EXELON CORP Form U5S May 01, 2003

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
WASHINGTON, D.C. 20549

FORM U5S

ANNUAL REPORT

For the Year Ended December 31, 2002

Filed pursuant to the Public Utility Holding Company Act of 1935 by

by

PECO ENERGY POWER COMPANY 2301 Market Street Philadelphia, Pennsylvania 19101

EXELON VENTURES COMPANY, LLC

10 South Dearborn Street

37th Floor
Chicago, Illinois 60603

EXELON GENERATION COMPANY, LLC 300 Exelon Way Kennett Square, Pennsylvania 19348

EXELON ENERGY DELIVERY COMPANY, LLC

10 South Dearborn Street

37th Floor
Chicago, Illinois 60603

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Glossary of Defined Terms

AmerGen	AmerGen Energy Company, L.L.C.
ComEd	Commonwealth Edison Company
Commission	Securities and Exchange Commission
ExCapPtrs	Exelon Capital Partners
Exelon	Exelon Corporation
Exelon Delivery	Exelon Energy Delivery Company, LLC
Exelon Enterprises	Exelon Enterprises Company, LLC
ExInvInc	Exelon Enterprises Investment, Inc.
Exelon Ventures	Exelon Ventures Company, LLC
ExTex	ExTex LaPorte Limited Partnership
Financing U-1	The Form U-1 Application/Declaration filed by Exelon Corporation in

Genco Exelon Generation Company, LLC

GP General partner

LP Limited partner

Merger U-1 The Form U-1 Application/Declaration filed by Exelon Corporation in

N/A Not applicable or not available

PECO PECO Energy Company

PEPCO PECO Energy Power Company

Power Holdings Exelon Power Holdings, LP

PETT PECO Energy Transition Trust (a subsidiary of PECO)

Sithe Energies, Inc.

SECO Susquehanna Electric Company

Unicom Unicom Corporation

Ventures Exelon Ventures Company, LLC

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ITEM 1. SYSTEM COMPANIES AND INVESTMENTS THEREIN as of December 31, 2002.

System Companies and Investments Therein is filed herewith confidentially pursuant to 17 CFR ss. 250.104 under the Public Utility Holding Company Act of 1935.

ITEM 2. ACQUISITIONS OR SALES OF UTILITY ASSETS

None.

ITEM 3. ISSUE, SALE, PLEDGE, GUARANTEE OR ASSUMPTION OF SYSTEM SECURITIES

Name of Issuer and Date and Authorization
Description of Issues Form of Transaction Consideration or Exemption

In 2002, ComEd issued \$700 million of long-term debt primarily consisting of the issuance of \$600 million of 6.15% First Mortgage Bonds, Series 98, due March 15, 2012, and the issuance of \$100 million of Illinois Development Finance Authority floating-rate Pollution Control Revenue Refunding Bonds, Series 2002 due April 15, 2013. Rule 52.

In 2002, ComEd exchanged \$600 million of 6.15% First Mortgage Bonds, Series 98, due March 15, 2012, for bonds which are registered under the Securities Act. The exchange bonds are identical to the outstanding bonds except for the elimination of certain transfer restrictions and registration rights pertaining to the outstanding bonds. ComEd did not receive any cash proceeds from issuance of the exchange bonds. Rule 52.

In 2002, PECO issued \$225 million of 4.75% First and Refunding Mortgage Bonds, due October 1, 2012.

In 2002, PECO exchanged \$250 million of 5.95% private placement First and Refunding Mortgage Bonds, due November 1, 2011 for bonds which are registered under the Securities Act. The exchange bonds are identical to the outstanding bonds except for the elimination of certain transfer restrictions and registration rights pertaining to the outstanding bonds. PECO did not receive any cash proceeds from issuance of the exchange bonds. Rule 52.

At December 31, 2002 Exelon Corporation had \$1.5 billion of guarantees outstanding that counted against the PUHCA authorization limit of \$4 billion. For other guarantees and commercial commitments, see 2002 Annual Report on Form 10-K for Exelon, ComEd, PECO and Generation File Nos. 01-16169, 01-1839, 01-01401 and 333-85496 respectively.

ITEM 4. ACQUISITION, REDEMPTION OR RETIREMENT OF SYSTEM SECURITIES

In 2002, ComEd redeemed \$100 million of 7.25% Illinois Development Finance Authority Pollution Control Revenue Refunding Bonds, Series 1991 due June 1, 2011, redeemed \$200 million of 8.625% First Mortgage Bonds, Series 81, due February 1, 2022, redeemed \$200 million of 8.5% First Mortgage Bonds, Series 84 due July 15, 2022, paid at maturity \$200 million of 7.375% First Mortgage Bonds, Series 85, due September 15, 2002, redeemed \$200 million of 8.375% First Mortgage Bonds, Series 86, due September 15, 2022, paid at maturity \$200 million of variable rate senior notes due September 30,

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2002, paid at maturity \$100 million of 9.17% medium-term notes due October 15, 2002, and retired \$340 million in transitional trust notes. Rule 42.

In 2002, PECO made principal payments of \$326\$ million on transition bonds. Rule 42

In 2002, PECO paid \$222 million of First and Refunding Mortgage Bonds at maturity with a weighted average interest rate of 7.30%. Rule 42

In 2002, Generation exchanged \$700 million of 6.95% Senior Notes issued in 2001 for notes which are registered under the Securities Act. The exchange notes are identical to the outstanding notes except for the elimination of certain transfer restrictions and registration rights pertaining to the outstanding bonds. Generation did not receive any cash proceeds from issuance of the

exchange notes. Rule 42.

The above does not include intercompany transactions.

ITEM 5. INVESTMENTS IN SECURITIES OF NON-SYSTEM COMPANIES AS OF DECEMBER 31, 2002.

Investments in Securities of Non-System Companies is filed herewith confidentially pursuant to 17 CFR ss. 250.104 under the Public Utility Holding Company Act of 1935.

ITEM 6. OFFICERS AND DIRECTORS - PART 1.

The positions of officers and directors of system companies as of December 31, 2002 were as follows:

Aconite Corporation

DIRECTORS

David R. Helwig Director

OFFICERS

Paul Daily Executive Vice President

Robert Cleveland Treasurer

Harvey B. Dikter Senior Vice President,

General Counsel and Secretary

David R. Helwig Chairman

George Witt Vice President of Operations

Adwin Equipment Company

DIRECTORS

George H. Gilmore, Jr. Director

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John C. Halderman Director Ronald S. Rooth Director

OFFICERS

George H. Gilmore, Jr. President

J. Barry Mitchell Vice President and Treasurer

JohnC. HaldermanCorporate SecretaryToddD. CutlerAssistant Secretary

Scott N. Peters Assistant Corporate Secretary

Adwin Realty Company

DIRECTORS

Craig L. Adams Director Frank Frankowski Director

Kenneth G. Lawrence Director

OFFICERS

Kenneth G. Lawrence Chairman, President Michael A. Williams Vice President

J. Barry Mitchell Treasurer
John C. Halderman Secretary

George R. Shicora
Charles S. Walls
Assistant Treasurer
Todd D. Cutler
Scott N. Peters
Assistant Secretary
Assistant Secretary

AllEnergy Gas & Electric Marketing Company, L.L.C.

OFFICERS

Frank L. Peraino President
Barbara Fatina Vice President
William G. O'Brien Vice President
Barbara Fatina Treasurer

Barbara Fatina Treasurer Secretary

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Ambassador II Joint Venture

OFFICERS

- Partnership Does Not Have Officers or Directors

AmerGen Consolidation, LLC

MANAGERS

J. Barry Mitchell Charles S. Walls Thomas H. Weir Manager Manager Manager

AmerGen Energy Company, LLC

OFFICERS

John L. Skolds Duncan Hawthorne William H. Bohlke Christopher M. Crane Charles G. Pardee Jeffrey A. Benjamin Norman Callaghan Ernest J. Harkness Charles P. Lewis J. Donald Myhan Michael Pacilio George Vanderheyden Thomas H. Weir Bruce C. Williams David B. Wozniak J. Barry Mitchell Edward J. Cullen, Jr. George R. Shicora Charles S. Walls Todd D. Cutler

Chief Executive Officer and Chief Nuclear C President Senior Vice President Senior Vice President Senior Vice President Vice President, Licensing and Regulatory Af Vice President Vice President - Oyster Creek Vice President Vice President, Human Resources Vice President, Clinton Power Station Vice President, MidAtlantic Regional Operat Vice President and Controller Vice President, TMI Vice President, Midwest Regional Operating Treasurer Secretary

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COMMITTEE MEMBERS

John L. Skolds

Chairman

Assistant Treasurer

Assistant Treasurer

Assistant Secretary

AmerGen Management Committee

COMMITTEE MEMBERS

William H. Bohlke
Norman Callaghan
Duncan Hawthorne
Oliver D. Kingsley, Jr.
Michael Kirwan
Charles P. Lewis
Charles G. Pardee

GENCO Member, Management Committee BE Member, Management Committee BE Member, Management Committee GENCO Member, Management Committee BE Member, Management Committee GENCO Member, Management Committee GENCO Member, Management Committee

AmerGen Oyster Creek NQF, LLC Does Not Have Officers or Directors AmerGen TMI NQF, LLC Does Not Have Officers or Directors AmerGen Vermont, LLC OFFICERS Duncan Hawthorne Vice President Charles P. Lewis Vice President J. Barry Mitchell Treasurer Edward J. Cullen, Jr. Secretary George R. Shicora Assistant Treasurer Todd D. Cutler Assistant Secretary MEMBERS Drew B. Fetters PECO Member, Management Committee 8 Duncan Hawthorne BE Member, Management Committee BE Member, Management Committee Robin Jeffrey Gerald R. Rainey PECO Member, Management Committee MANAGERS Drew B. Fetters PECO Member, Management Committee OTHER Thomas H. Weir Controller ATNP Finance Company DIRECTORS Gavin R. Arton Director Thomas M. Baglini Director

Director

Director

Director

J. Michael Collier, Jr.

Nancy A. Hirschle

Yolanda F. Pagano

OFFICERS

John W. Wadson President

Treasurer Secretary

President

Blair Park Services, Inc.

DIRECTORS

David R. Helwig Director

OFFICERS

David Channing Vice President - Corporate Development

John P. Clark Vice President, Finance and Assistant Treas

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John Coleman Senior Vice President-Special Projects

Lawrence Coleman President and Assistant Secretary William Coleman Senior Vice President-Operations

Harvey B. Dikter Senior Vice President, General Counsel and

David R. Helwig Chairman

Alan Katz Vice President - Construction

Terence R. Montgomery Senior Vice President and Treasurer

Bradford Associates

OFFICERS

- Partnership Does Not Have Officers

Cenesco Company, LLC

James P. Malone

OFFICERS

Kevin P. Donovan

Rod Krich

Vice President

Vice President

Rod Krich Vice President Kenneth S. Petersen Vice President

J. Barry MitchellTreasurerEdward J. Cullen, Jr.Secretary

George R. Shicora

Charles S. Walls

Todd D. Cutler

Scott N. Peters

Assistant Treasurer
Assistant Secretary
Assistant Secretary

Chowns Communications, Inc. DIRECTORS David R. Helwig Director OFFICERS Paul Daily Executive Vice President Assistant Treasurer Robert Cleveland 10 Harvey B. Dikter Senior Vice President, General Counsel and David R. Helwig Chairman Terence R. Montgomery Senior Vice President and Treasurer William Rowe President and Assistant Secretary ComEd Financing I TRUSTEE Robert E. Berdelle Trustee J. Barry Mitchell Trustee Charles S. Walls Trustee Wilmington Trust Company Trustee ComEd Financing II TRUSTEE Robert E. Berdelle Trustee J. Barry Mitchell Trustee Wilmington Trust Company Trustee ComEd Funding, LLC

OFFICERS

J. Barry Mitchell President Charles S. Walls Treasurer Robert E. Berdelle Manager Kathryn M. Houtsma Manager

ComEd Transitional Funding Trust

TRUSTEE

Robert E. Berdelle Trustee

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First Union Trust Company, National Association
Ruth Ann M. Gillis
J. Barry Mitchell
Daniel E. Thone
Trustee

Commonwealth Edison Company

DIRECTORS

Frank M. Clark
Ruth Ann M. Gillis
Director
Kenneth G. Lawrence
John W. Rowe
Director
Pamela B. Strobel
Director

OFFICERS

Frank M. Clark

Adrienne M. Levatino

Scott N. Peters

John T. Hooker

Kathryn M. Houtsma

George W. Lofton

Sally Clair John T. Costello

Gregory N. Dudkin Executive Vice President, Operations Mark Alden Vice President, Project and Contract Manage Robert E. Berdelle Vice President, Finance and Chief Financial Celia David Vice President, Transmission Policy and Pla David G. DeCampli Vice President, Regional Distributions Oper John J. Donleavy Vice President, Regional Distributions Oper John Hatfield, Jr. Vice President, Communications Joseph A. Lasky Vice President, Information Technology Steven T. Naumann Vice President, Transmission Services Vice President, Electric Operations Bruce A. Renwick Patricia Pulido Sanchez Vice President, External Affairs Carl L Segneri, Jr. Vice President, Regional Distributions Oper J. Barry Mitchell Treasurer Katherine K. Combs Secretary George R. Shicora Assistant Treasurer Charles S. Walls Assistant Treasurer James M. Baloun Assistant Secretary Todd D. Cutler Assistant Secretary

President

Assistant Secretary
Vice President, Technical Services, Training
Senior Vice President, Customer, Energy and
Vice President, Distribution Services & Pub
Vice President, Controller and Comptroller
Vice President, External Affairs and Claims

Assistant Secretary

Anne R. Pramaggiore

Vice President, Regulatory and Strategic Se

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Wanda Kay Reder Pamela B. Strobel Vice President, Engineering Planning

Chair

Commonwealth Edison Company of Indiana, Inc.

DIRECTORS

Robert E. Berdelle Frank M. Clark Kenneth G. Lawrence Pamela B. Strobel Director Director Director Director

OFFICERS

Frank M. Clark Robert E. Berdelle J. Barry Mitchell

Katherine K. Combs George R. Shicora Charles S. Walls Todd D. Cutler Scott N. Peters

Kevin J. Waden

President
Vice President
Vice President
Treasurer
Secretary

Assistant Treasurer Assistant Treasurer Assistant Secretary Assistant Secretary

Auditor and Assistant Secretary

OTHER

Emerson W. Lacey Pamela B. Strobel

Director and President Director, Vice President

Commonwealth Research Corporation

DIRECTORS

Robert E. Berdelle Frank M. Clark Kenneth G. Lawrence Pamela B. Strobel Director Director Director Director

OFFICERS

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Frank M. Clark

Robert E. Berdelle J. Barry Mitchell Chair President Vice President Vice President

Katherine K. Combs George R. Shicora Charles S. Walls Todd D. Cutler Scott N. Peters Treasurer
Secretary
Assistant Treasurer
Assistant Treasurer
Assistant Secretary
Assistant Secretary

Concomber, Ltd.

DIRECTORS

Andrew D. Carr C.F.A. Cooper

Director Director

President

Treasurer

Secretary

Chairman

Vice President

Vice President

Vice President

Vice President

Assistant Secretary

OFFICERS

Harlan M. Dellsy
John C. Bukovski
Andrew D. Carr
G. Porento
George P. Rifakes
Richard E. Martin
I. S. Outerbridge, III
Richard J. Martin
Andrew D. Carr

imalew b. carr

Dacon Corporation

DIRECTORS

David R. Helwig

Director

OFFICERS

Henry Jackson
Brian E. Bratton
Timothy J. Carpenter

President

Vice President of Construction

Assistant Secretary, Treasurer, Vice President

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David W. Reindl
Harvey B. Dikter
David R. Helwig
Jan Hensarling
Henry C. Hess
Terence R. Montgomery
Randall Wisenbaker

Vice President of Sales
Senior Vice President, General Counsel and
Chairman
Vice President of Operations
Vice President Manager of Purchasing
Senior Vice President and Treasurer
Vice President of Operations

Dashiell Corporation

DIRECTORS

David R. Helwig Director

OFFICERS

Henry Jackson
Brian E. Bratton
Timothy J. Carpenter
David W. Reindl
Don E. Calvin
Harvey B. Dikter
James Fuglaar
David R. Helwig

Henry C. Hess Terence R. Montgomery

Dashiell Holdings Corporation

DIRECTORS

David R. Helwig Director

OFFICERS

Henry Jackson
Timothy J. Carpenter
Harvey B. Dikter
David R. Helwig

Terence R. Montgomery

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ECP Telecommunications Holdings, LLC

OFFICERS

Robert A. Shinn
Ronald S. Rooth
Joseph J. Kerecman
Andrea F. Kramer
J. Barry Mitchell
John C. Halderman
George R. Shicora

Charles S. Walls

resident

Senior Vice President and Chief Financial C

Vice President Vice President

Vice President and Treasurer

Secretary

Assistant Treasurer Assistant Treasurer

President

Vice President of Construction

Assistant Secretary, Treasurer, Vice President

Vice President of Sales

Vice President of Field Services

Senior Vice President, General Counsel and

Vice President of Engineering

Chairman

Vice President Manager of Purchasing Senior Vice President and Treasurer

President

Vice President of Finance, Assistant Secret Senior Vice President, General Counsel and

Chairman

Senior Vice President and Treasurer

Donald J. Bromley

Todd D. Cutler

Scott N. Peters

Assistant Secretary
Assistant Secretary
Assistant Secretary

Edison Development Canada Inc.

DIRECTORS

Robert E. Berdelle Director
Frank M. Clark Director
Edward L. Donegan Director
Robert M. Granatstein Director
Kenneth G. Lawrence Director
Gail Lilley Director
Pamela B. Strobel Director

OFFICERS

Frank M. Clark

Robert E. Berdelle

J. Barry Mitchell

Vice President

Treasurer

Katherine K. Combs

George R. Shicora

Charles S. Walls

Carter C. Culver

Todd D. Cutler

Secretary

Assistant Treasurer
Assistant Secretary
Assistant Secretary

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Scott N. Peters Assistant Secretary

Edison Development Company

DIRECTORS

Robert E. Berdelle Director
Frank M. Clark Director
Kenneth G. Lawrence Director
Pamela B. Strobel Director

OFFICERS

Frank M. Clark
Robert E. Berdelle
Vice President
J. Barry Mitchell
Vice President
Treasurer
Katherine K. Combs

George R. Shicora

Charles S. Walls

Secretary

Assistant Treasurer

Assistant Treasurer

Todd D. Cutler Assistant Secretary Scott N. Peters Assistant Secretary Edison Finance Partnership OFFICERS Thomas D. Terry, Jr. President EEI Telecommunications Holdings, LLC OFFICERS John W. Wadson President, Treasurer and Secretary Gavin R. Arton Manager J. Michael Collier, Jr. Manager John C. Halderman Manager 17 Yolanda F. Pagano Manager EIS Engineering, Inc. DIRECTORS David R. Helwig Director OFFICERS Harvey B. Dikter Senior Vice President, General Counsel and David R. Helwig Chairman Senior Vice President and Treasurer Terence R. Montgomery EIS Investments, LLC OFFICERS George H. Gilmore, Jr. Manager

Electric Services, Inc.

DIRECTORS

David R. Helwig Director

OFFICERS

Anne Marie Craven Harvey B. Dikter Ian P. Green David R. Helwig

Terence R. Montgomery Senior Vice President and Treasurer

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Chairman

Assistant Treasurer and Assistant Secretary

Senior Vice President, General Counsel and

President, Assistant Treasurer and Assistan

Energy Trading Company

DIRECTORS

George H. Gilmore, Jr. Director John C. Halderman Director Ronald S. Rooth Director

OFFICERS

Robert A. Shinn President

Ronald S. Rooth Senior Vice President Joseph J. Kerecman Vice President

Andrea F. Kramer Vice President J. Barry Mitchell Vice President and Treasurer

John C. Halderman Corporate Secretary George R. Shicora Assistant Treasurer Charles S. Walls Todd D. Cutler Assistant Treasurer Assistant Secretary

Scott N. Peters Assistant Corporate Secretary

General Counsel John C. Halderman George H. Gilmore, Jr. Chairman of the Board Ronald S. Rooth Chief Financial Officer

ETT Boston, Inc.

DIRECTORS

Carter C. Culver Director George H. Gilmore, Jr. Director

OFFICERS

George H. Gilmore, Jr. President David A. Bump Vice President - General Manager, USA J. Barry Mitchell Vice President and Treasurer Scott Payant Vice President of Finance Katherine K. Combs Secretary George R. Shicora Assistant Treasurer Charles S. Walls Assistant Treasurer Todd D. Cutler Assistant Secretary John C. Halderman Assistant Secretary Scott N. Peters Assistant Secretary

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ETT Canada, Inc.

DIRECTORS

Carter C. Culver Director George H. Gilmore, Jr. Director

OFFICERS

George H. Gilmore, Jr. Vice President - General Manager, USA David A. Bump J. Barry Mitchell Vice President and Treasurer Scott Payant Vice President of Finance Katherine K. Combs Secretary George R. Shicora Assistant Treasurer Charles S. Walls Assistant Treasurer Todd D. Cutler Assistant Secretary John C. Halderman Assistant Secretary Scott N. Peters Assistant Secretary

ETT Houston, Inc.

DIRECTORS

Carter C. Culver Director George H. Gilmore, Jr. Director

OFFICERS

George H. Gilmore, Jr. David A. Bump Vice President - General Manager, USA J. Barry Mitchell Vice President of Construction Scott Payant Vice President of Finance Katherine K. Combs Secretary Assistant Treasurer George R. Shicora Charles S. Walls Assistant Treasurer Todd D. Cutler Assistant Secretary John C. Halderman Assistant Secretary Scott N. Peters Assistant Secretary

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ETT National Power, Inc.

DIRECTORS

Carter C. Culver Director George H. Gilmore, Jr. Director

OFFICERS

George H. Gilmore, Jr. President David A. Bump Vice President - General Manager, USA Vice President and Treasurer J. Barry Mitchell Scott Payant Vice President of Finance Secretary Katherine K. Combs George R. Shicora Assistant Treasurer Charles S. Walls Assistant Treasurer Todd D. Cutler Assistant Secretary John C. Halderman Assistant Secretary

Assistant Secretary

Assistant Secretary

ETT Nevada, Inc.

Scott N. Peters

DIRECTORS

Carter C. Culver Director

OFFICERS

J. Barry Mitchell Vice President Scott Payant Vice President J. Barry Mitchell Treasurer Scott Payant Treasurer Carter C. Culver Secretary George R. Shicora Assistant Treasurer Charles S. Walls Assistant Treasurer Todd D. Cutler Assistant Secretary John C. Halderman Assistant Secretary

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ETT North America, Inc.

Scott N. Peters

DIRECTORS

Carter C. Culver Director George H. Gilmore, Jr. Director

OFFICERS

George H. Gilmore, Jr. President
David A. Bump Vice Pres

David A. Bump Vice President - General Manager, USA
J. Barry Mitchell Vice President and Treasurer
Scott Payant Vice President of Finance

Katherine K. Combs Secretary

George R. Shicora Assistant Treasurer Charles S. Walls Assistant Treasurer Todd D. Cutler Assistant Secretary John C. Halderman Assistant Secretary Scott N. Peters Assistant Secretary

Exelon (Fossil) Holdings, Inc.

DIRECTORS

Oliver D. Kingsley, Jr.

Michael Bemis
Oliver D. Kingsley, Jr.
Director

Director

Director

Director

OFFICERS

Oliver D. Kingsley, Jr.

Michael Bemis

Edward J. Cullen, Jr.

President and Chief Executive Officer
Senior Vice President
Vice President and Secretary

Ian P. McLeanVice PresidentJ. Barry MitchellTreasurerDonald J. BromleySecretaryGeorge R. ShicoraAssistant Treasurer

Charles S. Walls

Todd D. Cutler

John C. Halderman

Scott N. Peters

Assistant Treasurer
Assistant Secretary
Assistant Secretary
Assistant Secretary

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Oliver D. Kingsley, Jr. Chairman of the Board

Chairman

Exelon Allowance Management Company, LLC

OFFICERS

Michael Bemis President

Edward J. Cullen, Jr.
Ian P. McLean
J. Barry Mitchell
George R. Shicora
Charles S. Walls
Todd D. Cutler

Scott N. Peters

Vice President and Secretary
Vice President
Vice President and Treasurer
Assistant Treasurer
Assistant Treasurer
Assistant Secretary
Assistant Secretary

Exelon AOG Holding #1, Inc.

DIRECTORS

Kenneth W. Cornew
Oliver D. Kingsley, Jr.
Ian P. McLean

Director Director

OFFICERS

Ian P. McLean
Kenneth W. Cornew
Edward Fedorchak
Susan O. Ivey
James S. Jablonski
Michael Metzner
Edward J. Cullen, Jr.
Thomas R. Miller
J. Barry Mitchell
George R. Shicora
Charles S. Walls
Todd D. Cutler
John C. Halderman

Scott N. Peters

President
Vice President
Vice President
Vice President
Vice President
Vice President
Secretary
Assistant Treasurer
Assistant Treasurer

Assistant Treasurer Assistant Treasurer Assistant Treasurer Assistant Treasurer Assistant Secretary Assistant Secretary Assistant Secretary

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Exelon AOG Holding #2, Inc

DIRECTORS

Kenneth W. Cornew
Oliver D. Kingsley, Jr.
Ian P. McLean

Director Director Director

OFFICERS

Ian P. McLean
Kenneth W. Cornew
Edward Fedorchak
Susan O. Ivey
James S. Jablonski
Michael Metzner

President
Vice President
Vice President
Vice President
Vice President
Vice President

J. Barry Mitchell Treasurer Edward J. Cullen, Jr. Secretary Thomas R. Miller Assistant Treasurer George R. Shicora Assistant Treasurer Charles S. Walls Assistant Treasurer Todd D. Cutler Assistant Secretary John C. Halderman Assistant Secretary Scott N. Peters Assistant Secretary

Exelon Boston Generating, LLC

OFFICERS

Michael Bemis President Mark A. Schiavoni Vice President J. Barry Mitchell Treasurer Edward J. Cullen, Jr. Thomas R. Miller Secretary Assistant Treasurer George R. Shicora Assistant Treasurer Charles S. Walls Assistant Treasurer Todd D. Cutler Assistant Secretary John C. Halderman Assistant Secretary Scott N. Peters Assistant Secretary

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Exelon Boston Services, LLC

OFFICERS

Michael Bemis President Mark A. Schiavoni Vice President J. Barry Mitchell Treasurer Edward J. Cullen, Jr. Secretary Thomas R. Miller Assistant Treasurer Assistant Treasurer George R. Shicora Charles S. Walls Assistant Treasurer Todd D. Cutler Assistant Secretary John C. Halderman Assistant Secretary Scott N. Peters Assistant Secretary

Exelon Business Services Company

DIRECTORS

John W. Rowe Director and Chair Ruth Ann M. Gillis Director Oliver D. Kingsley, Jr. Director Randall E. Mehrberg Director Pamela B. Strobel Director

OFFICERS

Ruth Ann M. Gillis Paul R. Bonney Katherine K. Combs Edward J. Cullen, Jr. James D. Guerra Daniel C. Hill J. Barry Mitchell Glenn D. Newman Thomas D. Terry, Jr. William A. VonHoene, Jr. Katherine K. Combs George R. Shicora Charles S. Walls Todd D. Cutler Scott N. Peters Mark Belk

President

Vice President and General Counsel

Vice President Vice President

Vice President and Chief Financial Officer

Vice President, Information Technology

Vice President and Treasurer

Vice President

Vice President, Taxes

Vice President, Taxes
Vice President
Corporate Secretary
Assistant Treasurer
Assistant Treasurer
Assistant Secretary
Assistant Secretary

Vice President, Projects & Solutions Delive

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Joseph A. Lasky Mary E. Ludford M. Bridget Reidy Vice President, IT Operations & Infrastruct Vice President, HR and Financial Services Senior Vice President, Services & Operation

OTHER

M. Bridget Reidy

Deputy General Counsel

Exelon Capital Partners, Inc.

DIRECTORS

George H. Gilmore, Jr. John C. Halderman Ronald S. Rooth

Director Director

OFFICERS

Robert A. Shinn
Ronald S. Rooth
Joseph J. Kerecman
Andrea F. Kramer
J. Barry Mitchell
John C. Halderman
George R. Shicora
Charles S. Walls
Donald J. Bromley
Todd D. Cutler

President

Senior Vice President and Chief Financial C

Vice President Vice President

Vice President and Treasurer

Secretary

Assistant Treasurer Assistant Treasurer Assistant Secretary Assistant Secretary

Scott N. Peters George H. Gilmore, Jr. Assistant Secretary Chairman of the Board

Exelon Communications Company, LLC

OFFICERS

George H. Gilmore, Jr. Ronald S. Rooth Santya Tsai Lanman

President

Senior Vice President and Chief Financial C

Vice President

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J. Barry Mitchell
James W. Morozzi
Nicholas G. Stathes
John C. Halderman
George R. Shicora
Charles S. Walls
Scott N. Peters

Vice President and Treasurer

Vice President Vice President Secretary

Assistant Treasurer Assistant Treasurer Assistant Secretary

Exelon Communications Holdings, LLC

OFFICERS

George H. Gilmore, Jr. Ronald S. Rooth
Santya Tsai Lanman
J. Barry Mitchell
James W. Morozzi
Nicholas G. Stathes
John C. Halderman
George R. Shicora
Charles S. Walls
Todd D. Cutler
Scott N. Peters

President

Senior Vice President and Chief Financial C

Vice President

Vice President and Treasurer

Vice President Vice President Secretary

Assistant Treasurer Assistant Treasurer Assistant Secretary Assistant Secretary

Exelon Corporation

DIRECTORS

Edward A. Brennan
Carlos H. Cantu
M. Walter D'Alessio
Nicholas DeBenedictis
Bruce DeMars
G. Fred DiBona, Jr.
Sue L. Gin
Richard H. Glanton

Director
Director
Director
Director
Director
Director
Director
Director

Rosemarie B. Greco Director Edgar D. Jannotta Director John M. Palms Director John W Rogers, Jr. Director John W. Rowe Director Ronald Rubin Director Richard L. Thomas Director

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OFFICERS

John W. Rowe Ian P. McLean Pamela B. Strobel Ruth Ann M. Gillis Frank M. Clark George H. Gilmore, Jr. Kenneth G. Lawrence Linda C. Byus Ellen D. Caya Donald P. Kirchoffner George R. Shicora Charles S. Walls Todd D. Cutler Scott N. Peters Virginia A. Brown Katherine K. Combs Assir R. DaSilva John F. Diedrich Victor Fonseca Matthew F. Hilzinger Oliver D. Kingsley, Jr. Robert K. McDonald Randall E. Mehrberg J. Barry Mitchell Elizabeth A. Moler John R. Samolis S. Gary Snodgrass

Thomas D. Terry, Jr.

David W. Woods Robert S. Shapard

Exelon Edgar, LLC

OFFICERS

Michael Bemis Mark A. Schiavoni J. Barry Mitchell Edward J. Cullen, Jr. Thomas R. Miller

Chairman of the Board and Chief Executive C Executive Vice President Executive Vice President Senior Vice President Senior Vice President Senior Vice President Senior Vice President Vice President, Investor Relations

Vice President, Audit

Vice President, Communications

Assistant Treasurer Assistant Treasurer Assistant Secretary Assistant Secretary

Vice President, Human Resources Planning an Vice President and Corporate Secretary

Vice President, Diversity

Vice President, Employee Health and Benefit

Vice President, Compensation

Vice President and Corporate Controller

Senior Executive Vice President Vice President, Risk Management

Executive Vice President and General Counse

Senior Vice President and Treasurer

Senior Vice President, Government Affairs &

Vice President, Labor and Employee Relation

Senior Executive Vice President

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Assistant Treasurer
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Director

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Gary W. Murphy
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Director

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Vice President and Controller
Vice President, Utility Services
Senior Vice President, General Counsel and
Senior Vice President, CAO and Assistant Se
President and Chief Operating Officer
Senior Vice President, Treasurer & CFO
Senior Vice President & President, Managed

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Director

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Daniel Dickrell
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Vice President
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PECO Energy Capital Trust III

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Pamela B. Strobel Director

OFFICERS

Kenneth G. Lawrence President Craig L. Adams Vice President, Contractor and Supply Manag Ellen M. Cavanaugh Vice President, Electric Supply and Transmi Frank Frankowski Vice President, Finance and Chief Financial Reed R. Horting Vice President, Gas Supply and Transportati Frank J. Jiruska Vice President, Customer and Marketing Serv Vice President, Human Resources J. Lindsay Johnston George Lyons Vice President, Regulatory, Communications J. Barry Mitchell Vice President and Treasurer Denis P. O'Brien Vice President, Operations Kathleen M. Walters Vice President, Information Technology and Katherine K. Combs Corporate Secretary George R. Shicora Assistant Treasurer Charles S. Walls Assistant Treasurer Todd D. Cutler Assistant Secretary Scott N. Peters Assistant Secretary Delia W. Stroud Assistant Corporate Secretary

PECO Energy Power Company

DIRECTORS

Oliver D. Kingsley, Jr.

Chair

58

Preston D. Swafford Thomas H. Weir Director Director

OFFICERS

Preston D. Swafford
Edward J. Cullen, Jr.
J. Barry Mitchell
Katherine K. Combs
George R. Shicora
Charles S. Walls
Todd D. Cutler
Scott N. Peters

President
Vice President - Legal
Vice President and Treasurer
Secretary
Assistant Treasurer

Assistant Treasurer Assistant Treasurer Assistant Secretary Assistant Secretary

PECO Energy Transition Trust

TRUSTEE

Thomas R. Miller George R. Shicora Trustee Trustee

PECO Hyperion Telecommunications

OFFICERS

- Partnership

Does Not Have Officers

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PECO Wireless, LP

Penesco Company, LLC

OFFICERS

James P. Malone
Kevin P. Donovan
Rod Krich
Kenneth S. Petersen
J. Barry Mitchell
Edward J. Cullen, Jr.
George R. Shicora
Charles S. Walls
Todd D. Cutler
Scott N. Peters

President
Vice President
Vice President
Vice President
Treasurer
Secretary
Assistant Treasurer
Assistant Treasurer
Assistant Secretary

Assistant Secretary

PHT Holdings, LLC

OFFICERS

George H. Gilmore, Jr. Ronald S. Rooth J. Barry Mitchell James W. Morozzi Nicholas G. Stathes John C. Halderman George R. Shicora Charles S. Walls

President
Senior Vice President and Chief Financial C
Vice President and Treasurer
Vice President
Vice President
Secretary

Assistant Treasurer Assistant Treasurer

Todd D. Cutler
Scott N. Peters
Assistant Secretary
Assistant Secretary

Port City Power, LLC

OFFICERS

Oliver D. Kingsley, Jr. President

Edward J. Cullen, Jr. Vice President - Legal

Charles P. Lewis Vice President

J. Barry Mitchell Vice President and Treasurer

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Preston D. Swafford Vice President

Katherine K. Combs Secretary

George R. Shicora
Charles S. Walls
Assistant Treasurer
Thomas H. Weir
Assistant Treasurer
Todd D. Cutler

Todd D. Cutler Assistant Secretary Scott N. Peters Assistant Secretary

Rand-Bright Corporation

DIRECTORS

David R. Helwig Director

OFFICERS

Robert Cleveland Treasurer

Scott McTrusty Assistant Treasurer
James Fugarino Assistant Secretary

Harvey B. Dikter Senior Vice President, General Counsel and

David R. Helwig Chairman

RJE Telecom, Inc.

DIRECTORS

David R. Helwig Director

OFFICERS

Lawrence Coleman Executive Vice President

W. Harry Muller
Harvey B. Dikter
Robert Ennis
David R. Helwig
Terence R. Montgomery

Assistant Secretary Senior Vice President, General Counsel and President, Assistant Treasurer and Assistan Chairman

Senior Vice President and Treasurer

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Scherer Holdings 1, LLC

OFFICERS

Robert E. Berdelle Daniel E. Thone Scott N. Peters Scott A. Vogt Vice President
Treasurer
Secretary

Assistant Treasurer

MANAGERS

Robert E. Berdelle Andrew L Stidd Member of Management Committee Member of Management Committee

Scherer Holdings 2, LLC

OFFICERS

Robert E. Berdelle Daniel E. Thone Scott N. Peters Scott A. Vogt Vice President Treasurer Secretary

Assistant Treasurer

MANAGERS

Robert E. Berdelle Andrew L Stidd Member of Management Committee Member of Management Committee

Scherer Holdings 3, LLC

OFFICERS

Robert E. Berdelle Daniel E. Thone

Vice President Treasurer

62

Scott N. Peters Secretary

Scott A. Vogt Assistant Treasurer

MANAGERS

Robert E. Berdelle Member of Management Committee
Patricia L. Kampling Member of Management Committee
Andrew L Stidd Member of Management Committee

Sithe Energies, Inc.

DIRECTORS

William Kriegel Director and Chair R. Keith Elliott Director Guillaume Hannezo Director Gerald R. Rainey Director Dickinson M. Smith Director Kiyoshi Yoshimitsu Director

OFFICERS

Barry Sullivan
William Kriegel
Chief Executive Officer
Thomas Boehlert
Sandra Manilla
Wice President and Chief Financial Counsel and Park
Senior Vice President, General Counsel and

Southeast Chicago Energy Project, LLC

OFFICERS

Edward J. Cullen, Jr.

Charles P. Lewis

J. Barry Mitchell

Preston D. Swafford

Katherine K. Combs

George R. Shicora

Vice President

Vice President

Vice President

Vice President

Vice President

Assistant Treasurer

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Charles S. Walls Assistant Treasurer

Assistant Treasurer

Assistant Secretary

Assistant Secretary

Thomas H. Weir

Todd D. Cutler

Scott N. Peters

Terence R. Montgomery

Sunesys, Inc.

DIRECTORS

Spruce Equity Holdings, L.P. Spruce Holdings G.P. 2000, LLC Spruce Holdings L.P. 2000, LLC Spruce Holdings Trust TRUSTEE Wilmington Trust Company Trustee 64 Sunesys of Virginia, Inc. DIRECTORS David R. Helwig Director OFFICERS Lawrence Coleman President David Channing Vice President - Corporate Development John P. Clark Vice President - Finance John Coleman Senior Vice President-Special Projects William Coleman Senior Vice President-Operations Harvey B. Dikter Senior Vice President, General Counsel and David R. Helwig Chairman

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Senior Vice President and Treasurer

65

David R. Helwig Director

OFFICERS

John Coleman
David Channing
John P. Clark
John Coleman
William Coleman
Harvey B. Dikter
David R. Helwig

Terence R. Montgomery

Susquehanna Electric Company

DIRECTORS

Oliver D. Kingsley, Jr. Preston D. Swafford Thomas H. Weir

OFFICERS

Preston D. Swafford
Edward J. Cullen, Jr.
J. Barry Mitchell
Katherine K. Combs
George R. Shicora
Charles S. Walls
Todd D. Cutler
Scott N. Peters

Susquehanna Power Company

DIRECTORS

Oliver D. Kingsley, Jr. Preston D. Swafford Thomas H. Weir

OFFICERS

Oliver D. Kingsley, Jr. Preston D. Swafford Edward J. Cullen, Jr. J. Barry Mitchell Katherine K. Combs George R. Shicora

President

Vice President, Corporate Development
Vice President - Finance
Senior Vice President-Special Projects

Senior Vice President-Special Project Senior Vice President-Operations

Senior Vice President, General Counsel and

Chairman

Senior Vice President and Treasurer

Chair Director Director

President

Vice President - Legal Vice President and Treasurer

Secretary

Assistant Treasurer Assistant Treasurer Assistant Secretary Assistant Secretary

Director

Director

Director

Chair President

Vice President - Legal Vice President and Treasurer

Secretary

Assistant Treasurer

Charles S. Walls Todd D. Cutler Scott N. Peters

Assistant Treasurer Assistant Secretary Assistant Secretary

Assistant Secretary

Chairman

President

Chairman

Senior Vice President, General Counsel and

President, Assistant Treasurer and Assistant

Assistant Controller and Assistant Treasure

Senior Vice President and Treasurer

Vice President and Assistant Secretary

Chief Financial Officer and Treasurer

Senior Vice President, General Counsel and

Syracuse Merit Electric, Inc.

DIRECTORS

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David R. Helwig Director

OFFICERS

Dorothy Roberts Harvey B. Dikter David R. Helwig James P. Maloney Terence R. Montgomery

Lucinda Speech

T.H. Green Electric Co., Inc.

DIRECTORS

David R. Helwig Director

OFFICERS

Rick Manville Esteban F. Alvarez Harvey B. Dikter David R. Helwig Ken Podolack

Texas Ohio Gas, Inc.

DIRECTORS

Carter C. Culver Director George H. Gilmore, Jr. Director

OFFICERS

Frank L. Peraino President

Barbara Fatina Vice President William G. O'Brien Vice President Barbara Fatina

Treasurer Secretary

The Proprietors of the Susquehanna Canal

OTHER

Gerald R. Rainey Governor

Trinity Industries, Inc.

DIRECTORS

David R. Helwig Director

OFFICERS

Paul Daily Executive Vice President Harvey B. Dikter Senior Vice President, General Counsel and

David R. Helwig Chairman

Terence R. Montgomery Senior Vice President and Treasurer

Unicom Assurance Company, Ltd.

OFFICERS

Ruth Ann M. Gillis Director and President Robert K. McDonald Vice President Glenn D. Newman Vice President May Coye Secretary

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E. John Thompson Assistant Secretary

OTHER

C.F.A. Cooper Director Odyssefs Drosou Director Ruth Ann M. Gillis Director Robert K. McDonald Director

Unicom Investment Inc.

DIRECTORS

Ruth Ann M. Gillis Director

OFFICERS

Ruth Ann M. Gillis Chairman, President and Chief Executive Off

J. Barry Mitchell Vice President and Treasurer

Katherine K. Combs Secretary

George R. Shicora Assistant Treasurer Charles S. Walls Assistant Treasurer Todd D. Cutler Assistant Secretary Scott N. Peters Assistant Secretary

Unicom Power Holdings, LLC

DIRECTORS

Carter C. Culver Director George H. Gilmore, Jr. Director

OFFICERS

George H. Gilmore, Jr. President J. Barry Mitchell Vice President

Treasurer

Katherine K. Combs Secretary

George R. Shicora Assistant Treasurer Charles S. Walls Assistant Treasurer Todd D. Cutler Assistant Secretary Scott N. Peters Assistant Secretary

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Unicom Power Marketing Inc.

DIRECTORS

Carter C. Culver Director George H. Gilmore, Jr. Director

OFFICERS

George H. Gilmore, Jr. President
J. Barry Mitchell Vice President

Treasurer
Katherine K. Combs Secretary
George R. Shicora Assistant

George R. Shicora Assistant Treasurer Charles S. Walls Assistant Treasurer Todd D. Cutler Assistant Secretary Scott N. Peters Assistant Secretary

OTHER

S.Gary Snodgrass Chairman, President and Chief Executive Off

Director, Chairman, President, Chief Execut

Officer

Unicom Resources Inc.

DIRECTORS

Ruth Ann M. Gillis Director Pamela B. Strobel Director

OFFICERS

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Ruth Ann M. Gillis Chairman, President
J. Barry Mitchell Vice President and Treasurer

Katherine K. Combs Secretary

George R. Shicora
Charles S. Walls
Todd D. Cutler
Scott N. Peters
Assistant Treasurer
Assistant Treasurer
Assistant Secretary
Assistant Secretary

OTHER

Pamela B. Strobel Director, Executive Vice President

UniGridEnergy, LLC

Universal Network Development Corp.

Utility Locate & Mapping Services, Inc.

DIRECTORS

David R. Helwig Director

OFFICERS

Darren Schmid W. Harry Muller Harvey B. Dikter David R. Helwig

Terence R. Montgomery

Vice President Assistant Secretary Senior Vice President, General Counsel and

Chairman and Chief Executive Officer Senior Vice President and Treasurer

VSI Group Inc

DIRECTORS

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David R. Helwig Director

OFFICERS

Harvey B. Dikter David R. Helwig Gregory Holman Terence R. Montgomery

Aung Myint

Senior Vice President, General Counsel and

President, Assistant Treasurer and Assistan Senior Vice President and Treasurer

Senior Vice President, CFO, CAO, Assistant

Secretary

Wansley Holdings 1, LLC

OFFICERS

Robert E. Berdelle Daniel E. Thone Scott N. Peters

Scott A. Vogt

Vice President Treasurer Secretary

Assistant Treasurer

MANAGERS

Robert E. Berdelle Andrew L Stidd

Member of Management Committee Member of Management Committee

Wansley Holdings 2, LLC

OFFICERS

Robert E. Berdelle Daniel E. Thone Scott N. Peters Scott A. Vogt Vice President Treasurer Secretary Assistant Treasurer

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MANAGERS

Robert E. Berdelle Andrew L Stidd Member of Management Committee Member of Management Committee

WCB Services, LLC

ITEM 6. OFFICERS AND DIRECTORS - PART II.

Financial Connections - The following is a list, as of December 31, 2002, of all officers and directors of each system company who have financial connections within the provisions of Section 17(c) of the Public Utility Holding Company Act of 1935.

- 1. Edward A. Brennan: Member of Board of Directors of Unicom and ComEd from 1995 through the merger closing; member of Board of Directors of Exelon since the merger closing, and member of Board of Directors of Morgan Stanley, investment banker, New York, New York. Authorized pursuant to Rule 70(b).
- 2. Edgar D. Jannotta: Member of Board of Directors of Unicom and ComEd from 1994 through the merger closing; member of Board of Directors of Exelon since the merger closing, and Chairman of William Blair & Co., L.L.C., investment banker, Chicago, Illinois. Authorized pursuant to Rule 70(b).
- 3. John W. Rogers: Member of Board of Directors of Unicom and ComEd from 1999 through the merger closing; member of Board of Directors of Exelon since the merger closing, and member of Board of Directors of Bank One Corporation, commercial banking institution, Chicago, Illinois. Authorized pursuant to Rule 70(a).
- 4. John W. Rowe: Member of Board of Directors of Unicom and ComEd from 1998 through the merger closing; member of Board of Directors of Exelon since the merger closing, and member of Board of Directors of The Northern Trust Company, commercial banking institution, Chicago, Illinois. Authorized pursuant to Rule 70(b).

ITEM 6. OFFICER AND DIRECTORS - PART III.

(a), (b) and (c) Directors' and Executive Officers' Compensation, Interests in Securities and Transactions with System Companies.

Information concerning compensation, interests in system securities, and transactions with system companies is set forth in Exhibits A.1 and A.2

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to this Form U5S and is incorporated herein by reference.

(d) Indebtedness of Directors or Executive Officers to System Companies.

None.

(e) Directors' and Executive Officers' Participation in Bonus and Profit-Sharing Arrangements and Other Benefits.

See Exhibit A.2 for descriptions of the participation of directors and executive officers of System companies in bonus and profit-sharing arrangements and other benefits.

(f) Directors' and Executive Officers' rights to Indemnity.

The state laws under which each of the companies is incorporated provide broadly for indemnification of directors and officers against claims and liabilities against them in their capacities as such. Each of the companies' charters or by-laws also provides for indemnification of directors and officers. In addition, directors and executive offices of Exelon and all subsidiary companies are insured under directors' and officers' liability policies.

- ITEM 7. CONTRIBUTIONS AND PUBLIC RELATIONS
- Item 1. Political Contributions.

Building Fund Contributions

Republican	Governors	Asociation	\$30,000
Republican	Attorneys	Generals Association	5,000
Republican	Governors	Association	20,000

Several System Companies have established separate segregated funds known as political action committees, established pursuant to the Federal Election Campaign Act, in soliciting employee participation in Federal, state and local elections.

- Item 2. Citizens Groups and Public Relations. Contributions were made to various chambers of commerce, industry groups, and other groups for civic purposes.
- ITEM 8. SERVICE, SALES AND CONSTRUCTION CONTRACTS
- Part I. INTERCOMPANY SALES AND SERVICE

Exelon reports intercompany service, sales and construction contracts on:

- Form U-13-60, Annual Report for Service Company.
- 2. Form U-9C-3, Quarterly Report Pursuant to Rule 58.
- Certificate of Notification, Semi-annual report on non-service company transactions.
- Part II. The System companies had no contracts to purchase services or goods during 2002 from any affiliate (other than a System company) or from a company, in which any officer or director of the receiving company

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is a partner or owns 5 percent of more of any class of equity securities, except as reported in Item 6.

Part III. The System companies do not employ any other person for the performance on a continuing basis of management, supervisory or financial advisory services.

ITEM 9. WHOLESALE GENERATORS AND FOREIGN UTILITY COMPANIES

Required information for investment in wholesale generation and foreign utility companies as of December 31, 2002.

- (a) Company name, business address, facilities and interest held;
- (b) Capital invested, recourse debt, guarantees and transfer of assets and affiliates.
- (c) Ratio of debt to common equity and earnings.
- (d) Contracts for services, sales or construction with affiliates.

Exelon does not have any investments in foreign utility companies. Investments in EWGs are addressed below.

Part 1

- 1. Sithe Energies, Inc. (Sithe).
 - a) 335 Madison Avenue, 28th Fl. New York, New York 10017.

Owns and operates power generators in North America with a net generation capacity of $3,371\ \mathrm{MWs.}$

Exelon Fossil Holdings, Inc. owns 49.9% of Sithe and holds an option to purchase the remaining 50.1% interest.

b) Capital invested -

Information on the capital investment is filed herewith confidentially on Form SE.

Sithe debt for which there is recourse to Exelon or the system companies - None.

Guarantees by the registered holding company - None.

Transfer of assets from an affiliate to Sithe - None.

c) Ratio of debt to common equity - .52 to 1.

Earnings - Information on earnings is filed herewith confidentially on Form ${\sf SE}$.

d) Contracts with affiliates -

Under a service agreement dated December 18, 2000, Generation provides certain engineering and environmental services for fossil facilities owned by Sithe and for certain developmental projects. Generation is

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compensated for these services at cost. In 2002, these services amounted to \$1 million.

Under a service agreement dated December 18, 2000, Sithe provides Generation certain fuel and project development services. Sithe is compensated for these services at cost. In 2002, these services amounted to \$13 million.

2. AmerGen Energy Company, L.L.C. (AmerGen)

a) 200 Exelon Way, Suite 345 Kennett Square, Pennsylvania 19348.

Owns and operates Clinton Nuclear Power Station, Three Mile Island Unit No. 1 Nuclear Generating Facility, and Oyster Creek Nuclear Generation Facility with an aggregate capacity of 2,398 MW. Genco owns a 50% interest in AmerGen.

b) Capital invested - Information on the capital investment is filed herewith confidentially on Form SE.

AmerGen debt for which there is recourse to Exelon or the system companies - None.

Other - In February 2002, Generation entered into an agreement to loan AmerGen up to \$75 million at an interest rate equal to the 1-month London Interbank Offering Rate plus 2.25%. In July 2002, the limit of the loan agreement was increased to \$100 million and the maturity date was extended to July 1, 2003. As of December 31 2002, the outstanding principal balance of the loan was \$35 million.

Guarantees by the registered holding company - Genco has agreed to provide up to \$100 million to AmerGen at any time for operating expenses. Exelon anticipates that Genco's capital expenditures will be funded by internally generated funds, Genco borrowings or capital

contributions from Exelon.

Transfer of assets from an affiliate to AmerGen - None.

(c) Ratio of debt to common equity - 0.46 to 1.

Earnings - Information on earnings is filed herewith confidentially on Form ${\sf SE.}$

(d) Contracts with affiliates -

AmerGen receives services from Exelon Generation including engineering, regulatory support, systems integration, accounting and general services. Exelon Generation provides operation and support services to the nuclear facilities owned by AmerGen pursuant to a Service Agreement dated as of March 1, 1999. This service agreement has an indefinite term and may be terminated by Genco or by AmerGen on 90 days notice. Generation is compensated for these services at cost. Genco provided AmerGen with services valued at \$70 million, pursuant to the Service Agreement.

Generation has entered into PPAs dated December 18, 2001 and November 22, 1999 with AmerGen. Under the 2001 PPA, Generation has agreed to purchase

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from AmerGen all the energy from Unit No. 1 at Three Mile Island Nuclear Station from January 1, 2002 through December 31, 2014. Under the 1999 PPA, Generation agreed to purchase from AmerGen all of the residual energy from Clinton Nuclear Power Station (Clinton) through December 31, 2002. Currently, the residual output is approximately 31% of the total output of Clinton. In accordance with the terms of the AmerGen partnership agreement, the 1999 PPA will be extended through the end of the AmerGen partnership agreement in 2006. Purchased power in 2002 was \$273 million.

3. ExTex LaPorte Limited Partnership (ExTex)

a) 300 Exelon Way, Kennett Square, PA 19348.

 ${\tt ExTex}$ owns a 160-MW peaking plant in LaPorte, ${\tt Texas}$, which commenced operation in 2001.

Exelon Peaker Development Limited, LLC and Exelon Peaker Development General, LLC. own 99% and 1%, respectively, of ExTex.

On April 25, 2002, Genco acquired two natural-gas and oil-fired plants from TXU Corp. (TXU) for an aggregate purchase price of \$443 million. The purchase included the 893-megawatt Mountain Creek Steam Electric Station in Dallas and the 1,441-megawatt Handley Steam Electric Station in Fort Worth. The transaction included a purchased power agreement for TXU to purchase power during the months of May through September from 2002 through 2006. During the periods covered by the

purchased power agreement, TXU will make fixed capacity payments, variable expense payments, and will provide fuel to Exelon in return for exclusive rights to the energy and capacity of the generation plants.

b) Capital invested - Information on the capital investment is filed herewith confidentially on Form SE.

 ${\tt ExTex}$ debt for which there is recourse to ${\tt Exelon}$ or the system companies –

See Guarantees below.

Guarantees by the registered holding company -

ExTex LaPorte executed a Purchase and Sale Agreement to acquire the Mountain Creek and Handley power plants from TXU for \$443 million. The obligations of ExTex LaPorte under the Purchase and Sale Agreement are guaranteed by Genco.

Transfer of assets from an affiliate to ExTex - None.

(c) Ratio of debt to common equity - 4.54 to 1.

Earnings - Information on earnings is filed herewith confidentially on Form ${\sf SE.}$

(d) Contracts with affiliates -

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See a) above for a purchase power agreement.

- 4. Exelon New England Holdings, LLC
 - a) 300 Exelon Way, Kennett Square, PA 19348.

Genco owns 100.00% of Exelon New England Companies.

b) Capital invested - Information on the capital investment is filed herewith confidentially on Form SE.

On November 1, 2002, Genco purchased the assets of Sithe New England Holdings, LLC (now dba Exelon New England), a subsidiary of Sithe, and related power marketing operations. Sithe New England's primary assets are gas-fired facilities currently under development. The purchase price for the Sithe New England assets consisted of a \$534 million note to Sithe, \$14 million of direct acquisition costs and an adjustment to Genco's investment in Sithe to reflect Sithe's sale of Sithe New England to Genco. SBG has a \$1.25 billion credit facility (the SBG Facility) to finance the construction of these two generating facilities. The \$1.0 billion outstanding under the facility at December 31, 2002 is reflected on Exelon's Consolidated Balance Sheet. Sithe New England owns 4,066 megawatts (MWs) of generation capacity, consisting of 1,645 MWs in operation and 2,421 MWs under construction.

Sithe New England's generation facilities are located primarily in Massachusetts.

Debt for which there is recourse to Exelon or the system companies - None.

Guarantees by the registered holding company -

After construction of the power stations is complete, Genco could be required to guarantee up to an additional \$42 million in order to ensure that the facilities have adequate funds available for potential outage and other operating costs and requirements. Additionally, Genco will assume various Sithe guarantees related to an equity contribution agreement between Sithe New England and Sithe Boston Generation, LLC (SBG), a project subsidiary of Sithe New England. The equity contribution agreement requires, among other things, that Sithe New England, upon the occurrence of certain events, contribute up to \$38 million of equity for the purpose of completing the construction of two generating facilities.

Transfer of assets from an affiliate - None.

c) Ratio of debt to common equity - .32 to 1.

Earnings - Information on earnings is filed herewith confidentially on Form ${\sf SE.}$

d) Contracts with affiliates - None.

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Sithe provided transition services to Genco with respect to the New England acquisition. These services were provided at cost in the amount of \$1.7\$ million.

5. Southeast Chicago Energy Project, LLC

a) 300 Exelon Way, Kennett Square, PA 19348.

Owns and operates gas peaking units in Chicago Illinois with a net generation capacity of 350 $\ensuremath{\text{MW}}\xspace.$

Genco owns 100 % of Southeast Chicago.

b) Capital invested - Information on the capital investment is filed herewith confidentially on Form SE.

Debt for which there is recourse to Exelon or the system companies - None .

Guarantees by the registered holding company - None.

Transfer of assets from an affiliate - None.

c) Ratio of debt to common equity - No debt.

Earnings - Information on earnings is filed herewith confidentially on Form SE.

d) Contracts with affiliates - None.

Part II

An organization chart showing the relationship of each EWG to other system companies is included as Exhibit H.

Part III

Rule 53(a) provides that a registered holding company's aggregate investment in EWGs and FUCOs may not exceed 50% of its retained earnings. Exelon was granted partial relief from this rule pursuant to the December 8, 2000 Order, which provides for a Modified Rule 53 Test applicable to Exelon's investments in EWGs and FUCOs of \$4,000 million. At December 31, 2002, Exelon's "aggregate investment" (as defined in rule 53(a) under PUHCA) in all EWGs and FUCOs was approximately \$2,076 million, and accordingly, at December 31, 2002, Exelon's remaining investment capacity under the Modified Rule 53 Test was approximately \$1,924 million. At December 31, 2002, Exelon's "consolidated retained earnings" (as defined in rule 53(a) under PUHCA) was \$1,592 million.

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Ratio of aggregate investment in EWGs and FUCOs to the aggregate capital investment of the registered holding company in its domestic public utility subsidiary companies: 22.1%.

ITEM 10. FINANCIAL STATEMENTS AND EXHIBITS

FINANCIAL STATEMENTS

Exelon Corporation and Subsidiaries

Notes to Financial Statements

Reference is made to "Notes to Consolidated Financial Statements" contained in the Exelon 2002 Annual Report to Shareholders, which information is incorporated by reference.

EXHIBITS

The following exhibits are incorporated by reference to the indicated SEC file number, unless an asterisk appears next to the exhibit reference. A single asterisk indicates exhibits which are filed herewith.

EXHIBIT NUMBER

DESCRIPTION

- A. ANNUAL REPORTS FILED UNDER THE SECURITIES AND EXCHANGE ACT OF 1934
 - A.1 2002 Annual Report on Form 10-K for Exelon, ComEd, PECO and Generation File Nos. 01-16169, 01-1839, 01-01401 and 333-85496 respectively.
 - A.2 2002 Proxy Statement of Exelon Corporation. File No. 01-16169.
 - A.3 Exelon Corporation Form 8-K filed February 21, 2003 containing Exelon 2002 financial statements, footnotes and management's discussion and analysis.
- B. CHARTERS, ARTICLES OF INCORPORATION, TRUST AGREEMENTS, BY-LAWS, AND OTHER FUNDAMENTAL DOCUMENTS OF ORGANIZATION

The articles and bylaws of Exelon, ComEd, PECO, PEPCO, SECO, and Genco, are incorporated by reference to the following:

Exelon 10-K Exhibit No.	Description
3-1	Articles of Incorporation of Exelon Corporation (Registration Statement No. 333-37082, Form S-4, Exhibit 3-1).
3-2	Bylaws of Exelon Corporation (Registration Statement No. $333-37082$, Form S-4, Exhibit $3-2$).
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3-3	Amended and Restated Articles of Incorporation of PECO Energy Company. (File No. 1-1401, 2000 Form 10-K, Exhibit 3-3)
3-4	Bylaws of PECO Energy Company, adopted February 26, 1990 and amended January 26, 1998 (File No. 1-01401, 1997 Form 10-K, Exhibit 3-2).
3-5	Restated Articles of Incorporation of Commonwealth Edison Company effective February 20, 1985, including Statements of Resolution Establishing Series, relating to the establishment of three new series of Commonwealth Edison Company preference stock known as the "\$9.00 Cumulative Preference Stock," the "\$6.875 Cumulative Preference Stock" and the "\$2.425 Cumulative Preference Stock" (File No. 1-1839, 1994 Form 10-K, Exhibit 3-2).
3-6	Bylaws of Commonwealth Edison Company, effective September 2, 1998, as amended through October 20, 2000. (File No. 1-1839, 2000 Form 10-K, Exhibit 3-6)
3-7	PECO Energy Power Company's Certificate of Organization and

Charter, By-laws amended as of December 23, 1993, and amendment to Articles of Incorporation filed February 8, 1994, are incorporated herein by reference (1991 Form U5S and 1993 Form 10-K, File No. 1-1392).

- 3-8 Susquehanna Power Company's Certificate of Organization is incorporated herein by reference (1991 Form U5S, File No. 1-1392); By-laws amended December 23, 1993, and Charter amendment filed February 8, 1994 are incorporated herein by reference (1993 Form U5S, File No. 1-1392).
- 3-9 Certificate of Formation of Exelon Generation Company, LLC (Registration Statement No. 333-85496, Form S-4, Exhibit 3-1).
- 3-10 Exelon Generation Company, LLC Operating Agreement (Registration Statement No. 333-85496, Form S-4, Exhibit 3-2).
- 3-11 The articles and bylaws of Exelon Delivery, and Ventures are incorporated herein by reference (2001 Form U5S, File No. 1-16169).
- C. The indentures or other fundamental documents defining the rights of holders of funded debt listed below are incorporated by reference:

Exelon 10-K Exhibit No. Description

First and Refunding Mortgage dated May 1, 1923 between The Counties Gas and Electric Company (predecessor to PECO Energy Company) and Fidelity Trust Company, Trustee (First Union National Bank, successor), (Registration No. 2-2281, Exhibit B-1).

4-3-1 Supplemental Indentures to PECO Energy Company's First and Refunding Mortga
Dated as of File Reference Exhibit

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May 1, 1927	2-2881	B-1(c)
March 1, 1937	2-2881	B-1 (g)
December 1, 1941	2-4863	B-1(h)
November 1, 1944	2-5472	B-1(i)
December 1, 1946	2-6821	7-1(j)
September 1, 1957	2-13562	2 (b) -17
May 1, 1958	2-14020	2 (b) -18
March 1, 1968	2-34051	2 (b) -24
March 1, 1981	2-72802	4-46
March 1, 1981	2-72802	4-47
December 1, 1984	1-01401, 1984 Form 10-K	4-2 (b)
April 1, 1991	1-01401, 1991 Form 10-K	4(e)-76
December 1, 1991	1-01401, 1991 Form 10-K	4(e)-77
April 1, 1992	1-01401, March 31, 1992	4(e)-79
	Form 10-Q	
June 1, 1992	1-01401, June 30, 1992	4 (e) -81
	Form 10-Q	

July 15, 1992	1-01401, June 30, 1992	4(e)-83
	Form 10-Q	
September 1, 1992	1-01401, 1992 Form 10-K	4 (e) -85
March 1, 1993	1-01401, 1992 Form 10-K	4 (e) -86
May 1, 1993	1-01401, March 31, 1993	4 (e) -88
	Form 10-Q	
May 1, 1993	1-01401, March 31, 1993	4(e)-89
	Form 10-Q	
August 15, 1993	1-01401, Form 8-A dated	4(e)-92
	August 19, 1993	
November 1, 1993	1-01401, Form 8-A dated	4(e)-95
	October 27, 1993	
May 1, 1995	1-01401, Form 8-K dated	4(e)-96
_	May 24, 1995	

October 15, 2001

Mortgage of Commonwealth Edison Company to Illinois Merchants Trust Company, Trustee (Harris Trust and Savings Bank, as current successor Trustee), dated July 1, 1923, Supplemental Indenture thereto dated August 1, 1944, and amendments and supplements thereto dated, respectively, August 1, 1946, April 1, 1953, March 31, 1967, April 1,1967, July 1, 1968, October 1, 1968, February 28, 1969, May 29, 1970, June 1, 1971, May 31, 1972, June 15, 1973, May 31, 1974, June 13, 1975, May 28, 1976, and June 3, 1977. (File No. 2-60201, Form S-7, Exhibit 2-1).

4-5-1 Supplemental Indentures to aforementioned Commonwealth Edison Mortgage.

Dated as of File	Reference	Exhibit
August 1, 1946	2-60201, Form S-7	2-1
April 1, 1953	2-60201, Form S-7	2-1
March 31, 1967	2-60201, Form S-7	2-1
April 1, 1967	2-60201, Form S-7	2-1
February 28, 1969	2-60201, Form S-7	2-1
May 29, 1970	2-60201, Form S-7	2-1
June 1, 1971	2-60201, Form S-7	2-1
April 1, 1972	2-60201, Form S-7	2-1
May 31, 1972	2-60201, Form S-7	2-1
June 15, 1973	2-60201, Form S-7	2-1

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May 31, 1974 2	-60201, Form S-7	2-1
June 13, 1975 2	-60201, Form S-7	2-1
May 28, 1976 2	-60201, Form S-7	2-1
June 3, 1977 2	-60201, Form S-7	2-1
May 17, 1978 2	-60201, Form S-7	2-1
August 31, 1978 2	-99665, Form S-3	4-3
June 18, 1979 2	-99665, Form S-3	4-3
June 20, 1980 2	-99665, Form S-3	4-3
April 16, 1981 2	-99665, Form S-3	4-3
April 30, 1982 2	-99665, Form S-3	4-3
April 15, 1983 2	-99665, Form S-3	4-3
April 13, 1984 2	-99665, Form S-3	4-3
April 15, 1985 2	-99665, Form S-3	4-3
April 15, 1986 3	3-6879, Form S-3	4-9
June 15, 1990 3	3-38232, Form S-3	4-12

June 1, 1991	33-40018, Form S-3	4-12
October 1, 1991	33-40018, Form S-3	4-13
October 15, 1991	33-40018, Form S-3	4 - 14
February 1, 1992	1-1839, 1991 Form 10-K	4-18
May 15, 1992	33-48542, Form S-3	4 - 14
July 15, 1992	33-53766, Form S-3	4-13
September 15, 1992	33-53766, Form S-3	4 - 14
February 1, 1993	1-1839, 1992 Form 10-K	4 - 14
April 1, 1993	33-64028, Form S-3	4-12
April 15, 1993	33-64028, Form S-3	4-13
June 15, 1993	1-1839, Form 8-K dated	4 - 1
	May 21, 1993	
July 15, 1993	1-1839, Form 10-Q for	4-1
	quarter ended June	
	30, 1993.	
January 15, 1994	1-1839, 1993 Form 10-K	4-15
December 1, 1994	1-1839, 1994 Form 10-K	4-16
June 1, 1996	1-1839, 1996 Form 10-K	4-16
March 1, 2002	1-1839, 2001 Form 10-K	4 - 4 - 1
June 1, 2002	1-1839, 2002 Form 10-K	4 - 4 - 1
May 20, 2002	1-1839, 2002 Form 10-K	4-4-1
June 1, 2002	1-1839, 2002 Form 10-K	4 - 4 - 1
October 7, 2002	1-1839, 2002 Form 10-K	4 - 4 - 1
January 13, 2003	1-1839, Form 8-K	4 - 4
Instrument of Resignation, App	pointment and Acceptance	
dated February 20, 2002, under	r the provisions of the	

- 4-4-2 Instrument of Resignation, Appointment and Acceptance dated February 20, 2002, under the provisions of the Mortgage dated July 1, 1923, and Indentures Supplemental thereto, regarding corporate trustee (File No. 1-1839, 2001 Form 10-K, Exhibit 4-4-2).
- 4-4-3 Instrument dated as of January 31, 1996, for trustee under the Mortgage dated July 1, 1923 and Indentures Supplemental thereto, regarding individual trustee (File No. 1-1839, 1995 Form 10-K, Exhibit 4-29).
- 4-5 Indenture dated as of September 1, 1987 between Commonwealth Edison Company and Citibank, N.A., Trustee relating to Notes (File No. 1-1839, Form S-3, Exhibit 4-13).
- 4-6-1 Supplemental Indentures to aforementioned Indenture.

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Dates as of	File Reference	Exhibit No.
September 1, 1987	33-32929, Form S-3	4-16
January 1, 1997	1-1839, 1999 Form 10-K	4-21
September 1, 2000	1-1839, 2000 Form 10-K	4-7-3

Exelon Generation Company, LLC Form S-4, April 4, 2002, Indenture dated June 1, 2001 between registrant and First Union National Bank (now Wachovia Bank, National Association) (Registration Statement No. 333-85496, Form S-4, Exhibit 4.1).

Outstanding and Uncompleted Contract or Agreement Entered by the Parent Holding

Company or any Subsidiary Thereof Relating to the Acquisition of any Securities:

Generation owns a 49.9% interest in Sithe and is subject to a Put and Call Agreement (PCA) that gives Generation the right to purchase the remaining 50.1% of Sithe, and gives the other Sithe shareholders the right to sell their interest to Generation. See 2002 Annual Report on Form 10-K for Exelon, ComEd, PECO and Generation File Nos. 01-16169, 01-1839, 01-01401 and 333-85496 respectively, the Unconsolidated Equity Investments section in ITEM 7.

Management's Discussion and Analysis of Financial Condition and Results of Operations - Generation for a further discussion of the PCA.

- D. TAX ALLOCATION AGREEMENT PURSUANT TO RULE 45(c) Filed with amended Form U5S dated April 30, 2002 for the period ending December 31, 2000.
- E. COPIES OF OTHER DOCUMENTS PRESCRIBED BY RULE OR ORDER. None.
- F. SCHEDULES SUPPORTING ITEMS OF THE REPORT.
 - *F.1 The consent of the independent accountants as to their opinion on Exelon's consolidated financial statements and the footnotes is included in Exhibit F.1.
 - *F.2 Supporting plant, depreciation and reserve schedules for Commonwealth Edison Company and Commonwealth Edison Company of Indiana, Inc. from FERC Form No. 1 Annual Report of Major Electric Utilities, Licensees, and Others as follows, filed herewith of Form SE:

Summary of Utility Plant and Accumulated Provisions for Depreciation, Amortization and Depletion

Nuclear Fuel Materials

Electric Plant in Service

Electric Plant Held for Future Use

Construction Work in Progress - Electric

Accumulated Provision for Depreciation of Electric Utility Plant

Non-utility Property

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*F.3 Supporting plant, depreciation and reserve schedules for and SECO from FERC Form No. 1 - Annual Report of Major Electric Utilities, Licensees, and Others and the Annual Report to the Pennsylvania Public Utility Commission filed herewith on Form SE.

Summary of Utility Plant and Accumulated Provisions for Depreciation, Amortization and Depletion

Nuclear Fuel Materials

Electric Plant in Service

Electric Plant Held for Future Use

Construction Work in Progress - Electric

Accumulated Provision for Depreciation of Electric Utility Plant

Non-utility Property

Utility Plant and Adjustments

Completed Construction not Classified

Preliminary Retirement Estimates

Accumulated Provision for Depreciation, Amortization, and Depletion of Plant and Adjustments

*G. ORGANIZATION CHART

(Filed on Form SE)

- H. EWG OR FOREIGN UTILITY COMPANY FINANCIAL STATEMENTS
 - *I.1 AmerGen Energy Company, LLC Financial Statements
 - *I.2 Sithe Energies, Inc. and Subsidiaries Consolidated Financial Statements

Filed confidentially on Form SE.

Filed confidentially on Form SE.

*I.3 ExTex LaPorte

Filed confidentially on Form SE, See Item 10, FINANCIAL STATEMENTS.

*I.4 Southeast Chicago Energy Project, LLC

Filed confidentially on Form SE, See Item 10, FINANCIAL STATEMENTS.

*I.5 Exelon New England Holding, LLC

Filed confidentially on Form SE, See Item 10, FINANCIAL STATEMENTS.

SIGNATURE

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Exelon Corporation, a registered holding company, has duly caused this annual report for the year ended December 31, 2002 to be signed on its behalf by the undersigned thereunto duly authorized, pursuant to the requirements of the Public Utility Holding Company Act of 1935.

EXELON CORPORATION

By: /S/Robert S. Shapard

Robert S. Shapard Executive Vice President and Chief Financial Officer

May 1, 2003

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Exhibit F.1

CONSENT OF INDEPENDENT ACCOUNTANTS

We hereby consent to the incorporation by reference in this Annual Report to the Securities and Exchange Commission on Form U5S of Exelon Corporation for the year ended December 31, 2002 filed pursuant to the Public Utility Holding Company Act of 1935, of our report dated January 29, 2003, except for Note 25 for which the date is February 21, 2003, relating to the consolidated financial statements of Exelon Corporation which are incorporated by reference in their Annual Report on Form 10-K for the year ended December 31, 2002.

May 1, 2003

PricewaterhouseCoopers Chicago, Illinois May 1, 2003