentage ownership interests. For interests accounted for under the HLBV method, using ownership percentage to allocate the investee's net income to the partners fails to reflect the economic benefits that each partner will receive outside the structure. The HLBV method is a balance sheet method that considers the amount that each partner would receive or pay if GMP Solar liquidated all assets and settled all liabilities at book value and distributed the liquidation proceeds to the partners based on the priorities set out in the agreement. This method also takes into account the tax considerations created for each partner.

The preparation of consolidated financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent assets and liabilities at the date of the consolidated financial statements, and the reported amounts of revenues and expenses during the reporting period. The Company believes it has taken reasonable positions where assumptions and estimates are used. In management's opinion, the areas of the Company where the most significant judgment is exercised is in the valuation of unbilled revenue, pension and postretirement plan assumptions, contingency reserves, asset retirement obligations, regulatory assets and liabilities, the allowance for uncollectible accounts receivable, the valuation of utility plant, income tax uncertainties, deferred tax assets and derivative financial instruments. Actual results could differ from those estimates.

The Company considers events or transactions that occur after the balance sheet date, but before the consolidated financial statements are available to be issued, to provide additional evidence relative to certain estimates or to identify matters that require additional disclosure. These consolidated financial statements were available to be issued on November 17, 2017 and subsequent events have been evaluated through that date. On October 29 and 30, 2017, severe wind gusts caused significant damage throughout GMP's service territory impacting 124,000 customers and businesses. Power restoration efforts lasted through November 3, 2017. The expected incremental cost incurred to restore power could exceed \$15,000. This is the second major storm to occur in the current exogenous measurement period of April 1, 2017 to December 31, 2017. GMP expects to be able to recover these cost through the exogenous storm provision of its current alternative regulation plan (see note 3).

(b) Regulatory Accounting

The Company's utility operations, including accounting records, rates, operations, and certain other practices, are subject to the regulatory authority of the FERC and the VPUC.

The Company accounts for certain transactions in accordance with permitted regulatory treatment. As such, regulators may permit specific incurred costs, typically treated as expenses by unregulated entities, to be deferred and expensed in future periods when it is probable that such costs will be recovered in customer rates. Incurred costs are deferred as regulatory assets when the Company concludes that it is probable that future revenues will be provided to permit recovery of the previously incurred cost. The Company analyzes evidence supporting deferral, including provisions for recovery in regulatory orders, past regulatory precedent, other regulatory correspondence, and legal representations. A regulatory liability is recorded when amounts that have been recorded by the Company are likely to be refunded to customers through the rate-setting process. Regulatory assets and liabilities also include changes in fair value relative to derivative financial instruments that cannot be

Name of Respondent	This Report is:	Date of Report	Year/Period of Report			
· ·	(1) X An Original	(Mo, Da, Yr)				
Green Mountain Power Corp	(2) _ A Resubmission	06/30/2018	2018/Q2			
NOTES TO FINANCIAL STATEMENTS (Continued)						

considered as income or expense for rate-making purposes until the derivative financial instrument settles.

(c) Cash and Cash Equivalents

The Company considers all highly liquid investments with original maturities of three months or less to be cash equivalents. Cash that is restricted for outstanding workers' compensation claims and for use under the terms of VPUC regulatory orders amounted to \$5 and \$347 at September 30, 2017 and 2016, respectively, and is included in cash and cash equivalents in the consolidated balance sheets. Included in cash are deposits, subject to the Company's exclusive control, provided as collateral under performance assurance requirements for certain power supply contracts amounting to \$2,505 and \$10 at September 30, 2017 and 2016, respectively.

Net book overdrafts, determined on a financial institution-specific basis, are reclassified from cash to other current liabilities in the consolidated balance sheets. Amounts reclassified as of September 30, 2017 and 2016 were \$0 and \$5,636, respectively. The Company has classified this activity on the consolidated statements of cash flows in net cash provided by operating activities.

(d) Revenue Recognition, Accounts Receivable, and Deferred Regulatory Revenue

Operating revenues consist principally of retail sales of electricity at regulated rates. Revenue is recognized when electricity is delivered. The Company accrues utility revenues based on estimates of electric service rendered and not billed at the end of an accounting period. The unbilled revenues, which totaled \$21,054 and \$20,474 at September 30, 2017 and 2016, respectively, are included in trade accounts receivable in the consolidated balance sheets. Wholesale revenues represent sales of electricity to other utilities, typically for resale, and to ISO New England for amounts by which the Company's power supply resources exceed customer loads. Revenues in excess of allowed costs or earnings in excess of earnings allowed under applicable rate plans or regulatory orders are deferred, if and when applicable. See note 3. Sales taxes collected from commercial customers are accounted for as a liability until remitted to the government and are excluded from operating revenues in the consolidated statements of income.

The Company estimates the amount of accounts receivable that will not be collected and records an allowance for estimated uncollectible amounts based upon historical experience. Charge-offs against the allowance are considered after reviewing the facts of each individual account.

(e) Inventories

The Company's inventory of generation fuel is accounted for on a first in, first out basis; materials and supplies are recorded at cost and determined on a weighted average basis. Renewable energy certificates (RECs) are recorded at cost. The Company's inventories consist of the following:

	September 30		
		2017	2016
Fuel	\$	5,672	6,844
Materials and supplies		18,456	17,548
RECs		4,841	2,936
Total inventory	\$	28,969	27,328

The Company generates and purchases RECs in the normal course of business, and sells these RECs in order to reduce net power costs for GMP's retail customers through the power supply adjustor mechanism (see note 3) and retires RECs to meet regulatory mandates (see note 16i). The Company accounts for purchased RECs using the inventory method. During the years ended September 30, 2017 and 2016, net REC revenue was \$17,032 and \$23,528, respectively. RECs inventory represents the cost of RECs that were acquired in connection with certain

Name of Respondent	This Report is:	Date of Report	Year/Period of Report			
·	(1) X An Original	(Mo, Da, Yr)				
Green Mountain Power Corp	(2) _ A Resubmission	06/30/2018	2018/Q2			
NOTES TO FINANCIAL STATEMENTS (Continued)						

power purchase agreements. The Company's self-generated RECs have an inventory carrying cost of zero.

(f) Utility Plant and Long-Lived Assets

Utility plant is stated at cost. Major expenditures for plant additions are recorded at original cost and include all construction-related direct labor and materials, as well as indirect construction costs. The costs of replacements and improvements of significant property units are capitalized. The costs of maintenance, repairs, and replacements of minor property units are charged to maintenance expense. The costs of units of property removed from service, net of salvage value, are charged to accumulated depreciation.

Depreciation expense is recognized on a straight-line basis based on depreciation rates adopted as a result of depreciation studies approved by the VPUC. The Company amortizes its intangible and regulatory assets using the straight-line method based on the cost and amortization period approved by the VPUC.

(g) Long-Term Investments

At September 30, 2017 and 2016, investment securities included in the VYNPC spent fuel disposal trust, the VYNPC Rabbi Trust, and the Millstone decommissioning trust consist primarily of debt and equity securities and are classified as available-for-sale. Available-for-sale securities are reflected on the consolidated balance sheets at their aggregate fair values. Dividend and interest income are recognized when earned in the VYNPC trusts, and are recorded as a regulatory liability for the Millstone trust.

A decline in the market value of any available-for-sale security below amortized cost basis that is deemed to be other-than-temporary results in an impairment to reduce the carrying amount to fair value. To determine whether an impairment of a security is other-than-temporary, the Company considers whether evidence indicating the amortized cost of the investment is recoverable outweighs evidence to the contrary. Evidence considered in this assessment includes the reasons for the impairment, the severity and duration of the impairment, changes in value subsequent to year-end, forecasted performance of the investee, and the general market condition in the geographic area or industry the investee operates in.

The Company's assessment of the fair market value of its long-term investments is performed by fixed income investment professionals utilizing relevant performance indicators of the underlying assets in the security (including default rates, delinquency rates, and percentage of nonperforming assets, loan to collateral value ratios, third party quarantees, and current levels of subordination).

When a security impairment is considered an other-than-temporary impairment (OTTI) the amount of OTTI recognized in earnings depends on if the Company intends to sell the security, it is more likely than not the Company will be required to sell the security before recovery of its amortized cost basis or the Company does not expect to recover the entire amortized cost basis. If the Company intends to sell the security or will be required to sell the security before recovery of its amortized cost, the OTTI recognized in earnings is equal to the entire difference between the security's amortized cost and its fair value at the balance sheet date. If the Company does not intend to sell the security and it is not more likely than not that the Company will be required to sell the security before recovery of its amortized cost basis less any current-period credit loss, the OTTI is separated into the amount representing the credit loss and the amount related to all other factors. The amount of the total OTTI related to the credit loss is recognized in earnings and the portion of the loss related to other factors is recognized in other comprehensive income (OCI). The credit loss component recognized in earnings is identified as the amount of principal cash flows not expected to be received over the remaining term of the security as projected using the Company's cash flow projections using its base assumptions.

For the years ended September 30, 2017 and 2016, there were no permanent impairments or credit losses associated with investment securities.

Millstone decommissioning trust fund: All dividend and interest income, realized and unrealized gains and losses are recorded to a regulatory liability since the fair value of the Millstone decommissioning trust fund exceeds the

Name of Respondent	This Report is:	Date of Report	Year/Period of Report		
· ·	(1) X An Original	(Mo, Da, Yr)			
Green Mountain Power Corp	(2) _ A Resubmission	06/30/2018	2018/Q2		
NOTES TO FINANCIAL STATEMENTS (Continued)					

related asset retirement obligation. For the majority of the investments, GMP owns a share of the trust fund investments.

VYNPC spent fuel disposal trust fund: Realized gains and losses on the sale of securities are recognized at the time of sale and dividend and interest income are recognized when earned. Unrealized gains (losses) on investments, generally recorded in accumulated other comprehensive income in stockholder's equity under GAAP, are recorded as regulatory assets or liabilities in the Company's balance sheets because the Company is a cost-of-service rate regulated entity and such amounts have been and continue to be recoverable or creditable in rates, through its contracts with Sponsors.

(h) Impairment of Long-Lived Assets

The Company performs an evaluation of long-lived assets, including utility plant, regulatory assets subject to amortization, and other long-lived assets, for potential impairment whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. If the carrying value of the long-lived asset is not recoverable based on undiscounted cash flows expected to be generated by the asset, an impairment charge is recognized to the extent that the carrying value exceeds its fair value, with fair value being determined based upon discounted cash flow models. Regulatory assets are charged to expense in the period in which they are no longer probable of future recovery. As of September 30, 2017 and 2016, based upon management's analysis of the regulatory environment within which the Company currently operates, the Company does not believe that an impairment loss for long-lived assets should be recorded.

(i) Environmental Liabilities

The Company is subject to federal, state, and local regulations addressing air and water quality, hazardous and solid waste management and other environmental matters. Only those site investigation, characterization, and remediation costs currently known and determinable are considered probable and reasonably estimable. As costs become probable and reasonably estimable, reserves are adjusted as appropriate. As reserves are recorded, regulatory assets are recorded to the extent environmental expenditures will be recovered in future rates. Estimates are based on studies performed by third parties.

(i) Derivative Financial Instruments

There are three different ways to account for derivative instruments: (i) as an accrual agreement, if the criteria for the normal purchase normal sale exception are met and documented; (ii) as a cash flow or fair value hedge, if the specified criteria are met and documented, or (iii) as a mark to market agreement with changes in fair value recognized in current period earnings. All derivative instruments that do not qualify for the normal purchase normal sale exception are recorded at fair value in derivative financial instrument assets and liabilities on the consolidated balance sheets.

Gains or losses resulting from changes in the fair values of derivatives are accounted for pursuant to a regulatory accounting order issued by the VPUC as discussed below. The Company uses derivative instruments primarily to hedge the cash flow effects of price fluctuations in its power supply costs. The Company is exposed to credit loss in the event of nonperformance by the other parties to the hedge agreements. The credit risk related to the hedge agreements is limited to the cost to the Company to replace the aforementioned hedge arrangements with like instruments. The Company monitors the credit standing of the counterparties and anticipates that the counterparties will be able to fully satisfy their obligations under the hedge agreements.

On April 11, 2001, the VPUC issued an accounting order that requires the Company to defer recognition of any earnings or other comprehensive income effects relating to future periods caused by changes in the fair value of power supply arrangements that qualify as derivatives. Any changes in the fair value of the derivative financial instrument are recorded as a regulatory asset or liability, as appropriate. As these derivative contracts are settled, realized gains or losses are reclassified into earnings through electricity power supply costs or wholesale revenues, as appropriate.

Name of Respondent	This Report is:	Date of Report	Year/Period of Report		
· ·	(1) X An Original	(Mo, Da, Yr)			
Green Mountain Power Corp	(2) _ A Resubmission	06/30/2018	2018/Q2		
NOTES TO FINANCIAL STATEMENTS (Continued)					

(k) Purchased Power

The Company records the annual cost of power obtained under short-term and long-term executory contracts as operating expenses. The contracts do not convey to the Company the right to use the related property, plant, or equipment. The Company is not the sole taker of power from these sources except for the Moretown Landfill, North Hartland Hydro Unit 1, Lower Village Hydro, Sweetwater Hydro, Solar Garden, Charter Hill Solar, Park Street Solar, Route 7 Solar and Bondville Solar contracts. LaChute Hydro, Sheldon Springs Hydro and Elizabeth Mine Solar will begin selling their production to the company in 2018.

(I) Taxes Other than Income

Taxes other than income consist primarily of various property taxes, Vermont gross receipts taxes and certain employer payroll tax expenses. The Company recognizes the taxes in the period incurred.

(m) Income Taxes

Income taxes are accounted for under the asset and liability method. Deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. The effect on deferred tax assets and liabilities of a change in tax rates is recognized in income in the period that includes the enactment date.

Deferred tax assets are reduced by a valuation allowance when, in the opinion of management, it is more likely than not that some portion or all of the deferred tax assets will not be realized. Investment tax credits are recorded as a liability and amortized as a tax expense benefit over the lives of the relevant assets.

The Company recognizes the effect of uncertain income tax positions only if those positions are more likely than not of being sustained. When recognized, income tax positions are measured and recorded at the largest amount that is greater than 50% likely of being realized. Changes in recognition or measurement are reflected in the period in which the change in judgment occurs. The Company records interest expense related to unrecognized tax benefits in interest expense and penalties in other income, net in the consolidated statements of income.

The Company files a consolidated tax return with its Parent, NNEEC. NNEEC pays all federal and most state income taxes on behalf of the Company. The Company has a tax-sharing agreement with NNEEC to pay an amount equal to the tax that would be paid if the Company filed tax returns on a separate return basis. There was \$210 and \$209 income taxes payable to NNEEC under the tax-sharing agreement at September 30, 2017 and 2016, respectively.

(n) Pension and Other Postretirement Benefit Plans

The Company has defined benefit pension plans covering certain of its employees. The benefits are based on years of service and the employee's compensation during the five years before retirement. GMP also sponsors defined benefit postretirement health care and life insurance plans for retired employees and their dependents. Effective January 1, 2008, for GMP and April 1, 2010 for former CVPS, newly hired employees are not eligible to participate in the Company's defined benefit pension plans, but instead qualify for an enhanced 401(k) benefit.

The Company records annual amounts relating to its pension and postretirement plans based on calculations that incorporate various actuarial and other assumptions, including discount rates, mortality, assumed rates of return, compensation increases, turnover rates, and healthcare cost trend rates. The Company reviews its assumptions on an annual basis and makes modifications to the assumptions based on current rates and trends. The effect of modifications to those assumptions is recorded as a regulatory asset or regulatory liability, as appropriate. The Company believes that the assumptions utilized in recording its obligations under its plans are reasonable based on its experience and market conditions.

The net periodic costs are recognized as employees render the services necessary to earn the postretirement

Name of Respondent	This Report is:	Date of Report	Year/Period of Report			
· ·	(1) X An Original	(Mo, Da, Yr)				
Green Mountain Power Corp	(2) _ A Resubmission	06/30/2018	2018/Q2			
N	NOTES TO FINANCIAL STATEMENTS (Continued)					

benefits. GMP's methodology for estimating the service cost and interest cost components of their pension and postretirement plans applies specific spot rates along the yield curve to the projected cash flows in order to estimate the service cost and interest cost for each plan. Unamortized amounts that are expected to be recovered from or returned to ratepayers in future years are recorded as a regulatory asset or regulatory liability, respectively. See notes 3 and 13.

(o) Contingencies

Liabilities for loss contingencies arising from items such as claims, assessments, litigation, fines and penalties are recorded when it is probable that a liability has been incurred and the amount can be reasonably estimated.

(p) Fair Value

The Company utilizes valuation techniques that maximize the use of observable inputs and minimize the use of unobservable inputs to the extent possible. The Company determines fair value based on assumptions that market participants would use in pricing an asset or liability in the principal or most advantageous market. When considering market participant assumptions in fair value measurements, the following fair value hierarchy distinguishes between observable and unobservable inputs, which are categorized in one of the following levels:

- Level 1 Inputs: Unadjusted quoted prices in active markets for identical assets or liabilities accessible to the reporting entity at the measurement date.
- Level 2 Inputs: Other than quoted prices included in Level 1 inputs that are observable for the asset or liability, either directly or indirectly, for substantially the full term of the asset or liability.
- Level 3 Inputs: Unobservable inputs for the asset or liability used to measure fair value to the extent that
 observable inputs are not available, thereby allowing for situations in which there is little, if any, market activity
 for the asset or liability at the measurement date.

The level in the fair value hierarchy within which a fair value measurement in its entirety falls is based on the lowest level input that is available for that particular financial instrument. The values of publicly traded fixed income and equity securities are based on quoted market prices and exchange rates. Nonmarketable securities include alternative investments in hedge, private equity, and other similar funds, and are valued using current estimates of fair value in the absence of readily determinable market values. The fair values are determined by management based on information provided by the investment manager and are based on appraisals or other estimates that require varying degrees of judgment, which takes into consideration, among other things, the cost of the securities, prices of recent significant placements of securities of the same issuer, and subsequent developments concerning the companies to which the securities relate.

The estimated fair value of alternative investments represents the ownership interest in the net asset value (NAV) of the respective partnership. The Company utilizes the NAV reported by the fund managers, which is based on appraisals or other estimates that require varying degrees of judgment, as a practical expedient to estimate fair value of alternative investments that (a) do not have a readily determinable fair value and (b) either have the attributes of an investment company or prepare their financial statements consistent with the measurement principles of an investment company, unless it is probable that all or a portion of the investment will be sold for an amount different from NAV. All investments for which NAV is used to measure fair value are not required to be categorized within the fair value hierarchy.

The Company's financial instruments consist primarily of cash and cash equivalents, accounts receivable, prepaid expenses and other current assets, income taxes receivable (payable), accounts payable, accrued liabilities, short-term debt, long-term debt, the spent fuel disposal fee and accrued interest obligation, the Millstone and Spent Fuel Decommissioning and Rabbi Trust funds, and pension assets.

(q) Government Grants

Name of Respondent	This Report is:	Date of Report	Year/Period of Report		
	(1) <u>X</u> An Original	(Mo, Da, Yr)			
Green Mountain Power Corp	(2) _ A Resubmission	06/30/2018	2018/Q2		
NOTES TO FINANCIAL STATEMENTS (Continued)					

There were no material amounts related to grants in 2017 or 2016.

(r) Recent Accounting Pronouncements and Reclassifications

(i) Consolidation

On October 1, 2016, the Company adopted ASU 2015-02, Consolidation (Topic 810): Amendments to the Consolidation Analysis. This standard amended the guidance applicable to entities that must apply full consolidation when preparing consolidated financial statements. Following the application of ASU 2015-02, The Company's ownership interest in Vermont Transco LLC (Transco) is now considered an investment in a VIE. Since the Company is not considered to be the primary beneficiary of Transco, the Company continues to account for its investment in Transco using the equity method. Consequently, the application of ASU 2015-02 did not have a significant impact on Company's consolidated financial statements.

(ii) Business Combinations

On January 1, 2017, the Company elected to early adopt ASU 2017-01, *Business Combinations (Topic 805): Clarifying the Definition of a Business*. This update clarifies the definition of a business to help determine whether a transaction is to be accounted for as an acquisition (or disposal) of assets or of a business. The Company applied these new standards to the acquisition of several small hydroelectric power plants and the sale of a transmission facility. As a result of applying ASU 2017-01, the acquisitions of 12 power plants totaling \$16,200, by the Company in January and May 2017, were recorded as acquisitions of assets, and the sale of a transmission facility by the Company for \$32,370 in June 2017 was recorded as an asset sale.

(iii) Presentation of Debt Issuance Costs

On January 1, 2017, the Company adopted ASU 2015-03, *Interest – Imputation of Interest (Subtopic 835-30):* Simplifying the Presentation of Debt Issuance Costs. Under the new guidance, unamortized debt issuance costs are now shown net of the related long-term debt on the face of the accompanying balance sheets. A balance sheet reclassification of \$4,997 was made to 2016 decreasing Other Assets and decreasing Long-term Debt. This change was made to 2016 to conform to the 2017 presentation.

(iv) Fair Value Measurement

On October 1, 2016, the Company adopted Update 2015-07 – Fair Value Measurement (Topic 820): Disclosures for Investments in Certain Entities That Calculate Net Asset Value per Share (or Its Equivalent). The new guidance removed the requirement to categorize within the fair value hierarchy all investments for which fair value is measured using the net asset value per share practical expedient. The guidance also removed the requirement to make certain disclosures for all investments that are eligible to be measured at fair value using the net asset value per share practical expedient. The impact on the Company was limited to the Fair Value measurements included in these footnotes.

(3) Rate Regulation and Regulatory Assets and Liabilities

(a) Rate Regulation

In August 2014, the VPUC approved a Successor Alternative Regulation Plan for the Company (Plan) effective October 1, 2014 through September 30, 2017.

The Plan contains the principal elements described below:

A power supply cost adjustment mechanism (PSA) under which the Company recovers or credits to
customers 90% of energy costs that are \$307 (PSA Energy Cost Dead Band) per quarter higher or lower than
energy costs included in rates and the full amount of transmission and capacity costs higher or lower than
included in rates. The quarterly PSA over and under collections for each 12-month period ending March 31 are
accumulated and the net over/under collection is recovered from or returned to customers at the time of the
next annual base rate filing adjustment.

Name of Respondent	This Report is:	Date of Report	Year/Period of Report		
· ·	(1) X An Original	(Mo, Da, Yr)			
Green Mountain Power Corp	(2) _ A Resubmission	06/30/2018	2018/Q2		
NOTES TO FINANCIAL STATEMENTS (Continued)					

- The allowed ROE under the Plan adjusts annually, up or down, at the rate of one-half of the change in the average 10-year Treasury Note rate, over a specified 20-day trading period.
- An annual earnings sharing mechanism (ESAM) under which the Company has the opportunity to earn up to 35 basis points above its allowed ROE, recover 50% of any earnings shortfall between 50 basis points and 200 basis points below the allowed ROE and 100% of any earnings short fall in excess of 200 basis points below the allowed ROE. Under the Plan, certain exclusions, commonly made in setting rates, are applied to determine the Company's earnings and are expected to reduce the Company's ability to earn its allowed rate of return on equity for core utility operations. The ESAM will be recovered from or returned to customers the following base rate year.
- Base rates are adjusted annually, based on the Company's cost of service.
- The VPUC retains the authority to investigate the Company's rates at any time and to modify or terminate the Plan.
- Nonpower supply cost increases are capped at the amount currently allowed in rates, increased by inflation less a productivity factor of 1%, increased by a capital spending adjustment, adjusted for exogenous changes (if any) and further adjusted for any change in ROE. For 2017 and 2016, the formula that calculates the nonpower supply cost cap was higher than the requested rate increase; therefore, there was no resulting disallowance. The productivity factor is subject to an incentive adjustment based on the Company's benchmarked performance against 20 other utility companies.
- Collect from or return to customers material cost and revenue changes (Exogenous Change Adjustment) due to exogenous events. Exogenous events consist of major storm costs (Exogenous Storm) in excess of \$1,200 per measurement period and cost or revenue changes (Exogenous NonStorm) in excess of \$1,200 per measurement period due to changes in tax laws, regulations and loss of major customer, major maintenance costs and investments not related to weather. The measurement year is the 12-month period ending March 31 and the \$1,200 Exogenous Storm and NonStorm thresholds are adjusted annually by inflation. The Exogenous Change Adjustment will be collected from or returned to customers as part of the base rate adjustment in the next base rate year, unless the Vermont Department of Public Service (Department) and Company agree to a longer recovery period.
- Set rates for the Company's largest customer for three years.

On March 15, 2017, the VPUC approved a three month extension to December 31, 2017 of the PSA and Exogenous Change Adjustment provisions of the Plan.

On May 22, 2017, the Company filed a request with the VPUC for a temporary continuation of the PSA and Exogenous Change Adjustments. The continuation would take effect January 1, 2018 and terminate the earlier of December 31, 2019 or when a new type of regulation plan is approved by the VPUC. The VPUC is expected to rule on this request in late 2017.

As a condition of the VPUC's approval of the CVPS acquisition, the Company has agreed to a plan for sharing merger synergies with the following material elements:

- The Company is obligated to provide customers at least \$144,000 (nominal dollars) in customer savings over 10 years: 2013 through 2022. Savings will be measured by comparing actual operating and maintenance (O&M) costs with the O&M Platform included in rates.
- In years 2013 through 2015, customer savings are fixed in the amounts of \$2,500, \$5,000 and \$8,000, respectively.
- In 2016 through 2020, customers and the Company share synergy savings on a 50/50 basis.
- In 2021 through 2022, all synergy savings will be credited to customers.
- If total measured savings to customers are less than \$144,000 after 2022, the Company shall provide the

Name of Respondent	This Report is:	Date of Report	Year/Period of Report		
· ·	(1) X An Original	(Mo, Da, Yr)			
Green Mountain Power Corp	(2) A Resubmission	06/30/2018	2018/Q2		
NOTES TO FINANCIAL STATEMENTS (Continued)					

difference to retail customers by means of a Savings Guarantee Plan approved by the VPUC.

The Company has not recognized this obligation in its consolidated financial statements since it expects that the total measured savings to customers will be achieved as described above.

In September 2015, the VPUC approved a 0.73% rate increase consisting of a 0.08% base rate increase, a 0.67% exogenous adjustment increase and a 0.02% power adjustor decrease effective October 1, 2015. The allowed ROE is 9.44%.

In September 2016, the VPUC approved a 0.93% rate increase consisting of a 0.03% base rate decrease and a 0.96% power adjustor increase effective October 1, 2016. The allowed ROE is 9.02%.

On April 14, 2017, the Company filed a traditional cost of service with the PUC. The Company and the Department have filed testimony and the PUC held Technical Hearings on October 17 and 18, 2017. GMP is requesting a 6.46% base rate increase and an allowed 9.5% ROE. The Department is proposing the Company receive a 4.0% base rate increase and an allowed 8.75% ROE. On November 9, 2017, the Company executed a Memorandum of Understanding (MOU) with the Department related to this rate request. Under the MOU, the Company's base rates will increase 5.37% on a bills rendered basis effective January 3, 2018 and the Company's allowed ROE is 9.1%. The MOU also sets the allowed ROE for the Company's planned 2019 base rate filing at 9.3%. The Commission is expected to act on the MOU in December 2017.

On April 14, 2017, the Company filed the PSA for the measurement period April 1, 2016 to March 31, 2017. The PSA was a net under-collection of \$3,243. If approved by the Commission, the under-collection will be collected from customers over the 12 months beginning January 1, 2018.

On November 15, 2017, the Company filed the PSA for the measurement period April 1, 2017 to September 30, 2017. The PSA was a \$8,131 under-collection. The Company is requesting recovery over 24 months, beginning April 1, 2018.

(b) Regulatory Assets and Liabilities

Regulatory assets and liabilities at September 30, 2017 and 2016 consist of the following:

Name of Respondent	This Report is:	Date of Report	Year/Period of Report	
· ·	(1) X An Original	(Mo, Da, Yr)	· ·	
Green Mountain Power Corp	(2) A Resubmission	06/30/2018	2018/Q2	
NOTES TO FINANCIAL STATEMENTS (Continued)				

		Septem ber 30,	Am ortizable 2017 balances included in rates	Origina I amortization period
Regulatory assets:				~
Unfunded pension and postretirement				
benefits	\$	75,255	S 2	
Deferred storm costs		3,549	3, 549	2 years
CEED fund		15,781	15, 781	10 y ears
Pine Street Barge Canal costs		9,866	7, 151	20 y ears
Deferred PSA costs-under collection		13,007	13,007	1 y ear
Meter retirements		2,240	2, 240	5 years
Deferred efficiency fund		3,530	2, 808	10 y ears
Income taxes		4,760	ÿ :	
Renewable energy due diligence costs		299	299	3 years
Derivative financial instrument		52,992	::	
As set retirement obligations (ARO)		279	279	18 y ears
Other regulatory assets		548	353	Various
Total regulatory assets		182,106	45, 467	
Regulatory liabilities:				28
Accumulated non-legal costs of removal		34,745	3, 500	2 years
Derivative financial instrument		10,449		_,
Electricity as sistance program		3,609	3,609	1-2 y ears
Millstone Unit #3 ARO		8,373		•
Solar development fee		6,192	6, 192	2 years
Synergy savings		3,000	3,000	1 y ear
Overfunded postretirement benefits		1,643	-	·
VYNPC net unrealized gains on				
long-term investments		623	8	
Deferred PSA revenues-over collection		18	S	1 y ear
Other regulatory liabilities		1,143	N—:	
Total regulatory liabilities	9	69,795	16, 301	
Net regulatory assets	\$	112,311	29, 166	
Regulatory assets classified as current	\$	15,469	-	
Regulatory liabilities classified as current		10,469	-	

Name of Respondent	This Report is:	Date of Report	Year/Period of Report		
· ·	(1) X An Original	(Mo, Da, Yr)			
Green Mountain Power Corp	(2) _ A Resubmission	06/30/2018	2018/Q2		
NOTES TO EINANCIAL STATEMENTS (Continued)					

	Septembe 2016	r 30,	Am ortizable 2017 balances included in rates	а —	Origina I mortization period
Regulatory assets:					
Unfunded pension and postretirement					
benefits	\$ 85,	278	_		
Deferred storm costs	5,	504	5, 504		2 y ear
CEED fund	15,	954	15, 9 5 4		10 years
Pine Street Barge Canal costs	10,	318	7, 555		20 years
Deferred PSA costs-under collection	11,	590	11, 590		1 y ear
Meter retirements	4,	480	4,480		5 years
Deferred efficiency fund		505	3, 821	12	10 y ears
Income taxes	4,:	281			
Deferred nuclear outage costs		883	883		2 years
Renewable energy due diligence costs	:	597	597		3 years
Derivative financial instrument		942	(C===0)		
Asset retirement obligations (ARO)		310	310		18 y ears
Other regulatory assets		951	951		Various
Total regulatory assets	145,	593	51, 645		
Regulatory liabilities:					
Accumulated non-legal costs of removal	36.	914	_		
Derivative financial instrument	· ·	493	-		
Electricity assistance program		561	3, 561		1–2 years
Millstone Unit #3 ARO		216	4-4		, -,
Contributions in aid of construction		300	5, 300		2 years
Solar development fee		754	1,754		2 years
Sy nergy savings		300	2, 300		1 y ear
Hy dro production tax credits		236	1, 236		1 y ear
VYNPC net unrealized gains on	.,.		,		•
long-term investments		129	a -		
Deferred PSA revenues-over collection		18	18		1 y ear
Other regulatory liabilities	_1,:	585	::—:::	77	•
Total regulatory liabilities	60,	506	14, 169		
Net regulatory assets	\$ 85,	087	37,476		
Regulatory assets classified as current	\$ 16,	397	3-3		
Regulatory liabilities classified as current	9,	333	_		

The table above indicates the pre-tax amount of net regulatory assets (liabilities) presently recorded. These amounts do not include the recognition of tax effects, which would be approximately 40.5%. If the accounting standards for entities subject to rate regulation were not used, the corresponding income and the subsequent amortization of these items would not be recognized.

(i) Unfunded and Overfunded Pension Benefits and Postretirement Benefits

Name of Respondent	This Report is:	Date of Report	Year/Period of Repor	
· ·	(1) <u>X</u> An Original	(Mo, Da, Yr)	1/1	
Green Mountain Power Corp	(2) _ A Resubmission	06/30/2018	2018/Q2	
NOTES TO FINANCIAL STATEMENTS (Continued)				

The pension and other postretirement benefit regulatory assets and liabilities reflected above represent the unrecognized pension costs and other postretirement benefit costs that would normally be recorded as a component of other comprehensive loss. Since these amounts represent costs that are expected to be included in future rates, they are recorded as regulatory assets. Also included in the regulatory asset are other employee benefit costs that have been deferred for regulatory purposes. Any overfunded benefit plans will be returned to customers in future rates so they are recorded as regulatory liabilities. See note 13.

(ii) Deferred Storm Costs

Costs in excess of \$1,200 allowed for exogenous factors, under the alternative regulation plan, may be recorded as a regulatory asset and recovered in future periods. The VPUC has approved recovery of \$12,613 of net deferred exogenous storm costs over a 2-year beginning October 1, 2015.

On November 15, 2017, the Company filed its request to recover \$2,331 of deferred exogenous storm cost incurred during the April 1, 2016 to March 2017 Exogenous storm measurement period. If approved by the VPUC, these costs will be recovered over 24 months beginning April 1, 2018.

The Company has deferred \$930 of exogenous storm costs incurred during the April 1, 2017 to December 31, 2017 exogenous storm measurement period. The ultimate amount of these deferred storm costs that will be eligible for recovery and the timing of recovery will not be known until after the end of the measurement period.

(iii) Community Energy and Efficiency Fund (CEED Fund)

One of the conditions associated with the VPUC approval of the acquisition of the former CVPS was that the Company create the CEED Fund. The CEED Fund is to be capitalized with an amount equal to \$21,154 (Required Investment) as of the date the VPUC approved the acquisition, June 15, 2012. Interest accrues at the rate of inflation on uninvested amounts until the Required Investment has been made. The required investment must be made by June 2019. The Required Investment must be used to provide net customer benefits to customers in the former CVPS territory equal to or greater than 1.2 times the Required Investment or \$25,384 (Required Benefit), plus accrued interest on unprovided benefits. GMP has exceeded the Required Benefit by delivering approximately \$32,255 in customer benefits as of September 2017.

The Company invested \$10,000 in weatherization projects and has also invested an additional \$10,844 in thermal and electric efficiency improvement projects. As of September 30, 2017 the remaining Required Investment is \$803.

The Company's investments into the CEED fund are subject to VPUC approval and are included in rate base and recovered through rates over a 10-year period, beginning October 1, 2013. The Company made total investments of \$1,605 during 2017 and \$3,303 during 2016 and recorded amortization of \$1,778 in 2017 and \$1,468 in 2016.

The VPUC approved the 2017 Plan authorizing investments of approximately \$1,707 in primarily electric efficiency measures. The 2016 Plan authorized investments of approximately \$3,319 of primarily electric efficiency measures.

(iv) Pine Street Barge Canal Costs

The Company has recorded a regulatory asset to reflect unrecovered past and future Pine Street Barge Canal costs, and will amortize the full amount of incurred costs over 20 years without a return. The past unrecovered costs regulatory asset of \$7,151 is included in rates. The estimated future unrecovered cost regulatory asset of \$2,715 has a matching liability and is not yet included in rates. The amortization of the regulatory asset is expected to be recovered in future rates. See note 17(b).

(v) PSA Over/Under-Collection

Under the Plan, a PSA under which the Company recovers or credits to customers 90% of energy costs that

Name of Respondent	This Report is:	Date of Report	Year/Period of Report		
·	(1) X An Original	(Mo, Da, Yr)	·		
Green Mountain Power Corp	(2) A Resubmission	06/30/2018	2018/Q2		
NOTES TO FINANCIAL STATEMENTS (Continued)					

are \$307 (per quarter) higher or lower than energy costs included in rates for 2017 and 2016, and the full amount of transmission and capacity costs higher or lower than included in rates.

As of September 30, 2017 and 2016, the Company recorded net deferred costs of \$12,989 and \$11,572, respectively. Deferred amounts are recovered from or credited to customers on an annual basis under the Alternative Regulation Plan.

(vi) Meter Retirements

The Company has recorded a regulatory asset for old meters being replaced as a result of new technology related to the SmartPower implementation. The amount is being amortized over a 5 year period, commencing in the year ended September 30, 2013.

(vii) Deferred Efficiency Fund

One of the conditions associated with VPUC approval of the 2007 acquisition of GMP by NNEEC (2007 acquisition) was that the Company agreed to create an Efficiency Fund (EF) and an income-based discount program that would be capitalized with an amount of \$8,000, adjusted for inflation since 2001.

(viii) Income Taxes

A regulatory asset or liability is established if it is probable that a future increase or decrease in income taxes payable will be recovered from or returned to customers through future rates. Income tax regulatory assets and liabilities have been established for the equity component of the allowance for funds used during construction, federal and state changes in enacted tax rates, if any, and for federal investment tax credits. These income tax regulatory assets and liabilities are combined into a net income tax regulatory asset.

(ix) Deferred Nuclear Outage Costs

Incremental costs associated with the scheduled refueling outage at Millstone Unit #3 nuclear plant are deferred and amortized over the period between scheduled outages.

(x) Renewable Energy due Diligence Costs

The Company has recorded a regulatory asset for costs related to renewable energy projects which GMP has decided not to move forward with. The amount is being amortized over a 3 year period commencing in the year ended September 30, 2016.

(xi) Derivative Financial Instrument

The derivative financial instrument regulatory asset and liability represents the fair value of certain power supply derivative assets and liabilities that are expected to be recognized in future rates as the derivative contracts are settled. Settlement gains or losses related to the derivative contracts are returned to or fully recovered from customers in the rates the Company charges and are discussed in detail in note 14.

(xii) Asset Retirement Obligations

The amount represents the deferred costs expected to be recognized in future rates, associated with conditional asset retirement obligations. Conditional asset retirement obligations are legal obligations to perform an asset retirement activity in which the timing and/or method of settlement are conditional on a future event that may or may not be within the control of the entity. The obligation to perform the asset retirement activity is unconditional even though uncertainty exists about the timing and/or method of settlement. Thus, the timing and/or method of settlement may be conditional on a future event. The Company amortizes amounts over periods similar to associated long lived assets included in utility plant.

(xiii) Other Regulatory Assets

Other regulatory assets consist of regulatory deferrals of hydro repowerment costs, costs associated with the

Name of Respondent	This Report is:	Date of Report	Year/Period of Report	
'	(1) X An Original	(Mo, Da, Yr)		
Green Mountain Power Corp	(2) _ A Resubmission	06/30/2018	2018/Q2	
NOTES TO FINANCIAL STATEMENTS (Continued)				

Vermont Marble Value Sharing agreement and various other projects and deferrals that the Company expects to be recovered in future rates.

(xiv) Accumulated Non-Legal Costs of Removal

Accumulated non-legal costs of removal represent removal costs previously recovered from ratepayers for other-than-legal obligations. The Company reflects these amounts as a regulatory liability. The Company expects, over time, to recover or settle through future revenues any over or under-collected net costs of removal.

The Company has a regulatory liability of \$3,500 and \$7,000 at September 30, 2017 and 2016 respectively for non-legal cost of removal that is being returned to customers over a 2-year period beginning October 1, 2015.

(xv) Electricity Assistance Program

The Vermont Legislature passed a law in 2009 authorizing the VPUC to implement low income rates. GMP implemented an Electricity Assistance Program (EAP) in 2013 that provides financial assistance to qualified low-income residential customers. The program is funded by a per meter charge to all retail customers, and incurs costs for a 25% discount to eligible customers, and incremental costs for program administration. The regulatory liability balance represents the excess of the amount collected and costs incurred to date. In August 2015 the VPUC approved GMP's proposal for use of these funds that earmarks \$450 for a rolling arrearage forgiveness program, returned \$6,300 to customers in October 2015 and reduced the per meter charge collected from all retail customers by 33% effective in October 2015. The balance will be used either as a new low income initiative or returned to customers in future rates.

(xvi) Millstone Unit #3 ARO

The Company has legal asset retirement obligations for decommissioning related to its jointly owned nuclear plant, Millstone Unit #3, and has an external trust fund dedicated to funding its share of future costs. This regulatory liability represents the excess of the decommissioning trust fund asset balance over the asset retirement obligation for decommissioning. The plant is currently operating and the ultimate decommissioning cost is an estimate at this time. The liability balance will be decreased when the forecasted decommissioning obligation exceeds the trust fund asset, resulting in a regulatory asset or returned to customers when the plant is fully decommissioned.

(xvii) Contributions in Aid of Construction (CIAC)

The Company has a regulatory liability for customer advances for construction that is being returned to customers over a 2-year period beginning October 1, 2015. These funds have been previously paid to the Company for line extension projects.

(xviii) Solar Development Fee

GMP has recorded a regulatory liability for fees received related to the development of certain solar projects and the deferred day one gain received from its investment in GMP VT Solar. These fees and the gain are being returned to customers over a 2 year period beginning October 1, 2016 in accordance with the 2017 base rate filing.

(xix) Synergy Savings

GMP has recorded a regulatory liability for synergies that will be returned to customers in future base rate filings. 50% of any synergies in excess of the amount included in a base rate filing will be returned to customers in future years.

(xx) Hydro Production Tax Credits

GMP recorded a regulatory liability for hydro production tax credits on the output attributable to efficiency

Name of Respondent	This Report is:	Date of Report	Year/Period of Report	
	(1) X An Original	(Mo, Da, Yr)		
Green Mountain Power Corp	(2) _ A Resubmission	06/30/2018	2018/Q2	
NOTES TO FINANCIAL STATEMENTS (Continued)				

improvements and capacity additions. This regulatory liability was returned to customers over 1 year beginning October 1, 2016.

(4) Investments in Associated Companies and Joint Owned Facilities

Investments in associated companies at September 30, 2017 and 2016 include the following:

	10,029
	529,582
	936
	216
	1,418
	37
	46
-	53
\$	542,317
	\$

	2016		
	Ownership interest		Investment in equity
VELCO - common	38.8 %	\$	10,081
VELCO - preferred	80.1		156
Total VELCO			10,237
Transco LLC	70.3		475,632
Green Lantern Capital Solar Fund II, LP	99.9		989
New England Hydro Transmission – common	3.2		196
New England Hydro Transmission Electric – common	3.2		543
Connecticut Yankee Atomic Power Company	2.0		35
Maine Yankee Atomic Power Company	2.0		37
Yankee Atomic Electric Company	3.5	-	52
Total investment in associated companies		\$ _	487,721

(a) Vermont Electric Power Company and Vermont Transco LLC

VELCO and Transco own and operate the transmission system in Vermont over which bulk power is delivered to all electric utilities in the state. Transco owns the transmission assets comprising the system. Transco was formed by VELCO and VELCO's owners in 2006 and VELCO was appointed as the manager of Transco. On June 30, 2006, VELCO contributed substantially all of its operating assets to Transco, in exchange for 2,400 Class A Membership Units and Transco's assumption of VELCO's debt. Transco is governed by an Amended and Restated Operating Agreement (the Transco Operating Agreement) by and among VELCO, the Company and most of Vermont's other electric utilities. VELCO operates the Transco system under a Management Services

	FERC	FORM NO. 1 (ED 12-88)
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Name of Respondent	This Report is:	Date of Report	Year/Period of Report	
,	(1) <u>X</u> An Original	(Mo, Da, Yr)		
Green Mountain Power Corp	(2) _ A Resubmission	06/30/2018	2018/Q2	
NOTES TO FINANCIAL STATEMENTS (Continued)				

Agreement with Transco. Transco is also governed by certain Amended and Restated Three-Party Agreements, assigned to Transco from VELCO, by and among the Company, VELCO and Transco, and VELCO remains subject to an Amended Four-Party Agreement among the Company and VELCO. VELCO currently has a 4.7% ownership interest in Transco. The remaining ownership interest in Transco is held by other Vermont-based utilities.

Pursuant to the merger agreement and VPUC order related to the acquisition of the former CVPS by NNEEC, CVPS transferred 38% of the total of VELCO Class B voting common stock and 31.7% of the total of VELCO Class C nonvoting common stock to Vermont Low Income Trust for Electricity, Inc. (VLITE), in June 2012. In addition, the transmission contracts, sponsor agreement and composition of the board of directors under which VELCO operates, effectively restrict the Company's ability to exercise control over VELCO.

GMP has performed an evaluation to determine whether Transco LLC should be consolidated in its financial statements. The Company determined that the variable interest entity model is the most appropriate model in this evaluation. VELCO, as the managing member of Transco, has complete and exclusive discretion to manage and control Transco's business. The nonmanaging members, such as the Company, are not allowed to participate in the management or control of Transco. Based on this, the evaluation determined that GMP does not have a controlling financial interest in Transco, and therefore, it is not Transco's primary beneficiary and is not required to consolidate Transco in its financial statements.

Transco provides transmission services to GMP and others pursuant to a transmission tariff known as the 1991 Transmission Agreement (the VTA), to which all Vermont electric utilities and the State of Vermont are parties. Under the VTA, GMP and all other Vermont electric utilities pay their pro rata share of Transco's total costs, including interest on debt and a fixed ROE, less revenues collected by Transco under the ISO-New England Open Access Transmission Tariff and other agreements. Under these agreements, Transco provided transmission services to the Company (reflected as transmission expenses in the consolidated statements of income) amounting to \$20,682 and \$19,148 for the years ended September 30, 2017 and 2016, respectively.

Transco is exposed to operating cost risk, regulatory risk associated with decisions which allow recovery of its expenses and shareholder return through tariff rates and how its customers (retail electric utilities in the State) are allowed to recover their costs in their own tariffs, and credit risk associated with a possible default by a counterparty (also retail electric utilities in the State) to the FERC tariffs under which Transco LLC operates. These risks potentially affect the amount of costs allocated to the Company as well as the carrying value of its investment in Transco LLC. The maximum exposure to loss is the carrying value of the Company's investment.

The Company made capital investments of \$34,423 and \$38,983 in Transco in 2017 and 2016, respectively, to support various transmission projects. The Company receives its current rate of return (see note 3) on the investment in Transco, since the Transco investment is accounted for as a regulated business for Vermont rate-setting purposes. Capital contributions to Transco are based on the transmission cost share of the Vermont utilities. The Company and other taxable Transco owners, also receive additional earnings and distributions to compensate for differences in taxability with other nontaxable Transco owners.

Summarized unaudited financial information for Transco follows:

Name of Respondent	This Report is:	Date of Report	Year/Period of Report	
·	(1) X An Original	(Mo, Da, Yr)		
Green Mountain Power Corp	(2) _ A Resubmission	06/30/2018	2018/Q2	
NOTES TO SIMANCIAL STATEMENTS (Continued)				

		Year ended September 30		
	_	2017	2016	
Net income	\$	88,609	81,060	
Company's equity in net income		68,706	61,553	
Total assets	\$	1,269,102	1,098,171	
Liabilities and long-term debt	-	559,205	446,129	
Net assets	\$ _	709,897	652,042	
Company's equity in net assets	\$	529,582	475,632	
Amounts due (to) from Transco, net		(30,667)	1,499	

The Company executed an unconditional and legally binding subscription agreement to purchase additional Transco membership units from Transco for \$32,369. The membership units were issued on September 29, 2017 and GMP paid for the membership units on October 2, 2017.

In addition to its equity ownership interest in Transco, the Company also owns 38.8% of VELCO's common stock and 80.1% of its preferred stock. The Company's ownership interest in VELCO entitles it to approximately 38.8% of the dividends distributed by VELCO. The Company has recorded its equity in earnings on this basis.

Included in the Company's financial statements are construction service receipts of \$402 and \$185, billed to VELCO for the years ended September 30, 2017 and 2016, respectively.

Summarized unaudited financial information for VELCO (parent company only) is as follows:

		Year ended September 30	
		2017	2016
Net income	\$	2,325	1,801
Company's equity in net income		875	719
Total assets	\$	78,754	75,118
Liabilities and long-term debt	_	53,032	48,947
Net assets	\$ _	25,722	26,171
Company's equity in net assets	\$	10,029	10,237

(b) Other Investments in Associated Companies

Green Lantern Capital Solar Fund II, LP: The Company is a limited partner of Green Lantern Capital Solar Fund II, LP (GLC) and has a 99.99% equity ownership interest. GLC was formed to finance solar power generating projects. The Company does not consolidate GLC as it does not control GLC. GLC is controlled by its general partner. Green Lantern Capital, LLC.

GMP's share of income from other associated companies not discussed in detail above totaled \$175 and \$157 during the years ended September 30, 2017 and 2016, respectively.

(c) Joint Owned Facilities

GMP's joint-ownership interests in electric generating and transmission facilities as of September 30, 2017 and 2016 are as follows:

FERC FORM NO. 1 (ED. 1	12-88)	Page 123.18	

Name of Respondent	This Report is:	Date of Report	Year/Period of Report	
· ·	(1) <u>X</u> An Original	(Mo, Da, Yr)		
Green Mountain Power Corp	(2) _ A Resubmission	06/30/2018	2018/Q2	
NOTES TO FINANCIAL STATEMENTS (Continued)				

2017 Share Share of accumulated Share of of capacity Ownership utility plant depreciation interest (in MW) 31.0 % 16.7 29,653 26,234 Joseph C. McNeil 6.080 2.9 17.6 6,328 Wyman #4 11,288 12,250 Stony Brook #1 8.8 31.0 1,546 59.4 1,563 Metallic Neutral Return Millstone Unit #3 82.847 48,650 1.7 21.4

			2016	3		
	-	Share				Share of
	Ownership interest	of capacity (in MW)		Share of utility plant	· :=	accumulated depreciation
Joseph C. McNeil	31.0 %	16.7	\$	28,614		25,255
Wyman #4	2.9	17.6		6,321		5,892
Stony Brook #1	8.8	31.0		11,598		11,145
Highgate Transmission						
Facility	82.3	162.6		41,873		9,336
Metallic Neutral Return	59.4	-		1,563		1,523
Millstone Unit #3	1.7	21.4		81,966		47,633

Metallic Neutral Return is a neutral conductor for the NEPOOL/Hydro-Québec Interconnection.

GMP's share of expenses for these facilities is included in operating expenses in the consolidated statements of income under the caption "Power supply expenses – Company-owned generation" for the listed generation plants (Wyman, Stony Brook, McNeil, and Millstone), under the caption "Transmission expenses" for the Metallic Neutral Return and Highgate facilities, and under the caption "Depreciation and amortization expenses" for all facilities. Each participant in these facilities must provide their own financing.

In June 2017 GMP sold its joint-ownership interest in the Highgate Transmission Facility to Vermont Transco LLC for its net book value of \$32,370. This transaction occurred in the normal course of operations and was approved by the VPUC and FERC.

(5) Long-Term Investments

(a) Millstone Decommissioning Trust Fund

GMP has decommissioning trust fund investments related to its joint-ownership interest in Millstone Unit #3. The decommissioning trust fund was established pursuant to various federal and state guidelines. Among other requirements, the fund must be managed by an independent and prudent fund manager. Any gains or losses, realized and unrealized, are expected to be refunded to or collected from ratepayers and are recorded as regulatory assets or liabilities.

Regulatory authorities limit GMP's ability to oversee the day-to-day management of its nuclear decommissioning trust fund investments; therefore, GMP lacks investing ability and decision-making authority.

For the years ended September 30, 2017 and 2016, there were minimal realized gains and no realized losses. There were also no loss impairments of debt securities in 2017.

Name of Respondent	This Report is:	Date of Report	Year/Period of Report	
·	(1) <u>X</u> An Original	(Mo, Da, Yr)		
Green Mountain Power Corp	(2) _ A Resubmission	06/30/2018	2018/Q2	
NOTES TO FINANCIAL STATEMENTS (Continued)				

The fair values of these investments as of September 30, 2017 and 2016 are summarized below:

	2017		
	_	Amortized cost	Estimated fair value
Marketable equity securities	\$	3,751	9,334
Marketable debt securities: Corporate bonds U.S. government issued debt securities (agency and treasury)		533 1,147	560 1,180
State and municipal	_	34_	38
Total marketable debt securities		1,714	1,778
Cash equivalents and other	_	90	90
Total	\$	5,555	11,202

		2016		
	-	Amortized cost	Estimated fair value	
Marketable equity securities	\$	3,635	8,071	
Marketable debt securities: Corporate bonds U.S. government issued debt securities (agency and		457 -	493	
treasury)		1,134	1,196	
State and municipal	-	40	46	
Total marketable debt securities		1,631	1,735	
Cash equivalents and other	_	79	79	
Total	\$_	5,345	9,885	

The reported trust balances include net unrealized gains of \$5,647 and \$4,540 as of September 30, 2017 and 2016, respectively. The Company has recorded the corresponding adjustment as a regulatory liability.

Information related to the fair value and maturities of debt securities at September 30, 2017:

Within one year	\$ 105
One to five years	663
Five to ten years	311
Over ten years	 699
	\$ 1,778

(6) Utility Plant

The major classes of utility plant are as follows:

V		
FERC FORM NO. 1 (ED. 12-88)	Page 123.20	

Name of Respondent	This Report is:	Date of Report	Year/Period of Report	
	(1) <u>X</u> An Original	(Mo, Da, Yr)		
Green Mountain Power Corp	(2) _ A Resubmission	06/30/2018	2018/Q2	
NOTES TO EINANCIAL STATEMENTS (Continued)				

	Depreciable		Septem	ber 30
	life in years	_	2017	2016
Property, plant and equipment:			14	
Distribution	15–60	\$	812,654	764,486
Generation	35-110		590,576	487,633
Transmission	50-60		180,461	211,937
Intangible, FERC licenses and software	5–40		72,662	68,909
Buildings	50		47,831	43,540
General	10–30		25,933	23,698
Electric plant acquisition adjustments	11		22,951	22,951
Transportation	14		34,618	29,682
Office equipment	5–15		25,244	23,872
Nuclear fuel, net	1–6		2,709	2,251
Total plant in service			1,815,639	1,678,959
Accumulated depreciation and amortization			(599,579)	(577,655)
Net plant in service			1,216,060	1,101,304
Construction work in progress		24	60,542	113,263
Total utility plant, net		\$	1,276,602	1,214,567

In January 2017, the Company acquired four hydroelectric-generating facilities located in Vermont for a total purchase price of \$7,450. In May 2017, the Company acquired seven hydroelectric-generating facilities in New Hampshire and one facility in Maine for a total purchase price of \$8,750. The company assessed these asset acquisitions in accordance with ASC 805 – *Business Combinations* as amended by ASU No. 2017-01 – *Clarifying the Definition of a Business* and meets the similar asset threshold and were accounted for as an asset acquisition. The purchase price of these hydroelectric-generating facilities is reported in the above Generation utility plant major class.

Depreciation and amortization expense amounted to \$54,355 and \$48,924 in 2017 and 2016, respectively. During the years ended September 30, 2017 and 2016, administrative and general costs of \$7,999 and \$8,340, respectively, were capitalized, and there were no significant retirements other than the sale in June 2017 of GMP's joint-ownership interest in the Highgate Transmission Facility. See note 4(c) for further information. The composite depreciation rate for plant in service is 2.99% and 2.91%, respectively, in 2017 and 2016. The amount of CWIP included in rate base is \$8,877 and \$8,036, respectively, for the years ended September 30, 2017 and 2016.

(7) Revolving Credit Facility

Effective December 15, 2014, GMP entered into a \$110,000 credit facility, with the ability to increase it by an additional \$15,000, with KeyBank N.A. as the lead bank.

The purpose of the facility is to provide liquidity for general corporate purposes, in the form of funds borrowed and letters of credit. The revolver is unsecured, and allows the Company to choose a rate based on a thirty (30) day LIBOR, Overnight LIBOR or the Alternative Base Rate plus the Applicable Rate (as defined in the revolver), with a margin based upon GMP's Standard and Poor's (S&P) unsecured credit rating of A-. The Overnight LIBOR rate at September 30, 2017 and 2016 was 2.23% and 1.47%, respectively and the 30-day LIBOR was 2.23% and 1.48%, respectively. The Company had \$30,000 and \$67,788 in cash borrowings, and \$9,151 and \$10,151 in letters of credit outstanding under its credit facility at September 30, 2017 and 2016, respectively. The Revolver balance has been classified as long term debt at September 30, 2017 and 2016, as the facility has a maturity date of December 14, 2019, and no annual requirement to pay off the outstanding balance on the credit facility. The Company was in

Name of Respondent	This Report is:	Date of Report	Year/Period of Report	
	(1) <u>X</u> An Original	(Mo, Da, Yr)	e:	
Green Mountain Power Corp	(2) A Resubmission	06/30/2018	2018/Q2	
NOTES TO FINANCIAL STATEMENTS (Continued)				

compliance with all restrictive covenants and limitations as of September 30, 2017 and 2016.

(8) Long-Term Debt

Substantially all of the property and franchises of the Company are subject to the lien of the indentures under which the First Mortgage Bonds have been issued. The First Mortgage Bonds are callable at the Company's option at any time upon payment of a make-whole premium. The Company's long-term debt consists of the following:

	September 30		er 30
		2017	2016
Total first mortgage bonds outstanding	\$	708,410	635,665
Revolving line of credit		30,000	67,788
Total long-term debt outstanding		738,410	703,453
Less current maturities (due within one year)		7,280	7,255
Total long-term debt outstanding, less current			
maturities	\$	731,130	696,198
Weighted average interest rate on first mortgage bonds		5.20 %	5.41 %
Interest rate on revolving line of credit		2.23	1.47

The current corporate unsecured credit rating by S&P is A-; and the current senior secured debt credit ratings for the Company's first mortgage bonds by S&P is A. Amortization of capitalized bond issue expenses totaled \$562 and \$548 for the years ended September 30, 2017 and 2016, respectively.

On April 26, 2017, the Company issued a total of \$80,000 in First Mortgage Bonds under the 27th Supplemental Indenture in two series. The terms related to each series of bonds are customary and in line with the terms found within the Company's previous bond issuances. As in past bond issuances, the bonds include a provision for a "make-whole premium" which would apply if the Company called the bonds prior to maturity. Since there is a make-whole premium, there would be no detriment to the investor if the bonds were redeemed prior to maturity. Each series of bonds has a fixed interest rate, the bonds issued consisted of a \$15,000 series with an interest rate of 4.17% which mature in 2047 and a \$65,000 series with an interest rate of 3.45% which mature in 2029.

On December 16, 2015, the Company issued a total of \$50,000 in First Mortgage Bonds under the 26th Supplemental Indenture in two series. The terms related to each series of bonds are customary and in line with the terms found within the Company's previous bond issuances. As in past bond issuances, the bonds include a provision for a "make-whole premium" which would apply if the Company called the bonds prior to maturity. Since there is a make-whole premium, there would be no detriment to the investor if the bonds were redeemed prior to maturity. Each series of bonds has a fixed interest rate, the bonds issued consisted of an \$18,000 series with an interest rate of 3.31% which mature in 2027 and a \$32,000 series with an interest rate of 4.26% which mature in 2045.

The Company's long-term debt indentures and credit facility contain certain financial covenants. The most restrictive financial covenants include maximum debt to capitalization of 65% under its Indentures and 60% debt to capitalization requirements under the terms of our Vermont Economic Development Authority Recovery Zone Bonds. The Company was in compliance with all restrictive covenants and limitations as of September 30, 2017 and 2016.

The future maturities of long-term debt for each of the five years subsequent to September 30, 2017 are:

Name of Respondent	This Report is:	Date of Report	Year/Period of Report
	(1) <u>X</u> An Original	(Mo, Da, Yr)	
Green Mountain Power Corp	(2) _ A Resubmission	06/30/2018	2018/Q2
NOTES TO EINANCIAL STATEMENTS (Continued)			

	_	Amount
Years ending September 30:		
2018	\$	7,280
2019		86,300
2020		40,330
2021		31,355
2022		8,885
Thereafter		564,260
Total	\$	738,410

The First Mortgage bonds that mature beyond 2022 have maturity dates that range between 2023 and 2047.

(9) Asset Retirement Obligations

(a) General

The Company continually reviews the regulations, laws, and contractual obligations such as decommissioning and easements to which it is a party to identify situations where there are legal obligations to perform asset retirement activities. This review identified certain easements that may obligate the Company to perform asset retirement activities. There were no new obligations identified in 2017 or 2016. The present value of such obligations identified and recorded as of September 30, 2017 and 2016 was \$9,343 and \$8,212, respectively, with the difference attributable to accretion expense recorded in 2017. The increase in the asset retirement obligations is a result of the present value of the obligations moving closer to the retirement date as well as the newly established obligation associated with construction of the GMP VT Solar assets of \$704 See note 22.

(b) Kingdom Community Winds (KCW)

The asset retirement obligations includes the accumulated liability of \$4,131 and \$3,928 at September 30, 2017 and 2016, respectively, for the decommissioning of the Company's wind facilities located on leased property. Related to this obligation, the Company has a letter of credit against its credit facility for \$6,150. See note 6, 7, and 16.

(c) Millstone Unit #3

The asset retirement obligations include \$2,829 and \$2,670 at September 30, 2017 and 2016, respectively, for decommissioning related to the Company's joint-owned nuclear plant, Millstone Unit #3. See notes 3, 5, and 15 for further information.

Changes in the carrying value of asset retirement obligations for the years ended September 30, 2017 and 2016 are as follows:

	4	2017	2016
Balance at beginning of period	\$	8,212	7,825
Liabilities incurred		704	·
Liabilities settled		-	_
Accretion expense		427	387
Revisions in estimated cash flows	21		
Balance at end of period	\$	9,343	8,212

Name of Respondent	This Report is:	Date of Report	Year/Period of Report	
	(1) <u>X</u> An Original	(Mo, Da, Yr)		
Green Mountain Power Corp	(2) _ A Resubmission	06/30/2018	2018/Q2	
NOTES TO FINANCIAL STATEMENTS (Continued)				

(10) Other Liabilities and Deferred Credits

Other current and noncurrent liabilities at September 30, 2017 and 2016 are as follows:

	_	2017	2016
Other current liabilities:			
Health, insurance and damage reserves	\$	6,544	7,109
Accrued taxes other than income		3,497	4,142
Cash concentration account – outstanding checks		-	5,636
Other		1,154	1,383
Accrued capital and O&M costs		2,252	768
SERP retirement benefits		373	448
Customer credit balances		5,348	5,061
Deferred compensation	-	274	257
Total other current liabilities	\$	19,442	24,804
	_	2017	2016
Noncurrent other liabilities and deferred credits:			
Accrued employee-related costs	\$	938	1,076
Nuclear decommissioning		22	313
Other liabilities	9		86
Total other noncurrent liabilities and deferred			
credits	\$	960	1,475

(11) Stockholder's Equity

(a) Appropriated Retained Earnings

The Company had appropriated retained earnings of \$787 at September 30, 2017 and 2016 relating to regulatory requirements arising from ownership of hydroelectric facilities.

(b) Dividend Restrictions

Certain restrictions on the payment of cash dividends on common stock are contained in the Company's indentures relating to long-term debt and in the Amended and Restated Articles of Incorporation. Under the most restrictive of such provisions, \$162,606 and \$129,545 of retained earnings were free of restrictions at September 30, 2017 and 2016, respectively.

Certain restrictions on the payment of cash dividends on common stock exist as a result of conditions of the VPUC's approval of the 2007 acquisition of the Company by NNEEC and the approval of the merger between the Company and CVPS. The Company is required to notify the VPUC of any changes that result in a 3% or greater change in capital structure from the structure approved in the Company's last rate proceeding. The Company is also required to provide notice within 10 days after declaring each regular common stock cash dividend and to provide 30-day advance notice before declaring any special cash dividend.

During the years ended September 30, 2017 and 2016, the Company provided notices related to regular common stock cash dividends.

(c) Capital Contributions

FERC FORM NO. 1 (ED. 12-88)	Page 123.24	
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Name of Respondent	This Report is:	Date of Report	Year/Period of Report	
·	(1) X An Original	(Mo, Da, Yr)		
Green Mountain Power Corp	(2) _ A Resubmission	06/30/2018	2018/Q2	
NOTES TO FINANCIAL STATEMENTS (Continued)				

In the years ended September 30, 2017 and 2016, the Company received capital contributions of \$10,000 and \$39,296, respectively, from its parent, NNEEC. The primary purpose of the investment was to fund investments in utility plant and affiliates.

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

The after-tax components of AOCL include the Company's equity share of changes in fair value of VELCO's interest rate swap derivative instrument.

(12) Income Taxes

The provision for income taxes for the years ended September 30, 2017 and 2016 is summarized as follows:

	N	2017	2016
Current federal income taxes Current state income taxes	\$	(26) (6)	(8) 398
Total current income taxes	· ·	(32)	390
Deferred federal income taxes Deferred state income taxes	<u></u>	30,492 9,102	26,037 8,115
Total deferred income taxes		39,594	∈ 34,152
Investment tax credits-net	* 	(149)	(200)
Income tax expense	\$	39,413	34,342

The significant items that reconcile between income taxes computed by applying the U.S. federal statutory rate and the reported income tax expense (benefit), for the reporting period, include the dividends received deduction, amortization of investment tax credits, energy credits, corporate owned life insurance, AFUDC equity and state income

The tax effects of temporary differences that give rise to significant portions of the deferred tax assets and deferred tax liabilities at September 30, 2017 and 2016 are presented below:

Name of Respondent	This Report is:	Date of Report	Year/Period of Report
·	(1) X An Original	(Mo, Da, Yr)	
Green Mountain Power Corp	(2) _ A Resubmission	06/30/2018	2018/Q2
NOTES TO FINANCIAL STATEMENTS (Continued)			

	_	2017	2016
Deferred tax assets:	F-1	9	
Customer advances for construction	\$		2,148
Net operating losses and tax credits		75,918	69,645
Asset retirement and cost of removal obligations		16,710	16,077
Deferred compensation and other benefit plans		29,853	33,624
Other liabilities and deferred credits		11,533	9,049
Derivative financial instruments		25,710	582
Total deferred tax assets		159,724	131,125
Deferred tax liabilities:			
Accelerated tax depreciation on property		298,095	280,196
Regulatory assets - pension and other postretirement			
benefits		30,850	34,283
Pine Street Barge Canal		3,998	4,181
Investment in associated companies		144,235	113,855
Other deferred charges and other assets		20,576	22,195
Derivative financial instrument regulatory assets	7/	25,710	582
Total deferred tax liabilities		523,464	455,292
Net deferred income tax liability	\$	363,740	324,167

The change in the net deferred tax liability arises from the deferred income tax expense included in the consolidated financial statements for the periods presented, primarily affected by accelerated tax depreciation, tax versus book differences in investment in affiliates, and changes in regulatory assets and liabilities.

As of September 30, 2017 GMP recorded \$75,918 of deferred tax assets related to net operating loss (NOL) carryforwards and tax credit carryforwards. Federal NOLs will expire if unused starting in fiscal year 2033 and ending in fiscal year 2036. State NOLs will expire if unused starting in fiscal year 2023 and ending in fiscal year 2026. Management believes it is more likely than not that the Company will realize its deferred tax assets based upon the expected future reversals of taxable temporary differences and the generation of future taxable income. Based on these sources of future income the Company has not recorded any valuation allowances as of September 30, 2017 and 2016.

The Company records the benefits of investment tax credits through the amortization, as approved by the VPUC, of the unamortized investment tax credits, which are initially recorded as a liability. The remaining balance of unamortized investment tax credits shown separately on the consolidated balance sheets at September 30, 2017 and 2016 was \$7,531 and \$7,121, respectively.

While the Company believes it has adequately provided for all tax positions, amounts asserted by taxing authorities could be greater than the Company's accrued position. Accordingly, additional provisions on federal and state tax-related matters could be recorded in the future as revised estimates are made or the underlying matters are settled or otherwise resolved.

During the year ended September 30, 2017, due to an adverse ruling to the Company's appeal regarding a denied state refund, the Company reversed the previously recorded unrecognized state tax benefit of \$54 and the associated deferred federal tax benefit and recorded the state tax expense and federal benefit as final. During the year ended September 30, 2016, due to the expiration of the statute of limitations, the Company reversed an unrecognized tax benefit of \$272 recorded in a previous year relating to a state net operating loss (NOL) carryforward calculation. The related \$95 deferred federal tax benefit recorded for this issue was also reversed. Unrecognized tax benefits for the

Name of Respondent	This Report is:	Date of Report	Year/Period of Report		
	(1) X An Original	(Mo, Da, Yr)			
Green Mountain Power Corp	(2) _ A Resubmission	06/30/2018	2018/Q2		
NOTES TO FINANCIAL STATEMENTS (Continued)					

years ended September 30, 2017 and 2016 were \$0 and \$54, respectively.

The Company recognizes interest accrued related to unrecognized tax benefits in interest expense and penalties in nonoperating expenses. During the year ended September 30, 2017, the Company recognized no interest or penalties. During the year ended September 30, 2016, the Company recognized income of approximately \$64 resulting from the reversal of interest accrued on the state NOL carryforward calculation issue reversed during the year ended September 30, 2016. There were no interest or penalties accrued for the years ended September 30, 2017 or 2016.

The Company is subject to income taxes in the United States, but no foreign jurisdictions.

At September 30, 2017, open tax years for federal and state tax returns are 2014 and forward. There were no federal tax audits during the years ended September 30, 2017 or 2016.

(13) Employee Benefit Plans

(a) Defined Benefit Pension Plan and Other Postretirement Benefit Plan

The Company has a qualified noncontributory defined benefit pension plan (the Pension Plan) covering substantially all of its employees. New employees are not eligible to participate in the defined benefit plan. The defined pension benefits are based on the employees' level of compensation and length of service. Under the terms of the Pension Plan, employees are vested after completing five years of service, and can receive a pension benefit when they are at least age 55 with a minimum of 10 years of service or when their combined years of service and age total 80 or 85 for GMP or the former CVPS plans, respectively. Normal retirement age is 65. The Company makes annual contributions to the plans up to the maximum amount that can be deducted for income tax purposes.

The Company also provides certain healthcare and life insurance benefits for retired employees and their dependents. Employees become eligible for these benefits if they reach retirement age while working for the Company. Eligibility and benefit levels vary depending on date of hire and whether or not the retiree was a CVPS employee prior to the merger with GMP. GMP employees hired after December 31, 2007 are not eligible to receive post-retirement health care benefits. The Company accrues the cost of these benefits during the service life of covered employees.

Postretirement healthcare benefits are recovered in rates. GMP amended its postretirement healthcare plan to establish a 401(h) sub account and separate Voluntary Employee Benefit Account (VEBA) trusts for its union and nonunion employees, for purposes of funding the plan benefits. The VEBA and 401(h) plan assets consist primarily of cash equivalent funds, fixed income securities and equity securities.

As of December 31, 2016, GMP amended the pension plan to eliminate certain life insurance death benefits, which were transferred to the other postretirement benefits plan. This amendment shifted about \$0.8M of liability from the pension plan to the other postretirement benefits plan. There were no impacts to GMP's financial statements as a result of this transfer of benefit obligation.

At September 30, 2017 and 2016, the unfunded pension obligations totaled \$60,618 and \$68,990, respectively. The Company recorded a regulatory asset for the net actuarial loss in the pension plan. At September 30, 2017, the other postretirement benefit asset totaled \$1,498, included in other assets on the consolidated balance sheets. At September 30, 2016, the other postretirement benefit obligation totaled \$990 consisting of \$245 included in other current liabilities and \$745 included in unfunded pension and postretirement obligations on the consolidated balance sheets. At September 30, 2017 and 2016, the Company recorded a regulatory liability and regulatory asset, respectively, for the net actuarial gains and losses in the postretirement benefit plan.

The following provides a summary of activity affecting the pension and postretirement plans' benefit obligations and assets for the years ended September 30, 2017 and 2016:

Name of Respondent	This Report is:	Date of Report	Year/Period of Report	
'	(1) X An Original	(Mo, Da, Yr)		
Green Mountain Power Corp	(2) A Resubmission	06/30/2018	2018/Q2	
NOTES TO EINANCIAL STATEMENTS (Continued)				

	2017		
	Pension plan benefits	Other postretirement benefits	
Fair value of plan assets Projected benefit obligation	\$ 182,141 242,759	44,914 43,416	
Funded status	\$ (60,618)	1,498	
Accumulated benefit obligation Net actuarial loss recognized in regulatory assets (liabilities)	\$ 220,843 73,805	43,416 (1,643)	

		2016		
	,	Pension plan benefits	Other postretirement benefits	
Fair value of plan assets Projected benefit obligation	\$	176,141 245,131	41,989 42,979	
Funded status	\$	(68,990)	(990)	
Accumulated benefit obligation Net actuarial loss recognized in regulatory assets	\$	222,824 82,420	42,979 847	

The Company pays for certain postretirement healthcare and life insurance benefits and those payments are included in the determination of the projected benefit obligation.

Net periodic pension expense and other postretirement benefit costs, employer and participant contributions, and benefits paid by plan are:

			Yeare	ended	
	-	20	2017		016
	9	Pension plan benefits	Other postretirement benefits	Pension plan benefits	Other postretirement benefits
Net periodic benefit cost	\$	8,060	(563)	5,915	(256)
Employer contributions		6,967	508	5,456	529
Participant contributions		*****	1,103	S-3	1,029
Benefits paid		13,429	3,987	16,882	3,155

Assumptions used to determine the Company's projected benefit obligations and the net pension and other postretirement benefit costs were:

Name of Respondent	This Report is:	Date of Report	Year/Period of Report		
i i	(1) X An Original	(Mo, Da, Yr)			
Green Mountain Power Corp	(2) A Resubmission	06/30/2018	2018/Q2		
NOTES TO FINANCIAL STATEMENTS (Continued)					

Year ended September 30, 2017

	Pension plan benefits	Other postretirement benefits
Weighted average assumptions:		
Discount rate for projected benefit obligation	3.85 %	3.74 %
Discount rate for service cost	3.77	3.74
Discount rate for interest cost	3.13	2.85
Expected return on assets	6.85	6.65
Rate of compensation increase (to determine the costs		.4
and obligation)	3.25	_
Current year healthcare cost trend	-	7.00
Ultimate year healthcare cost trend	_	5.00
Year of ultimate trend rate	_	2023

Year ended September 30, 2016

	Pension plan benefits	Other postretirement benefits
Weighted average assumptions:		
Discount rate for projected benefit obligation	3.63 %	3.51 %
Discount rate for service cost	4.63	4.60
Discount rate for interest cost	3.80	3.41
Expected return on assets	6.85	6.65
Rate of compensation increase (to determine the costs		
and obligation)	3.25	
Current year healthcare cost trend	-	7.00
Ultimate year healthcare cost trend	: 1	5.00
Year of ultimate trend rate	· · ·	2023

The mortality assumption utilized a RP-2014 mortality table projected back to 2006 with Scale MP-2014 then forward with full generational projection using Scale BB-2D for the years ended September 30, 2017 and 2016.

Name of Respondent	This Report is:	Date of Report	Year/Period of Report		
·	(1) X An Original	(Mo, Da, Yr)			
Green Mountain Power Corp	(2) _ A Resubmission	06/30/2018	2018/Q2		
NOTES TO FINANCIAL STATEMENTS (Continued)					

For measurement purposes, a 7% annual rate of increase in the per capita cost of covered medical benefits was assumed for 2017 and 2016. This rate of increase was assumed to gradually decline to 5% in 2023 for 2017 and 2016. The medical trend rate assumption has a significant effect on the amounts reported. For example, increasing the assumed healthcare cost trend rate by one percentage point for all future years would increase the total of the service and interest cost components of net periodic postretirement cost for the years ended September 30, 2017 and 2016 by \$137 or 7.0% and \$145 or 7.3%, respectively. Decreasing the trend rate by one percentage point for all future years would decrease the total of the service and interest cost components of net periodic postretirement cost for the years ended September 30, 2017 and 2016 by \$140 or 7.1% and \$114 or 5.7%, respectively. Increasing the assumed healthcare cost trend rate by one percentage point for all future years would increase the postretirement benefit obligation for the years ended September 30, 2017 and 2016 by \$2,806 or 6.5% and \$3,237 or 7.5%, respectively. Decreasing the trend rate by one percentage point for all future years would decrease the postretirement benefit obligation for the years ended September 30, 2017 and 2016 by \$2,332 or 5.4% and \$2,630 or 6.1%, respectively.

The Company's defined benefit plan investment policy seeks to achieve sufficient growth to enable the defined benefit plans to meet their future obligations and to maintain certain funded ratios and minimize near-term cost volatility. Current guidelines for the pension plan combined assets specify that 40% be invested in equity securities, 43% be invested in debt securities, and the remainder be invested in alternative and other investments. Current investment guidelines for the other postretirement benefit plan combined assets specify that 52% be invested in equity securities, 42% be invested in debt securities and the remainder be invested in alternative and other investments.

For September 30, 2017 and 2016 the Company expects an annual long-term return of 6.85% for the pension plan assets and a return of 6.65% for the other postretirement plan assets based on a representative target asset allocation described above. In formulating this assumed rate of return, the Company considered historical returns by asset category and expectations for future returns by asset category based, in part, on expected capital market performance over the next 10 years.

Asset categories and weighted average allocation percentages are provided in the following table.

	Pension pla	n assets	Other postret benefit as	
	2017	2016	2017	2016
Weighted average asset allocation asset category:			(4)	
Equity securities	44 %	40 %	55 %	65 %
Debt securities	41	47	43	35
Other	15	13	2	
Total	100 %	100 %	100 %	100 %

(b) Pension and Postretirement Benefit Plans Asset Fair Values

The fair values of the pension and other postretirement benefit plan investments are presented below:

Name of Respondent	This Report is:	Date of Report	Year/Period of Report	
'	(1) X An Original	(Mo, Da, Yr)		
Green Mountain Power Corp	(2) A Resubmission	06/30/2018	2018/Q2	
NOTES TO FINANCIAL STATEMENTS (Continued)				

Pension plan assets fair value measurements at

	September 30, 2017					
		Total	Quoted prices in active markets for identical assets (Level 1)	Significant observable inputs (Level 2)	Significant unobservable inputs (Level 3)	Measured At NAV (1)
Asset category:						
Cash equivalents	\$	5,265	5,265		=	
Limited partnerships		28,459	-		_	28,459
Exchange traded funds		37,429	37,429	_	_	
Equity securities:					8	
U.S. companies		18,014	18,011	3	_	
International companies		3,710	2,404	1,306	-	
Fixed income securities:						
U.S. Treasury securities		24,384	_	24,384	-	-
Mortgage-backed						
securities		6,283	_	6,283	-	*****
Corporate bonds-U.S.						
companies		32,179	-	32,179	-	
Corporate bonds-foreign		5,740	-	5,740	-	-
Municipal bonds		307	_	307	_	-
Mutual funds:						
Equity funds		20,371	20,371		·	
Total	\$_	182,141	83,480	70,202		28,459

⁽¹⁾ Investments measured at NAV amounts are comprised of certain investments measured at fair value using NAV (or its equivalent) as a practical expedient. These investments are not classified in the fair value hierarchy.

Name of Respondent	This Report is:	Date of Report	Year/Period of Report				
·	(1) X An Original	(Mo, Da, Yr)					
Green Mountain Power Corp	(2) _ A Resubmission	06/30/2018	2018/Q2				
NOTES TO FINANCIAL STATEMENTS (Continued)							

Pension plan assets fair value measurements at September 30, 2016

				ptember 30, 20	710	
		Total	Quoted prices in active markets for identical assets (Level 1)	Significant observable inputs (Level 2)	Significant unobservable inputs (Level 3)	Measured At NAV (1)
Asset category:						
Cash equivalents	\$	4,667	4,667	-	-	-
Limited partnerships		22,413		-	-	22,413
Exchange traded funds		32,827	32,827	-	7	
Equity securities:						
U.S. companies		17,839	17,838	1		-
International companies		3,346	2,406	940	-	
Fixed income securities:		·				
U.S. Treasury securities		27,208	-	27,208	-	D
Mortgage-backed				,		
securities		7,902	_	7,902		_
Corporate bonds-U.S.		. ,		.,		
companies		34,994	· ·	34,994		-
Corporate bonds-foreign		6,377	_	6,377	=	2
Municipal bonds		1,277		1,277	<u></u>	
Mutual funds:		1,217		1,21		
Equity funds		17,291	17,291	-	-	_
Equity lutius	_	17,201	- 17,201			
Total	\$_	176,141	75,029	78,699		22,413
	=					

⁽¹⁾ Investments measured at NAV amounts are comprised of certain investments measured at fair value using NAV (or its equivalent) as a practical expedient. These investments are not classified in the fair value hierarchy.

Other postretirement benefit plan assets fair value measurements at September 30, 2017

	_		Quoted prices		•
		Total	in active markets for identical assets (Level 1)	Significant observable inputs (Level 2)	Significant unobservable inputs (Level 3)
Asset category:			:	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	1
Cash equivalents	\$	690	690	=	-
Exchange traded funds		8,125	8,125	·	· ·
Equity securities:					
U.S. companies		3,290	3,290	-	-
International companies		169	169	; 	-
Fixed income securities:					
Mutual funds:					9
Equity funds		13,815	13,815	-	_
Fixed-income funds		18,816	18,816	-	=
Real estate funds		9	9		
Total	\$	44,914	44,914	5====	· ·

Name of Respondent	This Report is:	Date of Report	Year/Period of Report				
·	(1) X An Original	(Mo, Da, Yr)					
Green Mountain Power Corp	(2) A Resubmission	06/30/2018	2018/Q2				
NOTES TO FINANCIAL STATEMENTS (Continued)							

Other postretirement benefit plan assets fair value measurements at September 30, 2016

		ian value measurements at deptember 30, 2010						
			Quoted prices in active markets for identical	Significant observable	Significant unobservable			
			assets	inputs	inputs			
		Total	(Level 1)	(Level 2)	(Level 3)			
Asset category:								
Cash equivalents	\$	730	730	7	_			
Exchange traded funds		8,553	8,553		_			
Equity securities:								
U.S. companies		4,571	4,571	S	6 <u>.—</u>			
International companies		158	158	S	·			
Fixed income securities: Mutual funds:								
Equity funds		14,195	14,195	_	S			
Fixed-income funds		13,773	13,773	-	£—3			
Real estate funds	8	9	9					
Total	\$	41,989	41,989	3===0	% <u>—</u> 2			

(c) Pension and Other Postretirement Benefit Plan Cash Flow

Projected benefits and contributions are as follows:

	Pensior	n plan	Other postretirement benefits			
	Benefit Contributions payments Contribution		Contributions	Benefit payments		
Years ending September 30:						
2018	\$ 5,400	11,470	250	2,460		
2019		11,890	, , , , , , , , , , , , , , , , , , , 	2,473		
2020		13,202		2,481		
2021		13,375	::	2,525		
2022	=	13,584	-	2,546		
2023 through 2027	_	59,632	2-	12,570		

Pension and other postretirement contributions beyond 2018 have yet to be determined.

(d) Defined Contribution Plan

The Company maintains a 401(k) Savings Plan for substantially all employees. This plan provides for employee contributions up to specified limits. The Company matches employee pretax contributions up to 4%. The Company contributes an additional 0.75% for each year of eligible compensation made on a nonmatching basis to GMP employees hired prior to January 1, 2008 and to former CVPS employees hired prior to April 1, 2010. For GMP employees hired on or after January 1, 2008 and former CVPS employees hired on or after April 1, 2010, the Company contributes an additional 3.25% each year of eligible compensation, made on a nonmatching basis. The Company's matching contribution is immediately vested. The Company's matching and nonmatching contributions

FERC I	FORM	NO. 1	(ED.	12-88)
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Name of Respondent	This Report is:	Date of Report	Year/Period of Repor				
	(1) <u>X</u> An Original	(Mo, Da, Yr)					
Green Mountain Power Corp	(2) A Resubmission	06/30/2018	2018/Q2				
NOTES TO FINANCIAL STATEMENTS (Continued)							

for the years ended September 30, 2017 and 2016 totaled \$2,326 and \$2,391, respectively.

(e) Supplemental Executive Retirement Plan

The Company provides a nonqualified retirement plan (SERP) for certain employees. Benefits under the SERP are funded on a cash basis. The amount of expense recognized for this plan for the years ended September 30, 2017 and 2016 was \$412 and \$407, respectively. As of September 30, 2017 and 2016, the SERP benefit obligation, based on a discount rate of 2.92% and 2.55%, was \$4,711 and \$4,993, respectively. As of September 30, 2017 and 2016, the current and long-term portions were \$260 and \$335 and \$4,451 and \$4,659, respectively. As of September 30, 2017 and 2016 regulatory assets were recorded for the unrecognized benefit costs associated with actuarial losses in the amount of \$799 and \$1,300, respectively.

GMP has life insurance policies intended to fund nonqualified SERP and deferred compensation benefits for GMP and former CVPS executives under the terms of their employment agreements. As of September 30, 2017 and 2016, the total cash surrender value was \$16,676 and \$20,739, of which \$6,997 and \$7,856, respectively, is included in a Rabbi Trust.

(f) Deferred Compensation

The Company has a deferred compensation plan for current and past officers and past directors. Amounts deferred are at the option of the officer or director, and include annual interest on the amounts deferred. As of September 30, 2017 and 2016 the obligations were \$4,010 and \$4,036, respectively.

(14) Derivative Financial Instruments

The Company purchases the majority of its power supply, and uses long-term power supply contracts to mitigate rate volatility to ratepayers. The Company enters into physical power supply agreements with various counterparties to hedge against fossil fuel price increases. Many of these contracts are derivatives but because they meet the exception for a normal purchase and sale contract, they are not carried at fair value. As a result the Company records contract-specified prices for electricity as an expense in the period used, as opposed to the changes occurring in fair market values. See note 16.

The Company previously entered into two capacity rate swap contracts to hedge a portion of its forward capacity costs. Since these contracts will settle on a net basis, they do not meet the criteria as a normal purchase and sale and they are accounted for at fair value. Additionally, the Company has determined that these capacity rate swap contracts are considered Level 3 fair value measures since the valuation technique includes a significant unobservable assumption concerning the forward capacity market pricing curve.

During 2017, the Company evaluated its normal purchase and sale contracts and determined that several of its short-term energy purchase contracts no longer met the criteria for normal purchases, because the power that will be delivered pursuant to these contracts will result in excess power supply during certain months between 2017 and 2025. As a result, the Company records these derivative contracts at fair value.

Also during 2017, the Company also entered into three forward sale contracts for the sale of forecast excess power supply between 2018 and 2020. These contracts do not meet the normal sale criteria and are also accounted for at fair value.

Due to a regulatory order from the VPUC that requires the Company to defer recognition of any earnings or other comprehensive income effects relating to future periods from power supply arrangements that qualify as derivatives, the Company records an offsetting regulatory asset or liability for the fair value and any subsequent unrealized gains or losses, of their derivative instruments. Realized gains or losses are recorded in the consolidated statements of income in the corresponding caption they relate to. There were no realized gains or losses in the current fiscal year. The current portion of derivative assets and liabilities, if any, are presented separately in the consolidated balance sheets.

The following table shows the calculated fair value of the derivative contracts, reflecting the risk that the Company or

Name of Respondent	This Report is:	Date of Report	Year/Period of Report				
'	(1) <u>X</u> An Original	(Mo, Da, Yr)					
Green Mountain Power Corp	(2) _ A Resubmission	06/30/2018	2018/Q2				
NOTES TO FINANCIAL STATEMENTS (Continued)							

the counterparty will not execute upon the arrangement. Actual value upon settlement may differ materially from the fair values shown below:

Fair value as of September 30 2017 2016 Derivatives Assets Liabilities Assets Liabilities 1,585 43,542 Forward energy purchases Forward energy sales 8,864 9,450 494 941 Capacity rate swaps Total power supply 494 941 52,992 derivative 10,449 3,435 8,576 Current portion \$

The tables below present assumptions used to estimate the fair value of the derivative contracts at September 30, 2017 and 2016. The forward energy purchase and sale prices are based on energy market quotations, and the forward capacity prices are based on the forward capacity auction price determined by ISO New England.

	September 30, 2017							
	·				Average forward	(4)		
	Valuation model	Risk free interest rate	Price volatility		price/MWh price/kW-Mo	(1) (2)	Contracts expire	
Forward energy purchases Forward energy sales	Net present value Net present value	0.97%-2.13% 1.07%-1.50%	n/a n/a	\$	38.18 37.84	(1) (1)	2017–2025 2018–2020	
Capacity rate swaps	Net present value	1.25%-1.50%	n/a		5.30	(2)	2019–2021	

		September 30, 2016							
	-				Average forward				
	Valuation model	Risk free interest rate	Price volatility		price/MWh price/kW-Mo	Contracts expire			
Capacity rate swaps	Net present value	0.68%-1.12%	n/a	\$	7.03	2019–2021			

Certain of the Company's derivative instruments contain reciprocal provisions that require the counter-parties' and the Company's debt to maintain an investment grade credit rating from the major credit rating agencies. The failure to maintain an investment grade rating would obligate the counterparties or Company to deposit collateral in an amount equal to the fair value adjustment to the notional amount of the contract for derivative instruments in a liability position, as shown in the tables below.

The following table summarizes the counterparties to GMP's derivative contracts together with the fair value of those contracts, if any, as of September 30, 2017 and 2016:

Name of Respondent	This Report is:	Date of Report	Year/Period of Report		
·	(1) <u>X</u> An Original	(Mo, Da, Yr)			
Green Mountain Power Corp	(2) A Resubmission	06/30/2018	2018/Q2		
NOTES TO FINANCIAL STATEMENTS (Continued)					

2017 Collateral required if below Market value With credit Assets/ investment risk (liabilities) grade Counterparties Risk free 10,403 Next Era \$ 10.422 10,403 **BP Energy** 47 46 46 (3,391)(3,391)Cargill (3,410)(3,391)(1,346)(1,346)(1,346)Shell (1,384)(2,120)(2,120)Citigroup (2,179)(2,120)BP Energy (17,597)(17,429)(17,429)(17,383)(28,706)(8,853)(28,706)Next Era (29,623)Net total (43,724)(42,543)(42,543)(33,093)

		_		Marki	201 et value	6	Collateral required if below
Counterparties		_	Risk free	With	credit	Assets/ (liabilities)	investment grade
Next Era Next Era		\$	4 95 (971)		494 (941)	494 (941)	
	Net total	\$ _	(476)		(447)	(447)	197

The Company recorded corresponding regulatory liabilities and assets. Amounts due during the next fiscal year, if any, are classified in current assets and current liabilities.

(15) Fair Value of Financial Instruments

Fair value is defined as the exchange price that would be received for an asset or paid to transfer a liability (an exit price) in the principal or most advantageous market for the asset or liability in an orderly transaction between market participants on the measurement date. The carrying amounts for cash and cash equivalents, accounts receivable, prepaid expenses, income tax receivable, accounts payable and accrued liabilities approximate their fair values because of their short-term maturities. The carrying amount of the spent fuel disposal fee and accrued interest obligation approximates its fair value because it represents the amount that would be required to be paid if the DOE was to begin taking delivery of spent nuclear fuel. See note 5(a). The fair value of the Company's revolving line of credit included in long-term debt approximates its carrying value due to the short-term nature of the related borrowings and the variable interest rate. Life insurance policies held by the Rabbi Trust are carried at cash surrender value.

The Company's estimates of fair value of financial assets and financial liabilities are based on the framework and hierarchy established in applicable accounting pronouncements. The framework is based on the inputs used in valuation, gives the highest priority to quoted prices in active markets and requires that observable inputs be used in the valuations when available. The disclosure of fair value estimates in the hierarchy is based on whether the significant inputs into the valuation are observable.

At September 30, 2017 and 2016, the fair value of the Company's first mortgage bonds included in long-term debt was \$810,565 and \$785,974 (carrying amount of \$708,410 and \$635,665), respectively. The fair value of the Company's first mortgage bonds are measured using quoted offered-side prices when quoted market prices are available. If

Name of Respondent	This Report is:	Date of Report	Year/Period of Report			
	(1) X An Original	(Mo, Da, Yr)				
Green Mountain Power Corp	(2) _ A Resubmission	06/30/2018	2018/Q2			
NOTES TO FINANCIAL STATEMENTS (Continued)						

quoted market prices are not available, the fair value is determined based on quoted market prices for similar issues with similar remaining time to maturity and similar credit ratings.

The following table sets forth by level the fair value hierarchy of financial assets and liabilities that are accounted for at fair value on a recurring basis. The Company's assessment of the significance of a particular input to the fair value measure requires judgment, and may affect the valuation of the assets and liabilities and their placement within the fair value hierarchy:

		Fair value as of September 30, 2017					
		Level 1	Level 2	Level 3	Total		
Spent fuel disposal and decommissioning trusts:							
Marketable equity securities U.S. government issued debt securities (agency and	\$	3,522	5,812	=	9,334		
treasury)		72,518	8,932	-	81,450		
Municipal obligations		-	23,590		23,590		
Corporate and other bonds			39,490	_	39,490		
Money market funds	-	2,880	74		2,954		
Total spent fuel disposal and decommissioning trusts		78,920	77,898	_	156,818		
Derivatives:				*	81		
Forward energy purchases		11 mm	(41,957)	1	(41,957)		
Forward energy sales			8,864		8,864		
Capacity rate swaps	-	-	: <u></u> :	(9,450)	(9,450)		
Total Derivatives	7	=	(33,093)	(9,450)	(42,543)		
Total	\$_	78,920	44,805	(9,450)	114,275		

Name of Respondent	This Report is:	Date of Report	Year/Period of Report			
'	(1) X An Original	(Mo, Da, Yr)				
Green Mountain Power Corp	(2) _ A Resubmission	06/30/2018	2018/Q2			
NOTES TO FINANCIAL STATEMENTS (Continued)						

		Fair value as of September 30, 2016					
		Level 1	Level 2	Level 3	Total		
Spent fuel disposal and decommissioning trusts:							
Marketable equity securities U.S. government issued debt securities (agency and	\$	3,025	5,046	₩,	8,071		
treasury)		36,648	12,120	-	48,768		
Municipal obligations		_	60,724	-	60,724		
Corporate and other bonds		7	36,037	=	36,037		
Money market funds	_	1,592	73		1,665		
Total spent fuel disposal and decommissioning							
trusts	_	41,265	114,000		155,265		
Derivatives – capacity rate swaps				(447)	(447)_		
Total	\$_	41,265	114,000	(447)	154,818		

(a) Millstone Decommissioning Trust

The Company's primary valuation technique to measure the fair value of its nuclear decommissioning trust investments is the market approach. GMP owns a share of the qualified decommissioning fund and cannot validate a publicly quoted price at the qualified fund level. However, actively traded quoted prices for the underlying securities in the fund have been obtained. Due to these observable inputs, fixed income, equity and cash equivalent securities in the qualified fund are classified as Level 2. Equity securities are held directly in GMP's nonqualified trust and actively traded quoted prices for these securities have been obtained. Due to these observable inputs, these equity securities are classified as Level 1.

(b) Derivatives - Capacity Rate Swaps

At September 30, 2017, there were no recognized gains or losses included in earnings or other comprehensive income attributable to the change in unrealized gains or losses related to derivatives still held at the reporting date. This is due to the Company's regulatory accounting treatment for all power-related derivatives. The following table is a reconciliation of the changes in net fair value of capacity rate swap contracts that are classified as Level 3 in the fair value hierarchy:

Balance at beginning of period	\$ (447)
Change in fair value relating to unrealized	
losses	(9,003)
Balance at September 30, 2017	\$ (9,450)

(16) Long-Term Power Purchase and Other Commitments

FERC FORM NO. 1 (ED. 12-88)	Page 123.38	::

Name of Respondent	This Report is:	Date of Report	Year/Period of Report			
	(1) <u>X</u> An Original	(Mo, Da, Yr)				
Green Mountain Power Corp	(2) _ A Resubmission	06/30/2018	2018/Q2			
NOTES TO FINANCIAL STATEMENTS (Continued)						

(a) Electricity Purchase Commitments

Purchased power expense by significant contract supplier was as follows:

	Year ended September			ember 30
		2017	3	2016
Hydro-Québec	\$	53,855		64,686
Independent Power Producers		45,406		44,589
Next Era		31,043		41,548
Cargill (formerly JP Morgan)		13,471		17,321
Granite Reliable		12,783		14,789
Citigroup		15,959		_
Exelon (formerly Constellation Energy)		-		6,311
Shell		22,854	7	13,496
BP Energy		17,254		14,295

Certain contracts qualify for normal purchases and sales treatment, and are not subject to fair value accounting treatment as they are for the purchase of electricity to fulfill the Company's power supply needs. The expense related to these contracts is recorded and recognized in power supply expense at the time that the contracts are settled and the Company takes delivery of the electricity. See note 14 for contracts that are accounted for as derivatives.

Significant purchased power contracts in effect as of September 30, 2017, including estimates for the Company's portion of certain minimum costs, are as follows:

	ā	Estimated payments contractually due
Years ending September 30:		
2018	\$	193,533
2019		211,571
2020		214,520
2021		198,942
2022		197,137
Thereafter		2,311,152
Total	\$	3,326,855

(b) Hydro-Québec Contracts

On April 15, 2011, the VPUC approved a long-term power purchase and sale agreement between Hydro-Québec Energy Services (U.S.) Inc. (HQUS), a subsidiary of HQ, and a group of Vermont utilities including GMP. The Company determined that the contract qualifies for "normal purchase normal sale" accounting treatment. Under the HQUS agreement, GMP will receive a portion of a statewide total of up to 225 MW of energy, delivered in a fixed 16 hour/day (i.e., 7x16) profile, and a corresponding portion of the environmental attributes (such as, for example, credits, benefits or emissions reductions) associated with this power. Such environmental attributes must meet a requirement specifying a hydropower content of at least 90%. HQUS markets electricity from HQ's generating facilities, whose output is presently well in excess of 90% hydroelectric. The contract lays a foundation that will guarantee GMP continued access to a reliable supply of power from HQ facilities, which should help GMP

Name of Respondent	This Report is:	Date of Report	Year/Period of Report
·	(1) <u>X</u> An Original	(Mo, Da, Yr)	
Green Mountain Power Corp	(2) _ A Resubmission	06/30/2018	2018/Q2
	NOTES TO FINANCIAL STATEMENTS (Continued)	

to maintain its favorable carbon footprint. Deliveries under this purchase commenced on November 1, 2012 and end in 2038. In 2017, the energy volumes under the contract represent an estimated 22% of GMP's projected annual energy requirement, increasing to 24% in 2018. The new HQUS contract does not include capacity, which must be purchased from other parties or left open to market prices.

The Company's contracts with HQ call for the delivery of system power and are not related to any particular facilities in the HQ system. Consequently, there are no identifiable debt-service charges associated with any particular HQ facility that can be distinguished from the overall charges paid under the contracts, and there are no generation plant outage risks, although there are outage risks related to the operation of the transmission system.

(c) System Energy Contracts

The Company enters into system energy purchase contracts with various counterparties in the normal course of its business. The system contracts are usually less than five years in duration and call for firm physical delivery of specified hourly quantities that are not associated with any specific generation source and not subject to outage risk. The counterparties are responsible for acquiring and taking title to the power that is purchased by the Company. The Company presently has in place several system energy purchases for deliveries through 2025, for terms from several months to 5 years.

(d) Other Renewable Power Contracts

The Company has committed to several contracts to purchase output from new renewable power plants, some for periods of up to 25 years, on a plant-contingent basis (the Company receives and pays only for its share of quantities actually generated by the plant). These purchases typically include energy, capacity, and renewable energy certificates and are derived from wind, solar PV, or landfill gas plants. The largest such purchase is a 20-year contract with the Granite Reliable wind project in New Hampshire, which began in April 2012.

(e) Next Era Seabrook Purchase

The Company agreed to purchase long-term energy, capacity and generation attributes from the Seabrook Nuclear Power Plant in New Hampshire owned by Next Era Seabrook LLC. This contract commenced in 2012 with purchases of approximately 131,000 MWh per year of System Power that is not related to any specific facility. Beginning in 2015, all purchases will be unit contingent purchases from the Seabrook Nuclear Power Plant beginning at 60 MW, which will decrease to 50 MW over the life of the contract that ends in 2034.

(f) Unit Purchases

Under a long-term contract with Massachusetts Municipal Wholesale Electric Company (MMWEC), the Company is purchasing a percentage of the electrical output of the Stony Brook production plant constructed by MMWEC. The contract obligates the Company to pay certain minimum annual amounts representing the Company's proportionate share of fixed costs, including debt service requirements, whether or not the production plant is operating, for the life of the unit. The cost of power obtained under this long-term contract, including payments required when the production plant is not operating, is included in "purchases from others" in the consolidated statements of income.

(g) Kingdom Community Wind

In October 2012, the Company completed construction and began daily commercial operation of the Kingdom Community Wind project (KCW) a 63-MW wind facility in Lowell. Eight MW of the project's output is being sold to Vermont Electric Cooperative, Inc. under a long-term contract. The remainder is incorporated into the Company's power supply.

(h) Nuclear Decommissioning Obligations

Millstone Unit #3: GMP is obligated to pay its share of nuclear decommissioning costs for nuclear plants in which it has an ownership interest. GMP has an external trust dedicated to funding its joint-ownership share of future Millstone Unit #3 decommissioning costs. Dominion Nuclear Connecticut has suspended contributions to the

Name of Respondent	This Report is:	Date of Report	Year/Period of Report				
	(1) <u>X</u> An Original	(Mo, Da, Yr)					
Green Mountain Power Corp	(2) _ A Resubmission	06/30/2018	2018/Q2				
NOTES TO FINANCIAL STATEMENTS (Continued)							

Millstone Unit #3 Trust Fund because the minimum NRC funding requirements have been met or exceeded. GMP also suspended contributions to the Trust Fund, but could choose to renew funding at its own discretion if the minimum requirement is met or exceeded. If a need for additional decommissioning funding is necessary, GMP will be obligated to resume contributions to the Trust Fund.

Other Yankee Companies: GMP has equity ownership interests in Maine Yankee, Connecticut Yankee and Yankee Atomic. These plants are permanently shut down and completely decommissioned except for the spent fuel storage at each location. The Company's obligations related to these plants are described in note 4. The balance of GMP's net nuclear decommissioning cost liability was \$32 at September 30, 2017. The current and long-term portions of \$10 and \$22 are included in accounts payable, trade and accrued liabilities and other liabilities. The balance of GMP's net nuclear decommissioning cost liability was \$326 at September 30, 2016. The current and long-term portions of \$13 and \$313 are included in accounts payable, trade and accrued liabilities and other liabilities.

(i) Renewable Energy Credits

During the years ended September 30, 2017 and 2016, the Company received \$17,032 and \$23,528, respectively, of net revenue from RECs. The Company's RECs for the years ended September 30, 2017 were approximately 28% from Granite Reliable, 16% from McNeil, 2% from Moretown, 24% from KCW and 30% from a variety of other sources. In the future, REC revenues may become less certain as Vermont and other states may adjust their renewable policies.

(j) Operating Leases

(i) Solar Leases

The Company has entered into solar-related operating leases, which are primarily for leased land to host the Company's solar-related utility plant for solar power production and related activities.

The most significant lease is for land at a landfill site used to host a solar farm. The total minimum lease payments under this agreement are \$690. As of September 30, 2017, future minimum rental payments required under all noncancelable operating solar leases are expected to total \$828, consisting of \$37 per year in 2018 through 2022 and \$643 for years thereafter.

(ii) Other

Other operating lease commitments are considered minimal, as most are cancelable after one year from inception or the future minimum lease payments are of a nominal amount.

Total rental expense, which includes pole attachment rents in addition to the operating lease agreements described above, amounted to \$2,670 and \$2,688 for the years ended September 30, 2017 and 2016, respectively. These rental expenses are included in maintenance and other operating expenses on the consolidated statements of income.

(k) Iberdrola Renewables Agreement

In October 2015, The Company signed a twenty-five year purchase power agreement with Iberdrola Renewables to purchase 100% of the output from their 30 MW Deerfield wind facility (Deerfield) being developed in southern Vermont. This contract is unit-contingent meaning that the Company only pays for the actual output of the plant that it receives, which included energy, capacity, and renewable energy certificates. Deerfield began construction in September 2016 and GMP expects the facility to be producing electricity by the end of 2017. The Company has an option to buy Deerfield at the end of 10 years at a predetermined purchase price of \$50 million.

(I) Renewable Energy Standard

GMP is subject to the State of Vermont's policy encouraging the development of renewable energy sources in the State of Vermont as well as the purchase of renewable power by the State's electricity distributors. In

Name of Respondent	This Report is:	Date of Report	Year/Period of Report			
·	(1) X An Original	(Mo, Da, Yr)				
Green Mountain Power Corp	(2) _ A Resubmission	06/30/2018	2018/Q2			
NOTES TO FINANCIAL STATEMENTS (Continued)						

December 2011, the Department published its "Comprehensive Energy Plan" setting a goal to have 90.0% of the State of Vermont's energy needs come from renewable sources by the year 2050.

Additionally, in June 2015, the Vermont General Assembly enacted a new renewable energy law establishing a mandatory renewable energy standard for Vermont utilities. This law repeals Vermont's Sustainably Priced Energy Enterprise Development Program (commonly referred to as SPEED) from 2005 and specifically requires that retail electricity providers: (1) have a minimum amount of renewable electricity in their supply portfolios; (2) support relatively small (less than 5 MW) renewable energy projects connected to the Vermont grid; and (3) invest in projects to reduce fossil fuel use for heating and transportation. The resource requirements under the new law began in 2017 and escalate in quantity each year until 2032. In light of the existing renewable energy sources in its long-term supply portfolio, as well as the availability of renewable energy sources in the region, GMP is well-positioned to comply with the new renewable energy law and is well poised to meet the 2017 goals with the purchase and retirement of RECs; the construction of several small GMP solar projects and capital investments in support of GMP's cold climate heat pump lease program.

(m) Hydro Dam Power Contracts

The Company has executed 25 year purchased power agreements to purchase 100% of the output of 2 hydroelectric power plants. The plants are located in Sheldon Springs, Vermont and LaChute, New York. The Sheldon Springs plant has a nameplate capacity rating of 27MW and the LaChute plant has a nameplate capacity of 9 MW. The agreements require the Company to pay a fixed price per MWh generated plus a fixed monthly capacity payment. The energy and capacity prices escalate by 2 percent each year. Deliveries under the Sheldon Springs contract will begin in April 2018. Deliveries under the LaChute contract are pending acceptance of the generation facility to be a wholesale generator by the New York Independent System Operator.

The Company has concluded the purchased power agreements meet the requirements of an operating lease as contained in ASC 840 – *Leases*.

(17) Environmental Matters

(a) General

The electric industry typically uses or generates a range of potentially hazardous products in its operations. The Company must meet various land, water, air, and aesthetic requirements as administered by local, state, and federal regulatory agencies. The Company believes that it is in substantial compliance with these requirements, and that there are no outstanding material complaints about the Company's compliance with present environmental protection regulations.

(b) Pine Street Barge Canal Superfund Site

In 1999, the Company entered into a United States District Court Consent Decree constituting a final settlement with the United States Environmental Protection Agency (EPA), the State of Vermont and numerous other parties of claims relating to a federal Superfund site in Burlington, Vermont, known as the "Pine Street Barge Canal". The consent decree resolves claims by the EPA for past site costs, natural resource damage claims, and claims for past and future remediation costs. The consent decree also provides for the design and implementation of response actions at the site. As of September 30, 2017 the Company has estimated total costs of the Company's future obligations under the consent decree to be approximately \$2,715, net of recoveries. The estimated liability is not discounted, and it is possible that the Company's estimate of future costs could change by a material amount. As of September 30, 2017 and 2016 the Company has recorded a regulatory asset of \$9,866 and \$10,318, respectively, to reflect unrecovered past and future Pine Street Barge Canal costs. Pursuant to the Company's 2003 Rate Plan, as approved by the VPUC, the Company began to amortize and recover these costs in 2005. The Company will amortize the full amount of incurred costs over 20 years without a return. The amortization is expected to be allowed in current and future rates, without disallowance or adjustment, until fully amortized.

Name of Respondent	This Report is:	Date of Report	Year/Period of Report				
·	(1) X An Original	(Mo, Da, Yr)					
Green Mountain Power Corp	(2) _ A Resubmission	06/30/2018	2018/Q2				
NOTES TO FINANCIAL STATEMENTS (Continued)							

(c) Clean Power Plan

In August 2015, the United States Environmental Protection Agency issued a final rule for its proposed Clean Power Plan (CPP), which requires significant reductions in CO2 emissions from existing power plants by 2030. The CPP does not require any emission reductions from Vermont power plants, and GMP's only participation in affected plants is through limited minority participation shares in the Stony Brook and Wyman plants, so GMP does not anticipate that it will incur any material direct costs as a result of the CPP or proposals to make more stringent regulations under that legislation.

(d) Catamount Indemnifications

On December 20, 2005, the former CVPS completed the sale of Catamount, its wholly owned subsidiary, to CEC Wind Acquisition, LLC, a company established by Diamond Castle Holdings, a New York-based private equity investment firm. Under the terms of the agreements with Catamount and Diamond Castle Holdings, the former CVPS agreed to indemnify them, and certain of their respective affiliates, in respect of a breach of certain representations and warranties and covenants, most of which ended June 30, 2007, except certain items that customarily survive indefinitely. Environmental indemnifications are subject to a \$1,500 deductible and a \$15,000 cap, and such environmental representations for only two of Catamount's underlying energy projects survived beyond June 30, 2007. The Company has not recorded any liability related to these indemnifications. To management's knowledge, there is no pending or threatened litigation with the potential to cause material expense.

(18) Other Contingent Liabilities

(a) DOE Litigation - Maine Yankee, Connecticut Yankee and Yankee Atomic

All three companies have been seeking recovery of fuel storage-related costs stemming from the default of the DOE under the 1983 fuel disposal contracts that were mandated by the United States Congress under the Nuclear Waste Policy Act of 1982. Under the Act, the companies believe the DOE was required to begin removing spent nuclear fuel and greater than Class C waste from the nuclear plants no later than January 31, 1998 in return for payments by each company into the nuclear waste fund. No fuel or greater than Class C waste has been collected by the DOE, and each company's spent fuel is stored at its own site. Maine Yankee, Connecticut Yankee and Yankee Atomic collected the funds from GMP and other wholesale utility customers, under FERC-approved wholesale rates, and GMP's share of these payments was collected from their retail customers. The DOE decided not to appeal the decision to the U.S. Supreme Court and in February 2013 the federal government reimbursed the three companies for the Phase I damages. In June 2013, FERC established the process by which the litigation proceeds are credited and approved refunds through lower wholesale rates to utility customers, effective July 2013. GMP's share of the Phase I damages totaled approximately \$3,767. Phase I includes damages for Connecticut Yankee and Yankee Atomic through 2001, and for Maine Yankee through 2002.

Phase II damages were ruled upon in November of 2013, and the DOE did not appeal. GMP's share of these funds, totaling \$5,700, was received in June 2014.

A complaint for Phase III damages was filed in August 2013. A trial was held from June 30 through July 2, 2015. A favorable decision awarding 98.6% of damages requested was issued in March 2016 and the Government has not appealed the decision. The Company received \$1,568 in 2017 which was returned to customers through the PSA.

A complaint for Phase IV damages was filed in May 2017 for damages through 2016.

Due to the complexity of these issues and the potential for further appeals, the three companies cannot predict the timing of the final determinations or the amount of damages that will actually be received. Each of the companies' respective FERC settlements requires that damage payments, net of taxes and further spent fuel trust funding, if any, be credited to wholesale ratepayers including GMP. The Company expects that its share of these awards, if any, would be credited to retail customers.

Name of Respondent	This Report is:	Date of Report	Year/Period of Report				
·	(1) <u>X</u> An Original	(Mo, Da, Yr)					
Green Mountain Power Corp	(2) _ A Resubmission	06/30/2018	2018/Q2				
NOTES TO FINANCIAL STATEMENTS (Continued)							

(b) Nuclear Insurance

The Price-Anderson Act provides a framework for immediate, no-fault insurance coverage for the public in the event of a nuclear power plant accident that is deemed an extraordinary nuclear occurrence by the NRC. The primary level provides liability insurance coverage of \$450,000, or the maximum private insurance available. If this amount is not sufficient to cover claims arising from an accident, the second level applies offering additional coverage up to \$12.986 billion per incident. For the second level, each operating nuclear plant must pay a retrospective premium equal to its proportionate share of the excess loss, up to a maximum of \$127,317 per reactor per incident, limited to a maximum annual payout of \$19,000 per reactor. These assessments will be adjusted for inflation and the U.S. Congress can modify or increase the insurance liability coverage limits at any time through legislation. Currently, based on the GMP's joint-ownership interest in Millstone Unit #3, the Company could become liable for expenses of approximately \$328 of such maximum assessment per incident per year. Maine Yankee, Connecticut Yankee and Yankee Atomic maintain \$100,000 in Nuclear Liability Insurance, but have received exemptions from participating in the secondary financial protection program.

(c) Other Legal Matters

The Company does not expect any litigation to result in a material adverse effect on its operating results or financial condition.

Name of Respondent	This Report is:	Date of Report	Year/Period of Report				
	(1) X An Original	(Mo, Da, Yr)					
Green Mountain Power Corp	(2) _ A Resubmission	06/30/2018	2018/Q2				
NOTES TO FINANCIAL STATEMENTS (Continued)							

(19) Related-Party and Associated Company Transactions

Effective April 12, 2007, GMP became related to Vermont Gas Systems (VGS) when the Company was acquired by NNEEC. The rates at which the Company buys gas for facility heating from VGS and the rates at which VGS buys electricity from the Company are regulated and required to be transacted at rates approved by the VPUC, and applicable to similar customers of similar usage, and amounts are insignificant and immaterial with respect to these regulated revenues. VGS is also a responsible party in the Pine Street Barge Canal Superfund Site and remits funds related to this matter annually to the Company. Payments totaling \$12 and \$55 were received for the Pine Street Barge Canal Superfund Site during the years ended September 30, 2017 and 2016, respectively, and there were no other transactions between VGS and the Company during the years ended September 30, 2017 and 2016.

The following table summarizes account receivable and payable balances from and to affiliated companies.

	r=	Accounts receivable	Accounts payable	Net receivable (payable)
At September 30, 2017:	•	40		19
NNEEC	\$	19		19
Connecticut Yankee Atomic Power		_		
Company		3	—	3
Transco		12	30,679	(30,667)
Total	\$ _	34	30,679	(30,645)
	8-	Accounts receivable	Accounts payable	Net receivable (payable)
At September 30, 2016:				
NNEEC	\$	_	13	(13)
Transco		1,499		1,499
Total	\$	1,499	13	1,486

(20) Concentration Risks

(a) HQ and NextEra Power Supply Contracts

The Company's material power supply contracts are principally with HQ and NextEra. HQ contracts are expected to meet from 23% to 25% of the Company's anticipated annual demand requirements through 2035. Beginning in 2015, the NextEra contract, representing unit contingent purchases from the Seabrook Nuclear Power Plant, is at 60 MW and will decrease to 50 MW, and will meet between 7% and 11% of the Company's annual demand requirements over the life of the contract that ends in 2034. Under the Company's Alternative Regulation Plan, there is a power supply adjustment mechanism to minimize the risk of rising power supply costs.

(b) Collective Bargaining

At September 30, 2017 and 2016, GMP had 533 and 540 employees, respectively. Of these employees, at September 30, 2017 and 2016, 290 and 279, respectively, were represented by Local Union No. 300, affiliated with the International Brotherhood of Electrical Workers. On January 14, 2013, the Company agreed to a new five-year contract with its employees represented by the union, which is effective on January 1, 2013 and expires on December 31, 2017. On August 8, 2017, the Company agreed to a new five-year contract with its employees

Name of Respondent	This Report is:	Date of Report	Year/Period of Report				
· ·	(1) <u>X</u> An Original	(Mo, Da, Yr)	·				
Green Mountain Power Corp	(2) _ A Resubmission	06/30/2018	2018/Q2				
NOTES TO FINANCIAL STATEMENTS (Continued)							

represented by the union, which is effective on January 1, 2018 and expires on December 31, 2022.

(21) Supplemental Cash Flow Information

Supplemental cash flow information for the years ended September 30, 2017 and 2016 are as follows:

	=	2017	2	2016
Cash paid for:				
Interest	\$	36,917	jk:	34,246
Income taxes paid (refunded), net		704		(42)
Supplemental disclosures of noncash information:				
(Decrease) increase in unfunded pension and other				
postretirement benefit obligations		(3,698)		28,817
Plant addition for allowance for equity funds used during				
construction		1,353		1,004
Noncash utility plant in accounts payable		8,853		10,967
Other deferred charges reclassified to construction work in				
progress		:3		1,495
Investment in Transco included in due to associated			100	
companies and related parties		32,369		-

(22) Noncontrolling Equity of GMP VT Solar LLC

The Company formed GMP Solar on November 17, 2015 to construct, operate and maintain, through wholly owned limited liability companies (each, a Project Company, together, the Project Companies), 5 solar generating facilities located throughout Vermont. On May 4, 2016, the Company executed an Equity Capital Contribution Agreement with a tax equity partner (the Tax Equity Partner) to fund the cost to construct the 5 facilities. All 5 projects were placed in service by December 31, 2016. The Company has invested \$41,990 and the Tax Equity Partner has invested \$20,264 into GMP Solar.

The terms and conditions of the various agreements executed in connection with this investment are customary terms and conditions for a tax equity investment. GMP is entitled to 1% of GMP Solar's profits, losses, deductions, and credits for the first five years, and 95% of each such item for the remaining term of GMP Solar. The Tax Equity Partner is entitled to 99% of GMP Solar's profits, losses, deductions, and credits for the first five years, and 5% of each such item thereafter. This change in sharing ratios is referred to as a "partnership flip" structure, because the allocations of all partnership items "flip" from 1% to 95% (with the Tax Equity Partner's allocable share flipping from 99% down to 5%).

The Company has the option to purchase at fair market value the Tax Equity Partner's ownership interest in GMP Solar. The option can be exercised during a 6-month period beginning 5 years after the last day any energy property was placed in service.

GMP Solar is taxed as a partnership, and therefore income taxes are the responsibility of GMP Solar's members.

The Company is the managing member of GMP Solar pursuant to GMP Solar's operating agreement. As managing member GMP will conduct, direct and exercise control over all activities of GMP Solar, and shall have full power and authority on behalf of GMP Solar to manage and administer the business and affairs of GMP Solar.

In consideration for the services provided by the Company to GMP Solar and the Project Companies in connection with the development, construction and installation of the solar energy facilities, the Project Companies paid the Company a \$5,619 development fee.

Name of Respondent	This Report is:	Date of Report	Year/Period of Report				
·	(1) X An Original	(Mo, Da, Yr)					
Green Mountain Power Corp	(2) A Resubmission	06/30/2018	2018/Q2				
NOTES TO FINANCIAL STATEMENTS (Continued)							

Certain Project Companies have executed leases with various third parties to lease the land upon which three solar generation facilities will be built. The remaining two leases were executed by and among the relevant Project Company, as tenant, and the Company, as the owner of the land.

The Company has executed purchase power agreements with the Project Companies. The term of each of the agreements is 25 years, and the Company will pay a fixed price per kWh and receive all power output produced by the facilities.

Certain risks exist with respect to the Company's investment in and management of GMP Solar, including exposure to operating cost risk, revenue risk created by variations in kWh produced by the projects and investment tax credit (ITC) risk associated with the projects not meeting the ITC eligibility requirements.

The Company determined GMP Solar to be a VIE under ASC 810. The Company concluded it is the primary beneficiary of GMP Solar, therefore, the Company consolidates GMP Solar.

The Company follows Financial Accounting Standards Board ASC Subtopic 810-10, *Consolidation – Overall*, which requires certain noncontrolling interests to be classified in the consolidated statements of income as part of consolidated net earnings and to include the accumulated amount of noncontrolling interests in the consolidated balance sheets as part of capitalization.

Summarized GMP Solar financial information follows:

	Year ended September 30			
		2017		2016
Net income (loss)	\$	(397)		:—:
Allocation of net income (loss) to partners;				
Green Mountain Power		18,341	(4)	_
Tax equity partner	\$	(18,738)		
Total assets	\$	61,342		38,523
Total liabilities		1,794		8

Name of Respondent			This Report Is: (1) XAn Original		Date of Report (Mo, Da, Yr) Year/Period of Report 2018/02				
Green Mountain Power Corp						6/30/2018		of 2018/Q2	
	STATEMENTS OF ACCUMULATI								
2. Re 3. Fo	Report in columns (b),(c),(d) and (e) the amounts of accumulated other comprehensive income items, on a net-of-tax basis, where appropriate. Report in columns (f) and (g) the amounts of other categories of other cash flow hedges. For each category of hedges that have been accounted for as "fair value hedges", report the accounts affected and the related amounts in a footnote. Report data on a year-to-date basis.								
ine No.	Item	Losses or for-Sale	d Gains and n Available- Securities	Minimum Pen Liability adjusti (net amoun	ment	Foreign Curre Hedges	ency	Other Adjustments	
1	(a) Balance of Account 219 at Beginning of	(b)	(c)		(d)		(e)	
	Preceding Year								
2	Preceding Qtr/Yr to Date Reclassifications from Acct 219 to Net Income						98.1		
3	Preceding Quarter/Year to Date Changes in Fair Value								
4	Total (lines 2 and 3)								
	Balance of Account 219 at End of Preceding Quarter/Year								
6	Balance of Account 219 at Beginning of Current Year								
7	Current Qtr/Yr to Date Reclassifications from Acct 219 to Net Income								
8	Current Quarter/Year to Date Changes in Fair Value								
9	Total (lines 7 and 8)								
	Balance of Account 219 at End of Current Quarter/Year					V			
							,et/.		

Name of Respondent Cross Mountain Royar Corp. This Report Is: (1) X An Origin				.1	Date	of Report Da, Yr)		/Period of Report
Gree	n Mountain Power Corp		(1) X An Origina (2) A Resubm	iission	06/30	Da, 11) 0/2018	End	of 2018/Q2
	STATEMENTS OF A	CCUMULATE	COMPREHENSIVE				D HEDGI	NG ACTIVITIES
							25	
						×		
-	Other Cash Flow	Otho	er Cash Flow	Totals for e	ach	Net Income (C	arried	Total
Line	Hedges		Hedges	category of it		Forward fro	om	Comprehensive
No.	Interest Rate Swaps	[Insert F	ootnote at Line 1	recorded i		Page 117, Lin	ie 78)	Income
	(5)	to	o specify]	Account 2 (h)	19	(i)		(j)
1	(f)		(g)	(11)		(1)		۵/
2								
3								
4						31,	189,758	31,189,758
5								
6 7		-						
8								
9						33,0	071,980	33,071,980
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	of Respondent This Report Is: (1) [X] An Original	Date of Report (Mo, Da, Yr)	Year/Period of Report		
Gree	n Mountain Power Corp (2) A Resubmission	06/30/2018	End of 2018/Q2		
	SUMMARY OF UTILITY PLANT AND ACCU				
FOR DEPRECIATION. AMORTIZATION AND DEPLETION					
	t in Column (c) the amount for electric function, in column (d) the amount for gas func	tion, in column (e), (f), and (g)	report other (specify) and in		
colum	n (h) common function.				
ine	Classification	Total Company for the	Electric		
No.	(a)	Current Year/Quarter Ended (b)	(c)		
1	(a) Utility Plant				
	In Service				
	Plant in Service (Classified)	1,759,721,416	1,759,721,416		
	Property Under Capital Leases	1,700,721,410	1,700,721,410		
	Plant Purchased or Sold	16,374,450	16,374,450		
	Completed Construction not Classified	-10,573			
	Experimental Plant Unclassified	10,070	7 70,070		
	Total (3 thru 7)	1,776,085,293	1,776,085,293		
	Leased to Others	1,170,000,200	1,110,000,200		
	Held for Future Use	42,820	42,820		
	Construction Work in Progress	60,199,229			
	Acquisition Adjustments	22,951,227			
	Total Utility Plant (8 thru 12)	1,859,278,569			
	Accum Prov for Depr, Amort, & Depl	657,259,474			
	Net Utility Plant (13 less 14)	1,202,019,095			
	Detail of Accum Prov for Depr, Amort & Depl	amportonis propriati de la companio	month beken med vite miles		
	In Service:	THE PERSON NAMED IN COLUMN	ALM DUSC HAVE THESE B		
	Depreciation	607,157,461	607,157,461		
	Amort & Depl of Producing Nat Gas Land/Land Right				
	Amort of Underground Storage Land/Land Rights		DELICE STRUCK		
	Amort of Other Utility Plant	35,481,007	7 35,481,007		
	Total In Service (18 thru 21)	642,638,468	642,638,468		
_	Leased to Others	BLE WE TO SOUTH			
_	Depreciation				
25	Amortization and Depletion				
26	Total Leased to Others (24 & 25)				
27	Held for Future Use				
28	Depreciation				
29	Amortization		(E)		
30	Total Held for Future Use (28 & 29)				
31	Abandonment of Leases (Natural Gas)				
32	Amort of Plant Acquisition Adj	14,621,006			
33	Total Accum Prov (equals 14) (22,26,30,31,32)	657,259,474	657,259,474		

Name of Respondent		This Report Is: (1) X An Original	Date of Report (Mo, Da, Yr)	Year/Period of Repor	
Green Mountain Power Corp		(1) X An Original (2) A Resubmission	End of2018/Q2		
		OF UTILITY PLANT AND ACCU	06/30/2018 IMULATED PROVISIONS		
	FOR 0	EPRECIATION. AMORTIZATION	N AND DEPLETION		
Gas	Other (Specify)	Other (Specify)	Other (Specify)	Common	Line
4.0	4.5	/0	(-)	(h)	No.
(d)	(e)	(f)	(g)	(h)	1
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Name	e of Respondent	This Report Is:	Date of Report	Year/Period of Report
Green Mountain Power Corp		(1) ☒ An Original (2) ☐ A Resubmission	(Mo, Da, Yr) 06/30/2018	End of 2018/Q2
	ELECTRIC PLANT IN SERVICE		LIIG OI	
1. Rep	ort below the original cost of plant in service by ginal cost of plant in service and in column(c) the	function. In addition to Account 101, inc a accumulated provision for depreciation	slude Account 102, and Acco	ount 106. Report in column (b)
the ong	ginal cost of plant in service and in column(c) the	e accumulated provision for depreciation	mand amorezation by rander	
Line			Plant in Service	Accumulated Depreciation
No.	14		Balance at End of Quarter	and Amortization Balance at End of Quarter
	Item (a)		(b)	(c)
1	Intangible Plant		68,053,403	35,487,796
2	Steam Production Plant		35,936,569	32,684,082
3	Nuclear Production Plant		83,074,882	49,235,157
4	Hydraulic Production - Conventional	"	224,764,003	67,202,096
5	Hydraulic Production - Pumped Storage			
6	Other Production		197,855,536	67,053,730
7	Transmission		183,920,669	55,150,936
8	Distribution		847,684,486	299,907,941
9	Regional Transmission and Market Operation		40 4 000 505	05.040.700
10	General		134,838,565	35,916,730 642,638,468
11	TOTAL (Total of lines 1 through 10)		1,776,128,113	042,030,400
				2
			-	
		1		
			3	
		1		41
			92	
		1		
CED	C FORM NO. 1/3-Q (REV. 12-05)	Page 208		
CCK	~ = CRIVI INC. 1/3*G/(REV. 12*U3)	: 490 A00		

Name of Respondent		This Report Is:		Date of Report		Year/Period of Report	
Green Mountain Power Corp		(1) An Original (2) A Resubmission		(Mo, Da, Yr) 06/30/2018		End of 2018/Q2	
	Transmi	ssion Service and Generati					
1 Re	port the particulars (details) called for concerning					transm	ission service and
gener	ator interconnection studies.				,	162	
	t each study separately.						
	column (a) provide the name of the study. column (b) report the cost incurred to perform the	study at the end of period					
5. In d	column (c) report the account charged with the co	st of the study.					
6. In d	column (d) report the amounts received for reimbu	rsement of the study costs	at end of per	riod.			
	column (e) report the account credited with the rei	mbursement received for po	erforming the	study.	Reimburser	nents	
Line No.	Description	Costs Incurred During Period	Account	Charged	Received D	uring	Account Credited With Reimbursemen
	Description (a)	(b)	Account (c	_	(d)	Ju	(e)
1	Transmission Studies						
2				X		27	
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19							
20							
21	Generation Studies						· · · · · · · · · · · · · · · · · · ·
22	Apple Hill 2 MW Solar		2 235				
23	Chelsea 2 MW Solar	(36,925					
24		(18,000					
_	SBVT Landfill Facilities Study		235				
	Wilder 4.9MW NAG26 CKT		235				
_	Ski Bowl Solar Fac Study		235				
28	PSVTFI (BRATT LANDFILL) SIS		235			_	
29			235				
	NGRID PSVTFI SIS		235			4.000	005
_	Norwich Tech-BFG-62 Fac	(9,069	235			1,990	
_	TDI SIS Subtran#2 no QP498	/ 0.400	235			35,000	235
33			235				
34	Gilman Renew Solar FAC G62		235				
_	QP753 Sheldon Solar		235				
	QP751 Randolph Ctr Solar SIS		235				
_	WEC-Williamstown FAC ST		235				
_	Feas-Acorn Energy-LJ-G12		235				
_	Trout Brook SIS WM-G91	23,964				1,052	235
40	Norwich Tech-WIG31 FEAS	-	235			1,052	200

Name of Respondent		This Report Is: (1) X An Original		Date of Report (Mo, Da, Yr)		Year/Period of Report End of 2018/Q2		
Green Mountain Power Corp		(2) A Resubmission		06/30/2018		Ena o	nd of 2010/Q2	
	Transmis	sion Serv	ice and Generatio	n Intercon	nection Stud	y Costs (contir	nued)	
						6		
Line		1				Reimburser	ments	
No.	Description	Costs	Incurred During Period	Accoun	t Charged	Received D the Peri	od uring	Account Credited With Reimbursement
	(a)		(b)		(c)	(d)		(e)
1	Transmission Studies							
2								
3								
4								
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6								
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9								
10								
11								
12								
13								
14								
15		_						
16								
17		_						
18							3	
19 20		_						
21	Generation Studies	_						
22	Norwich Tech TA-G12 FEAS	-	983	235				
23				235		×	1,000	235
24			1,973				12,315	
25				235			,	
	QP676 Claremont Solar FEAS		2,161					
27	QP674 Shaftsbury Solar FEAS		1,350					
28			1,732				(0)	
	Sunny Acres BAY-G4 FEAS		2,255				10,000	235
	Norwich Tech Depot WI-G11 FEAS						2,373	235
31			463	235				
32	Catamount Solar RI-G68 FEAS					Ti i	1,862	235
	E.Barre Co. Batt 61G2 SIS		23,750	235			10,000	235
	Eddy Rd Solar CH-G10 FEAS			235			1,387	235
35			1,786	235			10,294	235
36			25,564	235				
37	Sandlot Solar HY-G24 FEAS		635	235			10,000	
38	SolarSenseVT XV BR-G7S		40,130	235			10,000	235
39	Middle Road Solar MI-G36 FEAS		(1,754)	235				
40	Royalton Town GLC BE-G28 FEAS		1,014	235			1,176	235
						₩		

Name of Respondent Green Mountain Power Corp		This Report Is: (1) X An Original	(Mo, Da,	Date of Report (Mo, Da, Yr)		Year/Period of Report End of 2018/Q2	
Gree	·	(2) A Resubmission		0/2018			
	Transmis	sion Service and Generatio	n Interconnection Stu	dy Costs (conti	nued)		
				3			
Line No.	Description (a)	Costs Incurred During Period (b)	Account Charged	Reimburser Received D the Peri	uring	Account Credited With Reimbursemen (e)	
1	Transmission Studies						
2							
3							
4							
5							
6							
7							
8							
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14							
15							
16				Sil	-		
17							
18							
19				-			
20							
21	Generation Studies				24.000		
22	Apple Hill/Chelsea MS-G50 SIS	26,086			24,000		
_	BP Ascutney 2 NS-G63 FEAS	2,687			1,000		
		10,019			30,000		
	OC Solar (Warner) SK-G59 SIS	9,906			30,000		
_	SSVT XVIII BR-G71 FEAS	3,166			11,000		
27	IMPEY BAY-G5 FEAS	(2,932)			4,500		
_	Forgues Wind 9G2 FEAS	3,326			4,000		
_	Ascutney Heights WI-G11 FEAS	1,894		6	1,000	235	
_	LVF Ferry Rd Solar WI-G31 FEAS	6,814					
31	Starksboro Landfill LLC	2,942	-		4.000	225	
	SSVT XXIII 56G1 FEAS	1,597	-		1,000		
	SSVT XXIV NE-G16 FEAS	3,812			1,000		
_	Solar Strat CH-G11 FEAS	2,450	-		1,000		
	VEC Jericho Solar FEAS	3,422			1,000		
	Troy Minerals WF-G23 FEAS		235		1,000		
	Noffo-Kahn WK-G81 FEAS		235		922	235	
-	GMP MicroGrid Essex 33Y4 SIS	1,284			4.000	225	
_	Windsor Tech Park WI-G11 FEAS	1,664			1,000		
40	MHG Solar (Rt 149) PA-G20 FEAS	4,802	235		1,000	235	

Name	e of Respondent	This Report Is:		Date of R (Mo, Da,	eport	Year/F	Period of Report	
Gree	n Mountain Power Corp	(1) An Original (2) A Resubmis	sion	06/30/2	06/30/2018		End of 2018/Q2	
	Transmis	ssion Service and Genera		1		nued)		
	Transmit				,			
Line		Costs Incurred Durin	9		Reimburser Received D the Peri	nents Jurina	Account Credited	
No.	Description	Period	Accour	nt Charged	the Perio	od	With Reimbursement	
1	(a) Transmission Studies	(b)	- W	(c)	_ (u)		(e)	
	Transmission Studies		- ii					
2			_					
3								
4								
5								
6								
7								
8			-					
9	-11		-					
10			-					
11								
12			-					
13		_						
14			_			10		
15								
16			_					
17			-					
18								
19							2	
20								
21	Generation Studies					0.000	005	
	MHG Solar (Benn) LS-G61 FEAS		97 235			2,000	235	
_	QP673 Davenport Solar		23 235			4:000	005	
	Triland (Thomas D) NR-G33 FEAS		17 235			1;000		
	Rainville Farm SD-G10 FEAS		34 235			1,000		
_	MHG (Blissville) HY-G24 FEAS		96 235			1,000		
27	NE Precision PS-G42 FEAS		15 235			1,000		
	GroSolar (Halladay) EM-G75 SIS		39 235			25,000		
	NFD Comm Solar - 71G1 - FEAS		15 235			1,000		
30	Clarendon GLC WR-G24 FEAS	1	13 235			1,000		
31						1,000		
32	Sunny Acres Edgewd RI-G66 FEAS	2	75 235			1,000	235	
33						R		
34								
35								
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37								
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39			_					
40								
						-		
			1110					

	e of Respondent	This Report Is: (1) X An Original		Date of Report (Mo, Da, Yr)		riod of Report 2018/Q2
Gree	en Mountain Power Corp	(2) A Resubmiss		06/30/2018	End of	2010/02
	0	THER REGULATORY A	SSETS (Account 1	82.3)		
1. Re	eport below the particulars (details) called for	concerning other reg	ulatory assets, ir	ncluding rate ord	ler docket numbe	er, if applicable.
	nor items (5% of the Balance in Account 182	2.3 at end of period, or	amounts less th	nan \$100,000 wh	nich ever is less)	, may be grouped
	asses.	norial of amortization				
S. FC	r Regulatory Assets being amortized, show processing and Purpose of	Balance at Beginning		CRI	EDITS	Balance at end of
No.	Other Regulatory Assets	of Current	Debits	Written off During the	Written off During	Current Quarter/Year
		Quarter/Year		Quarter /Year Account	the Period Amount	
	(a)	(b)	(c)	Charged (d)	(e)	(f)
1	Future revenue due to income taxes	49,967		282	2,813	47,154
2	Current revenue due to income taxes					
3	Asset Retirement	263,095		108/407	7,740	255,355
4	St Albans Digester	437,384				437,384
5	VMPD Value Sharing	73,393		407	24,463	48,930
6	Depreciation Study - 4 yrs	73,886		407	3,542	70,344
7	Deerfield Wind	156,785		407	52,262	104,523
8	Reduction in Transco Earnings due to tax reform	4,158,529	3,050,040			7,208,569
9						
10					,	
11						
12						
13						
14						
15				-	- 2	
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23 24						
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38						
39						
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42						
43						
	TOTAL:	5,213,039	3,050,040		90,820	8,172,259
-						

	e of Respondent	This Report Is: (1) X An Original	nal Date of Repo		Year/Pe End of	riod of Report 2018/Q2	
Gree	n Mountain Power Corp	(2) A Resubmission		06/30/2018	Elid Ol		
		HER REGULATORY L					
appli 2. Mi by cl	eport below the particulars (details) called for cable. nor items (5% of the Balance in Account 254 asses.	at end of period, or	amounts less				
3. Fc	r Regulatory Liabilities being amortized, show					Dalana at Foot	
Line	Description and Purpose of	Balance at Begining of Current	DI	EBITS	- 0 "	Balance at End of Current	
No.	Other Regulatory Liabilities	Quarter/Year	Account Credited	Amount	Credits	Quarter/Year	
	(a)	(b)	(c)	(d)	(e)	(f)	
_	Future Revenue Due to Income Taxes	321,339			226	321,568	
	Current Revenue Due to Income Taxes			100 107		20.001.00	
_	SFAS109 Reg Liab TCAJA Protected	86,246,964	190/282/283	182,127	050 070	86,064,837	
_	SFAS109 Reg Liab TCAJA Transco	63,477,270		0.004	856,972	64,334,242	
_	SFAS109 Reg Liab TCAJA Other Regulated	26,019,172	190/282/283	8,221		26,010,951	
	SFAS109 Reg Liab TCAJA Non Regulated	575,081	190/282/283	25,849		549,232	
7							
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					A 1	1== 444.0==	
41	TOTAL	176,639,826	The second of the	216,197	857,198	177,280,827	

	e of Respondent n Mountain Power Corp	This Report Is: (1) X An Original	Date of Report (Mo, Da, Yr)	Year/Period of Report End of 2018/Q2
J166		(2) A Resubmission	06/30/2018	
		LECTRIC OPERATING REVENUES		
related 2. Rej 3. Rej for billi each r 4. If ir	following instructions generally apply to the annual versic to unbilled revenues need not be reported separately as port below operating revenues for each prescribed account port number of customers, columns (f) and (g), on the basing purposes, one customer should be counted for each generate. In the counter of columns (c), close amounts of \$250,000 or greater in a footnote for account of the counts of \$250,000 or greater in a footnote for account of the counts of \$250,000 or greater in a footnote for account of the counter	required in the annual version of these part, and manufactured gas revenues in total sis of meters, in addition to the number of figroup of meters added. The -average num (e), and (g)), are not derived from previous	ges lat rate accounts; except that where se ber of customers means the average o	eparate meter readings are added of twelve figures at the close of
ine	Title of Acc	ount	Operating Revenues Year	Operating Revenues
No.	(a)	June	to Date Quarterly/Annual (b)	Previous year (no Quarterly) (c)
1	Sales of Electricity			
2	(440) Residential Sales		135,489,58	2
3	(442) Commercial and Industrial Sales			
4	Small (or Comm.) (See Instr. 4)		111,720,39	8
5	Large (or Ind.) (See Instr. 4)		58,013,23	6
6	(444) Public Street and Highway Lighting		1,257,39	0
7	(445) Other Sales to Public Authorities		25	5
8	(446) Sales to Railroads and Railways			
9	(448) Interdepartmental Sales			
10	TOTAL Sales to Ultimate Consumers		306,480,86	1
11	(447) Sales for Resale		27,976,85	4
12	TOTAL Sales of Electricity		334,457,71	5
13	(Less) (449.1) Provision for Rate Refunds		4,397,36	1
14	TOTAL Revenues Net of Prov. for Refunds		330,060,35	4
15	Other Operating Revenues			STATE OF STREET
16	(450) Forfeited Discounts		467,94	7
17	(451) Miscellaneous Service Revenues		1,688,15	8
18	(453) Sales of Water and Water Power			
	(454) Rent from Electric Property		3,098,02	5
20	(455) Interdepartmental Rents			
21	(456) Other Electric Revenues		14,223,57	0
22	(456.1) Revenues from Transmission of Electric	ity of Others	4,699,57	
23	(457.1) Regional Control Service Revenues			
24	(457.2) Miscellaneous Revenues			
25	(401.2) Inibodianosas resentas			
	TOTAL Other Operating Revenues		24,177,27	3
	TOTAL Electric Operating Revenues		354,237,62	
-	70 77 to 2 course operating the restriction			
				97

3. Commercial and industrial Sales, Account 44 respondent if such basis of classification is not on a footnote.) 7. See pages 108-109, Important Changes Dur B. For Lines 2,4,5,and 6, see Page 304 for amount of the second	2, may be classified accienceally greater than 10 ng Period, for important unts relating to unbilled	new territory added and revenue by accounts.	assification (Small or C Account 442 of the U	ommercial, and Large	e or Industrial) regularly used	h0
		•	important rate increase	e or decreases.	ounts. Explain basis of class	by the ification
	HOURS SOLD	Quarterly	AVG Current Year (no Q	NO. CUSTOMERS	S PER MONTH vious Year (no Quarterly)	Line No.
(d)	(e)	Quarterly)	(f)	darteny)	(g)	
754,421	512 12 10 W SHEE		10/2/10/2		En mineral de la companya de la comp	
740,056						-
561,980 1,984						
17					Ēl .	
2,058,458						10
671,865				3		1
2,730,323						1:
2 720 202						1:
2,730,323					2.	
Line 12, column (b) includes \$ Line 12, column (d) includes		nbilled revenues. H relating to unbilled	revenues			
				œ.		
					E	
				*		

	This Report Is: (1) X An Original (2) A Resubmission Date of Report (Mo, Da, Yr) (Mo, Da, Yr) (Brean Mountain Power Corp This Report Is: (Mo, Da, Yr) (Mo, Da,							
	REGIONA	L TRANSMISSION SER\	/ICE REVENUES (Accoun	nt 457.1)				
1. Ti	. The respondent shall report below the revenue collected for each service (i.e., control area administration, market administration, tc.) performed pursuant to a Commission approved tariff. All amounts separately billed must be detailed below.							
ine No.	Description of Service (a)	Balance at End of Quarter 1 (b)	Balance at End of Quarter 2 (c)	Balance at End of Quarter 3 (d)	Balance at End of Year (e)			
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42								
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45								
46	TOTAL							

Name	e of Respondent		Report Is:	Date of Report		Year/Period of Report
Gree	n Mountain Power Corp	(1) (2)	An Original A Resubmission	(Mo, Da, Yr) 06/30/2018	2	End of2018/Q2
	ELECTRIC PRODUCTION, OTH	ı ` ′	1 1		DISTRIBU	JTION EXPENSES
2eno	rt Electric production, other power supply expense					
	ing period.	, tiai	Simission, regional control and t	namor oporation, and		m expenses among it are
	Acce	ount			Y	ear to Date
Line						Quarter
No.	(8					(b)
1	1. POWER PRODUCTION AND OTHER SUPPL	Y EXF	PENSES			
2	Steam Power Generation - Operation (500-509)					3,588,980
3	Steam Power Generation - Maintenance (510-51					600,856
4	Total Power Production Expenses - Steam Powe					4,189,836
	Nuclear Power Generation - Operation (517-525)					2,236,235
6	Nuclear Power Generation – Maintenance (528-5					172,087
7	Total Power Production Expenses - Nuclear Pow					2,408,322
8	Hydraulic Power Generation - Operation (535-54)					1,316,676
9	Hydraulic Power Generation – Maintenance (541)			1,008,750
10	Total Power Production Expenses – Hydraulic Po	wer				2,325,426
11	Other Power Generation - Operation (546-550.1)					2,557,366
12	Other Power Generation - Maintenance (551-554				Ÿ	1,564,477
13	Total Power Production Expenses - Other Power			No. of Contrast of		4,121,843
14	Other Power Supply Expenses					
15	Purchased Power (555)					172,429,547
16	System Control and Load Dispatching (556)					460,505
17	Other Expenses (557)					52,161
18	Total Other Power Supply Expenses (line 15-17)			,		172,942,213
19	Total Power Production Expenses (Total of lines	4, 7, 1	0, 13 and 18)			185,987,640
20	2. TRANSMISSION EXPENSES					
21	Transmission Operation Expenses			E Final Nation		
22	(560) Operation Supervision and Engineering					4,061
23				25 Thu 1355 (*)		
24	(561.1) Load Dispatch-Reliability					73,641
25	(561.2) Load Dispatch-Monitor and Operate Tran					
26	(561.3) Load Dispatch-Transmission Service and					
27	(561.4) Scheduling, System Control and Dispatch					1,523,083
	(561.5) Reliability, Planning and Standards Deve	lopme	nt			
_	(561.6) Transmission Service Studies					
30	(561.7) Generation Interconnection Studies					204.025
31	(561.8) Reliability, Planning and Standards Deve	lopme	nt Services			291,025
_	(562) Station Expenses					268,403
33	(563) Overhead Line Expenses					65,273
34	(564) Underground Line Expenses					47,060,337
35	, ,					47,000,337
	(566) Miscellaneous Transmission Expenses					182,785
37	(567) Rents					102,700
38	(567.1) Operation Supplies and Expenses (Non-I	viajor)				
					14.	
						Đ

Name of Respondent This Report Is: Date of				of Report	Year/Period of Report	
Gree	n Mountain Power Corp	(1)	An Original A Resubmission	1,000	Da, Yr) 0/2018	End of2018/Q2
	ELECTRIC PRODUCTION, OTH	1 ' '				PIBLITION EXPENSES
_						
,	rt Electric production, other power supply expense ting period.	es, trar	ismission, regional control and	market op	eration, and distri	button expenses through the
epon	ing penda.					
	Acc	ount				Year to Date
Line						Quarter
No.	(8	a)				(b)
39	TOTAL Transmission Operation Expenses (Lines	3 22 - 3	38)			49,468,608
40	Transmission Maintenance Expenses				THE RESERVE OF	Shall (British bullets S. Mar
41	(568) Maintenance Supervision and Engineering					57
42	(569) Maintenance of Structures					
43	(569.1) Maintenance of Computer Hardware					
44	(569.2) Maintenance of Computer Software					-7.
45	(569.3) Maintenance of Communication Equipme	ent				19,949
46	(569.4) Maintenance of Miscellaneous Regional	Transr	nission Plant			
47	(570) Maintenance of Station Equipment					142,809
48	(571) Maintenance Overhead Lines				ਜ	1,539,350
49	(572) Maintenance of Underground Lines					
50	(573) Maintenance of Miscellaneous Transmission	n Plar	nt			
51	(574) Maintenance of Transmission Plant					
52	TOTAL Transmission Maintenance Expenses (Li	nes 41	l - 51)			1,702,165
53	Total Transmission Expenses (Lines 39 and 52)					51,170,773
54	3. REGIONAL MARKET EXPENSES				SOULE FOR	
55	Regional Market Operation Expenses					And the first Matter and The
56	(575.1) Operation Supervision					
57	(575.2) Day-Ahead and Real-Time Market Facilit	ation				
58	(575.3) Transmission Rights Market Facilitation					
59	(575.4) Capacity Market Facilitation					
60	(575.5) Ancillary Services Market Facilitation					
61	(575.6) Market Monitoring and Compliance					
62	(575.7) Market Facilitation, Monitoring and Comp	liance	Services			1,548,492
63	Regional Market Operation Expenses (Lines 55 -	62)				1,548,492
64	Regional Market Maintenance Expenses				8 20 100	
65	(576.1) Maintenance of Structures and Improven	nents				
66	(576.2) Maintenance of Computer Hardware					
67	(576.3) Maintenance of Computer Software					
68	(576.4) Maintenance of Communication Equipme	ent				
69	(576.5) Maintenance of Miscellaneous Market Op	eratio	n Plant			
70	Regional Market Maintenance Expenses (Lines 6	55-69)				
71	TOTAL Regional Control and Market Operation	Expen	ses (Lines 63,70)			1,548,492
72	4. DISTRIBUTION EXPENSES					
73	Distribution Operation Expenses (580-589)				,	3,024,825
74	Distribution Maintenance Expenses (590-598)					16,364,997
75	Total Distribution Expenses (Lines 73 and 74)					19,389,822
					2	
					×	

Name	e of Respondent	This Report Is:	Date of Report (Mo, Da, Yr)	Year/Period of Report
l	n Mountain Power Corp	(1) X An Original		End of2018/Q2
Gicc		(2) A Resubmission	06/30/2018	
		COUNTS, SERVICE, SALES, ADMIN		
Repo	rt the amount of expenses for customer accounts	, service, sales, and administrative and	d general expenses year to	date.
	A 20	ount		Year to Date
Line	ACC	odin		Quarter
No.	14	a)		(b)
		a <i>)</i>		3,418,901
1	(901-905) Customer Accounts Expenses			1,225,715
2	(907-910) Customer Service and Information Ex	penses		4,000
3	(911-917) Sales Expenses			4,000
4	8. ADMINISTRATIVE AND GENERAL EXPENS	ES		
5	Operations			0.204.052
6	920 Administrative and General Salaries			6,204,653
7	921 Office Supplies and Expenses			1,873,034
8	(Less) 922 Administrative Expenses Transferr	ed-Credit	*	2,929,322
9	923 Outside Services Employed			2,048,362
10	924 Property Insurance			831,512
11	925 Injuries and Damages			909,365
12	926 Employee Pensions and Benefits			6,262,109
13	927 Franchise Requirements			2
14	928 Regulatory Commission Expenses			628,550
15	(Less) 929 Duplicate Charges-Credit			176,570
16	930.1General Advertising Expenses			61,600
17	930.2Miscellaneous General Expenses			363,812
18	931 Rents			86,254
19	TOTAL Operation (Total of lines 6 thru 18)			16,163,359
20	Maintenance			
21	935 Maintenance of General Plant			3,979,340
22	TOTAL Administrative and General Expenses (T	otal of lines 19 and 21)		20,142,699
	TOTAL Administrative and General Expenses (1	otal of mice to and 21)		E.
			2	
			α.	

Nam	e of Respondent	This Report Is:	Date of Report	Year/Period of Report						
	n Mountain Power Corp	(1) X An Original	(Mo, Da, Yr) 06/30/2018	End of 2018/Q2						
		(2) A Resubmission MISSION OF ELECTRICITY FOR OTHER								
		MISSION OF ELECTRICITY FOR OTHER Including transactions referred to as 'whee								
	eport all transmission of electricity, i.e., wh			r public authorities,						
	fying facilities, non-traditional utility suppli- se a separate line of data for each distinct			olumn (a) (b) and (c)						
	eport in column (a) the company or public									
	ublic authority that the energy was received from and in column (c) the company or public authority that the energy was delivered to.									
Prov	rovide the full name of each company or public authority. Do not abbreviate or truncate name or use acronyms. Explain in a footnote									
any	ny ownership interest in or affiliation the respondent has with the entities listed in columns (a), (b) or (c)									
4. In	. In column (d) enter a Statistical Classification code based on the original contractual terms and conditions of the service as follows: NO - Firm Network Service for Others, FNS - Firm Network Transmission Service for Self, LFP - "Long-Term Firm Point to Point									
	smission Service, OLF - Other Long-Term									
	ervation, NF - non-firm transmission service									
for a	ny accounting adjustments or "true-ups" fo	or service provided in prior reporting pe								
each	adjustment. See General Instruction for d	efinitions of codes.								
	Doument Du	Energy Received From	Energy De	livered To Statistical						
ine	Payment By (Company of Public Authority)	(Company of Public Authority)	(Company of P							
No.	(Footnote Affiliation)	(Footnote Affiliation)	(Footnote							
	(a)	(b)	(C	(d)						
	Village of Ludlow	Various	Village of Ludlow	FNO						
_	Village of Hyde Park	Various	Village of Hyde Park							
_	Vermont Electric Coop	VELCO	Vermont Electric Cod	· F						
4	Woodsville Fire District	Various	Woodsville Fire Distr							
_	New Hampshire Electric Cooperative	Various	New Hampshire Elec							
6	Eversource	Various	Public Service Co of							
	Washington Electric	VELCO	Washington Electric	FNO						
	Village of Northfield	VELCO	Village of Northfield	FNO						
	Village of Jacksonville	VELCO	Village of Jacksonvill							
_	Village of Hardwick	VELCO	Village of Hardwick	FNO						
	Burlington Electric	GMP	Burlington Electric	FNO						
	MAG Energy Solutions	Hydro Quebec Transgererie	ISO New England	FNO						
	MAG Energy Solutions	Hydro Quebec Transgererie	ISO New England	NF						
	Nalcor	Hydro Quebec Transgererie	ISO New England	FNO						
	Nalcor	Hydro Quebec Transgererie	ISO New England	NF						
	Hydro Quebec	Hydro Quebec Transgererie	ISO New England	FNO						
	Hydro Quebec	Hydro Quebec Transgererie	ISO New England	NF						
	Burlington Electric Marketing	GMP	Burlington Electric	6 NF						
	Brookfield Energy	Hydro Quebec Transgererie	ISO New England	NF						
20	Ontario Power Generation	Hydro Quebec Transgererie	ISO New England	FNO NF						
21	Ontario Power Generation	Hydro Quebec Transgererie	ISO New England							
22	Ontario Power Generation Energy Trad	Hydro Quebec Transgererie	ISO New England	FNO						
	VELCO Highgate Transmission Facility		100 N 5 1	NF						
_	Hydro Quebec Marketing	Hydro Quebec Transgererie	ISO New England	INF						
25	Metallic Neutral									
26	Fitchburg & Unitil									
27				95						
28										
29										
30		<u> </u>								
31										
32										
33										
34										
	TOTAL									

Name of Respo	ondent	This Report Is:		Date of Report	Year/Period of Report	
Green Mountai	n Power Corp	(1) An Original (2) A Resubmis	ssion	(Mo, Da, Yr) 06/30/2018	End of2018/Q2	
	TRAN	ISMISSION OF ELECTRICITY F		count 456)(Continued)		
C. In a alvenia		e Schedule or Tariff Number,			adules or contract	
designations of the contract of the contract. 7. Report in contract.	under which service, as id eipt and delivery locations or the substation, or other designation for the substation for the subst	entified in column (d), is provi for all single contract path, " appropriate identification for v tion, or other appropriate iden megawatts of billing demand	ided. point to point" tra where energy wa ntification for wh that is specified	ansmission service. In co as received as specified in ere energy was delivered in the firm transmission s	lumn (f), report the the contract. In coluas specified in the ervice contract. Dem	
		watts. Footnote any demand		megawatts basis and exp	olain.	
8. Report in o	column (i) and (j) the total	megawatthours received and	delivered.	2		
FERC Rate Schedule of	Point of Receipt (Subsatation or Other	Point of Delivery (Substation or Other	Billing Demand		OF ENERGY	Line
Tariff Number (e)	Designation) (f)	Designation) (g)	(MW) (h)	MegaWatt Hours Received (i)	MegaWatt Hours Delivered (j)	No.
3	Various	Various		32,60	31,624	1
3	Various	Hyde Park		6,07	5,888	2
3	Various	Various		56,62	54,710	3
3	Various	Woodsville		12,00	11,641	4
3	Various	Various		9,94	9,323	5
3	Various	Various		86,35	83,333	6
3	VELCO	Washington Electric		32,13	31,167	7
3	VELCO	Northfield		14,70	14,266	8
3	VELCO	Jacksonville		3,16	2,487	9
3	VELCO	Hardwick	1	16,39		_
3	VELCO	Burlington Electric		2,82		_
3	Various	Various		29,56		_
3	Various	Various			8	13
3	Various	Various		34,74	34,744	
3	Various	Various		8		_
3	New England Border	Sandy Pond, MA		34,74		
3	New England Border	Sandy Pond, MA		7,87		
	Georgia	Burlington Electric		9,78		
3	Burlington Electric	Various		6		_
	New England Border	Sandy Pond, MA		30,40		_
3	New England Border	Sandy Pond, MA		00,-10	00,101	21
	New England Border	Sandy Pond, MA		34,74	34,744	
3	Georgia, VT	Burlington, VT		01,11	01,111	23
	New England Border	Sandy Pond, MA		1,127,42	5 1,127,425	_
3	New Eligialiu Border	Salidy Folid, IVIA		1,127,12	1,121,120	25
					*	26
						27
						28
			-			29
						30
			-			31
						32
						33
						34
				0 1,582,25	1,572,447	

Name of Respondent	This Report Is:	Date of Report (Mo, Da, Yr)	Year/Period of Report	
Green Mountain Power Corp	(2) A Resubmiss		End of2018/Q2	
	TRANSMISSION OF ELECTRICITY FO (Including transactions reff	OR OTHERS (Account 456) (Continu	ed)	
charges related to the billing dema	rt the revenue amounts as shown or and reported in column (h). In colum column (m), provide the total revenu	n bills or vouchers. In column (k nn (I), provide revenues from en), provide revenues from dem ergy charges related to the	
out of period adjustments. Explain charge shown on bills rendered to (n). Provide a footnote explaining rendered. 10. The total amounts in columns	n in a footnote all components of the othe entity Listed in column (a). If no the nature of the non-monetary setted is (i) and (j) must be reported as Tran	e amount shown in column (m). o monetary settlement was mad- tlement, including the amount ar	Report in column (n) the total e, enter zero (11011) in colum nd type of energy or service	nn
purposes only on Page 401, Lines 11. Footnote entries and provide	explanations following all required d		ě	
		ON OF ELECTRICITY FOR OTHERS	Total Revenues (\$)	Line
Demand Charges (\$) (k)	Energy Charges (\$) (I)	(Other Charges) (\$) (m)	(k+l+m)	No.
152,035		22,746	174,781	1
36,923		3,749	40,672	2
310,800		33,368	344,168	3
63,308		9,695	73,003	4
55,211		11,019	66,230	
464,192		74,307	538,499	
196,409		-14,929	181,480	
79,162		-1,788	77,374	8
15,927		-1,714	14,213	
100,180		-7,318	92,862	10
13,728		1,674	15,402	11
113,092			113,092	12
28		-25	3	13
148,433			148,433	
294		-224	70	
178,432			178,432	16
42,849			42,849	
152,600			152,600	18
194			194	19
65,970			65,970	20
				21
75,395			75,395	22
		65,909	65,909	23
2,976,306		-519,492	2,456,814	24
		9,145	9,145	
		-228,017	-228,017	26
			X.	27
				28
				29
				30
				31
				32
				33
				34
5,241,468	0	-541,895	4,699,573	

Name of Respondent	This Report is:	Date of Report	Year/Period of Report	
'	(1) X An Original	(Mo, Da, Yr)		
Green Mountain Power Corp	(2) _ A Resubmission	06/30/2018	2018/Q2	
FOOTNOTE DATA				

Schedule Page: 328 Line No.: 1 Column: e

ISO-NE Tariff 3, Section II OATT, Schedule 21

Schedule Page: 328	Line No.: 1	Column: m
Ludlow		
Regulatory Commission	expense	\$833
Delivery point charge		912
Load dispatch		22,294
2017 True-up		4,767
Highgate Credit		(6,060)
TOTAL		\$22,746

Schedule Page: 328 Line No.: 2 Column: e

ISO-NE Tariff 3, Section II OATT, Schedule 21

Schedule Page: 328	Line No.: 2	Column: m
Hyde Park		
Regulatory Commission	expense	\$155
Delivery point charge	-	304
Load dispatch		5,033
2017 True-up		1,211
Specific Facility Credit		(1,404)
Highgate Credit		(1,550)
TOTAL		\$3,749

Schedule Page: 328 Line No.: 3 Column: e

ISO-NE Tariff 3, Section II OATT, Schedule 21

Schedule Page: 328	Line No.: 3	Column: m
Vermont Electric Coope	erative	
Distribution		\$11,294
Regulatory Commission 6	expense	1,424
Delivery point charge		4,864
Load dispatch		41,754
2017 True-up		9,680
Specific Facility Credit		(21,798)
Highgate Credit		(13,850)
TOTAL		\$33,368

Schedule Page: 328 Line No.: 4 Column: e

ISO-NE Tariff 3, Section II OATT, Schedule 21

Schedule Page: 328	Line No.: 4	Column: m	
Woodsville			
Regulatory Commission 6	expense	\$284	
Delivery point charge		304	
Load dispatch		7,998	
2017 True-up		1,878	
Highgate Credit		(2,630)	
Distribution		1,861	
TOTAL		\$9,695	

Schedule Page: 328	Line No.: 5	Column: e
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FERC FORM NO. 1 (ED. 12-87)	Page 450.1	

Name of Respondent	This Report is: (1) X An Original	Date of Report (Mo, Da, Yr)	Year/Period of Report
Green Mountain Power Corp	(2) A Resubmission	06/30/2018	2018/Q2
	FOOTNOTE DATA		

ISO-NE Tariff 3, Section II OATT, Schedule 21

Schedule Page: 328	Line No.: 5	Column: m			
New Hampshire Electri	New Hampshire Electric Cooperative				
Regulatory Commission	expense	\$250			
Load dispatch		7,270			
Distribution		3,055			
2017 True-up		2,864			
Highgate Credit		_(2,420)			
TOTAL		\$11,019			

Schedule Page: 328 Line No.: 6 Column: e

ISO-NE Tariff 3, Section II OATT, Schedule 21

Schedule Page: 328	Line No.: 6	Column: m	
Eversource			
Regulatory Commission e	xpense	\$2,053	
Delivery point charge	•	2,128	
Load dispatch		57,380	
Distribution		15,461	@
2017 True-up		16,850	
Highgate Credit		(19,565)	
TOTAL		\$74,307	

Schedule Page: 328 Line No.: 7 Column: e

ISO-NE Tariff 3, Section II OATT, Schedule 21

Schedule Page: 328	Line No.: 7	Column: m
Washington Electric		
Regulatory Commission	expense	\$819
Delivery point charge	-	2,432
Load dispatch		26,651
2017 True-up		2,920
Phase in		(31,765)
Specific Facility Credit		(7,716)
Highgate Credit		(8,270)
TOTAL		\$(14,929)

Schedule Page: 328 Line No.: 8 Column: e

ISO-NE Tariff 3, Section II OATT, Schedule 21

Schedule Page: 328 Line No.: 8	Column: m	
Village of Northfield		
Regulatory Commission expense	\$346	
Delivery point charge	304	
Load dispatch	9,927	
2017 True-up	1,842	¥,
Phase in	(10,847)	
Highgate Credit	(3,360)	
TOTAL	\$(1,788)	

Schedule Page: 328 Line No.: 9 Column: e

ISO-NE Tariff 3, Section II OATT, Schedule 21

FERC FORM NO. 1	ED. 12-87)	Page 450.2

Name of Respondent	This Report is:	Date of Report	Year/Period of Report			
·	(1) X An Original	(Mo, Da, Yr)				
Green Mountain Power Corp	(2) _ A Resubmission	06/30/2018	2018/Q2			
FOOTNOTE DATA						

Schedule Page: 328	Line No.: 9	Column: m
Village of Jacksonville		
Regulatory Commission	expense	\$78
Delivery point charge		304
Load dispatch		2,300
2017 True-up		(218)
Phase in		(3,528)
Highgate Credit		(650)
TOTAL		\$(1,714)

Schedule Page: 328 Line No.: 10 Column: e

ISO-NE Tariff 3, Section II OATT, Schedule 21

Schedule Page: 328	Line No.: 10	Column: m	
Village of Hardwick			
Regulatory Commission 6	expense	\$413	
Delivery point charge		608	
Load dispatch		12,386	
2017 True-up		426	
Phase in		(12,886)	
Specific Facility Credit		(4,020)	
Highgate Credit		_ (4,245)	
TOTAL		\$(7,318)	

Schedule Page: 328 Line No.: 11 Column: e

ISO-NE Tariff 3, Section II OATT, Schedule 21

Schedule Page: 328	Line No.: 11	Column: m	
Burlington Electric			
Regulatory Commission	expense	\$68	
Delivery point charge		608	
Load dispatch		1,888	
2017 True-up		348	
Specific Facility Credit		(648)	
Highgate Credit		<u>(590)</u>	
TOTAL		\$1,674	

Schedule Page: 328 Line No.: 12 Column: e

ISO-NE RTO Tariff 3, Section II OATT, Schedules 20A and 20A-GMP.

Schedule Page: 328 Line No.: 13 Column: e

ISO-NE RTO Tariff 3, Section II OATT, Schedules 20A and 20A-GMP.

Schedule Page: 328 Line No.: 14 Column: e

ISO-NE RTO Tariff 3, Section II OATT, Schedules 20A and 20A-GMP.

Schedule Page: 328 Line No.: 15 Column: e

ISO-NE RTO Tariff 3, Section II OATT, Schedules 20A and 20A-GMP.

Schedule Page: 328 Line No.: 16	Column: e	
FERC FORM NO. 1 (ED. 12-87)	Page 450.3	

	This Report is:	Date of Report	Year/Period of Report
	(1) <u>X</u> An Original	(Mo, Da, Yr)	
Green Mountain Power Corp	(2) _ A Resubmission	06/30/2018	2018/Q2
	FOOTNOTE DATA		
SO-NE RTO Tariff 3, Section II OATT, Schedules 20A a	and 20A-GMP.		
,			
Schedule Page: 328 Line No.: 17 Column: e			
SO-NE RTO Tariff 3, Section II OATT, Schedules 20A a	and 20A-GMP.		
Set adula Dana, 229 Line No. 19 Column: o			
Schedule Page: 328 Line No.: 18 Column: e	J 20 A CMD		
SO-NE RTO Tariff 3, Section II OATT, Schedules 20A a	nd 20A-GMP.		
Schedule Page: 328 Line No.: 19 Column: e			0
SO-NE RTO Tariff 3, Section II OATT, Schedules 20A a	and 20A-GMP.		
Schedule Page: 328 Line No.: 20 Column: e			
SO-NE RTO Tariff 3, Section II OATT, Schedules 20A a	and 20A-GMP.		
Schedule Page: 328 Line No.: 21 Column: e			

Schedule Page: 328 Line No.: 22 Column: e
ISO-NE RTO Tariff 3, Section II OATT, Schedules 20A and 20A-GMP.

ISO-NE RTO Tariff 3, Section II OATT, Schedules 20A and 20A-GMP.

		1 70 - 6	10.	Data of	Report	Voor	/Period of Report
	of Respondent n Mountain Power Corp		IS: Original Resubmission	(Mo, Date of 06/30/2	a, Yr)	End o	of 2018/Q2
	T	RANSMISSIC	N OF ELECTRI	CITY BY ISO/RTOs			
2. Use 3. In C Netwo Long-T Other reporti 4. In conservice 5. In conservice	ort in Column (a) the Transmission Owner received a separate line of data for each distinct type of the column (b) enter a Statistical Classification code to the Service for Others, FNS – Firm Network Transmission Service, SFP – Short-Tetransmission Service and AD- Out-of-Period Adjing periods. Provide an explanation in a footnote column (c) identify the FERC Rate Schedule or take, as identified in column (b) was provided. Column (d) report the revenue amounts as shown the column (e) the total revenues distributed to	ransmission s pased on the c mission Servi erm Firm Point ustments. Us for each adjust iff Number, or on bills or vou	ervice involving original contractuce for Self, LFP t-to-Point Transrethis code for a stment. See Gen separate lines, chers.	the entities listed in C lal terms and condition — Long-Term Firm Po- nission Reservation, ny accounting adjust neral Instruction for c list all FERC rate sc	column (a). ons of the servic pint-to-Point Tra NF – Non-Firm ments or "true-t definitions of coo	ansmission Transmis ups" for se des.	n Service, OLF – Other sion Service, OS – ervice provided in prior
Line	Payment Received by	the chity not		FERC Rate Schedu	d Total Revenu	e by Rate	Total Revenue
No.	(Transmission Owner Name)		Classification (b)	or Tariff Number (c)	Schedule o		(e)
1							
2							
3					<u> </u>		
4					W		
5							
6							
7							
8							
9							
10							
11							
12							
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19					1		
20							
21							
22							
24					22		
25							
26							
27							
28							
29						-	
30							
31							
32							
33							
34							
35							
36							
37							
38							
39							
40	TOTAL				ă		

authing the state of the state	eport all transmission, i.e. who prities, qualifying facilities, an column (a) report each compeviate if necessary, but do not emission service provider. Use mission service for the quarte column (b) enter a Statistical - Firm Network Transmission Ferm Firm Transmission Service, and OS - Other Transmission Service, and OS - Other Transmission for the column (c) and (d) the eport in column (e), (f) and (g) and charges and in column (for charges on bills or vouchers of the amount shown enter settlement was made, enter "TOTAL" in column (a) as portnote entries and provide experiments and provide experiments and provide experiments.	d others for the pany or public as truncate name additional coer reported. Classification Service, SFP - Sesion Service. Le total megawa expenses as expenses as energy charges rendered to the in column (g) enter zero in column (g) at the last line.	e quarter. authority that ne or use act lumns as ne code based elf, LFP - Lo hort-Term Fi See General att hours rec shown on bi ties related to the responde . Report in c blumn (h). Pr ice rendered lowing all rec	t provided tran onyms. Expla cessary to rep on the origina ng-Term Firm rm Point-to- P Instructions fe eived and deli lls or vouchers to the amount of ent, including a column (h) the ovide a footnote.	esmission servi- in in a footnote bort all compan- al contractual te Point-to-Point oint Transmiss or definitions of vered by the pr s rendered to the f energy transf any out of periototal charge sh ate explaining the	ce. Provide the any ownership ies or public autransmission Fransmission Fransmission Fransmission Fransmission Reservation fransmission Reservation of the transmission on coluid adjustments own on bills reme nature of the	e full name of the printerest in or at athorities that protest in or at athorities that protest in soft the servations. Of the servations. When the servations is a formal (g) report the Explain in a formal error on the reperson-monetary.	e company, ffiliation with the ovided ice as follows: _F - Other m Transmission vice. eport the e total of all otnote all spondent. If no settlement,
ine				OF ENERGY				RICITY BY OTHERS
Vo.	Name of Company or Public Authority (Footnote Affiliations) (a)	Statistical Classification (b)	Magawatt- hours Received (c)	Magawatt- hours Delivered (d)	Demand Charges (\$) (e)	Energy Charges (\$) (f)	Other Charges (\$) (g)	Total Cost of Transmission (\$) (h)
1	Received from Wheeler							
2	VELCO	FNS	661,516	656,188	8,776,258		46,324	8,822,582
3	NYPA	OLF					33,204	33,204
4	NATIONAL GRID	FNS			477,021		4,005	481,026
5	VELCO PHASE 1&11	LFP			988,927			988,927
6	ISO NEW ENGLAND	FNS			14,863,918			14,863,918
7	VERMONT ELEC COOP	OS			97,583			97,583
8	VERMONT ELEC PWR PROD	OS					10,642	10,642
9	CONNECTICUT LG & PWR	OS	46,405		30,577			30,577
10								
11								
12								
13								
14								
15								
16								
	TOTAL		707,921	656,188	25,234,284		94,175	25,328,459

This Report Is:
(1) X An Original
(2) A Resubmission

TRANSMISSION OF ELECTRICITY BY OTHERS (Account 565)
(Including transactions referred to as "wheeling")

Date of Report (Mo, Da, Yr)

06/30/2018

Year/Period of Report

End of

2018/Q2

Name of Respondent

Green Mountain Power Corp

Name of Respondent Green Mountain Power Corp		This Report Is: (1) X An Original (2) A Resubmission		Date of Report (Mo, Da, Yr) 06/30/2018	End of	End of 2018/Q2	
	Depreciation, Depletion and Amortization of Electr		03.1, 404, and 405)	(Except Amortizatio	n of Acquisition Ac	ljustments)	
1. Re	eport the year to date amounts of depreciation rtization of acquisition adjustments for the ac	on expense, asset r ccounts indicated a	etirement cost de nd classified acco	preciation, depletion ording to the plant f	on and amortizat functional groups	ion, except s described.	
_ine No.	Functional Classification (a)	Depreciation Expense (Account 403)	Depreciation Expense for Asset Retirement Costs (Account 403.1) (c)	Amortization of Other Limited-Term Electric Plant (Account 404) (e)	Amortization of Other Electric Plant (Account 405)	Total (f)	
1	Intangible Plant			5,937,150		5,937,150	
	Steam Production Plant	593,118				593,118	
	Nuclear Production Plant	510,839				510,839	
4	Hydraulic Production Plant Conv	3,135,333				3,135,333	
5	Hydraulic Production Plant - Pumped Storage						
6	Other Production Plant	3,899,956	67,530			3,967,486	
7	Transmission Plant	1,572,996				1,572,996	
8	Distribution Plant	8,879,007			10	8,879,007	
9	General Plant	2,743,874				2,743,874	
10	Common Plant			5,937,150		27,339,803	
	TOTAL ELECTRIC (lines 2 through 10)	21,335,123					

	e of Respondent en Mountain Power Corp	This Report Is: (1) X An Original	(Mo, Da	Date of Report (Mo, Da, Yr)		Year/Period of Report End of 2018/Q2			
	(2) A Resubilission 00/30/2018								
	AMOUNTS INCLUDED IN ISO/RTO SETTLEMENT STATEMENTS								
Resa or pu vhetl	e respondent shall report below the details called ale, for items shown on ISO/RTO Settlement State urposes of determining whether an entity is a net sher a net purchase or sale has occurred. In each rately reported in Account 447, Sales for Resale, or	ments. Transactions show seller or purchaser in a given monthly reporting period, t	uld be separately netted for yen hour. Net megawatt h the hourly sale and purcha	or each ISO/RTO ours are to be us	administored as the	ered energy market basis for determining			
ine	Description of Item(s)	Balance at End of Quarter 1	Balance at End of Quarter 2	Balance at E Quarter 3		Balance at End of Year			
Vo.	(a)	(b)	(c)	(d)		(e)			
1	Energy								
2		13,424,583	17,752,677						
3		(5,434,299)	(9,952,055) (181,033)						
	Transmission Rights Ancillary Services	(87,794) 575,785	844,736						
	Other Items (list separately)	373,703	044,700						
7		282,843	420,711		10				
8		9,089,078	18,185,930						
9									
10									
11				i¥					
12									
13									
14									
15									
16									
17									
18									
19									
20									
22									
23		7							
24									
25									
26					93				
27									
28									
29									
30									
31									
32									
33									
34 35									
36									
37									
38									
39									
40				19					
41									
42									
43									
44									
45									
46	TOTAL	17,850,196	27,070,966						

Nam	e of Respondent		This Report Is:	Date of Report	Year/Period	
Gree	en Mountain Power (Corp	(1) X An Original (2) A Resubmission	(Mo, Da, Yr) 06/30/2018	End of	2018/Q2
			MONTHLY PEAKS AN			
requ only. (2) F (3) F (4) F (5) F	ired information for e In quarter 3 report Report on column (b) Report on column (c) Report on column (d)	each non- integrated system. July, August, and September by month the system's outpu by month the non-requirement by month the system's monte and (f) the specified information	In quarter 1 report January, Foonly. It in Megawatt hours for each restales for resale. Include in	the monthly amounts any ene (60 minute integration) associad reported on column (d).	uarter 2 report April, Ma ergy losses associated w	y, and June
NAN	E OF SYSTEM					
Line			Monthly Non-Requirements	МС	NTHLY PEAK	
No.	Month	Total Monthly Energy	Sales for Resale & Associated Losses	Megawatts (See Instr. 4)	Day of Month	Hour
.,	(a)	(MWH) (b)	(c)	(d)	(e)	(f)
1	January				0	0
2	February				0	0
3	March				0	0
4	Total					
5	April	458,227	171,388	494	16	12
6	May	452,525	181,316	498	31	21
7	June	418,029	150,899	562	30	21
8	Total	1,328,781	503,603	1,554	I GO OVIET OF THE PARTY	
9	July				0	0
10	August				0	0
11	September				0	0
12	Total					

Nam	e of Responde	nt			This Report Is	S	Date o	f Report a, Yr)	Year/Period o	of Report
Green Mountain Power Corp				(1) X An C (2) A Re	original esubmission	06/30/		End of		
				M			STEM PEAK LOAD			
nteg (2) F (3) F (4) F	rated, furnish t Report on Colun Report on Colun Report on Colun	he required inforn nn (b) by month th nns (c) and (d) th	nation for ne transm ne specifie) by montl	each no ission sy ed inform	n-integrated sys /stem's peak loa ation for each n	stem. ad. nonthly transmis	ondent has two or ssion - system pea att load by statistic	k load reported	on Column (b).	
VAN	IE OF SYSTEM	1 :								
ine No.	Month	Monthly Peak MW - Total	Day of Monthly Peak	Hour of Monthly Peak	Firm Network Service for Self	Firm Network Service for Others	Long-Term Firm Point-to-point Reservations	Other Long- Term Firm Service	Short-Term Firm Point-to-point Reservation	Other Service
	(a)	(b)	(c)	(d)	(e)	(f)	(g)	(h) ==	(i)	(j)
1	January	810	2	18	712	97	10			-9
2	February	771	2	19	669	97	10			-5
3	March	678	19	7	600	73	10			-5
4	Total for Quarter 1	THE PLANT OF THE	no Win	The state of	1,981	267	30			-19
5	April	624	4	9	548	70	10		4:	-4
6	May	609	31	21	542	67	10			<u>≈</u> 10
7	June	698	30	21	611	81	10			-4
8	Total for Quarter 2				1,701	218	30			-18
9	July									
10	August									
11	September									
12	Total for Quarter 3	9 / 5/2 P 57/8		of the						
13	Oclober									
14	November								¥1	
15	December									
16	Total for Quarter 4		The said	FIG. 1						
17	Total Year to Date/Year				3,682	485	60			-37

Name of Respondent This Report Is: Date of Report Year/Period of Report											
Green Mountain Power Corp				(1) X An Original		(Mo, Da, Yr)		End of 2018/Q2			
						esubmission		06/30/			
	MONTHLY ISO/RTO TRANSMISSION SYSTEM PEAK LOAD I) Report the monthly peak load on the respondent's transmission system. If the Respondent has two or more power systems which are not physically										
		hly peak load on he required inforr					sponden	t has two	or more power s	systems which are	not physically
		ne required informant (b) by month t									
3) F	Report on Colum	nn (c) and (d) the	specified	informat	ion for each me	onthly transmiss					
							lassificat	ion. Amo	unts reported as	Through and Out	Service in
		e excluded from									
5) P	mounts reporte	ed in Column (j) fo	or Lotal U	sage is ti	ne sum of Colu	mns (n) and (i).					
JΔN	IE OF SYSTEM	۸٠									
	12 01 01012.						+1	-b	Maturali	Delette Delet	Tatalillana
ine No.	NA a vakla	Monthly Peak MW - Total	Day of Monthly	Hour of Monthly	Imports into ISO/RTO	Exports from ISO/RTO		gh and Service	Network Service Usage	Point-to-Point Service Usage	Total Usage
V O.	Month	IVIVV - TOTAL	Peak	Peak	150/RTU	130/110	Out o	IOIVICO	Service Osage	Service Osage	
	(a)	(b)	(c)	(d)	(e)	(f)	(6	g)	(h)	(i)	(j)
1	January	(8)	(0)	(47)	(-)	(1)		57		(,	0/
2	February										
3	March										
4	Total for Quarter 1	DESCRIPTION OF STREET	THE REAL PROPERTY.	Ellin H							
_	April	to the state of th									
-	May										
_	June										
_	Total for Quarter 2	W. C. C. LOGUISUS	The second second	20-155 110							
	July		(SERVICE AND AND ADDRESS	I I SELECTION							
_	August										
_	September										
_	Total for Quarter 3	Town No. of Property of	musel is a	A PARTY CONTRACTOR							
	October	1987	M. 11,000	HHM/CELER							
_	November										
_	December										
	Total for Quarter 4		VIEW HUT	ne a jipin							
_	Total Year to		THE PARTY								
17	Date/Year										