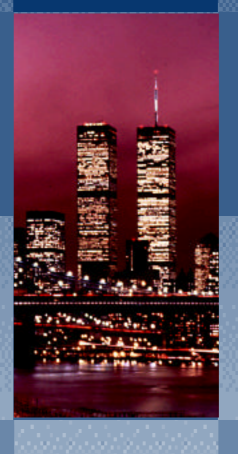
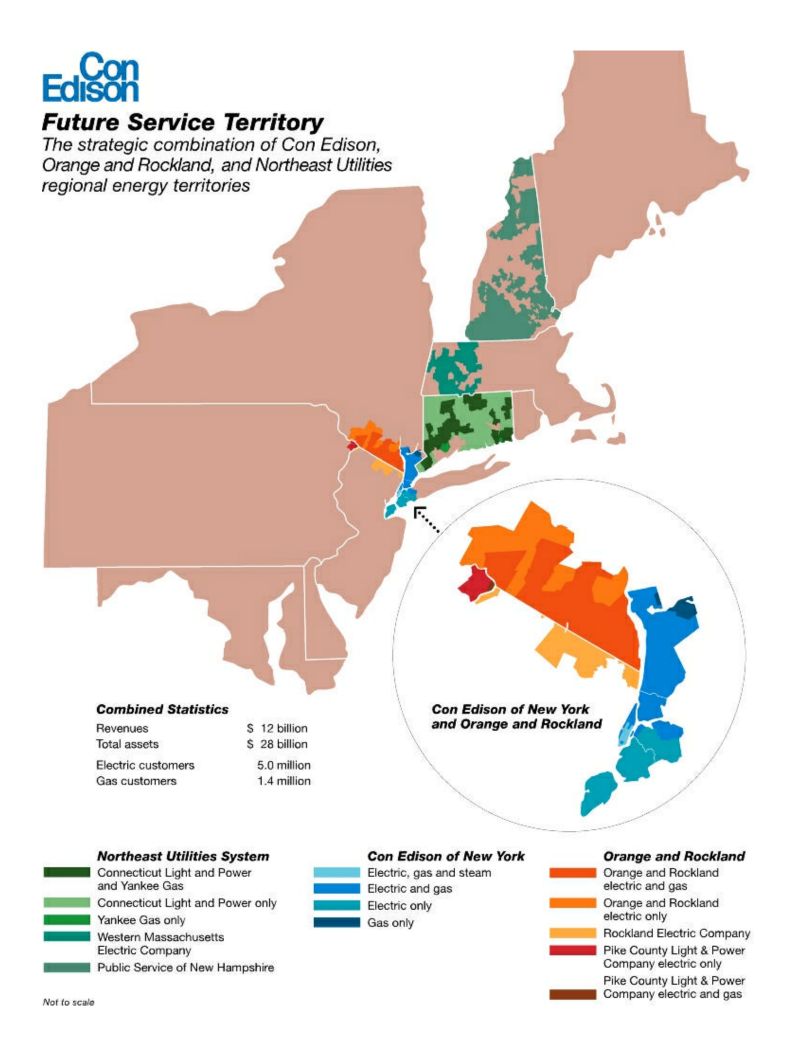


Report to the Financial Community and 10Q

Second Quarter June 30, 2000





Consolidated Edison, Inc. 2000 Second Quarter Results

onsolidated Edison, Inc. [NYSE: ED] reported net income for common stock for the second quarter of

2000 of \$68.7 million or \$.33 a share, compared with \$66.4 million or \$.30 a share for the second quarter of 1999. The company also declared a dividend of 54.5 cents a share on its common stock payable September 15, 2000 to stockholders of record as of August 16, 2000.

The company's net income for common stock for the first six months of 2000 was \$256.9 million or \$1.21 a share, compared with \$243.0 million or \$1.06 a share for the first six months of 1999.

The company reported net income for common stock for the 12 months ended June 30, 2000 of \$714.5 million or \$3.32 a share, compared with \$721.9 million or \$3.13 a share for the 12 months ended June 30, 1999.



Joan S. Freilich

The company's earnings for the second quarter of 2000 were favorably impacted by higher electric sales growth, reflecting the strong local economy. Results for the quarter also reflect the impact of the company's previously announced \$1.3 billion common stock repurchase program. Through June 30, 2000, the company had repurchased 23.2 million shares for \$1.0 billion. Earnings for the six- and twelve-month periods reflect the same factors.

"Con Edison's earnings for this quarter and the first six months of 2000 reflect the company's continued financial strength, core discipline, and firm grasp of strategic issues during a period of enormous industry change."

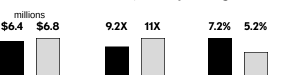
Joan S. Freilich Executive Vice President and Chief Financial Officer

Con Edison's electric and firm gas sales and transportation volumes in the first six months of 2000 reflect the July 1999 acquisition of Orange and Rockland Utilities, and increases in Con Edison of New York's electric and firm gas sales and transportation of 4.5 percent and 4.2 percent, respectively, compared to the first six months of 1999.

CONSOLIDATED EDISON, INC. **Total Return to Shareholders** Periods ending June 30, 2000

	3 yrs	5 yrs	10 yrs
Con Edison	5.6%	6.2%	9.1%
S&P Electrics	7.0%	7.2%	9.0%
S&P 500	19.6%	23.8%	17.8%

COMPARISON OF CONSOLIDATED EDISON, INC. & S&P ELECTRICS (industry average as of July 31)



Average P/E Ratio from Market Continued Operations Capitalization

Indicated Dividend Yield

69.2% 71.4% Fiscal Year 1999 Payout Ratio

Economy and Real Estate Drive Increase in Electric Demand

robust regional economy and a hot real estate market in New York City are driving increased demand for electricity in Con Edison's service territory. With technology-dependent businesses thriving, real estate occupancy soaring, and formerly undesirable spaces being converted to new, high-demand uses, Con Edison's electric sales are sharply increasing. Sales in 1999 were 3.9% higher than 1998. After adjustment for weather, sales were 2.7% higher than the prior year.

In the 12 months ended May 2000, the number of jobs in New York City has increased by 100,400, or 2.8%. In the

NEW YORK CITY EMPLOYMENT (by sector)

	1994-1999 new jobs
Business Services	81,000
Eating and drinking places	29,000
Health services	27,000
Construction	24,000
Securities and commodities brokers	24,000
Social services	24,000
Engineering and managment services	24,000
Educational services	17,000
Miscellaneous retail	15,000
Air transportation	13,000

first quarter of 2000 alone, 45,800 new jobs were added. Led by the booming real estate market, the construction industry has been the fastest growing employment sector. During 1999, total employment in the construction sector grew by 12%.

As Wall Street profits have been invested in renovating and developing office space, vacant space in Manhattan has dropped from 60 million square feet in 1994 to less than 20 million square feet in 1999. Rents have more than doubled during this period.

Favorable economic conditions and the development of the Internet have created an environment particularly attractive to high-tech and new media companies. New York City has become a hub for Internet-based business and is referred to as the "dot.com capital of the world."

With plentiful capital (in 1999, for example, more than \$2.5 billion was invested in New York City high-tech companies) and easy access to investors and customers, more than 4,000 companies, ranging from small start-ups to large enterprises, are pushing out of

Silicon Alley in downtown Manhattan and expanding to Upper Manhattan, the Bronx, Brooklyn, Queens, Staten Island and Westchester, County. More than 3,000 of these companies are located in Manhattan, where space is at a premium and becoming much more difficult to find.

Because of the sharply increased asking rents for prime building space in Manhattan, high-tech companies are seeking more readily available and reasonably priced space. They also need buildings suited to the unique aspects of their businesses.

According to Peter Meloro,
Con Edison's manager of
Economic Development, this
new real estate demand is for
"rugged, industrial-type" buildings with the electrical capacity
needed to support large computer and telecommunications
equipment installations. "They
need the kind of space found in
former warehouses or factories
— strong, solid floors and high
ceilings," he said.

The real estate industry finds the potential of this market to be attractive, because there has been a large supply of such buildings sitting vacant or par-



The New York City real estate market is booming, making building cranes a frequent skyline feature, as seen here in Times Square

tially vacant in New York City for many years. According to a recent article in *Crain's New York Business*, New Media companies located in all five boroughs are approaching 150,000 employees and producing revenues upwards of \$9 billion annually. Forty-five percent of the companies surveyed by *Crain's* have identified affordable facilities as one of their primary concerns of operating in New York City. There is intense competition for suitable

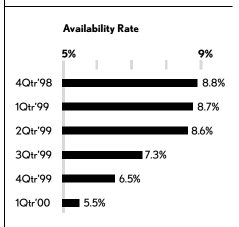
properties, and landlords, property managers, and leasing agents are eager to determine and provide the necessary electric infrastructure. "We follow these developments closely, so that we can be ready to serve our customers as soon as they're ready to do business with us," Meloro said.

One type of new business that requires open, industrial-type architecture is a telecommunications provider that installs fiber-optic cables between and within buildings. Buildings suitable for "telco hotels," where such firms install their telecommunications transmission equipment, must be located reasonably close to fiberoptic communications routes. The floors must be able to sustain loads of at least 125 pounds per square foot. High, unobstructed ceilings are needed to accommodate racks of telecommunication equipment densely packed together.

"These customers come to us with high electrical capacity requirements and air conditioning demand," said Meloro.
"Their equipment usually requires 480-volt electric service, uses lots of power, and generates lots of heat. Air conditioning is about half the load

and is required to cool the expensive equipment." Meloro said that Con Edison energy experts work closely with developers and prospective customers to help meet the reliability and infrastructure technology needs of this growing sector. "We understand the crucial need of the dot.coms for the highest quality service," Meloro added. "As the most reliable electric delivery company in the nation and as a proponent and user of e-commerce ourselves, Con Edison is uniquely suited to serve, and to benefit from, these new businesses. The New Economy has revitalized New York City and we at Con Edison are excited to be an important part of this great economic expansion."

Manhattan Building Occupancy



Eugene R. McGrath's Interview with the Daily News

n a July 23rd interview with the *Daily News*, Con Edison Chairman and CEO Eugene McGrath gave his __analysis of the deregulated electricity marketplace.

Q: Why are customers' electricity bills expected to be 30% higher this July and August?

Eugene McGrath: The electricity industry is changing. Con Edison is a distribution company. Our piece of the price of electricity is actually decreasing. On the delivery side, that number's gone down, so over a five-year period it'll be down about a billion dollars.

On the other side, the generating plants are now [competing] in the marketplace. And there are a couple of forces that are pushing those prices up. One is the increase in fuel costs ...

Q: Will rates continue to rise?

A: It depends ... on how this competitive market works for the generation of electricity. The thought behind competition is that prices will tend to decrease. ... It depends a lot on the balance between supply and demand. ... Where there's an excess of capacity, there's a tendency for prices to come down. In any marketplace where there's a shortage of capacity,

no matter what the product is, they tend to go up.

Q: And in New York we have a shortage of supply.

A: We have enough supply now to meet the load this year and next year. But the economy's been growing in New York and in the nation for quite a while.

We estimate the [demand] is going to grow in our area somewhere between 150 and 300 megawatts a year.

That's equivalent to a small power plant, each year.

We're okay this year, we're okay next year, but then it starts to get tighter. We need new power plants. ...

We're not building power plants [because] we're not in that business as a bulk power provider. But to accommodate the growth that we see in the ... future, new power plants are definitely needed.

If things that are on the books now get built on a schedule that's reasonable, we'll be okay.

If the process of building power plants is stalled, then it could be a problem. But there's time now to deal with it, if it's dealt with efficiently.

Q: Why has no one laid any new transmission lines that would bring power from upstate or a neighboring state?

A: We've actually increased the capacity of a couple of our transmission lines. The Independent System Operator will recommend where new transmission capacity may be needed. Under the old rules of the game, when Con Edison was both the supplier and the distributor of electricity, Con Edison had the obligation to prepare for the future supply as the city grew. ... That is no longer Con Ed's obligation in this new world.

Q: Is there any difference between deregulating the long-distance telephone business and deregulating electricity?

A: Telecommunications was deregulated in a time of explosive growth. They were getting growth rates of 20%, 30%, then the computers came along, the cell phones came along. When you have that kind of growth, you know, little glitches along the way don't matter.

We're predicting growth of maybe 1 1/2% in the electric industry, so it's much slower growth. So any glitches are more magnified in that process.



Eugene R. McGrath

Q: Mayor Giuliani has attacked Con Ed for its inability to give New Yorkers assurances we'll have the power we need over the summer. Your response?

A: There are two issues here. Let's talk about distribution. We're fully capable of meeting the expected loads this summer. We've put a lot more money in since last summer's experience. We've spent more than \$100 million more than a normal amount - in the \$300 to \$400 million range. We put in 135 miles worth of new cable. On the supply side, there is enough supply with the reserve to meet the peak loads we expect to have this summer.

Q: During peak demand, do you believe power suppliers are taking advantage of the power squeeze in New York City and charging unjustifiably high prices?

A: What we do is look at the weather, the day of the week, the cloud cover - all kinds of things - and we forecast for the next day what we expect our load will be each hour.

We ... give that to the Independent System Operator. And the other utilities do the same thing. The ISO then says, 'Here's the load I need to meet at each hour tomorrow,' and then goes to generators and asks them, 'What do you bid for this?' That's how prices are developed for power.

The ISO is charged with monitoring the market, and taking action if the market's not working appropriately.

Q: Last summer we had a big blackout in the city. What's your forecast for August if we have two weeks of 95 degreeplus temperatures?

A: Our peak-demand forecast is for about 11,850 megawatts, and we're able to handle that. We're in good shape to meet that.

Competitive Energy Markets in New York

In 1994, the New York State Public Service Commission (PSC) initiated the Competitive Opportunities Proceeding (COP) in order to facilitate the formation of a competitive electricity market in New York. As part of the COP, Con Edison developed a specific plan to promote competition in our service area. This plan was contained in the September 1997 settlement agreement among Con Edison, the PSC, and other parties. The settlement agreement required Con Edison to divest generation and sell sites suitable for future generation. As a result, the majority of the Company's in-city generating plants were sold between June and August 1999. Con Edison also agreed to support the establishment of the Independent System Operator (ISO), which began operation on November 18, 1999.

How Does the New York ISO Energy Market Work?

The ISO operates the New York power grid and has established two markets for the trading of energy. In the day-ahead market, prices reflect forecasted conditions for system loads, generation, and transmission. In the real-time market, prices reflect actual system conditions that occur during the given day. In both the day-ahead and real-time markets, the ISO calculates and posts hourly clearing prices, based on the bids submitted by the generating units. The unit with the highest bid that is selected to serve load in any hour sets the price—called the clearing price —for that hour, except that prices also vary depending on the geographic locations of the generator and load. Customers may elect to have their energy purchased for them by their regulated transmission and distribution company or by an unregulated energy service company (ESCO). Customers pay the clearing price for all energy taken from the ISO, and generators receive the clearing price for all energy supplied to the ISO. In all cases, facilities of the transmission and distribution company are utilized to provide delivery to the ultimate customer.

Results to Date

Since the start of ISO operation, the volatility of hour-to-hour energy prices has increased significantly. For example, real-time prices in New York City on May 8 changed from \$220 per MWh at 3:00 PM to about \$1,500 per MWh at 4:00 PM. Moreover, for comparable periods, energy prices have generally been much higher this year than last. Although we attribute part of this increase to significantly higher fuel costs, the shift in market structure from cost-based to bid-based pricing has also contributed to higher energy prices. As a result of concerns about energy price spikes, the ISO has adopted a \$1,000 per MWh bid cap on generators until October 28, 2000. The ISO, through its Market Monitoring Unit, is responsible for assessing significant fluctuations in energy prices and adopting mitigation measures to eliminate activities that may represent an abuse of market power.

Steady Progress On Con Edison And Northeast Utilities Merger

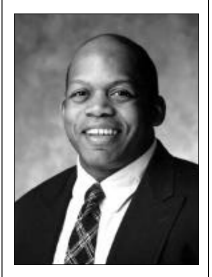
ince Con Edison and
Northeast Utilities (NU)
announced, last October,
their agreement to merge,
steady progress has been
made in gaining necessary regulatory approvals and aligning
business processes for the completion of the merger in the
fourth quarter of this year.

"We have a highly effective transition team," said Kevin Burke, president of Orange and Rockland Utilities, Inc. and Con Edison team leader for the transition. "In addition to our core group, we have put together sub-teams as needed to focus on specialized aspects of the businesses." Several members of the transition team were also part of Con Edison's O&R transition team and had gained valuable experience in identifying synergy savings opportunities, he noted.

Burke explained that the teams are developing sets of recommendations for the areas they represent, which will be the foundation for the ultimate organizational and process decisions. "The knowledge gained as the teams examine business processes has given them a clear view of the strengths of the combined management skills and techni-

cal expertise of the two utilities," he said. "We are excited about the new Con Edison."

Burke said that one dividend of merger activities is the opportunity to identify and share management talent across a larger company. In July, Public



Kevin Walker

Service of New Hampshire (PSNH), a regulated subsidiary of NU, named Con Edison's Kevin E. Walker to the position of vice president, operations. Walker, a plant manager for Waterside station in New York City, will join PSNH under the Con Edison/NU loaned executive program, and the appointment will become permanent when the merger is completed.

"Con Edison, O&R, and NU now post available management

positions on e-mail to all their employees," Burke said. "The ability to transfer expertise and experience will give us the depth of leadership that will serve the new company well."

On May 31, 2000, Con Edison received approval of the merger by the Federal Energy Regulatory Commission (FERC), without conditions. The merger had previously received approvals from utility regulators in Maine, Vermont, New Jersey, Massachusetts, and Pennsylvania. Remaining approvals include the Connecticut Department of Public Utility Control, the New Hampshire Public Utilities Commission, the New York State Public Service Commission, the Nuclear Regulatory Commission, and the Securities and Exchange Commission. Final state approvals are expected in September.

...steady progress has been made in gaining necessary regulatory approvals and aligning business processes for the completion of the merger...

Recent Developments

Powerline Technology

Con Edison is the first electric utility to join the HomePlug Powerline Alliance (www.homeplug.org), a nonprofit corporation that is working to promote the development of high-speed data over existing power lines. Powerline technology could offer an attractive alternative to homes and offices interested in acquiring broadband access. The HomePlug Alliance is also working to develop networked products and services for home and offices. Other members of the alliance include Motorola, Cisco Systems, Intel, Compaq, and Texas Instruments.

Furthering corporate involvement in this cutting-edge technology, Con Edison has accepted a position on PLT Solutions' advisory board. PLT Solutions, a subsidiary of Ambient Corp., develops power line communications and owns proprietary technology that facilitates high-speed data transfer. Con Edison's role on the board will be to assist PLT in developing the technology and in overcoming infrastructure limitations. On August 15, Con **Edison and PLT Solutions** signed a memorandum of understanding to conduct business.

On-line Commodity Service

ConEdison Solutions (CES) has signed up with Energy.com to offer electricity and natural gas to medium and large businesses. Energy.com's Energy Exchange will enable business customers to submit a single request for proposal to all energy service providers, such as ConEdison Solutions, who are available in the region. CES will be able to access an even greater number of commercial customers with the convenience of the Internet and provide them with timely products and services that meet their needs.

Awards

Con Edison's steam system (the largest in the world) was recently awarded the System of the Year award for the year 2000 by the International **District Energy Association** (IDEA). The system serves approximately 1,850 customers and produces annual revenues of \$350 million. IDEA's selection was made based on the steam system's efficiency, high reliability, and availability, as well as its environmental benefits and Con Edison's strategy of exceeding local, state and

federal environmental compliance standards. The IDEA also noted Con Edison's employee safety and training programs, customer relations, service improvements, communications and marketing efforts, and continuing involvement in community and professional organizations.

Con Edison was named by *Fortune* Magazine as one of America's 50 Best Companies for Minorities. The company has been on the *Fortune* list every year since its inception in 1998, this year improving to 23rd place from 33rd.

Minorities make up more than 32% of Con Edison's workforce, 59% of new hires (up 22% from 1998), and more than 32% of employees promoted.

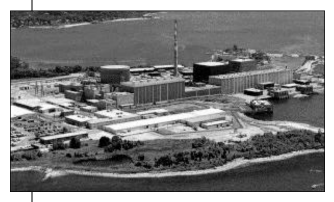
The U.S. Coast Guard has presented Con Edison with its highest award for marine environmental protection, the Benkert Award. This award, which is given every two years, was established to recognize vessel and facility operators who have implemented outstanding marine environmental protection programs that far exceed mere compliance with industrial and regulatory standards.

Consolidated Edison/Northeast Utilities Chronology of Regulatory Filings

October 13, 1999	January 12, 2000	January 12, 2000	January 13, 2000
Announcement of Agreement	Application filed with Connecticut Department of Public Utility Control	Notice filed with New York State Public Service Commission	Notice filed with Massachusetts Department of Telecommunications and Energy
January 13, 2000	January 14, 2000	January 14, 2000	January 18, 2000
Application filed with Nuclear Regulatory Commission	Notice filed with New Jersey Board of Public Utilities	Application filed with Federal Energy Regulatory Commission	Application filed with New Hampshire Public Utilities Commission
January 19, 2000	January 20, 2000	January 20, 2000	January 20, 2000
Notice filed with Maine Public Utilities Commission	Notice filed with Vermont Public Service Board	Notice filed with Pennsylvania Public Utilities Commission	Notice filed with Securities and Exchange Commission
March 17, 2000	March 30, 2000	April 14, 2000	April 14, 2000
State of Maine Public Utility Commission approval	State of Vermont Public Service Board approval	Consolidated Edison, Inc., shareholders'approval	Northeast Utilities share- holders'approval
May 3, 2000	May 11, 2000	May 31, 2000	
New Jersey Department of Environmental Protection issued letter of non-applicability	State of Pennsylvania Public Utilities Commission approval	Federal Energy Regulatory Commission approval	

Major Approvals Pending

Connecticut Department of Public Utility Control New Hampshire Public Utilities Commission New York State Public Service Commission Nuclear Regulatory Commission Securities and Exchange Commission



On August 7, 2000, Northeast Utilities reached an agreement to sell its Millstone power stations

Northeast Utilities Advances

Through the second quarter of 2000, Northeast Utilities (NU) has continued to build upon its 1999 successes, which included restoration of the dividend in the fourth quarter; settlement of key restructuring, environmental, and nuclear issues; an increase in retail sales; and an improving financial performance. Second-quarter earnings, announced July 25, totaled \$12.2 million, or 8 cents a share, following first-quarter earnings of \$74.6 million, or 55 cents a share.

NU's competitive energy production, marketing, and services businesses have made a significant contribution to financial results, earning \$10.3 million in the first six months of 2000. Energy sales by its regulated businesses have benefited from a strong economic expansion in New England, which offsets a reduction in weather-related electricity sales.

In June, NU's Millstone Nuclear power station became the first nuclear station in New England to receive the internationally recognized ISO 14001 certification for environmental excellence. At the same time, the plant set an industry record for safely completing a major refueling outage ahead of schedule at Unit 2 and achieved a capacity factor of almost 100% for Unit 3. On August 7, NU reached an agreement with Dominion Resources, under which Dominion will pur chase the Millstone 2 and 3 power stations for \$1.4 billion.

Consolidated Edison, Inc. Financial Ratios and Other Data

(millions)		
Financial Ratios at June 30	2000	1999
Ratios to total capitalization (%)		
Long-term debt Preferred stock Common equity Market-book ratio(%) Price-earnings ratio (X)	46.7 2.4 50.9 112 9.1	41.9 2.5 55.6 179 14.4
Twelve months ended June 30	2000	1999
Per share (\$) Earnings Average book value Return on average common equity (%) Earnings to fixed charges (X) Ratings Consolidated Edison Company of New York,Inc. Senior unsecured debt Fitch IBCA Moody's Standard and Poor's	3.32 25.18 13.2 3.77 AA- A1 A+	3.13 25.48 12.3 4.44 AA- A1 A+
Preferred stock Fitch IBCA Moody's Standard and Poor's Commercial paper Fitch IBCA S&P/Moody's	A+ "a1" A- F1+ A1/P1	A+ "a1" A F1+ A1/P1

Consolidated Edison, Inc. Financial Highlights

(millions)				
Three months ended June 30	2000	1999		
Operating Revenues	\$ 2,042	\$ 1,479		
Purchased Power	787	281		
Fuel	47	121		
Gas purchased for resale	165	78		
Operating income	171	150		
Net income for common stock	69	66		
П				
Earnings	ė 0.99	ė 0.90		
per common share	\$ 0.33	\$ 0.30		
Dividends paid per common share	0.545	0.535		
per common snare	0.343	0.555		
Average common share				
outstanding	212.0	226.0		
Twelve months ended June 30	2000	1999		
Operating Revenues	\$ 8,596	\$ 6,935		
Purchased Power	2,771	1,140		
Fuel	325	560		
Gas purchased for resale	657	414		
Operating income	1,065	1,054		
Net income				
for common stock	714	722		
Б				
Earnings	ć 9.99	Ċ 0.10		
per common share	\$ 3.32	\$ 3.13		
Dividends paid	2.16	2.13		
per common share Closing book value	۵.10	۵.13		
per common stock	25.37	24.94		
per common stock	20.01	21.01		
Average common share				
outstanding	215.5	230.8		
0				
Closing common stock price	\$ 29.63	\$ 45.25		

Consolidated Edison, Inc. Quarterly Earnings History — Earnings Per Share

	1st Quarter	2nd Quarter	3rd Quarter	4th Quarter	Total
2000	\$.88	\$.33	\$.—	\$.—	\$.—
1999	.76	.30	1.50	.58	3.14
1998	.73	.26	1.49	.56	3.04
1997	.69	.18	1.49	.59	2.95
1996	.78	.28	1.38	.49	2.93
1995	.82	.29	1.38	.44	2.93
1994	.77	.33	1.41	.47	2.98
1993	.62	.23	1.35	.46	2.66
1992	.47	.30	1.30	.39	2.46
1991	.43	.24	1.29	.36	2.32

Notes

FORM 10-Q

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

☑ Quarterly Report Pursuant To Section 13 or 15(d) of the Securities Exchange Act of 1934

FOR THE QUARTERLY PERIOD ENDED JUNE 30, 2000

OR

☐ Transition Report Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Commission File Number	Exact name of registrant as specified in its charter and principal office address and telephone number	State of Incorporation	I.R.S. Employer I.D. Number
1-14514	Consolidated Edison, Inc. 4 Irving Place, New York, New York 10003 (212) 460-4600	New York	13-3965100
1-1217	Consolidated Edison Company of New York, Inc. 4 Irving Place, New York, New York 10003 (212) 460-4600	New York	13-5009340
1-4315	Orange and Rockland Utilities, Inc. One Blue Hill Plaza, Pearl River, New York 10965 (914) 352-6000	New York	13-1727729

Indicate by check mark whether each Registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months, and (2) has been subject to such filing requirements for the past 90 days. Yes \boxtimes No \square

As of the close of business on July 31, 2000, Consolidated Edison, Inc. ("Con Edison") had outstanding 211,970,337 Common Shares (\$.10 par value). Con Edison owns all of the outstanding common equity of Consolidated Edison Company of New York, Inc. ("Con Edison of New York") and Orange and Rockland Utilities, Inc. ("O&R").

O&R MEETS THE CONDITIONS SPECIFIED IN GENERAL INSTRUCTION H (1) (a) AND (b) OF FORM 10-Q AND IS THEREFORE FILING THIS FORM WITH THE REDUCED DISCLOSURE FORMAT.

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^{*} O&R is omitting this information pursuant to General Instruction H of Form 10-Q.

FILING FORMAT

This Quarterly Report on Form 10-Q is a combined report being filed separately by three different registrants: Consolidated Edison, Inc. ("Con Edison"), Consolidated Edison Company of New York, Inc. ("Con Edison of New York") and Orange and Rockland Utilities, Inc. ("O&R"). Neither Con Edison of New York nor O&R makes any representation as to the information contained in this report relating to Con Edison or the subsidiaries of Con Edison other than itself.

O&R, a wholly-owned subsidiary of Con Edison, meets the conditions specified in General Instruction H of Form 10-Q and is permitted to use the reduced disclosure format for wholly-owned subsidiaries of companies, such as Con Edison, that are reporting companies under the Securities Exchange Act of 1934. Accordingly, O&R has omitted from this report the information called for by Part 1, Item 2, Management's Discussion and Analysis of Financial Condition and Results of Operations and has included in this report its Management's Narrative Analysis of the Results of Operations. In accordance with general instruction H, O&R has also omitted from this report the information, if any, called for by Part 1, Item 3, Quantitative and Qualitative Disclosure About Market Risk; Part II, Item 2, Changes in Securities and Use of Proceeds; Part II, Item 3, Defaults Upon Senior Securities; and Part II, Item 4, Submission of Matters to a Vote of Security Holders.

FORWARD-LOOKING STATEMENTS

This Quarterly Report on Form 10-Q includes forward-looking statements, which are statements of future expectation and not facts. Words such as "estimates," "expects," "anticipates," "intends," "plans" and similar expressions identify forward-looking statements. Actual results or developments might differ materially from those included in the forward-looking statements because of factors such as competition and industry restructuring, Con Edison's pending acquisition of Northeast Utilities, technological developments, changes in economic conditions, changes in historical weather patterns, changes in laws, regulations or regulatory policies, developments in legal or public policy doctrines, and other presently unknown or unforeseen factors.

CONSOLIDATED EDISON, INC. CONSOLIDATED BALANCE SHEET

As at June 30, 2000 and December 31, 1999 (UNAUDITED)

	As at	
	June 30, 2000	December 31, 1999
A00FT0	(Thousan	ds of Dollars)
ASSETS UTILITY PLANT, AT ORIGINAL COST		
Electric	\$11,502,711	\$11,323,826
Gas	2,228,437	2,197,735
Steam	730,387	722,265
General	1,398,193	1,328,544
Unregulated generating assets	352,039	48,583
Total	16,211,767	15,620,953
Less: Accumulated depreciation	4,941,490	4,733,613
Net	11,270,277	10,887,340
Construction work in progress	415,137	381,804
Nuclear fuel assemblies and components,		
less accumulated amortization	104,398	84,701
NET UTILITY PLANT	11,789,812	11,353,845
CURRENT ASSETS		
Cash and temporary cash investments	37,656	485,050
Accounts receivable - customer, less	21,000	,
allowance for uncollectible accounts		
of \$ 33,222 and \$ 34,821	685,790	647,545
Other receivables	143,135	98,454
Fuel, at average cost	24,291	24,271
Gas in storage, at average cost	43,881	55,387
Materials and supplies, at average cost	151,238	142,905
Prepayments	297,926	197,671
Other current assets	45,449	61,395
TOTAL CURRENT ASSETS	1,429,366	1,712,678
INVESTMENTS		
Nuclear decommissioning trust funds	314,774	305,717
Other	192,757	182,201
TOTAL INVESTMENTS	507,531	487,918
DEFERRED CHARGES AND REGULATORY ASSETS		
Goodwill	422,034	427,496
Regulatory assets		
Future federal income tax	773,323	785,014
Recoverable energy costs	278,846	95,162
Power contract termination costs	72,659	71,861
Accrued unbilled gas revenues	77,204	67,775
Divestiture - capacity replacement reconciliation	73,850	24,373
MTA business tax surcharge	64,942	60,712
Other	355,447	279,255
Total regulatory assets	1,696,271	1,384,152
Other deferred charges	176,439	165,387
TOTAL DEFERRED CHARGES AND		
REGULATORY ASSETS	2,294,744	1,977,035
TOTAL	\$16,021,453	\$15,531,476
	Ψ.5,021,100	Ψ.0,001,170

CONSOLIDATED EDISON, INC. CONSOLIDATED BALANCE SHEET

As at June 30, 2000 and December 31, 1999 (UNAUDITED)

	As at	
	June 30, 2000	December 31, 1999
	(Thousand	ds of Dollars)
CAPITALIZATION AND LIABILITIES		
CAPITALIZATION		
Common stock, authorized 500,000,000 shares; outstanding 211,968,422 shares		
and 213,810,634 shares	\$ 1,482,341	\$ 1,482,341
Retained earnings	4,946,907	4,921,089
Treasury stock, at cost; 23,210,700 shares	4,040,001	4,521,005
and 21,358,500 shares	(1,015,642)	(955,311)
Capital stock expense	(35,952)	(36,112)
TOTAL COMMON SHAREHOLDERS' EQUITY	5,377,654	5,412,007
Preferred stock subject to mandatory redemption	37,050	37,050
Other preferred stock	212,563	212,563
Long-term debt	4,933,529	4,524,604
TOTAL CAPITALIZATION	10,560,796	10,186,224
NONCURRENT LIABILITIES		
Obligations under capital leases	33,040	34,544
Accumulated provision for injuries and damages	128,062	119,010
Pension and benefits reserve	183,640	143,757
Other noncurrent liabilities	43,666	42,865
TOTAL NONCURRENT LIABILITIES	388,408	340,176
CURRENT LIABILITIES		
Long-term debt due within one year	328,230	395,000
Notes payable	204,280	495,371
Accounts payable	875,904	615,983
Customer deposits	203,687	204,421
Accrued taxes	76,662	18,389
Accrued interest	58,336	60,061
Accrued wages	80,704	79,408
Other current liabilities	261,482	232,706
TOTAL CURRENT LIABILITIES	2,089,285	2,101,339
DEFERRED CREDITS AND REGULATORY LIABILITIES		
Accumulated deferred federal income tax Regulatory liabilities	2,289,261	2,267,548
Gain on divestiture	307,130	306,867
Accumulated deferred investment tax credits	135.750	139,838
Other	250,823	189,317
Total regulatory liabilities	693,703	636,022
Other deferred credits	-	167
TOTAL DEFERRED CREDITS AND		
REGULATORY LIABILITIES	2,982,964	2,903,737
TOTAL	\$16,021,453	\$15,531,476
TOTAL	Ψ10,021, 1 00	Ψ10,001,470

CONSOLIDATED EDISON, INC. CONSOLIDATED INCOME STATEMENT

For the three months ended June 30, 2000 and 1999 (UNAUDITED)

	2000	1999
	(Thousand	s of Dollars)
OPERATING REVENUES	.	.
Electric	\$1,531,262	\$1,162,543
Gas	247,016	189,701
Steam	74,600 189,016	52,878 73,959
Non-utility TOTAL OPERATING REVENUES	<u> </u>	1,479,081
	2,041,894	1,479,061
OPERATING EXPENSES	706 600	204 452
Purchased power Fuel	786,689 47,381	281,452 121,427
Gas purchased for resale	164,538	78,012
Other operations	289,865	278,421
Maintenance	128,140	103,286
Depreciation and amortization	145,618	133,616
Taxes, other than federal income tax	275,349	284,978
Federal income tax	32,985	48,204
TOTAL OPERATING EXPENSES	1,870,565	1,329,396
OPERATING INCOME OTHER INCOME (DEDUCTIONS)	171,329	149,685
Investment income	2,503	577
Allowance for equity funds used during construction	485	937
Other income less miscellaneous deductions	(4,037)	(1,046)
Federal income tax	1,049	(658)
TOTAL OTHER INCOME (DEDUCTIONS)		(190)
INCOME BEFORE INTEREST CHARGES	171,329	149,495
Interest on long-term debt	87,658	75,820
Other interest	12,559	4,317
Allowance for borrowed funds used during construction	(1,032)	(438)
NET INTEREST CHARGES	99,185	79,699
PREFERRED STOCK DIVIDEND REQUIREMENTS	3,398	3,398
NET INCOME FOR COMMON STOCK	\$ 68,746	\$ 66,398
COMMON SHARES OUTSTANDING - AVERAGE (000)	211,966	225,982
BASIC EARNINGS PER SHARE	\$ 0.33	\$ 0.30
DILUTED EARNINGS PER SHARE	\$ 0.33	\$ 0.30
DIVIDENDS DECLARED PER SHARE OF COMMON STOCK	\$ 0.545	\$ 0.535

CONSOLIDATED EDISON, INC. CONSOLIDATED INCOME STATEMENT

For the six months ended June 30, 2000 and 1999 (UNAUDITED)

	2000	1999
	(Thousands	of Dollars)
OPERATING REVENUES	A C C C C C C C C C C	A A A B B A A A
Electric	\$ 3,043,511	\$ 2,356,043
Gas	716,489	571,042
Steam	244,858	193,611 134,971
Non-utility	355,627	
TOTAL OPERATING REVENUES	4,360,485	3,255,667
OPERATING EXPENSES		
Purchased power	1,515,851	569,277
Fuel	133,645	238,967
Gas purchased for resale	430,837	258,543
Other operations	601,963	574,224
Maintenance Depreciation and amortization	234,972 288,340	204,882 266,324
Taxes, other than federal income tax	566,429	585,359
Federal income tax	134,410	149,938
TOTAL OPERATING EXPENSES	3,906,447	2,847,514
OPERATING INCOME	454,038	408,153
OTHER INCOME (DEDUCTIONS)	454,050	400,133
Investment income	6,826	1,992
Allowance for equity funds used during construction	(91)	1,909
Other income less miscellaneous deductions	(4,205)	(1,413)
Federal income tax	(152)	(878)
TOTAL OTHER INCOME (DEDUCTIONS)	2,378	1,610
INCOME BEFORE INTEREST CHARGES	456,416	409,763
Interest on long-term debt	170,971	151,663
Other interest	24,555	9,150
Allowance for borrowed funds used during construction	(2,787)	(892)
NET INTEREST CHARGES	192,739	159,921
PREFERRED STOCK DIVIDEND REQUIREMENTS	6,796	6,796
NET INCOME FOR COMMON STOCK	\$ 256,881	\$ 243,046
COMMON SHARES OUTSTANDING - AVERAGE (000)	212,352	228,496
BASIC EARNINGS PER SHARE	\$ 1.21	\$ 1.06
DILUTED EARNINGS PER SHARE	\$ 1.21	\$ 1.06
DIVIDENDS DECLARED PER SHARE OF COMMON STOCK	\$ 1.09	\$ 1.07

CONSOLIDATED EDISON, INC. CONSOLIDATED STATEMENT OF CASH FLOWS

For the six months ended June 30, 2000 and 1999 (UNAUDITED)

(UNAUDITED)	2000	1999
		s of Dollars)
OPERATING ACTIVITIES	(Thousand	s of Dollars)
Net income for common stock	\$ 256,881	\$ 243,046
PRINCIPAL NON-CASH CHARGES (CREDITS) TO INCOME	+ ===,===	Ψ = 10,010
Depreciation and amortization	288,340	266,324
Federal income tax deferred	28,134	(21,368)
Common equity component of allowance for funds used during construct		(1,909)
Other non-cash charges	29,156	16,954
CHANGES IN ASSETS AND LIABILITIES		
Accounts receivable - customer, less allowance for uncollectibles	(38,245)	(936)
Materials and supplies, including fuel and gas in storage	3,153	67,314
Prepayments, other receivables and other current assets	(128,990)	(47,325)
Enlightened Energy program costs	12,463	18,987
Deferred recoverable energy costs	(183,684)	9,803
Cost of removal less salvage	(44,575)	(34,144)
Power contract termination costs	(1,050)	(1,050)
Accounts payable	259,921	13,689
Accrued income taxes	31,470	21,018
Other-net	(20,417)	53,784
NET CASH FLOWS FROM OPERATING ACTIVITIES	492,648	604,187
INVESTING ACTIVITIES INCLUDING CONSTRUCTION		
Construction expenditures	(391,189)	(271,035)
Nuclear fuel expenditures	(24,114)	(2,947)
Contributions to nuclear decommissioning trust	(10,650)	(10,650)
Common equity component of allowance for funds used	(10,000)	(10,000)
during construction	(91)	1,909
Funds held - divestiture of utility plant	` _ ′	(1,101,814)
Divestiture of utility plant (net of federal income tax)	_	1,167,016
Non-regulated subsidiary investments	(4,786)	(54,560)
Non-regulated subsidiary utility plant	(258,987)	· -
NET CASH FLOWS USED IN INVESTING ACTIVITIES		
INCLUDING CONSTRUCTION	(689,817)	(272,081)
FINANCING ACTIVITIES INCLUDING DIVIDENDS		(=+=,+++)
Repurchase of common stock	(69 521)	(423,500)
Net proceeds from short-term debt	(68,531) (291,091)	258,498
Additions to long-term debt	567,395	275,000
Retirement of long-term debt	(225,000)	270,000
Issuance and refunding costs	(1,768)	(8,716)
Common stock dividends	(231,230)	(244,548)
NET CASH FLOWS FROM FINANCING ACTIVITIES		(211,010)
INICI LIBINIO BINABENDO	(250 225)	(1.12.266)
INCLUDING DIVIDENDS	(250,225)	(143,266)
NET INCREASE (DECREASE) IN CASH AND TEMPORARY	(
CASH INVESTMENTS	(447,394)	188,840
CASH AND TEMPORARY CASH INVESTMENTS AT JANUARY 1	485,050	102,295
CASH AND TEMPORARY CASH INVESTMENTS AT JUNE 30	\$ 37,656	\$ 291,135
SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION		
Cash paid during the period for:		
Interest	\$ 166,605	\$ 145,132
Income taxes	74,245	118,283

NOTES TO FINANCIAL STATEMENTS - CON EDISON

NOTE A - GENERAL

These footnotes accompany and form an integral part of the interim consolidated financial statements of Consolidated Edison, Inc. (Con Edison) and its subsidiaries, including the regulated utility Consolidated Edison Company of New York, Inc. (Con Edison of New York), the regulated utility Orange and Rockland Utilities, Inc. (O&R), which Con Edison acquired in July 1999, and several non-utility subsidiaries. These financial statements are unaudited but, in the opinion of Con Edison's management, reflect all adjustments (which include only normally recurring adjustments) necessary for a fair statement of the results for the interim periods presented. These financial statements should be read together with the audited Con Edison financial statements (including the notes thereto) included in the combined Con Edison, Con Edison of New York and O&R Annual Report on Form 10-K for the year ended December 31, 1999 (the "Form 10-K").

NOTE B - ENVIRONMENTAL MATTERS

Hazardous substances, such as asbestos, polychlorinated biphenyls (PCBs) and coal tar, have been used or generated in the course of operations of Con Edison's utility subsidiaries and may be present in their facilities and equipment.

The Federal Comprehensive Environmental Response, Compensation and Liability Act of 1980 (Superfund) and similar state statutes impose joint and several strict liability, regardless of fault, upon generators of hazardous substances for resulting removal and remedial costs and environmental damages. Liabilities under these laws can be material and in some instances may be imposed without regard to fault, or may be imposed for past acts, even though such past acts may have been lawful at the time they occurred.

At June 30, 2000, Con Edison had accrued \$67.5 million as its best estimate of the utility subsidiaries' liability for sites as to which they have received process or notice alleging that hazardous substances generated by them (and, in most instances, other potentially responsible parties) were deposited. There will be additional liability at these sites and other sites, the amount of which is not presently determinable but may be material to Con Edison's financial position, results of operations or liquidity.

Con Edison's utility subsidiaries are permitted under current rate agreements to defer for subsequent recovery through rates certain site investigation and remediation costs with respect to hazardous waste. At June 30, 2000, \$42.7 million of such costs had been deferred as a regulatory asset.

Suits have been brought in New York State and federal courts against Con Edison's utility subsidiaries and many other defendants, wherein a large number of plaintiffs sought large amounts of compensatory and punitive damages for deaths and injuries allegedly caused by exposure to asbestos at various premises of the utility subsidiaries. Many of these suits have been disposed of without any payment by the utility subsidiaries, or for immaterial amounts. The amounts specified in all the remaining suits total billions of dollars but Con Edison believes that these amounts are greatly exaggerated, as were the claims already disposed of. Based on the information and relevant circumstances known to Con Edison at this time, it does not believe that these suits will have a material adverse effect on its financial position, results of operations or liquidity.

NOTE C - NUCLEAR GENERATION

Con Edison of New York owns the Indian Point 2 nuclear generating unit, which has a capacity of approximately 1,000 MW, and the retired Indian Point 1 nuclear generating unit. See Note G to the Con Edison financial statements included in the Form 10-K.

On February 15, 2000, Con Edison of New York shut down Indian Point 2 following a leak in one of its four steam generators. Nuclear Regulatory Commission approval will be required for restart.

On March 30, 2000, the New York State Public Service Commission (PSC) issued an order instituting a proceeding to investigate the Indian Point 2 outage and its causes and the prudence of the

company's actions regarding the operation and maintenance of Indian Point 2 (the PSC Outage Proceeding). The order indicated that the examination should include, among other things, Con Edison of New York's inspection practices, the circumstances surrounding Indian Point 2's October 1997 to September 1998 outage, the basis for postponement of the steam generator replacement and whether, and to what extent, increased replacement power costs and repair and replacement costs should be borne by Con Edison's shareholders.

On May 25, 2000, Westchester County, New York sued the PSC and Con Edison of New York seeking to prevent the company from recovering costs relating to the ongoing outage. The suit, which is entitled The County of Westchester et al., v. Maureen O. Helmer, et al., was brought in the Supreme Court of the State of New York, County of Albany.

The costs resulting from the unavailability of Indian Point 2 to produce energy have been included in the purchased power costs that Con Edison of New York has billed to customers under PSC-approved rate provisions.

Con Edison of New York has commenced replacement of the steam generators with steam generators it has owned since 1988. The company expects the steam generator replacement to be completed by the end of 2000 and estimates that replacement will require additional expenditures (exclusive of replacement power costs) of up to \$150 million.

At June 30, 2000, Con Edison had accrued \$30 million for its potential liability to customers in connection with the ongoing outage.

On August 8, 2000, the Governor of State of New York signed into law an act (the Indian Point 2 Law) which provides that:

"With respect to the February 15, 2000 outage at the Indian Point 2 Nuclear Facility, the New York state public service commission shall prohibit the Consolidated Edison Company from recovering from its ratepayers any costs associated with replacing the power from such facility. Such prohibition shall apply to any such costs incurred until the conclusion of such outage, or incurred at any time until all defective steam generation equipment at the facility has been replaced, whichever occurs later. Such prohibition shall apply to automatic adjustment mechanisms as well as base rates or any other rate recovery mechanism. The commission shall order the company to refund any such costs which have been recovered from ratepayers."

On August 9, 2000, the PSC issued an order with respect to the Indian Point 2 Law. The order directs Con Edison of New York to revise its electric tariff to prevent prospective recovery of these replacement power costs and, commencing September 2000, to implement a refund of all such costs collected since February 15, 2000. The order indicates that "the anticipated amount to be refunded to customers is approximately \$162 million."

On August 14, 2000, the company initiated an action in the United States District Court for the Northern District of New York, entitled Consolidated Edison Company of New York, Inc. v. Pataki, et al., seeking to prevent implementation of the Indian Point 2 Law and to have the Indian Point 2 Law declared unconstitutional.

Con Edison believes that the operation, maintenance and inspection practices related to Indian Point 2 have been prudent. However, if the Indian Point 2 Law is implemented and determined to be constitutional, Con Edison of New York will not recover from its customers its Indian Point 2 replacement power costs. In addition, Con Edison is unable to predict whether or not any other Indian Point 2-related proceedings, lawsuits, legislation or other actions, including the PSC's Outage Proceeding, will have a material adverse effect on its financial position, results of operations or liquidity.

NOTE D - O&R

In July 1999, Con Edison completed its acquisition of O&R for \$791.5 million in cash. See Note K to the Con Edison financial statements included in the Form 10-K. The unaudited pro forma consolidated Con Edison financial information shown below has been prepared based upon the historical consolidated income statements of Con Edison and O&R for the three and six-month periods ended June 30,1999, giving effect to the acquisition as if it had occurred at January 1, 1999. The historical information has been adjusted to reflect amortization for the three and six-month periods of the goodwill recorded by Con Edison in connection the acquisition and the after-tax cost Con Edison would have incurred during the period for financing the acquisition by issuing debt on January 1, 1999 at an assumed 8 percent per annum interest rate. The proforma information is not necessarily indicative of the results that Con Edison would have had if the acquisition had been completed prior to July 1999, or the results that Con Edison will have in the future.

(Dollars in Thousands, except per share amounts)	Three Months Ended June 30, 1999	Six Months Ended June 30, 1999
Revenues	\$1,621,518	\$3,581,159
Operating income	127,523	393,572
Net income	54,983	230,115
Earnings per share	\$ 0.24	\$ 1.01
Average shares outstanding (000)	225,982	228,496

NOTE E - FINANCIAL INFORMATION BY BUSINESS SEGMENT

CONSOLIDATED EDISON, INC.
SEGMENT FINANCIAL INFORMATION
\$000's

For the three months ended June 30, 2000 and 1999 (UNAUDITED)

	ELE	CTRIC	GAS		
	2000	1999	2000	1999	
Operating revenues	\$1,531,262	\$1,162,543	\$ 247,016	\$ 189,701	
Intersegment revenues	12,993	40,234	2,106	615	
Depreciation and amortization	118,541	112,573	17,259	15,991	
Operating income	151,215	130,207	29,065	24,620	
	97	EAM	ОТ	HER	
					
_	2000	<u>1999</u>	2000	1999	
Operating revenues	\$ 74,600	\$ 52,878	\$ 189,016	\$ 73,959	
Intersegment revenues	517	414	323	88	
Depreciation and amortization	4,618	4,476	5,200	576	
Operating income	(4,088)	(2,386)	(4,863)	(2,756)	
	т	OTAL			
	2000	1999			
O a series and a series and					
Operating revenues	\$2,041,894	\$1,479,081			
Intersegment revenues	15,939	41,351			
Depreciation and amortization	145,618	133,616			
Operating income	171,329	149,685			

CONSOLIDATED EDISON, INC. SEGMENT FINANCIAL INFORMATION \$000's

For the three months ended June 30, 2000 and 1999 (UNAUDITED)

	ELE	CTRIC	G	AS
	2000	1999	2000	1999
Operating revenues	\$3,043,511	\$2,356,043	\$ 716,489	\$ 571,042
Intersegment revenues	31,737	59,626	4,437	1,230
Depreciation and amortization	235,720	224,685	34,143	31,703
Operating income	304,670	277,356	129,682	113,066
	ST	EAM	_0	THER_
	2000	<u>1999</u>	2000	1999
Operating revenues	\$ 244,858	\$ 193,611	\$ 355,627	\$ 134,971
Intersegment revenues	934	827	691	309
Depreciation and amortization	9,210	8,925	9,267	1,011
Operating income	26,337	27,316	(6,651)	(9,585)
	TC	TAL_		
	2000	<u>1999</u>		
Operating revenues	\$4,360,485	\$3,255,667		
Intersegment revenues	37,799	61,992		
Depreciation and amortization	288,340	266,324		
Operating income	454,038	408,153		

CONSOLIDATED EDISON COMPANY OF NEW YORK, INC. BALANCE SHEET

As at June 30, 2000 and December 31, 1999 (UNAUDITED)

Transmission Tra		As at		
ASSETS UTILITY PLANT, AT ORIGINAL COST Electric		June 30, 2000	December 31, 1999	
DTILITY PLANT, AT ORIGINAL COST Electric \$ 10,872,604 \$ 10,670,257 Gas 1,970,437 7,934,090 Steam 770,337 722,265 General 1,2248,594 1,220,948 Total 14,822,022 14,547,560 Less: Accumulated depreciation 4,534,397 4,334,737 A,347,735 Net 10,287,625 10,162,777 Construction work in progress 387,891 359,431 Nuclear fuel assemblies and components, less accumulated amortization 10,779,914 10,606,909 TOTAL INVESTMENTS 34,431 541,978 34,973 34,9		(Thousand	s of Dollars)	
Electric \$ 10,872,604 \$ 10,670,257 Gas 1,970,437 1,934,090 Steam 730,387 722,265 General 1,248,594 1,220,946 Total 14,822,022 14,547,560 Less: Accumulated depreciation 4,534,397 4,384,783 Net 10,287,625 10,162,777 Construction work in progress 387,891 359,431 Nuclear fuel assemblies and components, less accumulated amortization 104,398 84,701 NET UTILITY PLANT 10,779,914 10,606,909 CURRENT ASSETS 1,164 349,033 Accounts receivable - customer, less allowance for uncollectible accounts 1,164 349,033 Accounts receivables - customer, less allowance for uncollectible accounts 81,992 71,746 Gas in storage, at average cost 23,666 23,641 Gas in storage, at average cost 35,145 40,289 Materials and supplies, at average cost 145,139 138,300 Prepayments 271,125 178,693 Other current assets 31,477 305,				
Gas Steam 1,970,437 7,234,090 Steam 730,387 722,265 General 1,248,694 1,220,948 Total 14,822,022 14,547,560 Less: Accumulated depreciation 4,534,397 4,384,783 Net 10,287,625 10,162,777 Construction work in progress 387,891 359,431 Nuclear fuel assemblies and components, less accumulated amortization 104,398 84,701 NET UTILITY PLANT 10,779,914 10,606,909 CURRENT ASSETS Cash and temporary cash investments 1,164 349,033 Accounts receivable - customer, less allowance for uncollectible accounts of \$22,227 and \$22,600 534,431 541,978 Other receivables 81,992 71,746 Fuel, at average cost 23,666 23,641 Gas in storage, at average cost 35,145 40,280 Materials and supplies, at average cost 145,139 138,300 Prepayments 271,125 178,693 Other current assets 37,936 32,513 TOTAL CURRENT ASSETS 1,30,598 <td></td> <td></td> <td></td>				
Steam General 730,387 (722,265 General) 720,248,594 (1,220,244,596) 1,220,948 (7,660) Total 114,822,022 (14,547,660) 14,824,397 (384,783) 4,384,783 Net 10,287,625 (387,891) 359,431 Nuclear fuel assemblies and components, less accumulated amortization NET UTILITY PLANT (10,779,914) 10,606,909 CURRENT ASSETS 1,164 (349,383) 349,033 Cash and temporary cash investments Accounts receivable - customer, less allowance for uncollectible accounts of \$22,227 and \$22,600 534,431 (349,033) 541,978 Other receivables of the customer, less allowance for uncollectible accounts of \$22,227 and \$22,600 534,431 (349,033) 541,978 Other receivables of the customer, less allowance for uncollectible accounts of \$22,600 534,431 (349,033) 541,978 Other receivables of the customer, less allowance for uncollectible accounts of \$22,227 and \$22,600 534,431 (349,033) 541,978 Fuel, at average cost allowance for uncollectible accounts of \$22,600 534,431 (549,430) 541,978 Other receivables of the customer, less allowance for uncollectible accounts of \$23,641 45,199 136,000 Fuel, at average cost allowance for uncollectible accounts of \$22,600 31,491 31,30,000 Prepayments of the cust				
General 1,248,594 1,220,948 Total 14,822,022 145,47,560 Less: Accumulated depreciation 4,534,397 4,384,783 Net 10,287,625 10,162,777 Construction work in progress 387,891 359,431 Nuclear fuel assemblies and components, 104,398 84,701 Iess accumulated amortization 10,779,914 10,606,909 CURRENT ASSETS 3 34,003 Cash and temporary cash investments 1,164 349,033 Accounts receivable - customer, less allowance for uncollectible accounts 534,431 541,978 Off Sez,227 and \$2,2600 534,431 541,978 Other receivables 81,992 71,746 Fuel, at average cost 35,145 40,280 Materials and supplies, at average cost 35,145 40,280 Materials and supplies, at average cost 37,936 32,513 Other current assets 37,936 32,513 TOTAL CURRENT ASSETS 1,130,598 1,376,184 INVESTMENTS 331,433 305,717 <td></td> <td></td> <td></td>				
Total 14,822,022 14,547,560 Less: Accumulated depreciation 4,534,397 4,384,783 Net 10,287,625 10,162,777 Construction work in progress 387,891 359,431 Nuclear fuel assemblies and components, less accumulated amortization 104,398 84,701 NET UTILITY PLANT 10,779,914 10,606,909 CURRENT ASSETS 1,164 349,033 Cash and temporary cash investments 1,164 349,033 Accounts receivable - customer, less allowance for uncollectible accounts 534,431 541,978 Other receivables - customer, less allowance for uncollectible accounts 81,992 71,746 Other receivables - customer, less allowance for uncollectible accounts 81,992 71,746 Fuel, at average cost 23,666 23,641 66 23,641 Gas in storage, at average cost 35,145 40,280 40,280 Materials and supplies, at average cost 31,451 40,280 178,693 33,300 178,693 32,513 300 179,694 178,693 32,513 <			,	
Less: Accumulated depreciation 4,534,397 4,384,783 Net 10,287,625 10,162,777 Construction work in progress 387,891 359,431 Nuclear fuel assemblies and components, less accumulated amortization 104,398 84,701 NET UTILITY PLANT 10,779,914 10,606,909 CURRENT ASSETS 31,164 349,033 Accounts receivable - customer, less allowance for uncollectible accounts of \$22,227 and \$22,600 534,431 541,978 Other receivables 81,992 71,746 Fuel, at average cost 81,992 71,746 Gas in storage, at average cost 35,145 40,280 Materials and supplies, at average cost 35,145 40,280 Materials and supplies, at average cost 37,936 32,513 TOTAL CURRENT ASSETS 1,130,598 1,376,184 INVESTMENTS 314,774 305,717 Other 16,659 18,491 TOTAL INVESTMENTS 314,774 305,717 Other 70,607 751,899 Regulatory assets 740,697 751,899	General			
Net 10,287,625 10,162,777 Construction work in progress 387,891 359,431 Nuclear fuel assemblies and components, 104,398 84,701 NET UTILITY PLANT 10,779,914 10,606,909 CURRENT ASSETS 34,003 34,003 Cash and temporary cash investments 1,164 349,033 Accounts receivable - customer, less 310wance for uncollectible accounts 534,431 541,978 Other receivables 81,992 71,746 Other receivables 81,992 71,746 Fuel, at average cost 23,666 23,641 Gas in storage, at average cost 145,139 138,300 Materials and supplies, at average cost 145,139 138,300 Merpayments 271,125 178,693 Other current assets 37,936 32,513 TOTAL CURRENT ASSETS 1,130,598 1,376,184 INVESTMENTS 314,774 305,717 Other 16,659 18,491 TOTAL INVESTMENTS 331,433 324,208 DEFERRED CHARGES AND	Total			
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Nuclear fuel assemblies and components, less accumulated amortization 104,398 84,701 NET UTILITY PLANT 10,779,914 10,606,909 CURRENT ASSETS 3 1,164 349,033 Accounts receivable - customer, less allowance for uncollectible accounts of \$22,227 and \$22,600 534,431 541,978 Other receivables 81,992 71,746 Fuel, at average cost 23,666 23,641 Gas in storage, at average cost 145,139 138,300 Freel, at average cost 145,139 138,300 Materials and supplies, at average cost 145,139 138,300 Other current assets 37,936 32,513 TOTAL CURRENT ASSETS 1,130,598 1,376,184 INVESTMENTS 314,774 305,717 Nuclear decommissioning trust funds 314,774 305,717 Other 16,659 18,491 TOTAL INVESTMENTS 331,433 324,208 DEFERRED CHARGES AND REGULATORY ASSETS 245,129 78,650 Power cortact termination costs 740,697 751,899 Recoverable energy costs	Net	10,287,625	10,162,777	
less accumulated amortization 104,398 84,701 NET UTILITY PLANT 10,779,914 10,606,909 CURRENT ASSETS Cash and temporary cash investments 1,164 349,033 Accounts receivable - customer, less allowance for uncollectible accounts of \$22,227 and \$22,600 534,431 541,978 Other receivables 81,992 71,746 Fuel, at average cost 23,666 23,641 Gas in storage, at average cost 145,139 138,300 Prepayments 271,125 178,693 Other current assets 37,936 32,513 TOTAL CURRENT ASSETS 1,130,598 1,376,184 INVESTMENTS 314,774 305,717 Other 16,659 18,491 TOTAL INVESTMENTS 314,774 305,717 Other 16,659 18,491 TOTAL INVESTMENTS 314,774 305,717 Other 16,659 18,491 TOTAL INVESTMENTS 314,609 751,899 Recoverable energy costs 245,129 76,659 Recoverab	Construction work in progress	387,891	359,431	
NET UTILITY PLANT 10,779,914 10,606,909 CURRENT ASSETS	Nuclear fuel assemblies and components,			
CURRENT ASSETS Cash and temporary cash investments 1,164 349,033 Accounts receivable - customer, less allowance for uncollectible accounts of \$22,227 and \$22,600 534,431 541,978 Other receivables 81,992 71,746 Fuel, at average cost 23,666 23,641 Gas in storage, at average cost 35,145 40,280 Materials and supplies, at average cost 145,139 138,300 Prepayments 271,125 178,693 Other current assets 37,936 32,513 TOTAL CURRENT ASSETS 1,130,598 1,376,184 INVESTMENTS 1,130,598 1,376,184 Nuclear decommissioning trust funds 314,774 305,717 Other 16,659 18,491 TOTAL INVESTMENTS 331,433 324,208 DEFERRED CHARGES AND REGULATORY ASSETS Regulatory assets Future federal income tax 740,697 751,899 Recoverable energy costs 245,129 78,650 Divestiture - capacity replacement reconciliation 73,850 24,373 Power contract termination costs	less accumulated amortization	104,398	84,701	
Cash and temporary cash investments 1,164 349,033 Accounts receivable - customer, less allowance for uncollectible accounts of \$ 22,227 and \$ 22,600 534,431 541,978 Other receivables 81,992 71,746 Fuel, at average cost 23,666 23,641 Gas in storage, at average cost 145,139 138,300 Materials and supplies, at average cost 145,139 138,300 Prepayments 271,125 178,693 Other current assets 37,936 32,513 TOTAL CURRENT ASSETS 1,130,598 1,376,184 INVESTMENTS 314,774 305,717 Other 16,659 18,491 TOTAL INVESTMENTS 331,433 324,208 DEFERRED CHARGES AND REGULATORY ASSETS Regulatory assets 740,697 751,899 Recoverable energy costs 245,129 78,650 Divestiture - capacity replacement reconciliation 73,850 24,373 Power contract termination costs 72,659 71,861 MTA business tax surcharge 59,938 60,712 Property tax reconciliation 45,266 29,751 Accrued unbilled g	NET UTILITY PLANT	10,779,914	10,606,909	
Cash and temporary cash investments 1,164 349,033 Accounts receivable - customer, less allowance for uncollectible accounts of \$ 22,227 and \$ 22,600 534,431 541,978 Other receivables 81,992 71,746 Fuel, at average cost 23,666 23,641 Gas in storage, at average cost 145,139 138,300 Materials and supplies, at average cost 145,139 138,300 Prepayments 271,125 178,693 Other current assets 37,936 32,513 TOTAL CURRENT ASSETS 1,130,598 1,376,184 INVESTMENTS 314,774 305,717 Other 16,659 18,491 TOTAL INVESTMENTS 331,433 324,208 DEFERRED CHARGES AND REGULATORY ASSETS Regulatory assets 740,697 751,899 Recoverable energy costs 245,129 78,650 Divestiture - capacity replacement reconciliation 73,850 24,373 Power contract termination costs 72,659 71,861 MTA business tax surcharge 59,938 60,712 Property tax reconciliation 45,266 29,751 Accrued unbilled g				
Accounts receivable - customer, less allowance for uncollectible accounts of \$ 22,227 and \$ 22,600				
Allowance for uncollectible accounts of \$ 22,227 and \$ 22,600		1,164	349,033	
of \$ 22,227 and \$ 22,600 534,431 541,978 Other receivables 81,992 71,746 Fuel, at average cost 23,666 23,641 Gas in storage, at average cost 35,145 40,280 Materials and supplies, at average cost 145,139 138,300 Prepayments 271,25 178,693 Other current assets 37,936 32,513 TOTAL CURRENT ASSETS 1,130,598 1,376,184 INVESTMENTS 314,774 305,717 Other 16,659 18,491 TOTAL INVESTMENTS 331,433 324,208 DEFERRED CHARGES AND REGULATORY ASSETS Regulatory assets Future federal income tax 740,697 751,899 Recoverable energy costs 245,129 78,650 24,373 Power contract termination costs 72,659 71,861 MTA business tax surcharge 59,38 60,712 Property tax reconciliation 45,266 29,751 Accrued unbilled gas revenue 43,594 43,594 Other deferred charges 1,61,202 1,				
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Other current assets 37,936 32,513 TOTAL CURRENT ASSETS 1,130,598 1,376,184 INVESTMENTS Nuclear decommissioning trust funds 314,774 305,717 Other 16,659 18,491 TOTAL INVESTMENTS 331,433 324,208 DEFERRED CHARGES AND REGULATORY ASSETS Regulatory assets 740,697 751,899 Recoverable energy costs 245,129 78,650 Divestiture - capacity replacement reconciliation 73,850 24,373 Power contract termination costs 72,659 71,861 MTA business tax surcharge 59,938 60,712 Property tax reconciliation 45,266 29,751 Accrued unbilled gas revenue 43,594 43,594 Other 179,987 164,411 Total regulatory assets 1,461,120 1,225,251 Other deferred charges 150,904 149,600 TOTAL DEFERRED CHARGES AND REGULATORY ASSETS 1,612,024 1,374,851				
TOTAL CURRENT ASSETS 1,130,598 1,376,184 INVESTMENTS 314,774 305,717 Other 16,659 18,491 TOTAL INVESTMENTS 331,433 324,208 DEFERRED CHARGES AND REGULATORY ASSETS Regulatory assets Value federal income tax 740,697 751,899 Recoverable energy costs 245,129 78,650 Divestiture - capacity replacement reconciliation 73,850 24,373 Power contract termination costs 72,659 71,861 MTA business tax surcharge 59,938 60,712 Property tax reconciliation 45,266 29,751 Accrued unbilled gas revenue 43,594 43,594 Other 179,987 164,411 Total regulatory assets 1,461,120 1,225,251 Other deferred charges 150,904 149,600 TOTAL DEFERRED CHARGES AND REGULATORY ASSETS 1,612,024 1,374,851				
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Nuclear decommissioning trust funds 314,774 305,717 Other 16,659 18,491 TOTAL INVESTMENTS 331,433 324,208 DEFERRED CHARGES AND REGULATORY ASSETS Regulatory assets 740,697 751,899 Recoverable energy costs 245,129 78,650 Divestiture - capacity replacement reconciliation 73,850 24,373 Power contract termination costs 72,659 71,861 MTA business tax surcharge 59,938 60,712 Property tax reconciliation 45,266 29,751 Accrued unbilled gas revenue 43,594 43,594 Other 179,987 164,411 Total regulatory assets 1,461,120 1,225,251 Other deferred charges 150,904 149,600 TOTAL DEFERRED CHARGES AND REGULATORY ASSETS 1,612,024 1,374,851	TOTAL CURRENT ASSETS	1,130,598	1,376,184	
Other 16,659 18,491 TOTAL INVESTMENTS 331,433 324,208 DEFERRED CHARGES AND REGULATORY ASSETS Regulatory assets 740,697 751,899 Future federal income tax 740,697 751,899 Recoverable energy costs 245,129 78,650 Divestiture - capacity replacement reconciliation 73,850 24,373 Power contract termination costs 72,659 71,861 MTA business tax surcharge 59,938 60,712 Property tax reconciliation 45,266 29,751 Accrued unbilled gas revenue 43,594 43,594 Other 179,987 164,411 Total regulatory assets 1,461,120 1,225,251 Other deferred charges 150,904 149,600 TOTAL DEFERRED CHARGES AND REGULATORY ASSETS 1,612,024 1,374,851	INVESTMENTS			
Other 16,659 18,491 TOTAL INVESTMENTS 331,433 324,208 DEFERRED CHARGES AND REGULATORY ASSETS Regulatory assets 740,697 751,899 Future federal income tax 740,697 751,899 Recoverable energy costs 245,129 78,650 Divestiture - capacity replacement reconciliation 73,850 24,373 Power contract termination costs 72,659 71,861 MTA business tax surcharge 59,938 60,712 Property tax reconciliation 45,266 29,751 Accrued unbilled gas revenue 43,594 43,594 Other 179,987 164,411 Total regulatory assets 1,461,120 1,225,251 Other deferred charges 150,904 149,600 TOTAL DEFERRED CHARGES AND REGULATORY ASSETS 1,612,024 1,374,851	Nuclear decommissioning trust funds	314,774	305,717	
DEFERRED CHARGES AND REGULATORY ASSETS Regulatory assets 740,697 751,899 Future federal income tax 740,697 751,899 Recoverable energy costs 245,129 78,650 Divestiture - capacity replacement reconciliation 73,850 24,373 Power contract termination costs 72,659 71,861 MTA business tax surcharge 59,938 60,712 Property tax reconciliation 45,266 29,751 Accrued unbilled gas revenue 43,594 43,594 Other 179,987 164,411 Total regulatory assets 1,461,120 1,225,251 Other deferred charges 150,904 149,600 TOTAL DEFERRED CHARGES AND REGULATORY ASSETS 1,612,024 1,374,851		16,659	18,491	
Regulatory assets Future federal income tax 740,697 751,899 Recoverable energy costs 245,129 78,650 Divestiture - capacity replacement reconciliation 73,850 24,373 Power contract termination costs 72,659 71,861 MTA business tax surcharge 59,938 60,712 Property tax reconciliation 45,266 29,751 Accrued unbilled gas revenue 43,594 43,594 Other 179,987 164,411 Total regulatory assets 1,461,120 1,225,251 Other deferred charges 150,904 149,600 TOTAL DEFERRED CHARGES AND REGULATORY ASSETS 1,612,024 1,374,851	TOTAL INVESTMENTS	331,433	324,208	
Regulatory assets Future federal income tax 740,697 751,899 Recoverable energy costs 245,129 78,650 Divestiture - capacity replacement reconciliation 73,850 24,373 Power contract termination costs 72,659 71,861 MTA business tax surcharge 59,938 60,712 Property tax reconciliation 45,266 29,751 Accrued unbilled gas revenue 43,594 43,594 Other 179,987 164,411 Total regulatory assets 1,461,120 1,225,251 Other deferred charges 150,904 149,600 TOTAL DEFERRED CHARGES AND REGULATORY ASSETS 1,612,024 1,374,851			-	
Future federal income tax 740,697 751,899 Recoverable energy costs 245,129 78,650 Divestiture - capacity replacement reconciliation 73,850 24,373 Power contract termination costs 72,659 71,861 MTA business tax surcharge 59,938 60,712 Property tax reconciliation 45,266 29,751 Accrued unbilled gas revenue 43,594 43,594 Other 179,987 164,411 Total regulatory assets 1,461,120 1,225,251 Other deferred charges 150,904 149,600 TOTAL DEFERRED CHARGES AND REGULATORY ASSETS 1,612,024 1,374,851				
Recoverable energy costs 245,129 78,650 Divestiture - capacity replacement reconciliation 73,850 24,373 Power contract termination costs 72,659 71,861 MTA business tax surcharge 59,938 60,712 Property tax reconciliation 45,266 29,751 Accrued unbilled gas revenue 43,594 43,594 Other 179,987 164,411 Total regulatory assets 1,461,120 1,225,251 Other deferred charges 150,904 149,600 TOTAL DEFERRED CHARGES AND REGULATORY ASSETS 1,612,024 1,374,851		740.007	754 000	
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Power contract termination costs 72,659 71,861 MTA business tax surcharge 59,938 60,712 Property tax reconciliation 45,266 29,751 Accrued unbilled gas revenue 43,594 43,594 Other 179,987 164,411 Total regulatory assets 1,461,120 1,225,251 Other deferred charges 150,904 149,600 TOTAL DEFERRED CHARGES AND REGULATORY ASSETS 1,612,024 1,374,851				
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Accrued unbilled gas revenue 43,594 43,594 Other 179,987 164,411 Total regulatory assets 1,461,120 1,225,251 Other deferred charges 150,904 149,600 TOTAL DEFERRED CHARGES AND REGULATORY ASSETS 1,612,024 1,374,851				
Other 179,987 164,411 Total regulatory assets 1,461,120 1,225,251 Other deferred charges 150,904 149,600 TOTAL DEFERRED CHARGES AND REGULATORY ASSETS 1,612,024 1,374,851				
Total regulatory assets 1,461,120 1,225,251 Other deferred charges 150,904 149,600 TOTAL DEFERRED CHARGES AND REGULATORY ASSETS 1,612,024 1,374,851				
Other deferred charges 150,904 149,600 TOTAL DEFERRED CHARGES AND REGULATORY ASSETS 1,612,024 1,374,851				
TOTAL DEFERRED CHARGES AND REGULATORY ASSETS 1,612,024 1,374,851				
REGULATORY ASSETS	-	150,904	149,600	
				
TOTAL \$ 13,853,969 \$ 13,682,152		1,612,024	1,374,851	
	TOTAL	\$ 13,853,969	\$ 13,682,152	

CONSOLIDATED EDISON COMPANY OF NEW YORK, INC. BALANCE SHEET

As at June 30, 2000 and December 31, 1999 (UNAUDITED)

	As at	
	June 30, 2000	December 31, 1999
	(Thousar	nds of Dollars)
CAPITALIZATION AND LIABILITIES		
CAPITALIZATION	Φ 4 400 044	A 4 400 044
Common stock	\$ 1,482,341	\$ 1,482,341
Repurchased CEI common stock	(962,092)	(940,477)
Retained earnings Capital stock expense	3,906,176 (35,951)	3,887,993 (36,086)
TOTAL COMMON SHAREHOLDERS' EQUITY	4,390,474	4,393,771
	4,550,474	
Preferred stock Subject to mandatory redemption		
6-1/8% Series J	37,050	37,050
TOTAL SUBJECT TO MANDATORY REDEMPTION	37,050	37,050
Other preferred stock		
\$5 Cumulative Preferred	175,000	175,000
4.65% Series C	15,330	15,330
4.65% Series D	22,233	22,233
TOTAL OTHER PREFERRED STOCK	212,563	212,563
TOTAL PREFERRED STOCK	249,613	249,613
Long-term debt	4,418,735	4,243,080
TOTAL CAPITALIZATION	9,058,822	8,886,464
NONCURRENT LIABILITIES		
Obligations under capital leases	32,931	34,406
Accumulated provision for injuries and damages	119,633	110,131
Pension and benefits reserve	113,861	76,807
Other noncurrent liabilities	17,210	17,210
TOTAL NONCURRENT LIABILITIES	283,635	238,554
CURRENT LIABILITIES		
Long - term debt due within one year	300,000	275,000
Accounts payable	714,508	505,357
Notes payable Customer deposits	109,930	495,371
Accrued taxes	192,641 70,049	208,865 23,272
Accrued interest	52,427	51,581
Accrued wages	80,704	79,408
Other current liabilities	198,473	202,657
TOTAL CURRENT LIABILITIES	1,718,732	1,841,511
DEFERRED CREDITS AND REGULATORY LIABILITIES		
Accumulated deferred federal income tax	2,135,706	2,121,054
Regulatory liabilities		
Gain on divestiture	307,130	306,867
Accumulated deferred investment tax credits	128,626	132,487
Other	221,318	155,215
Total regulatory liabilities	657,074	594,569
TOTAL DEFERRED CREDITS AND REGULATORY LIABILITIES	2,792,780	2,715,623
TOTAL	\$ 13,853,969	\$ 13,682,152
TOTAL	φ 13,003,909 	φ 13,002,132

CONSOLIDATED EDISON COMPANY OF NEW YORK, INC. INCOME STATEMENT

For the three months ended June 30, 2000 and 1999 (UNAUDITED)

		2000		1999
		(Thousands	of Do	ollars)
OPERATING REVENUES Electric	\$	1,429,502	\$	1,200,079
Gas	Ψ	217,380	Ψ	189,701
Steam		74,600		52,878
TOTAL OPERATING REVENUES		1,721,482		1,442,658
OPERATING EXPENSES				
Purchased power		639,181		274,556
Fuel		42,731		121,427
Gas purchased for resale		90,628		65,192
Other operations		239,195		261,982
Maintenance		121,556		103,286
Depreciation and amortization Taxes, other than federal income tax		132,959 257,116		133,040 281,313
Federal income tax		32,160		49,421
TOTAL OPERATING EXPENSES		1,555,526		1,290,217
OPERATING INCOME		165,956		152,441
OTHER INCOME (DEDUCTIONS)		103,930		132,441
Investment income		817		130
Allowance for equity funds used during construction		400		937
Other income less miscellaneous deductions		(2,315)		(608)
Federal income tax		1,206		(887)
TOTAL OTHER INCOME (DEDUCTIONS)		108		(428)
INCOME BEFORE INTEREST CHARGES		166,064		152,013
Interest on long-term debt		81,148		75,820
Other interest		11,292		4,061
Allowance for borrowed funds used during construction		(905)		(438)
NET INTEREST CHARGES		91,535		79,443
NET INCOME		74,529		72,570
PREFERRED STOCK DIVIDEND REQUIREMENTS		3,398		3,398
NET INCOME FOR COMMON STOCK	\$	71,131	\$	69,172
CON EDISON OF NEW YORK SALES				
Electric (thousands of kilowatthours)		7 400 040		- 40 - 000
Con Edison of New York customers		7,402,219		7,167,682
Delivery service for Retail Choice Delivery service to NYPA and others		2,120,980 2,336,904		1,817,004 2,256,496
•				
Total sales in service territory Off-system and ESCO sales		11,860,103		11,241,182
Gas (dekatherms)		877,683		2,470,029
Firm sales and transportation		18,949,573		17,609,992
Off-peak firm/interruptible		3,500,595		2,799,192
Total sales to Con Edison of New York customers		22,450,168		20,409,184
Transportation of customer-owned gas				
NYPA Other		5,756,826		2,251,072
Other Off-system sales		24,811,439 6,911,069		4,667,475 8,003,871
•			—	
Total sales and transportation Steam (thousands of pounds)		59,929,502 4,666,444	•	35,331,602 4,558,681
Steam (thousands of pounds)		- ,000, 444		7,000,001

CONSOLIDATED EDISON COMPANY OF NEW YORK, INC. INCOME STATEMENT

For the six months ended June 30, 2000 and 1999 (UNAUDITED)

	2000 (Thousands	of D	<u>1999</u> Oollars)
OPERATING REVENUES Electric Gas Steam	\$ 2,852,663 611,022 244,858	\$	2,410,274 571,042 193,611
TOTAL OPERATING REVENUES	3,708,543		3,174,927
OPERATING EXPENSES Purchased power Fuel	1,257,424 127,929		556,998 238,967
Gas purchased for resale Other operations Maintenance	250,180 496,294 222,241		213,253 543,400 204,882
Depreciation and amortization Taxes, other than federal income tax Federal income tax	 264,498 527,419 128,117		265,313 580,189 154,187
TOTAL OPERATING EXPENSES	 3,274,102		2,757,189
OPERATING INCOME OTHER INCOME (DEDUCTIONS)	434,441		417,738
Investment income Allowance for equity funds used during construction Other income less miscellaneous deductions Federal income tax	1,550 (226) (2,298) 816		192 1,909 (1,243) (945)
TOTAL OTHER INCOME (DEDUCTIONS)	(158)		(87)
INCOME BEFORE INTEREST CHARGES Interest on long-term debt Other interest	434,283 157,898 22,762		417,651 151,663 8,895
Allowance for borrowed funds used during construction NET INTEREST CHARGES	 (2,585) 178,075	_	(892) 159,666
NET INCOME PREFERRED STOCK DIVIDEND REQUIREMENTS	 256,208 6,796		257,985 6,796
NET INCOME FOR COMMON STOCK	\$ 249,412	\$	251,189
CON EDISON OF NEW YORK SALES Electric (thousands of kilowatthours) Con Edison of New York customers	15,018,669		15,573,926
Delivery service for Retail Choice Delivery service to NYPA and others	4,375,829 4,811,793	_	2,866,072 4,729,835
Total sales in service territory Off-system and ESCO sales Gas (dekatherms)	24,206,291 2,444,237		23,169,833 3,828,190
Firm sales and transportation Off-peak firm/interruptible	60,647,576 8,355,644		58,205,342 7,962,748
Total sales to Con Edison of New York customers Transportation of customer-owned gas	69,003,220		66,168,090
NYPA	8,981,343		2,267,025
Other Off-system sales	45,133,010 15,809,633	_	11,468,573 16,461,693
Total sales and transportation Steam (thousands of pounds)	38,927,206 14,892,054		96,365,381 14,774,938

CONSOLIDATED EDISON COMPANY OF NEW YORK, INC. STATEMENT OF CASH FLOWS

For the six months ended June 30, 2000 and 1999 (UNAUDITED)

	2000	1999
	(Thou	sands of Dollars)
OPERATING ACTIVITIES		
Net income	\$ 256,20	8 \$ 257,985
PRINCIPAL NON-CASH CHARGES (CREDITS) TO INCOME	204.40	
Depreciation and amortization	264,49	
Federal income tax deferred	21,23	5 (27,847)
Common equity component of allowance for funds used during construction	22	e (1 000)
Other non-cash charges	4,97	- (,)
CHANGES IN ASSETS AND LIABILITIES	7,37	0 10,334
Accounts receivable - customer, less allowance for uncollectibles	7,54	7 10,919
Materials and supplies, including fuel and gas in storage	(1,72	
Prepayments, other receivables and other current assets	(108,10	•
Enlightened Energy program costs	12,46	
Deferred recoverable energy costs	(166,47	
Cost of removal less salvage	(44,57	
Power contract termination costs	(1,05	
Accounts payable	209,15	
Accrued income taxes	23,75	
Other-net	34,56	
NET CASH FLOWS FROM OPERATING ACTIVITIES	512,68	8 649,090
INVESTING ACTIVITIES INCLUDING CONSTRUCTION		
Construction expenditures	(370,87	, , ,
Nuclear fuel expenditures	(24,11	
Contributions to nuclear decommissioning trust	(10,65	(10,650)
Common equity component of allowance for funds used	(00	(1)
during construction Funds held - divestiture of utility plant	(22	(6) 1,909 - (1,101,814)
Divestiture of utility plant (net of federal income tax)	_	- (1,101,814) - 1,167,016
NET CASH FLOWS USED IN INVESTING ACTIVITIES INCLUDING CONSTRUCTION	(40E 9E	0) (217 521)
	(405,86	(217,521)
FINANCING ACTIVITIES INCLUDING DIVIDENDS	(00.45	(400,500)
Repurchase of common stock Net proceeds from short-term debt	(29,45	, , , ,
Issuance of long-term debt	(385,44 325,00	
Retirement of long-term debt	(125,00	
Issuance and refunding costs	(1,76	
Common stock dividends	(231,23	
Preferred stock dividends	(6,79	
NET CASH FLOWS FROM FINANCING ACTIVITIES		
INCLUDING DIVIDENDS	(454,68	9) (187,062)
NET INCREASE (DECREASE) IN CASH AND TEMPORARY		
CASH INVESTMENTS	(347,86	9) 244,507
CASH AND TEMPORARY CASH INVESTMENTS AT JANUARY 1	349,03	,
CASH AND TEMPORARY CASH INVESTMENTS AT JUNE 30	\$ 1,16	
ONOTITIVE TERM ON WITH ON ON THE VECTOR TO THE OUT OF THE OUT OUT OUT OF THE OUT OF THE OUT OF THE OUT OF THE OUT	Ψ 1,10	Ξ = ======
OURDI EMENTAL BIROLOGUES OF CARL ELOWINESS.		
SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION		
Cash paid during the period for: Interest	\$ 151.79	4 \$ 145,132
Income taxes	\$ 151,79 67,51	
modific taxes	07,31	5 123,217

NOTES TO FINANCIAL STATEMENTS - CON EDISON OF NEW YORK

NOTE A - GENERAL

These footnotes accompany and form an integral part of the interim consolidated financial statements of Consolidated Edison Company of New York, Inc. (Con Edison of New York) and its subsidiaries. Consolidated Edison, Inc. (Con Edison) owns all of the outstanding common stock of Con Edison of New York. These financial statements are unaudited but, in the opinion of Con Edison of New York's management, reflect all adjustments (which include only normally recurring adjustments) necessary for a fair statement of the results for the interim periods presented. These financial statements should be read together with the audited Con Edison of New York financial statements (including the notes thereto) included in the combined Con Edison, Con Edison of New York and Orange and Rockland Utilities, Inc. Annual Report on Form 10-K for the year ended December 31, 1999 (the "Form 10-K").

NOTE B - ENVIRONMENTAL MATTERS

Hazardous substances, such as asbestos, polychlorinated biphenyls (PCBs) and coal tar, have been used or generated in the course of operations of Con Edison of New York and may be present in its facilities and equipment. The Federal Comprehensive Environmental Response, Compensation and Liability Act of 1980 (Superfund) and similar state statutes impose joint and several strict liability, regardless of fault, upon generators of hazardous substances for resulting removal and remedial costs and environmental damages. Liabilities under these laws can be material and in some instances may be imposed without regard to fault, or may be imposed for past acts, even though such past acts may have been lawful at the time they occurred.

At June 30, 2000, Con Edison of New York had accrued \$50.2 million as its best estimate of its liability for sites as to which it has received process or notice alleging that hazardous substances generated by the company (and, in most instances, other potentially responsible parties) were deposited. There will be additional liability at these sites and other sites, the amount of which is not presently determinable but may be material to the company's financial position, results of operations or liquidity.

Under Con Edison of New York's current electric, gas and steam rate agreements, site investigation and remediation costs in excess of \$5 million annually incurred with respect to hazardous waste for which it is responsible are to be deferred and subsequently reflected in rates. At June 30, 2000, \$24.2 million of such costs had been deferred as a regulatory asset.

Suits have been brought in New York State and federal courts against Con Edison of New York and many other defendants, wherein a large number of plaintiffs sought large amounts of compensatory and punitive damages for deaths and injuries allegedly caused by exposure to asbestos at various premises of the company. Many of these suits have been disposed of without any payment by Con Edison of New York, or for immaterial amounts. The amounts specified in all the remaining suits total billions of dollars but the company believes that these amounts are greatly exaggerated, as were the claims already disposed of. Based on the information and relevant circumstances known to the company at this time, it does not believe that these suits will have a material adverse effect on its financial position, results of operations or liquidity.

NOTE C - NUCLEAR GENERATION

Con Edison of New York owns the Indian Point 2 nuclear generating unit, which has a capacity of approximately 1,000 MW, and the retired Indian Point 1 nuclear generating unit. See Note G to the Con Edison financial statements included in the Form 10-K.

On February 15, 2000, Con Edison of New York shut down Indian Point 2 following a leak in one of its four steam generators. Nuclear Regulatory Commission approval will be required for restart.

On March 30, 2000, the New York State Public Service Commission (PSC) issued an order instituting a proceeding to investigate the Indian Point 2 outage and its causes and the prudence of the company's actions regarding the operation and maintenance of Indian Point 2 (the PSC Outage Proceeding). The order indicated that the examination should include, among other things, Con Edison of New York's inspection practices, the circumstances surrounding Indian Point 2's October 1997 to September 1998 outage, the basis for postponement of the steam generator replacement and whether, and to what extent, increased replacement power costs and repair and replacement costs should be borne by Con Edison's shareholders.

On May 25, 2000, Westchester County, New York sued the PSC and Con Edison of New York seeking to prevent the company from recovering costs relating to the ongoing outage. The suit, which is entitled The County of Westchester et al., v. Maureen O. Helmer, et al., was brought in the Supreme Court of the State of New York, County of Albany.

The costs resulting from the unavailability of Indian Point 2 to produce energy have been included in the purchased power costs that Con Edison of New York has billed to customers under PSC-approved rate provisions.

Con Edison of New York has commenced replacement of the steam generators with steam generators it has owned since 1988. The company expects the steam generator replacement to be completed by the end of 2000 and estimates that replacement will require additional expenditures (exclusive of replacement power costs) of up to \$150 million.

At June 30, 2000, Con Edison had accrued \$30 million for its potential liability to customers in connection with the ongoing outage.

On August 8, 2000, the Governor of State of New York signed into law an act (the Indian Point 2 Law) which provides that:

"With respect to the February 15, 2000 outage at the Indian Point 2 Nuclear Facility, the New York state public service commission shall prohibit the Consolidated Edison Company from recovering from its ratepayers any costs associated with replacing the power from such facility. Such prohibition shall apply to any such costs incurred until the conclusion of such outage, or incurred at any time until all defective steam generation equipment at the facility has been replaced, whichever occurs later. Such prohibition shall apply to automatic adjustment mechanisms as well as base rates or any other rate recovery mechanism. The commission shall order the company to refund any such costs which have been recovered from ratepayers."

On August 9, 2000, the PSC issued an order with respect to the Indian Point 2 Law. The order directs Con Edison of New York to revise its electric tariff to prevent prospective recovery of these replacement power costs and, commencing September 2000, to implement a refund of all such costs collected since February 15, 2000. The order indicates that "the anticipated amount to be refunded to customers is approximately \$162 million."

On August 14, 2000, the company initiated an action in the United States District Court for the Northern District of New York, entitled Consolidated Edison Company of New York, Inc. v. Pataki, et al., seeking to prevent implementation of the Indian Point 2 Law and to have the Indian Point 2 Law declared unconstitutional.

Con Edison of New York believes that the operation, maintenance and inspection practices related to Indian Point 2 have been prudent. However, if the Indian Point 2 Law is implemented and determined to be constitutional, Con Edison of New York will not recover from its customers its Indian Point 2 replacement power costs. In addition, Con Edison of New York is unable to predict whether or not any other Indian Point 2-related proceedings, lawsuits, legislation or other actions, including the PSC's Outage Proceeding, will have a material adverse effect on its financial position, results of operations or liquidity.

NOTE D - FINANCIAL INFORMATION BY BUSINESS SEGMENT

CONSOLIDATED EDISON COMPANY OF NEW YORK, INC. SEGMENT FINANCIAL INFORMATION \$000's

For the three months ended June 30, 2000 and 1999 (UNAUDITED)

	ELECTRIC			GAS				
		2000		1999		2000		1999
Operating revenues	\$1	,429,502	\$1,	,200,079	\$	217,380	\$	189,701
Intersegment revenues		2,142		2,698		734		615
Depreciation and amortization		113,396		112,573		14,945		15,991
Operating income		140,064		130,207		29,979		24,620
		ST	EAM				тота	<u>L</u>
		2000		<u>1999</u>		2000		<u>1999</u>
Operating revenues	\$	74,600	\$	52,878	\$1	1,721,482	\$1	,442,658
Intersegment revenues		517		414		3,393		3,727
Depreciation and amortization		4,618		4,476		132,959		133,040
Operating income		(4,087)		(2,386)		165,956		152,441

CONSOLIDATED EDISON COMPANY OF NEW YORK, INC. SEGMENT FINANCIAL INFORMATION \$000's

For the six months ended June 30, 2000 and 1999 (UNAUDITED)

	ELE		GAS	
	<u>2000</u>	<u>1999</u>	2000	<u>1999</u>
Operating revenues	\$2,852,663	\$2,410,274	\$ 611,022	\$ 571,042
Intersegment revenues	5,327	5,395	1,437	1,230
Depreciation and amortization	225,612	224,685	29,676	31,703
Operating income	286,801	277,356	121,303	113,066
	ST	EAM_		TOTAL
	<u>ST</u> 2000	<u>EAM</u> 1999	2000	TOTAL 1999
Operating revenues				
Operating revenues Intersegment revenues	2000	1999	2000	1999
. •	2000 \$ 244,858		<u>2000</u> \$3,708,543	1999 \$3,174,927

ORANGE AND ROCKLAND UTILITIES, INC. CONSOLIDATED BALANCE SHEET

As at June 30, 2000 and December 31, 1999 (UNAUDITED)

		As at
	June 30, 2000	December 31, 1999
	(Thousand	Is of Dollars)
ASSETS		
UTILITY PLANT, AT ORIGINAL COST		
Electric	\$ 661,526	\$ 653,503
Gas	268,770	263,645
General	107,410	107,661
Total	1,037,706	1,024,809
Less: accumulated depreciation	361,855	348,060
Net	675,851	676,749
Construction work in progress	27,246	22,373
NET UTILITIY PLANT	703,097	699,122
CURRENT ASSETS:	· · · · · · · · · · · · · · · · · · ·	
Cash and cash equivalents	31,845	78,927
Customer accounts receivable, less allowance for	,	,
uncollectable accounts of \$4,450 and \$5,395	52,660	58,586
Other accounts receivable, less allowance for		
uncollectable accounts of \$1,482 and \$1,401	23,137	13,333
Accrued utility revenue	33,610	24,181
Gas in storage, at average cost	8,473	14,856
Materials and supplies, at average cost	4,578	4,333
Prepayments	24,983	20,761
Other current assets	20,602	22,316
TOTAL CURRENT ASSETS	199,888	237,293
INVESTMENTS		
Non-Utility Property-net of accumulated depreciation and amortization	3,406	3,415
Other	6	6
TOTAL INVESTMENTS	3,412	3,421
DEFERRED CHARGES AND REGULATORY ASSETS		
Regulatory Assets		
Future federal income tax	32,626	33,115
Recoverable energy costs	35,371	18,400
Deferred revenue taxes	9,457	10,130
Deferred pension and other postretirement benefits	42,831	45,328
Other regulatory assets	48,448	34,730
Total regulatory assets	168,733	141,703
Other deferred charges	13,704	7,237
TOTAL DEFERRED CHARGES AND		
REGULATORY ASSETS	182,437	148,940
TOTAL	\$ 1,088,834	\$ 1,088,776
10 IAE		<u> </u>

ORANGE AND ROCKLAND UTILITIES, INC. BALANCE SHEET

As at June 30, 2000 and December 31, 1999 (UNAUDITED)

	As at	
	June 30, 2000	December 31, 1999
	(Thousands of Dollars)	
CAPITALIZATION AND LIABILITIES		
CAPITALIZATION		
Common stock	\$ 5	\$ 5
Additional paid in capital	194,499	194,499
Capital stock expense		(25)
Retained earnings	135,080	137,535
TOTAL COMMON SHAREHOLDER'S EQUITY	329,584	332,014
Long-term debt	335,601	281,524
TOTAL CAPITALIZATION	665,185	613,538
NON-CURRENT LIABILITIES:		
Pension and benefit reserve	69,779	66,950
Other noncurrent liabilities	34,888	34,538
TOTAL NON-CURRENT LIABILITIES	104,667	101,488
CURRENT LIABILITIES:		
Long-term debt due within one year	20,000	120,000
Notes payable	19,650	_
Accounts payable	56,182	54,731
Accrued federal income and other taxes	4,807	_
Customer deposits	6,651	7,217
Accrued interest	6,743	8,521
Other current liabilities	53,661	22,319
TOTAL CURRENT LIABILITIES	167,694	212,788
DEFERRED CREDITS AND REGULATORY LIABILITIES		
Deferred federal income taxes	114,659	119,509
Deferred investment tax credits	7,124	7,351
Regulatory liabilities and other deferred credits	29,505	34,102
TOTAL DEFERRED CREDITS AND		
REGULATORY LIABILITIES	151,288	160,962
TOTAL	\$ 1,088,834	\$ 1,088,776

ORANGE AND ROCKLAND UTILITIES, INC. CONSOLIDATED INCOME STATEMENT

For the three months ended June 30, 2000 and 1999 (UNAUDITED)

	2000	1999
	(Thousands of Dollars)	
OPERATING REVENUES		
Electric	\$ 112,609	\$ 115,409
Gas	31,009	26,485
Non-utility	21	543
TOTAL OPERATING REVENUES	143,639	142,437
OPERATING EXPENSES		
Purchased power	54,435	23,960
Fuel		10,384
Gas purchased for resale	18,779	14,981
Other operations	28,829	66,109
Maintenance	6,584	9,653
Depreciation and amortization	7,460	9,733
Taxes, other than federal income tax Federal income tax	14,530 2,951	21,458 (4,712)
TOTAL OPERATING EXPENSES	133,568	151,566
OPERATING INCOME OTHER INCOME (DEDUCTIONS)	10,071	(9,129)
Investment income	1,280	233
Allowance for equity funds used during construction	85	6
Other income and deductions	105	(2,022)
Federal income tax	(479)	(13)
TOTAL OTHER INCOME (DEDUCTIONS)	991	(1,796)
INCOME BEFORE INTEREST CHARGES	11,062	(10,925)
INTEREST CHARGES	,	,
Interest on long-term debt	5,107	6,734
Other interest	749	2,136
Allowance for borrowed funds used during construction	(128)	(70)
TOTAL INTEREST CHARGES	5,728	8,800
NET INCOME (LOSS)	5,334	(19,725)
PREFERRED AND PREFERENCE STOCK REQUIREMENTS	· —	187
NET INCOME (LOSS) FOR COMMON STOCK	\$ 5,334	\$ (19,912)
ORANGE AND ROCKLAND SALES & DELIVERIES		
Electric — Thousands of killowatthours (Mwhr's)		
O&R Customers	1,212,049	1,197,606
Off-system sales		71,400
Total Electric Sales & Deliveries	1,212,049	1,269,006
Gas — Dekatherms (Dth)	4,916,392	4,830,683

ORANGE AND ROCKLAND UTILITIES, INC. CONSOLIDATED INCOME STATEMENT

For six months ended June 30, 2000 and 1999 (UNAUDITED)

	2000	1999
	(Thousands of Dollars)	
OPERATING REVENUES		
Electric	\$ 217,252	\$ 224,323
Gas	108,467	100,553
Non-utility	116	616
TOTAL OPERATING REVENUES	325,835	325,492
OPERATING EXPENSES		
Purchased power	109,171	43,689
Fuel	39	23,064
Gas purchased for resale	66,926	56,944
Other operations	57,740	103,732
Maintenance	12,732	18,610
Depreciation and amortization	14,577	19,221
Taxes, other than federal income tax	30,991	46,255
Federal income tax	7,801	2,493
TOTAL OPERATING EXPENSES	299,977	314,008
OPERATING INCOME OTHER INCOME (DEDUCTIONS)	25,858	11,484
Investment income	4,385	233
Allowance for equity funds used during construction	135	15
Other income and deductions	(243)	(2,187)
Federal income tax	(1,370)	172
TOTAL OTHER INCOME (DEDUCTIONS)	2,907	(1,767)
INCOME BEFORE INTEREST CHARGES INTEREST CHARGES	28,765	9,717
Interest on long-term debt	11,670	12,801
Other interest	1,253	4,544
Allowance for borrowed funds used during construction	(202)	(118)
TOTAL INTEREST CHARGES	12,721	17,227
NET INCOME (LOSS)	16,044	(7,510)
PREFERRED AND PREFERENCE STOCK REQUIREMENTS		886
NET INCOME FOR (LOSS) COMMON STOCK	\$ 16,044	\$ (8,396)
ORANGE AND ROCKLAND SALES & DELIVERIES Electric — Thousands of killowatthours (Mwhr's)		
O&R Customers	2,403,530	2,355,913
Off-system sales	2,400	108,230
Total Electric Sales & Deliveries	2,405,930	2,464,143
Gas — Dekatherms (Dth)	17,230,365	16,781,045

ORANGE AND ROCKLAND UTILITIES, INC. CONSOLIDATED STATEMENT OF CASH FLOWS

For the six months ended June 30, 2000 and 1999 (UNAUDITED)

	2000	1999
	(Thousands	of Dollars)
OPERATING ACTIVITIES		* (=)
Net Income	\$ 16,044	\$ (7,510)
PRINCIPAL NON-CASH CHARGES (CREDITS) TO INCOME	11 577	10 221
Depreciation and amortization Amortization of investment tax credit	14,577 (227)	19,221 (6,083)
Federal income tax deferred	(4,361)	(17,450)
Common equity component of allowance for funds used	(4,301)	(17,430)
during construction	(135)	(15)
Other non-cash changes (debits)	1,351	577
CHANGES IN ASSETS AND LIABILITIES	.,00.	• • • • • • • • • • • • • • • • • • • •
Accounts receivable — net, and accrued utility revenue	(3,503)	(5,302)
Materials and supplies, including fuel and gas in storage	`6,138 [′]	`5,721 [′]
Prepayments, other receivables and other current assets	(12,317)	7,455
Deferred recoverable energy costs	2,697	11,688
Accounts payable	1,451	16,537
Refunds to customers	800	2,293
Other — net	(5,544)	31,544
NET CASH FLOWS FROM OPERATING ACTIVITIES	16,971	58,676
INVESTING ACTIVITIES INCLUDING CONSTRUCTION		
Construction expenditures	(20,312)	(18,211)
Net proceeds from the sale of the electric generating assets	· · —	339,272
Common equity component of allowance for funds used		
during construction	135	15
NET CASH FLOWS USED IN INVESTING ACTIVITIES		
INCLUDING CONSTRUCTION	(20,177)	321,076
FINANCING ACTIVITIES		
Issuance of long-term debt	55,000	45,000
Retirement of long-term debt	(100,026)	(2,341)
Retirement of preference and preferred stock	_	(43,516)
Retirement of capital lease obligations	_	(1,472)
Short-term debt arrangements	19,650	(82,403)
Common stock dividends	(18,500)	(17,858)
Preferred stock dividends	_	(886)
NET CASH FLOWS FROM FINANCING ACTIVITIES		
INCLUDING DIVIDENDS	(43,876)	(103,476)
NET (DECREASE) INCREASE IN CASH AND TEMPORARY		
CASH INVESTMENTS	(47,081)	276,276
CASH AND TEMPORARY CASH INVESTMENTS AT JANUARY 1	`78,927 [′]	6,143
CASH AND TEMPORARY CASH INVESTMENTS AT JUNE 30	31,846	282,419
Cash paid during the period for:	<u> </u>	
Interest	14,811	14,224
Income Taxes	27,819	11,000

The accompanying notes are an integral part of these financial statements.

NOTES TO FINANCIAL STATEMENTS - O&R

NOTE A - GENERAL

These footnotes accompany and form an integral part of the interim consolidated financial statements of Orange and Rockland Utilities, Inc. (O&R), a wholly-owned subsidiary of Consolidated Edison, Inc. (Con Edison). These financial statements are unaudited but, in the opinion of O&R's management, reflect all adjustments (which include only normally recurring adjustments) necessary for a fair statement of the results for the interim periods presented. These financial statements should be read together with the audited O&R financial statements (including the notes thereto) included in the combined Con Edison, Consolidated Edison Company of New York, Inc. and O&R Annual Report on Form 10-K for the year ended December 31, 1999 (the Form 10-K).

NOTE B - ENVIRONMENTAL AND OTHER LITIGATION

ENVIRONMENTAL MATTERS

Hazardous substances, such as asbestos, polychlorinated biphenyls (PCBs) and coal tar, have been used or generated in the course of operations of O&R and may be present in its facilities and equipment. The Federal Comprehensive Environmental Response, Compensation and Liability Act of 1980 (Superfund) and similar state statutes impose joint and several liability, regardless of fault, upon generators of hazardous substances for resulting removal and remedial costs and environmental damages. Liabilities under these laws can be material and in some instances may be imposed without regard to fault, or may imposed for past acts, even though such past acts may have been lawful at the time they occurred.

At June 30, 2000, O&R had accrued \$17.3 million as its best estimate of its liability for sites as to which it has received process or notice alleging that hazardous substances generated by the company (and, in most instances, other potentially responsible parties) were deposited. There will be additional liability at these sites and other sites, including the costs of investigating and remediating sites where the company or its predecessors manufactured gas. The total amount of liability is not presently determinable but may be material to the company's financial position, results of operations or liquidity.

Under O&R's current gas rate agreement, O&R may defer for subsequent recovery through rates the costs of investigating and remediating manufactured gas sites. At June 30, 2000, \$18.5 million of such costs had been deferred as a regulatory asset.

Suits have been brought in New York State and federal courts against O&R and many other defendants, wherein a large number of plaintiffs sought large amounts of compensatory and punitive damages for deaths and injuries allegedly caused by exposure to asbestos at various premises of the company. Many of these suits have been disposed of without any payment by O&R, or for immaterial amounts. The amounts specified in all the remaining suits total billions of dollars but the company believes that these amounts are greatly exaggerated, as were the claims already disposed of. Based on the information and relevant circumstances known to the company at this time, it does not believe that these suits will have a material adverse effect on its financial position, results of operations or liquidity.

In May 2000, the New York State Department of Environmental Conservation (DEC) issued notices of violation to O&R and four other companies that have operated coal-fired electric generating facilities in New York State. The notices allege violations of the federal Clean Air Act and the New York State Environmental Conservation Law resulting from the alleged failure of the companies to obtain DEC permits for physical modifications to their generating facilities and to install air pollution control equipment that would have reduced harmful emissions. The notice of violation received by O&R relates to the Lovett Generating Station that it sold in June 1999. O&R is unable to predict whether or not the alleged violations will have a material adverse effect on its financial position, results of operation or liquidity.

OTHER LITIGATION

In 1996, O&R was sued for its alleged breach of an agreement to purchase electric capacity and associated energy from a 4 MW cogeneration facility and for an alleged breach of an implied covenant of good faith. In 1999, plaintiff filed a motion for summary judgment and O&R filed a motion in opposition of plaintiff's motion. O&R cannot predict the ultimate outcome of this proceeding.

NOTE C - FINANCIAL INFORMATION BY BUSINESS SEGMENT

ORANGE AND ROCKLAND UTILTIES, INC. SEGMENT FINANCIAL INFORMATION \$000's

For the three months ended June 30, 2000 and 1999 (UNAUDITED)

	ELEC	TRIC	<u>G</u>	AS
	<u>2000</u>	<u>1999</u>	<u>2000</u>	<u>1999</u>
Sales revenues	\$112,609	\$115,409	\$ 31,009	\$ 26,485
Intersegment revenues	2	3		5
Depreciation and amortization	5,145	7,966	2,314	1,703
Operating income	11,151	(6,891)	(914)	(1,311)
	ОТІ	HER	T(OTAL_
	<u>2000</u>	1999	<u>2000</u>	<u>1999</u>
Sales revenues	\$ 21	\$ 543	\$143,639	\$142,437
Intersegment revenues	_	_	2	8
Depreciation and amortization	1	64	7,460	9,733
Operating income	(166)	(927)	10,071	(9,129)

ORANGE AND ROCKLAND UTILTIES, INC. SEGMENT FINANCIAL INFORMATION \$000's

For the six months ended June 30, 2000 and 1999 (UNAUDITED)

	ELEC	TRIC	GA	.s
	2000	1999	2000	<u>1999</u>
Sales revenues	\$217,252	\$224,323	\$108,467	\$100,553
Intersegment revenues	6	7	_	37
Depreciation and amortization	10,108	15,807	4,467	3,320
Operating income	17,869	3,546	8,379	9,558
	ОТН	IER_	тот	AL_
	2000	1999	2000	<u>1999</u>
Sales revenues	\$ 116	\$ 616	\$325,835	\$325,492
Sales revenues Intersegment revenues	\$ 116 —	\$ 616 —	\$325,835 6	\$325,492 44
	\$ 116 — 2	\$ 616 — 94		

NOTE D - RELATED PARTY TRANSACTIONS

Each month O&R is invoiced by Con Edison and its affiliates for the cost of any services rendered to O&R by Con Edison and its affiliates. These services, provided primarily by Con Edison of New York, include substantially all administrative support operations such as corporate directorship and associated ministerial duties, accounting, treasury, investor relations, information resources, legal, human resources, fuel supply and energy management services. The cost of these services totaled \$5.6 million during the first six months of 2000. In addition, O&R purchased \$21.3 million of gas from Con Edison of New York during this period.

O&R provides certain recurring services to Con Edison of New York on a monthly basis, including cash receipts processing, rubber goods testing, and certain administrative services. The cost of these services totaled \$3.7 million during the first six months of 2000. In addition, O&R sold \$4.9 million of gas to Con Edison of New York during this period.

NOTE E- RESTATEMENT OF RETAINED EARNINGS

In July 1999, O&R's retained earnings as of the effective date of its acquisition by Con Edison was reclassified to additional paid in capital. See "Acquisition By Con Edison" immediately preceding Note A to the O&R financial statements included in the Form 10-K. As of June 30, 2000, O&R has reversed this reclassification. The amounts shown as additional paid in capital and retained earnings on O&R's December 31, 1999 balance sheet have been restated to reflect this reclassification. This classification did not change the total common shareholder's equity for any of the periods presented.

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

CON EDISON

Consolidated Edison, Inc. (Con Edison) is a holding company which operates only through its subsidiaries and has no material assets other than the stock of its subsidiaries. Con Edison's principal subsidiaries are regulated utilities: Consolidated Edison Company of New York, Inc. (Con Edison of New York) and Orange and Rockland Utilities, Inc. (O&R). Con Edison also has several unregulated subsidiaries. In October 1999 Con Edison agreed to acquire Northeast Utilities.

The following discussion and analysis, which relates to the interim consolidated financial statements of Con Edison and its subsidiaries (including Con Edison of New York and, from its date of acquisition in July 1999, O&R) included in Part I, Item 1 of this report, should be read in conjunction with Con Edison's Management's Discussion and Analysis of Financial Condition and Results of Operations (Con Edison's 10–K MD&A) in Item 7 of the combined Con Edison, Con Edison of New York and O&R Annual Reports on Form 10–K for the year ended December 31, 1999 (File Nos. 1–14514, 1–1217 and 1–4315, the Form 10–K) and Con Edison's Management's Discussion and Analysis of Financial Condition and Results of Operations (Con Edison's First Quarter 10–Q MD&A) in Part I, Item 2 of the combined Con Edison, Con Edison of New York and O&R Quarterly Reports on Form 10–Q for the quarterly period ended March 31, 2000 (the First Quarter Form 10–Q). Reference is also made to the notes to the Con Edison financial statements in Part I, Item 1 of this report, which notes are incorporated herein by reference.

LIQUIDITY AND CAPITAL RESOURCES

Cash and temporary cash investments and outstanding commercial paper (shown as notes payable on the balance sheet) at June 30, 2000 and December 31, 1999 were (amounts shown in millions):

	June 30, 2000	December 31, 1999
Cash and temporary cash investments Commercial paper	\$ 37.7 \$204.3	\$485.1 \$495.4
Confinercial paper	Ψ204.0	ψ+30.+

Cash and temporary cash investments, net of commercial paper, decreased at June 30, 2000, compared to December 31, 1999, reflecting reduced cash flows from operations, increased construction expenditures by Con Edison of New York, investment in nonregulated electric generating facilities, long–term debt repayments and issuances and repurchases of common stock.

Net cash flows from operating activities during the first six months of 2000 decreased \$111.5 million, compared to the first six months of 1999, principally because net cash flows in the 2000 period reflect the effects of generation divestiture, including increased recoverable energy costs and accounts payable related to the purchase of electricity for customers.

The approximately \$1.1 billion of divestiture net proceeds that was held by Con Edison of New York at June 30, 1999 was used in 1999 to pay dividends to Con Edison (which it used to repay commercial paper issued to fund initially its acquisition of O&R), to repay commercial paper and for the Con Edison common stock repurchase program.

Construction expenditures during the first six months of 2000 increased \$120.2 million compared to the first six months of 1999, principally as a result of expenditures related to meeting load growth on Con Edison of New York's electric distribution system.

In June 2000 an unregulated subsidiary of Con Edison purchased an 80 percent interest in a partnership that owns a 236–MW electric generating unit in Lakewood, New Jersey (the Lakewood Project) for \$96.3 million. The Lakewood Project had \$187 in long term debt outstanding which has been included in Con Edison's interim consolidated financial statements.

In January 2000 Con Edison of New York repaid at maturity \$125 million of 7.6 percent Series 1992 C debentures. In March 2000 O&R redeemed \$80 million of 9.375 percent Series 1990 A debentures and \$20 million of 6.14 percent Series 1993 C debentures.

In May 2000 Con Edison of New York issued \$325 million aggregate principal amount of 10–year 8.125 percent debentures. In June 2000 O&R issued \$55 million of 10–year 7.5 percent debentures. See "Liquidity and Capital Resources – Capital Resources" in Con Edison's 10–K MD&A and in Con Edison's First Quarter 10–Q MD&A.

During the first quarter of 2000, Con Edison purchased approximately 1.9 million shares of its common stock at an aggregate cost of \$60.6 million. No shares were repurchased in the second quarter of 2000. See "Liquidity and Capital Resources – Stock Repurchases" in Con Edison's 10–K MD&A.

Con Edison's accounts receivable — customer, less allowance for uncollectible accounts increased \$38.2 million at June 30, 2000, compared with year—end 1999, due primarily to increased billings by Consolidated Edison Solutions, Inc., Con Edison's unregulated energy services subsidiary, reflecting pricing based on a higher wholesale cost of power. Con Edison of New York's equivalent number of days of revenue outstanding (ENDRO) of customer accounts receivable was 27.4 days at June 30, 2000, compared with 28.8 days at December 31, 1999. For O&R, the ENDRO was 35.0 days at June 30, 2000 and 40.4 days at December 31, 1999.

Other receivables increased \$44.7 million, compared with year-end 1999, due primarily to the inclusion in Con Edison's interim consolidated financial statements of other receivables of the Lakewood Project.

Prepayments at June 30, 2000 include cumulative credits to pension expense for Con Edison of New York of \$218.0 million, compared with \$116.0 million at December 31, 1999. See Note D to the Con Edison financial statements included in Item 8 of the Form 10–K.

Recoverable energy costs increased \$183.7 million at June 30, 2000, compared with year—end 1999, reflecting increased purchased power costs discussed below in "Results of Operations," offset, partially, by the ongoing recovery of previously deferred amounts. See "Recoverable Fuel Costs" in Note A to the Con Edison financial statements included in Item 8 of the Form 10–K. Also see Note C to the Con Edison financial statements included in Part I, Item 1 of this report (which Note C is incorporated herein by reference).

Other regulatory assets increased \$76.2 million at June 30, 2000, compared with year–end 1999, reflecting the deferral of \$49.5 million of electric capacity costs under contracts with the buyers of the generating assets sold by Con Edison of New York (see Note I to the Con Edison financial statements included in Item 8 of the Form 10–K), and the deferral of \$19.1 million of Indian Point 2 refueling and maintenance outage expenses discussed below in "Results of Operations."

Unfunded other post–employment benefit (OPEB) obligations (shown as pension and benefit reserve on the balance sheet) were \$183.6 million at June 30, 2000, compared to \$143.8 million at December 31, 1999. Con Edison's policy is to fund its estimated OPEB costs to the extent deductible under current tax limitations. O&R's obligations also include a reserve for its supplemental executive retirement program. See Note E to the Con Edison financial statements included in Item 8 of the Form 10–K.

The accumulated provision for injuries and damages was \$128.1 million at June 30, 2000, compared to \$119.0 million at December 31, 1999. The increase resulted primarily from increased workers' compensation claims.

Accounts payable increased \$259.9 million, compared with year-end 1999, due primarily to the higher costs of power purchases.

Accrued taxes increased \$58.3 million, compared to year-end 1999, due principally to timing differences.

Other regulatory liabilities increased \$61.5 million, compared with year—end 1999, reflecting the accrual of a \$30 million liability relating to the ongoing Indian Point 2 outage (see "Nuclear Generation," below) and the deferral for future refund to customers of \$26.9 million of certain transmission revenues received from the New York Independent System Operator, offset by the recognition of \$22.3 million of previously deferred revenues relating to a scheduled Indian Point 2 refueling and maintenance outage.

CAPITAL RESOURCES

Con Edison's ratio of earnings to fixed charges (for the 12 months ended on the date indicated) and common equity ratio (as of the date indicated) were:

	June 30, 2000	December 31, 1999
Earnings to fixed charges (SEC basis)	3.77	4.04
Common equity ratio*	50.9	53.1

^{*} Common shareholders' equity as a percentage of total capitalization

NORTHEAST UTILITIES

In April 2000 Con Edison and Northeast Utilities shareholders approved Con Edison's pending acquisition of Northeast Utilities. In June 2000 the Federal Energy Regulatory Commission approved the acquisition. Approvals are still required by utility regulators in New York, New Hampshire, Connecticut, and the Securities and Exchange Commission. In addition, the Hart–Scott–Rodino Antitrust Improvements Act and the related rules and regulations prohibit Con Edison from completing the acquisition until applicable waiting periods requirements have been satisfied. Con Edison is in the process of responding to requests for additional information from the Department of Justice. In June 2000, to partially hedge its interest rate risk with respect to financing the approximately \$1.8 billion cash portion of the merger consideration, Con Edison purchased, for \$8.9 million, cash–settled options expiring in December 2000 on an aggregate \$800 million notional amount of interest rate swap contracts. See "Liquidity and Capital Resources – Northeast Utilities Merger" in Con Edison's 10–K MD&A.

REGULATORY MATTERS

In April 2000 Con Edison of New York, pursuant to its 1997 restructuring agreement, reduced its electric rates by approximately \$103 million annually and expanded its electric Retail Choice program to a maximum of 3,000 MW of peak load. See "Regulatory Matters – Electric" in Con Edison's 10–K MD&A.

In May 2000 the installed capacity market of the New York Independent System Operator commenced operations, and Con Edison of New York ended its purchases of capacity under agreements with the buyers of the generating assets it sold in 1999. See Note I to the Con Edison financial statements in Item 8 of the Form 10–K.

NUCLEAR GENERATION

Con Edison of New York's Indian Point 2 nuclear generating unit was shut down on February 15, 2000 following a leak in one of its four steam generators. See "Nuclear Generation" in Con Edison's 10–K MD&A and Con Edison's First Quarter Form 10–Q MD&A, the combined Con Edison and Con Edison of New York Current Report on Form 8–K, dated March 30, 2000 and Note C to the Con Edison financial statements included in Part I, Item 1 of this report (which Note C is incorporated herein by reference).

FINANCIAL MARKET RISKS

Reference is made to "Financial Market Risks" in Con Edison's 10–K MD&A. At June 30, 2000 neither the fair value of derivatives outstanding nor potential derivative losses from reasonably possible near–term changes in market prices were material to the financial position, results of operations or liquidity of the company.

ENVIRONMENTAL MATTERS

For information concerning potential liabilities of the company arising from laws and regulations protecting the environment, including the Federal Comprehensive Environmental Response, Compensation and Liability Act of 1980 (Superfund), see the notes to Con Edison's financial statements included in Part I, Item 1 of this report and also see Part II, Item 3 of this report.

RESULTS OF OPERATIONS

Second Quarter of 2000 Compared with Second Quarter of 1999

Con Edison's net income for common stock for the second quarter of 2000 was \$68.7 million or \$.33 a share (based upon an average of 212.0 million common shares outstanding), compared with \$66.4 million or \$.30 a share (based upon an average of 226.0 million common shares outstanding) for the second quarter of 1999. O&R financial results are not included in earnings for periods prior to its July 1999 acquisition by Con Edison.

Earnings for the quarters ended June 30, 2000 and 1999 were as follows:

(Millions of dollars)	2000	1999
Con Edison of New York	\$71.1	\$69.2
O&R	5.3	_
Nonregulated subsidiaries	(4.0)	(2.2)
Other*	(3.7)	(0.6)
CON EDISON	\$68.7	\$66.4 [°]

^{*} Includes holding company expenses (including amortization of \$2.7 million of goodwill from the acquisition of O&R) and intercompany eliminations.

Con Edison's earnings for the second quarter of 2000, compared to the second quarter of 1999, increased \$2.3 million, reflecting \$5.3 million of O&R earnings, \$23.2 million of increased pension credits (see Note D to the Con Edison financial statements included in Item 8 of the Form 10–K), \$5.5 million of lower employee benefit expenses and higher electric sales of \$57.3 million as a result of weather and the favorable economy for Con Edison of New York, offset, partially, by \$27.8 million of increased distribution expense, \$23.4 million of rate reductions under Con Edison of New York's 1997 electric restructuring plan (see "Regulatory Matters – Electric" in Con Edison's 10–K MD&A and "Regulatory Matters," above), \$11.2 million of expenses incurred and the accrual of a \$15 million liability relating to the ongoing Indian Point 2 outage.

Con Edison estimates that the divestiture of most of Con Edison of New York's electric generating capacity in 1999 did not significantly impact its earnings per share in the 2000 period. The company estimates that reductions in property taxes, depreciation and other operating and maintenance costs, its acquisition of O&R and the common stock repurchase program have substantially offset the effects of divestiture.

A comparison of the results of operations of Con Edison for the second quarter of 2000 compared to the second quarter of 1999 follows.

THREE MONTHS ENDED JUNE 30, 2000 COMPARED WITH THREE MONTHS ENDED JUNE 30, 1999

(Millions of dollars)	INCREASES (DECREASES)	INCREASES (DECREASES)
	AMOUNT	PERCENT
Operating revenues	\$562.8	38.1%
Purchased power – electric and steam	505.2	(A)
Fuel – electric and steam	(74.0)	(61.0)
Gas purchased for resale	86.5	(A)
Operating revenues less purchased power, fuel and gas purchased for resale (net revenues)	45.1	4.5
Other operations and maintenance	36.3	9.5
Depreciation and amortization	12.0	9.0
Taxes, other than federal income tax	(9.6)	(3.4)
Federal income tax	(15.2)	(31.6)
Operating income	21.6	14.5
Other income less deductions and related federal income tax	0.2	(A)
Net interest charges	19.5	24.4
Preferred stock dividend requirements	_	
Net income for common stock	\$2.3	3.5%

(A) Amounts in excess of 100 percent

A discussion of Con Edison's operating revenues and operating income by business segment follows. Con Edison's principal business segments are its electric, gas and steam utility businesses. For additional information about Con Edison's business segments, see the notes to the Con Edison financial statements included in Part I, Item 1 of this report.

ELECTRIC

Con Edison's electric operating revenues in the second quarter of 2000 increased \$368.7 million, compared to the second quarter of 1999, reflecting Con Edison of New York's increased sales volumes and increased purchased power costs (which it bills to customers under PSC–approved rate provisions), offset by electric rate reductions of approximately \$23.4 million. The increase also reflects \$112.6 million of O&R electric operating revenues. See Note C to the Con Edison financial statements included in Part I, Item 1 of this report (which Note C is incorporated herein by reference).

Electricity sales volume in Con Edison of New York's service territory increased 5.5 percent in the second quarter of 2000, compared to the second quarter of 1999. The increase in sales volume reflects the continued strength of the New York City economy. After adjusting for variations, principally weather and billing days, in each period, electricity sales volume in Con Edison of New York's service territory increased 3.7 percent in the 2000 period. Weather—adjusted sales represent an estimate of the sales that would have been made if historical average weather conditions had prevailed.

Con Edison of New York's purchased power costs increased \$359.0 million in the second quarter of 2000, compared to the second quarter of 1999, as a result of its divestiture of most of its generating capacity in 1999, the ongoing Indian Point 2 outage and increases in the price of purchased power. Fuel costs decreased \$91.0 million as a result of generation divestiture.

Con Edison's electric operating income increased \$21.0 million in the second quarter of 2000, compared to the second quarter of 1999. The principal components of the increase were: O&R's electric operating income of \$11.1 million and an increase in Con Edison of New York's electric operating income of \$9.9 million, comprised primarily of a reduction in net revenues (operating revenues less fuel and purchased power) of \$38.5 million, \$11.2 million of expenses incurred and the accrual of a \$15 million liability relating to the ongoing Indian Point 2 outage, offset by lower pension expenses (\$18.4 million), lower employee benefit expenses (\$4.8 million), property taxes (\$15.8 million), Federal income tax (\$15.8 million) and the deferral of \$12.4 million of electric capacity costs.

The increase in the 2000 period in other operations and maintenance expenses reflects certain expenses relating to Indian Point 2 and a \$37.7 million decrease in expenses relating to Con Edison of New York's other electric generating assets (most of which were sold in 1999). Refueling and maintenance procedures that had been planned for a previously scheduled April 2000 outage have been performed as part of the ongoing Indian Point 2 outage. Refueling and maintenance expenses of \$18.7 million and a like amount of revenues were recognized in income in the second quarter of 2000. An additional \$19.1 million of refueling and maintenance expenses have been deferred for recovery through rates during the remaining months of the rate year ending March 2001. See "Outage Accounting" in Note G to the Con Edison financial statements included in the Form 10–K. In addition operation and maintenance expenses in the second quarter of 2000 reflect \$11.2 million of other expenses related to the ongoing Indian Point 2 outage.

GAS

Con Edison's gas operating revenues and gas operating income increased \$57.3 million and \$4.4 million, respectively, in the second quarter of 2000, compared to the second quarter of 1999. These changes reflect O&R's gas operating revenues of approximately \$31.0 million and gas operating loss of \$0.9 million, and Con Edison of New York's increased gas sales and transportation volumes.

Gas sales and transportation volume for Con Edison of New York's firm customers increased 7.6 percent in the second quarter of 2000, compared to the second quarter of 1999. After adjusting for variations, principally weather and billing days, in each period, firm gas sales and transportation volume increased 0.7 percent in the 2000 period.

A weather–normalization provision that applies to the gas businesses of Con Edison's utility subsidiaries operating in New York moderates, but does not eliminate, the effect of weather–related changes on gas operating income.

STEAM

Con Edison's steam operating revenues increased \$21.7 million and operating income decreased \$1.7 million in the second quarter of 2000, compared to the second quarter of 1999. The higher revenues reflect Con Edison of New York's increased fuel and purchased power costs (which it bills to customers under the fuel adjustment clause applicable to steam sales).

Steam sales volume increased 2.3 percent in the 2000 period. After adjusting for variations, principally weather and billing days, in each period, steam sales volume decreased 0.1 percent in the 2000 period.

NET INTEREST CHARGES

Net interest charges increased \$19.5 million in the 2000 period, reflecting primarily the addition of \$5.7 million of O&R debt expense and, with respect to Con Edison of New York, \$5.6 million of increased interest on long–term borrowings, \$1.9 million of increased interest related to short–term borrowing and \$4.0 million of interest accrued on the gain on generation divestiture that has been deferred for disposition by the PSC.

SIX MONTHS ENDED JUNE 30, 2000 COMPARED WITH THE SIX MONTHS ENDED JUNE 30, 1999

Con Edison's net income for common stock for the six months ended June 30, 2000 was \$256.9 million or \$1.21 a share (based upon an average of 212.4 million common shares outstanding), compared with \$243.0 million or \$1.06 a share (based upon an average of 228.5 million common shares outstanding) for the six months ended June 30, 1999. O&R financial results are not included in earnings for periods prior to its July 1999 acquisition by Con Edison.

Earnings for the six months ended June 30, 2000 and 1999 were as follows:

(Millions of dollars)	2000	1999
Con Edison of New York	\$249.4	\$251.2
O&R	16.0	_
Nonregulated subsidiaries	(1.7)	(7.9)
Other*	(6.8)	(0.3)
CON EDISON	\$256.9	\$243.0

^{*} Includes holding company expenses (including amortization of \$5.5 million of goodwill from the acquisition of O&R) and intercompany eliminations.

Con Edison's earnings for the first six months of 2000, compared to the first six months of 1999, increased \$13.9 million, reflecting \$16.0 million of O&R earnings, \$57.0 million of increased pension credits (see Note D to the Con Edison financial statements included in Item 8 of the Form 10–K), \$5.0 million of lower employee benefits expenses and higher electric sales of \$78.0 million as a result of weather and the favorable economy for Con Edison of New York, offset, partially, by \$40.2 million of increased distribution and transmission expense, \$47.6 million of rate reductions under Con Edison of New York's 1997 electric restructuring plan (see "Regulatory Matters – Electric" in Con Edison's 10–K MD&A and "Regulatory Matters," above), \$15.2 million of expenses incurred and the accrual of a \$30 million liability relating to the ongoing Indian Point 2 outage.

Con Edison estimates that the divestiture of most of Con Edison of New York's electric generating capacity in 1999 did not significantly impact its earnings per share in the 2000 period. The company estimates that reductions in property taxes, depreciation and other operating and maintenance costs, its acquisition of O&R and the common stock repurchase program have substantially offset the effects of divestiture.

A comparison of the results of operations of Con Edison for the six months ended June 30, 2000 compared to the six months ended June 30, 1999 follows.

SIX MONTHS ENDED JUNE 30, 2000 COMPARED WITH SIX MONTHS ENDED JUNE 30, 1999

(Millions of dollars)	INCREASES (DECREASES)	INCREASES (DECREASES)
	AMOUNT	PERCENT
Operating revenues	\$1,104.8	33.9%
Purchased power – electric and steam	946.5	(A)
Fuel – electric and steam	(105.3)	(44.1)
Gas purchased for resale	172.3	66.7
Operating revenues less purchased power, fuel and gas purchased for resale (net revenues)	91.3	4.2
Other operations and maintenance	57.8	7.4
Depreciation and amortization	22.0	8.3
Taxes, other than federal income tax	(18.9)	(3.2)
Federal income tax	(15.5)	(10.4)
Operating income	45.9	11.2
Other income less deductions and related federal income tax	0.8	47.7
Net interest charges	32.8	20.5
Preferred stock dividend requirements	_	_
Net income for common stock	\$13.9	5.7%

(A) Amounts in excess of 100 percent

A discussion of Con Edison's operating revenues and operating income by business segment follows. Con Edison's principal business segments are its electric, gas and steam utility businesses. For additional information about Con Edison's business segments, see the notes to the Con Edison financial statements included in Part I, Item 1 of this report.

ELECTRIC

Con Edison's electric operating revenues for the six months ended June 30, 2000 increased \$687.5 million compared to the comparable period of 1999, reflecting Con Edison of New York's increased sales volumes and increased purchased power costs (which it bills to customers under PSC-approved rate provisions), offset by electric rate reductions of approximately \$47.6 million. The increase also reflects \$217.3 million of O&R electric operating revenues. See Note C to the Con Edison financial statements included in Part I, Item 1 of this report (which Note C is incorporated herein by reference).

Electricity sales volume in Con Edison of New York's service territory increased 4.5 percent for the six months ended June 30, 2000, compared to the six months ended June 30, 1999. The increase in sales volume reflects the continued strength of the New York City economy. After adjusting for variations, principally weather and billing days, in each period, electricity sales volume in Con Edison of New York's service territory increased 3.4 percent in the 2000 period. Weather—adjusted sales represent an estimate of the sales that would have been made if historical average weather conditions had prevailed.

Con Edison of New York's purchased power costs increased \$693.5 million in the six months ended June 30, 2000, compared to the six months ended June 30,1999, as a result of its divestiture of most of its generating capacity in 1999, the ongoing Indian Point 2 outage and increases in the price of purchased power. Fuel costs decreased \$145.6 million as a result of generation divestiture.

Con Edison's electric operating income increased \$27.3 million for the six months ended June 30, 2000 from the comparable 1999 period. The principal components of the increase were: O&R's electric operating income of \$17.9 million and an increase in Con Edison of New York's electric operating income of \$9.4 million, comprised primarily of a reduction in net revenues (operating revenues less fuel and purchased power) of \$105.5 million, \$15.2 million of expenses incurred and the accrual of a \$30 million liability relating to the ongoing Indian Point 2 outage, offset by lower pension expenses (\$45.5 million), employee benefit expenses (\$4.9 million), property taxes (\$35.7 million), Federal income tax (\$23.5 million) and the deferral of \$49.5 million of electric capacity costs.

The increase in the 2000 period in other operations and maintenance expenses reflects certain expenses relating to Indian Point 2 and a \$71.4 million decrease in expenses relating to Con Edison of New York's other electric generating assets (most of which were sold in 1999). Refueling and maintenance procedures that had been planned for a previously scheduled April 2000 outage have been performed as part of the ongoing Indian Point 2 outage. Refueling and maintenance expenses of \$36.7 million and a like amount of revenues were recognized in income in the 2000 period. An additional \$19.1 million of refueling and maintenance expenses have been deferred for recovery through rates during the remaining months of the rate year ending March 2001. See "Outage Accounting" in Note G to the Con Edison financial statements included in the Form 10–K. In addition operation and maintenance expenses in the second quarter of 2000 reflect \$15.2 million of other expenses related to the ongoing Indian Point 2 outage.

GAS

Con Edison's gas operating revenues and gas operating income increased \$145.4 million and \$16.6 million, respectively, for the six months ended June 30, 2000, compared to the six months ended June 30, 1999. These changes reflect O&R's gas operating revenues of approximately \$108.5 million and gas operating income of approximately \$8.4 million, and Con Edison of New York's increased gas sales and transportation volumes.

Gas sales and transportation volume for Con Edison of New York's firm customers increased 4.2 percent in the six months ended June 30, 2000, compared to the six months ended June 30, 1999. After adjusting for variations, principally weather and billing days, in each period, firm gas sales and transportation volume increased 1.2 percent in the 2000 period.

A weather–normalization provision that applies to the gas businesses of Con Edison's utility subsidiaries operating in New York moderates, but does not eliminate, the effect of weather–related changes on gas operating income.

STEAM

Con Edison's steam operating revenues increased \$51.2 million and operating income decreased \$1.0 million for the six months ended June 30, 2000, compared to the six months ended June 30, 1999. The higher revenues reflect Con Edison of New York's increased fuel and purchased power costs (which it bills to customers under the fuel adjustment clause applicable to steam sales).

Steam sales volume increased slightly (0.8 percent) in the 2000 period. After adjusting for variations, principally weather and billing days, in each period, steam sales volume decreased 0.7 percent in the 2000 period.

NET INTEREST CHARGES

Net interest charges increased \$32.8 million in the 2000 period, reflecting primarily the addition of \$12.7 million of O&R debt expense and, with respect to Con Edison of New York, \$6.8 million of increased interest on long–term borrowings, \$7.9 million of increased interest related to short–term borrowing and \$4.0 million of interest accrued on the gain on generation divestiture that has been deferred for disposition by the PSC.

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

CON EDISON OF NEW YORK

Consolidated Edison Company of New York, Inc. (Con Edison of New York) is a regulated utility that provides electric service to over three million customers and gas service to over one million customers in New York City and Westchester County. It also provides steam service in parts of Manhattan. All of the common stock of Con Edison of New York is owned by Consolidated Edison, Inc. (Con Edison).

This discussion and analysis should be read in conjunction with Con Edison of New York's Management's Discussion and Analysis of Financial Condition and Results of Operations in Item 7 of the combined Con Edison, Con Edison of New York and Orange and Rockland Utilities, Inc. (O&R) Annual Reports on Form 10–K for the year ended December 31, 1999 (File Nos. 1–14514, 1–1217 and 1–4315, the Form 10–K) and Con Edison of New York's Management's Discussion and Analysis of Financial Condition and Results of Operations (Con Edison of New York's First Quarter 10–Q MD&A) in Part I, Item 2 of the combined Con Edison, Con Edison of New York and O&R Quarterly Reports on Form 10–Q for the quarterly period ended March 31, 2000 (Con Edison of New York's First Quarter Form 10–Q). Reference is also made to the notes to the financial statements in Part I, Item 1 of this report, which notes are incorporated herein by reference.

LIQUIDITY AND CAPITAL RESOURCES

Cash and temporary cash investments and outstanding commercial paper (shown as notes payable on the balance sheet) at June 30, 2000 and December 31, 1999 were (amounts shown in millions):

	June 30, 2000	December 31, 1999
Cash and temporary cash investments	\$ 1.2	\$349.0
Commercial paper	\$109.9	\$495.4

Cash and temporary cash investments, net of commercial paper, decreased at June 30, 2000, compared to December 31, 1999, reflecting reduced cash flows from operations, increased construction expenditures and long-term debt repayments and issuances.

Net cash flows from operating activities during the first six months of 2000 decreased \$136.4 million, compared to the first six months of 1999, principally because net cash flows in the 2000 period reflect the effects of generation divestiture, including increased recoverable energy costs and accounts payable related to the purchase of electricity for customers.

The approximately \$1.1 billion of divestiture net proceeds that was held by Con Edison of New York at June 30, 1999 was used in 1999 to pay dividends to Con Edison (which it used to repay commercial paper issued to fund initially its acquisition of O&R), to repay commercial paper and for the Con Edison common stock repurchase program.

Construction expenditures during the first six months of 2000 increased \$99.8 million, compared to the first six months of 1999, principally as a result of expenditures related to meeting load growth on the company's electric distribution system.

In January 2000 Con Edison of New York repaid at maturity \$125 million of 7.6 percent Series 1992 C debentures.

In May 2000 Con Edison of New York issued \$325 million aggregate principal amount of 10–year 8.125 percent debentures. See "Liquidity and Capital Resources – Capital Resources" in Con Edison of New York's 10–K MD&A and in Con Edison of New York's First Quarter 10–Q MD&A.

Con Edison of New York's accounts receivable – customer, less allowance for uncollectible accounts decreased \$7.5 million at June 30, 2000, compared with year-end 1999. Con Edison of New

York's equivalent number of days of revenue outstanding (ENDRO) of customer accounts receivable was 27.4 days at June 30, 2000, compared with 28.8 days at December 31, 1999.

Prepayments at June 30, 2000 include cumulative credits to pension expense of \$218.0 million, compared with \$116.0 million at December 31, 1999. See Note D to the Con Edison of New York financial statements included in Item 8 of the Form 10–K.

Recoverable energy costs increased \$166.5 million at June 30, 2000, compared with year—end 1999, reflecting increased purchased power costs discussed below in "Results of Operations," offset, partially, by the ongoing recovery of previously deferred amounts. See "Recoverable Fuel Costs" in Note A to the Con Edison of New York financial statements included in Item 8 of the Form 10–K. Also see Note C to the Con Edison of New York financial statements included in Part I, Item 1 of this report (which Note C is incorporated herein by reference).

Deferred charges for divestiture – capacity replacement reconciliation increased \$49.5 million at June 30, 2000, compared with year–end 1999, reflecting the deferral of additional electric capacity costs under contracts with the buyers of the generating assets sold by Con Edison of New York. See Note G to the Con Edison of New York financial statements included in Item 8 of the Form 10–K.

Other regulatory assets increased \$15.6 million at June 30, 2000, compared with year-end 1999, reflecting the deferral of \$19.1 million of Indian Point 2 refueling and maintenance outage expenses discussed below in "Results of Operations."

Unfunded other post–employment benefit (OPEB) obligations (shown as pension and benefit reserve on the balance sheet) were \$113.9 million at June 30, 2000, compared to \$76.8 million at December 31, 1999. Con Edison of New York's policy is to fund its estimated OPEB costs to the extent deductible under current tax limitations. See Note E to the Con Edison of New York financial statements included in Item 8 of the Form 10–K.

The accumulated provision for injuries and damages was \$119.6 million at June 30, 2000, compared to \$110.1 million at December 31, 1999. The increase resulted primarily from increased workers' compensation claims.

Accounts payable increased \$209.2 million, compared with year-end 1999, due primarily to the higher costs of power purchases.

Accrued taxes increased \$46.8 million, compared to year-end 1999, due principally to timing differences.

Other regulatory liabilities increased \$66.1 million, compared with year—end 1999, reflecting the accrual of a \$30 million liability relating to the ongoing outage at Indian Point 2 (see "Nuclear Generation," below) and the deferral for future refund to customers of \$26.9 million of certain transmission revenues received from the New York Independent System Operator, offset by the recognition of \$22.3 million of previously deferred revenues relating to a scheduled Indian Point 2 refueling and maintenance outage.

CAPITAL RESOURCES

Con Edison of New York's ratio of earnings to fixed charges (for the 12 months ended on the date indicated) and common equity ratio (as of the date indicated) were:

	June 30, 2000	December 31, 1999
Earnings to fixed charges (SEC basis)	3.91	4.17
Common equity ratio*	48.5	49.4

^{*} Common shareholders' equity as a percentage of total capitalization

COLLECTIVE BARGAINING AGREEMENTS

In June 2000 Con Edison of New York concluded a four—year collective bargaining agreement with the union representing approximately two—thirds of its employees. The agreement, among other things, provides for general wage increases of 3.0 percent in each of the first three years and 2.5 percent in year four, with a potential 0.5 percent merit increase in each year.

REGULATORY MATTERS

In April 2000 Con Edison of New York, pursuant to its 1997 restructuring agreement, reduced its electric rates by approximately \$103 million annually and expanded its electric Retail Choice program to a maximum of 3,000 MW of peak load. See "Regulatory Matters – Electric" in Con Edison of New York's 10–K MD&A.

In May 2000 the installed capacity market of the New York Independent System Operator commenced operations, and Con Edison of New York ended its purchases of capacity under agreements with the buyers of the generating assets it sold in 1999. See Note I to the Con Edison of New York financial statements in Item 8 of the Form 10–K.

NUCLEAR GENERATION

Con Edison of New York's Indian Point 2 nuclear generating unit was shut down on February 15, 2000 following a leak in one of its four steam generators. See "Nuclear Generation" in Con Edison of New York's 10–K MD&A and Con Edison of New York's First Quarter Form 10–Q MD&A, the combined Con Edison and Con Edison of New York Current Report on Form 8–K, dated March 30, 2000 and Note C to the Con Edison of New York financial statements included in Part I, Item 1 of this report (which Note C is incorporated herein by reference).

FINANCIAL MARKET RISKS

Reference is made to "Financial Market Risks" in Con Edison of New York's 10–K MD&A. At June 30, 2000 neither the fair value of derivatives outstanding nor potential derivative losses from reasonably possible near-term changes in market prices were material to the financial position, results of operations or liquidity of the company.

ENVIRONMENTAL MATTERS

For information concerning potential liabilities of Con Edison of New York arising from laws and regulations protecting the environment, including the Federal Comprehensive Environmental Response, Compensation and Liability Act of 1980 (Superfund), see the notes to Con Edison of New York's financial statements included in Part I, Item 1 of this report and also see Part II, Item 3 of this report.

RESULTS OF OPERATIONS

Second Quarter of 2000 Compared with Second Quarter of 1999

Con Edison of New York's net income for common stock for the second quarter of 2000 was \$71.1 million, compared with \$69.2 million for the second quarter of 1999. Con Edison of New York's net income reflects higher electric sales of \$57.3 million as a result of weather and the favorable economy and increased pension credits of \$23.2 million, offset, partially, by electric rate reductions of \$23.4 million, increased distribution expenses of \$22.5 million, \$11.2 million of expenses incurred and the accrual of a \$15 million liability relating to the ongoing Indian Point 2 outage.

A comparison of the results of operations of Con Edison of New York for the second quarter of 2000 compared to the second quarter of 1999 follows.

THREE MONTHS ENDED JUNE 30, 2000 COMPARED WITH THREE MONTHS ENDED JUNE 30, 1999

(Millions of dollars)	INCREASES (DECREASES)	INCREASES (DECREASES)
	AMOUNT	PERCENT
Operating revenues	\$278.8	19.3%
Purchased power – electric and steam	364.6	(A)
Fuel – electric and steam	(78.7)	(64.8)
Gas purchased for resale	25.4	39.0
Operating revenues less purchased power, fuel and gas purchased for resale (net revenues)	(32.5)	(3.3)
Other operations and maintenance	(4.4)	(1.2)
Depreciation and amortization	(0.1)	(0.1)
Taxes, other than federal income tax	(24.2)	(8.6)
Federal income tax	(17.3)	(34.9)
Operating income	13.5	8.9
Other income less deductions and related federal income tax	0.5	(A)
Net interest charges	12.1	15.2
Net income for common stock	\$1.9	2.8%

(A) Amounts in excess of 100 percent

A discussion of Con Edison of New York's operating revenues and operating income by business segment follows. Con Edison of New York's principal business segments are its electric, gas and steam utility businesses. For additional information about Con Edison of New York's business segments, see the notes to the Con Edison of New York financial statements included in Part I, Item 1 of this report.

ELECTRIC

Con Edison of New York's electric operating revenues in the second quarter of 2000 increased \$229.4 million, compared to the second quarter of 1999. The increase reflects increased sales volumes and increased purchased power costs (which it bills to customers under PSC-approved rate provisions) offset by electric rate reductions of approximately \$23.4 million. See Note C to the Con Edison of New York financial statements included in Part I, Item 1 of this report (which Note C is incorporated herein by reference).

Con Edison of New York's electric sales, excluding off–system sales, for the second quarter of 2000 compared with the second quarter of 1999 were:

MILLIONS OF KWHRS.

Description	Three Months Ended June 30, 2000	Three Months Ended June 30, 1999	Variation	Percent Variation
Residential/Religious	2,610	2,469	141	5.7%
Commercial/Industrial	4,688	4,578	110	2.4
Other	104	121	(17)	(14.0)
TOTAL FULL SERVICE CUSTOMERS	7,402	7,168	234	3.3
Retail Choice Customers	2,121	1,817	304	16.7
SUB-TOTAL	9,523	8,985	538	6.0
NYPA, Municipal Agency and Other Sales	2,337	2,256	81	3.6
TOTAL SERVICE AREA	11,860	11,241	619	5.5%

Electricity sales volume in Con Edison of New York's service territory increased 5.5 percent in the second quarter of 2000, compared to the second quarter of 1999. The increase in sales volume reflects the continued strength of the New York City economy. After adjusting for variations, principally weather and billing days, in each period, electricity sales volume in Con Edison of New York's service territory increased 3.7 percent in the 2000 period. Weather—adjusted sales represent an estimate of the sales that would have been made if historical average weather conditions had prevailed.

Con Edison of New York's purchased power costs increased \$359.0 million in the second quarter of 2000, compared to the second quarter of 1999, as a result of its divestiture of most of its generating capacity in 1999, increases in the price of purchased power, and the ongoing Indian Point 2 outage. Fuel costs decreased \$91.0 million as a result of generation divestiture.

Con Edison of New York's electric operating income increased \$9.9 million in the second quarter of 2000, compared with the second quarter of 1999, as a result of decreased net revenues (operating revenues less fuel and purchased power) of \$38.5 million, \$11.2 million of expenses incurred and the accrual of a \$15 million liability relating to the ongoing Indian Point 2 outage, offset by reduced pension expenses (\$18.4 million), employee benefit expenses (\$4.8 million), property taxes (\$15.8 million), Federal income tax (\$15.8 million) and the deferral of \$12.4 million of electric capacity costs.

The increase in the 2000 period in other operations and maintenance expenses reflects certain expenses relating to Indian Point 2 and a \$37.7 million decrease in expenses relating to Con Edison of New York's other electric generating assets (most of which were sold in 1999). Refueling and maintenance procedures that had been planned for a previously scheduled April 2000 outage have been performed as part of the ongoing Indian Point 2 outage. Refueling and maintenance expenses of \$18.7 million and a like amount of revenues were recognized in income in the second quarter of 2000. An additional \$19.1 million of refueling and maintenance expenses have been deferred for recovery through rates during the remaining months of the rate year ending March 2001. See "Outage Accounting" in Note G to the Con Edison of New York financial statements included in the Form 10–K. In addition operation and maintenance expenses in the second quarter of 2000 reflect \$11.2 million of other expenses related to the ongoing Indian Point 2 outage.

GAS

Con Edison of New York's gas operating revenues and gas operating income increased \$27.7 million and \$5.4 million, respectively, in the second quarter of 2000, compared to the second quarter of 1999. These changes reflect increased gas sales and transportation volumes.

Gas sales and transportation volume for Con Edison of New York's firm customers increased 7.6 percent in the second quarter of 2000, compared to the 1999 period. After adjusting for variations, principally weather and billing days, in each period, firm gas sales and transportation volume increased 0.7 percent in the 2000 period.

A weather–normalization provision that applies to Con Edison of New York's gas business moderates, but does not eliminate, the effect of weather–related changes on gas operating income.

STEAM

Con Edison of New York's steam operating revenues increased \$21.7 million and operating income decreased \$1.7 million in the second quarter of 2000, compared to the second quarter of 1999. The higher revenues reflect increased fuel and purchased power costs (which it bills to customers under the fuel adjustment clause applicable to steam sales).

Steam sales volume increased 2.3 percent in the 2000 period. After adjusting for variations, principally weather and billing days, in each period, steam sales volume decreased 0.1 percent in the 2000 period.

NET INTEREST CHARGES

Net interest charges increased \$12.1 million in the 2000 period, reflecting \$5.6 million of increased interest on long-term borrowings, \$1.9 million of increased interest related to short-term borrowing and \$4.0 million of interest accrued on the gain on generation divestiture that has been deferred for disposition by the PSC.

SIX MONTHS ENDED JUNE 30, 2000 COMPARED WITH THE SIX MONTHS ENDED JUNE 30, 1999

Con Edison of New York's net income for common stock for the six months ended June 30, 2000 was \$249.4 million, compared with \$251.2 million for the six months ended June 30, 1999. Con Edison of New York's net income reflects higher electric sales of \$78.0 million as a result of weather and the favorable economy and increased pension credits of \$57.0 million, offset by electric rate reductions of \$47.6 million, increased distribution expenses of \$33.5 million, \$15.2 million of expenses incurred and the accrual of a \$30 million liability relating to the ongoing Indian Point 2 outage.

A comparison of the results of operations of Con Edison of New York for the six months ended June 30, 2000 compared to the six months ended June 30, 1999 follows.

SIX MONTHS ENDED JUNE 30, 2000 COMPARED WITH SIX MONTHS ENDED JUNE 30, 1999

(Millions of dollars)	INCREASES (DECREASES)	INCREASES (DECREASES)
	AMOUNT	PERCENT
Operating revenues	\$533.6	16.8%
Purchased power – electric and steam	700.4	(A)
Fuel – electric and steam	(111.0)	(46.5)
Gas purchased for resale	36.9	17.3
Operating revenues less purchased power, fuel and gas purchased for resale (net revenues)	(92.7)	(4.3)
Other operations and maintenance	(29.7)	(4.0)
Depreciation and amortization	(8.0)	(0.3)
Taxes, other than federal income tax	(52.8)	(9.1)
Federal income tax	(26.1)	(16.9)
Operating income	16.7	4.0
Other income less deductions and related federal income tax	(0.1)	(81.6)
Net interest charges	18.4	11.5
Net income for common stock	\$(1.8)	(0.7)%

(A) Amounts in excess of 100 percent

A discussion of Con Edison of New York's operating revenues and operating income by business segment follows. Con Edison of New York's principal business segments are its electric, gas and steam utility businesses. For additional information about Con Edison of New York's business segments, see the notes to the Con Edison of New York financial statements included in Part I, Item 1 of this report.

ELECTRIC

Con Edison of New York's electric operating revenues in the six months ended June 30, 2000 increased \$442.4 million, compared to the six months ended June 30, 1999. The increase reflects increased sales volumes and increased purchased power costs (which it bills to customers under PSC–approved rate provisions), offset by electric rate reductions of approximately \$47.6 million. See Note C to the Con Edison of New York financial statements included in Part I, Item 1 of this report (which Note C is incorporated herein by reference).

Con Edison of New York's electric sales, excluding off–system sales, for the six months ended June 30, 2000 compared with the six months ended June 30, 1999 were:

MILLIONS OF KWHRS.

Description	Six Months Ended June 30, 2000	Six Months Ended June 30, 1999	Variation	Percent Variation
Residential/Religious	5,407	5,193	214	4.1%
Commercial/Industrial	9,371	10,120	(749)	(7.4)
Other	240	261	(21)	(8.1)
TOTAL FULL SERVICE CUSTOMERS	15,018	15,574	(556)	(3.6)
Retail Choice Customers	4,376	2,866	1,510	52.7
SUB-TOTAL	19,394	18,440	954	5.2
NYPA, Municipal Agency and Other Sales	4,812	4,730	82	1.7
TOTAL SERVICE AREA	24,206	23,170	1,036	4.5%

Electricity sales volume in Con Edison of New York's service territory increased 4.5 percent for the six months ended June 30, 2000, compared to the six months ended June 30, 1999. The increase in sales volume reflects the continued strength of the New York City economy. After adjusting for variations, principally weather and billing days, in each period, electricity sales volume in Con Edison of New York's service territory increased 3.4 percent in the 2000 period. Weather—adjusted sales represent an estimate of the sales that would have been made if historical average weather conditions had prevailed.

Con Edison of New York's purchased power costs increased \$693.5 million for the six months ended June 30, 2000, compared to the six months ended June 30, 1999, as a result of its divestiture of most of its generating capacity in 1999, increases in the price of purchased power, and the ongoing Indian Point 2 outage. Fuel costs decreased \$145.6 million as a result of generation divestiture.

Con Edison of New York's electric operating income increased \$9.4 million in the six months ended June 30, 2000, compared with the six months ended June 30, 1999, as a result of decreased net revenues (operating revenues less fuel and purchased power) of \$105.5 million, increased distribution and transmission expenses associated with system reinforcement and the relocation of company facilities to avoid interference with municipal infrastructure projects of \$33.1 million, \$15.2 million of expenses incurred and the accrual of a \$30 million liability relating to the ongoing Indian Point 2 outage, offset by reduced pension expenses (\$45.5 million), employee benefit expenses (\$4.9 million), property taxes (\$35.7 million), Federal income tax (\$23.5 million) and the deferral of \$49.5 million of electric capacity costs.

The increase in the 2000 period in other operations and maintenance expenses reflects certain expenses relating to Indian Point 2 and a \$71.4 million decrease in expenses relating to Con Edison of New York's other electric generating assets (most of which were sold in 1999). Refueling and maintenance procedures that had been planned for a previously scheduled April 2000 outage have been performed as part of the ongoing Indian Point 2 outage. Refueling and maintenance expenses of

\$36.7 million and a like amount of revenues were recognized in income in the 2000 period. An additional \$19.1 million of refueling and maintenance expenses have been deferred for recovery through rates during the remaining months of the rate year ending March 2001. See "Outage Accounting" in Note G to the Con Edison of New York financial statements included in the Form 10–K. In addition operation and maintenance expenses in the 2000 period reflect \$15.2 million of other expenses related to the ongoing Indian Point 2 outage.

GAS

Con Edison of New York's gas operating revenues and gas operating income increased \$40.0 million and \$8.2 million, respectively, for the six months ended June 30, 2000, compared to the six months ended June 30, 1999. These changes reflect increased gas sales and transportation volumes and higher pension credits.

Gas sales and transportation volume for Con Edison of New York's firm customers increased 4.2 percent for the six months ended June 30, 2000, compared to the 1999 period. After adjusting for variations, principally weather and billing days, in each period, firm gas sales and transportation volume increased 1.2 percent in the 2000 period.

A weather–normalization provision that applies to Con Edison of New York's gas business moderates, but does not eliminate, the effect of weather–related changes on gas operating income.

STEAM

Con Edison of New York's steam operating revenues increased \$51.2 million and operating income decreased \$1.0 million for the six months ended June 30, 2000, compared to the six months ended June 30, 1999. The higher revenues reflect increased fuel and purchased power costs (which it bills to customers under the fuel adjustment clause applicable to steam sales).

Steam sales volume increased slightly (0.8 percent) in the 2000 period. After adjusting for variations, principally weather and billing days, in each period, steam sales volume decreased 0.7 percent in the 2000 period.

NET INTEREST CHARGES

Net interest charges increased \$18.4 million in the 2000 period, reflecting \$6.8 million of increased interest on long-term borrowings, \$7.9 million of increased interest related to short-term borrowing and \$4.0 million of interest accrued on the gain on generation divestiture that has been deferred for disposition by the PSC.

O&R MANAGEMENT'S NARRATIVE ANALYSIS OF THE RESULTS OF OPERATIONS

Orange and Rockland Utilities, Inc. (O&R), a wholly–owned subsidiary of Consolidated Edison, Inc. (Con Edison), meets the conditions specified in General Instruction H to Form 10–Q and is permitted to use the reduced disclosure format for wholly–owned subsidiaries of companies, such as Con Edison, that are reporting companies under the Securities Exchange Act of 1934. Accordingly, this O&R Management's Narrative Analysis of the Results of Operations is included in this report, and O&R has omitted from this report the information called for by Part I, Item 2 (Management's Discussion and Analysis of Financial Condition and Results of Operations).

O&R's net income for common stock for the six month period ended June 30, 2000 was \$16.0 million, \$24.4 million higher than the corresponding 1999 period. The 1999 period included \$21.5 million of non–recurring merger and divestiture related charges. Excluding the impact of these charges, net income would have increased \$2.9 million in the 2000 period, compared to the corresponding 1999 period. This increase was due primarily to higher electric and gas sales, and reduced operation and maintenance expenses, property taxes, depreciation expense and interest charges, offset, in part, by electric rate changes implemented in the third quarter of 1999.

In June 2000 O&R concluded a new four-year collective bargaining agreement with the union representing approximately 65 percent of its employees. The O&R agreement, among other things,

provides for general wage increases of 3.25 percent in the first year, and 3.0 percent for the next two years and 3.25 percent in the fourth year of the contract.

A comparison of the results of operations of O&R for the six months ended June 30, 2000 compared to the six months ended June 30, 1999 follows.

(Millions of dollars)	INCREASES (DECREASES)	INCREASES (DECREASES)
	AMOUNT	PERCENT
Operating revenues	\$0.3	0.1%
Purchased power – electric	65.5	(A)
Fuel – electric	(23.0)	(A)
Gas purchased for resale	10.0	17.5
Operating revenues less purchased power, fuel and gas purchased for resale (net revenues)	(52.2)	(25.8)
Other operations and maintenance	(51.9)	(42.4)
Depreciation and amortization	(4.7)	(24.2)
Taxes, other than federal income tax	(15.3)	(33.0)
Federal income tax	5.3	(A)
Operating income	14.4	(A)
Other income less deductions and related federal income tax	4.6	(A)
Net interest charges	(4.5)	(26.2)
Preferred stock dividend requirements	(0.9)	(A)
Net income for common stock	\$24.4	(A)

(A) Amounts in excess of 100 percent

A discussion of O&R's operating revenues by business segment follows. O&R's principal business segments are its electric and gas utility businesses. For additional information about O&R's business segments, see the notes to the O&R financial statements included in Part I, Item 1 of this report.

Electric operating revenues decreased \$7.1 million in the six months ended June 30, 2000, compared to the corresponding 1999 period. In the 1999 period, O&R reduced revenues by \$3.2 million to reflect a liability to refund to customers this portion of the proceeds of its June 1999 divestiture of the company's electric generating assets. Excluding the impact of this non-recurring accrual, electric operating revenues would have decreased \$10.3 million in the 2000 period, compared to the corresponding 1999 period. This decrease was attributable primarily to the rate reductions implemented by O&R in July and August 1999. These rate reductions were made as a result of the divestiture by O&R of its generating capacity in June 1999 and O&R's acquisition by Con Edison in July 1999. See Note A to the O&R financial statements in Item 8 of the combined Con Edison, Con Edison of New York and O&R Annual Report on Form 10–K for the year ended December 31, 1999 (File Nos. 1–14514, 1–1217 and 1–4315, the Form 10–K).

O&R's electric energy sales in the six months ended June 30, 2000 increased 2.0 percent to 2,403,530 megawatt hours (MWhr) from 2,355,913 MWhr in the corresponding 1999 period. The increase was due primarily to the continued strength of the economy. After adjusting for variations, principally weather and billing days, electricity sales were 2.8 percent higher in the 2000 period. Weather–adjusted sales represent an estimate of the sales that would have been made if historical average weather conditions had prevailed.

O&R's purchased power costs increased \$65.5 million during the six months ended June 30, 2000, compared to the corresponding 1999 period. Fuel costs decreased \$23.0 million in the 2000 period. These variations are attributable primarily to the June 1999 divestiture of the company's electric

generating assets, higher customer sales, and increases in the cost of purchased energy. O&R's purchased power and fuel costs are recoverable from O&R's customers under rate provisions approved by the appropriate state utility regulatory commissions and did not impact earnings in the 2000 or 1999 periods.

O&R's gas operating revenues increased \$7.9 million in the six months ended June 30, 2000, compared to the corresponding 1999 period. The increase was due primarily to recovery from customers of higher gas costs and increases in gas sales and transportation volumes in the 2000 period. O&R's total sales of gas to customers during the 2000 period totaled 17,230,365 Dekatherms (Dth), compared with 16,781,045 Dth during the 1999 period, an increase of 2.7 percent.

O&R's revenues from gas sales in New York are subject to a weather normalization clause. After adjusting for variations, principally weather and billing days, in each period, gas sales and transportation volume to firm customers was 0.2 percent lower for the 2000 period, compared to the 1999 period.

O&R's cost of gas purchased for resale increased \$10 million in the six months ended June 30, 2000, compared to the corresponding 1999 period, due primarily to higher gas costs and an increase in firm sales for the period.

O&R's other operation and maintenance expenses decreased \$51.9 million in the six months ended June 30, 2000, compared to the corresponding 1999 period, due primarily to the June 1999 divestiture of the company's electric generating assets and operating efficiencies resulting from Con Edison's July 1999 acquisition of the company.

Taxes other than federal income tax decreased \$15.3 million in the six months ended June 30, 2000, compared to the corresponding 1999 period, due primarily to reduced property taxes resulting from the June 1999 divestiture of the company's electric generating assets.

O&R's other income increased \$4.7 million in the six months ended June 30, 2000, compared to the corresponding 1999 period, due primarily to interest earned on proceeds from the June 1999 divestiture of the company's electric generating assets. In addition, the 1999 period included non–recurring adjustments to expense related to O&R's acquisition by Con Edison of \$1.3 million.

O&R's interest charges decreased \$4.5 million in the six months ended June 30, 2000, compared to the corresponding 1999 period, due primarily to lower debt outstanding as a result of repayment of indebtedness with a portion of the proceeds from the June 1999 divestiture of the company's electric generating assets.

O&R redeemed all outstanding shares of its preferred stock in April 1999 and therefore had no preferred stock dividend requirements in the six months ended June 30, 2000.

ITEM 3 QUANTITATIVE AND QUALITATIVE DISCLOSURE ABOUT MARKET RISK

CON EDISON

For information about Con Edison's primary market risks associated with activities in derivative financial instruments, other financial instruments and derivative commodity instruments, see "Financial Market Risks" in Con Edison's Management's Discussion and Analysis of Financial Condition and Results of Operations in Part 1, Item 2 of this report and Item 7A of the combined Con Edison, Con Edison of New York and O&R Annual Report on Form 10–K for the year ended December 31, 1999 (the "Form 10–K"), which information is incorporated herein by reference.

CON EDISON OF NEW YORK

For information about Con Edison of New York's primary market risks associated with activities in derivative financial instruments, other financial instruments and derivative commodity instruments, see "Financial Market Risks" in Con Edison of New York's Management's Discussion and Analysis of Financial Condition and Results of Operations in Part 1, Item 2 of this report and Item 7A of the Form 10–K, which information is incorporated herein by reference.

PART II. OTHER INFORMATION

ITEM 1. LEGAL PROCEEDINGS

CON EDISON

NORTHEAST UTILITIES SHAREHOLDERS' SUIT

Reference is made to "Northeast Utilities Shareholders Suit" in Part II, Item 1, Legal Proceedings in the combined Con Edison, Con Edison of New York and O&R Quarterly Report on Form 10–Q for the quarterly period ended March 31, 2000 (the "First Quarter Form 10–Q").

CON EDISON OF NEW YORK

SUPERFUND - ARTHUR KILL TRANSFORMER SITE

Reference is made to "Superfund – Arthur Kill Transformer Site" in Part I, Item 3, Legal Proceedings of the combined Con Edison, Con Edison of New York and O&R Annual Report on Form 10–K for the year ended December 31, 1999 (the "Form 10–K") and in Part II, Item 1, Legal Proceedings in the First Quarter Form 10–Q.

SUPERFUND - MANUFACTURED GAS SITES

Reference is made to "Superfund – Manufactured Gas Sites" in Part I, Item 3, Legal Proceedings of the Form 10–K.

Coal tar and other manufactured gas plant–related contamination have been detected in the soil and groundwater beneath a Con Edison of New York electric distribution substation in White Plains, New York. Based on the limited testing conducted to date, it appears that the contamination extends to at least one neighboring property and possibly others. Additional studies are planned to delineate the full extent of the contamination. Depending on the results of those studies and the cleanup requirements imposed by the DEC, the costs of cleaning up the contamination could exceed \$10 million.

SUPERFUND - BCF OIL REFINING SITE

In May 2000, the United States Environmental Protection Agency (EPA) designated Con Edison of New York and numerous other parties as potentially responsible parties (PRPs) for the BCF Oil Refining Site in Brooklyn, New York. The site was operated as a waste oil reprocessing facility from the late 1970's until August 1994, when the facility was forced to close down because its storage and processing tanks had become contaminated with elevated concentrations of polychlorinated biphenyls (PCBs). In November 1994, the owners of the site sued Con Edison of New York, alleging that its shipments of waste oil and oily wastewater to the facility were the source of the high concentration of PCBs that had contaminated the facility's tanks. The action was dismissed after a jury verdict in Con Edison of New York's favor. However, the facility's tanks still contain significant quantities of PCB–contaminated oil and EPA has determined that an emergency cleanup program estimated to cost \$2.1 million is required for them. EPA is currently attempting to negotiate with the owners of the facility for the implementation of the required emergency cleanup program, but has indicated that it may order PRPs who shipped waste oil to the facility to implement or to fund the program if the facility owners do not agree to carry out the program.

SUPERFUND - MATTIACE PETROCHEMICAL COMPANY SITE

In July 2000, Con Edison of New York was served with an EPA Superfund information request for the Mattiace Petrochemical Company Superfund Site in Glen Cove, New York. According to EPA, the Mattiace Petrochemical Company processed, blended, repacked, and distributed solvents at the site from the mid–1960's until 1987. Between 1974 and 1982, Mattiace Petrochemical's affiliate, the M&M Drum Company, cleaned and refurbished metal drums at the site. Since 1988, EPA has spent in excess of \$12 million conducting emergency removal and cleanup work at the site. Con Edison of New York is presently investigating whether it shipped hazardous substances to the site. While the

investigation is not yet complete, it appears that during the early 1980's, Con Edison of New York purchased naphta and a mineral spirit solvent from Mattiace Petrochemical and sold scrap drums to Mattiace and M&M Drum.

EMPLOYEES' CLASS ACTION

Reference is made to "Employees' Class Action" in Part I, Item 3, Legal Proceedings of the Form 10–K. In June 2000, the court preliminarily approved a settlement agreement between Con Edison of New York and the plaintiffs. If the agreement receives final approval, the company will pay an estimated aggregate \$10 million (including attorneys' fees) and will take certain actions with respect to its personnel practices. At June 30, 2000, the company had approximately \$10 million accrued as its liability with respect to this action.

INDIAN POINT 2 OUTAGE LITIGATION

Reference is made to Note C to the Con Edison of New York financial statements included in Part I, Item 1 of this report.

O&R

SHAREHOLDER LAWSUITS

Reference is made to "Shareholder Lawsuits" in Part I, Item 3, Legal Proceedings of the Form 10–K and in Part II, Item 1, Legal Proceedings in the First Quarter Form 10–Q. In May 2000, the trial court dismissed plaintiffs' actions and imposed sanctions on plaintiffs' counsel in Suzanne Hennessy, et al. v. D. Louis Peoples, et al.

O&R CLEAN AIR ACT PROCEEDING

In May 2000, the New York State Department of Environmental Conservation ("DEC") issued notices of violation to O&R and four other companies that have operated coal–fired electric generating facilities in New York State. The notices allege violations of the federal Clean Air Act and the New York State Environmental Conservation Law resulting from the alleged failure of the companies to obtain DEC permits for physical modifications to their generating facilities and to install air pollution control equipment that would have reduced harmful emissions. The notice of violation received by O&R relates to the Lovett Generating Station that it sold in June 1999. O&R is unable to predict whether or not the alleged violations will have a material adverse effect on its financial position, results of operation or liquidity.

ITEM 4. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS

CON EDISON

(a) At the Annual Meeting of Stockholders of Con Edison on May 15, 2000, the stockholders of Con Edison voted to elect management's nominees for the Board of Directors, to ratify and approve the appointment of Con Edison's independent accountants, and not to adopt a stockholder proposal. 161,785,528 shares of Common Stock of Con Edison, representing approximately 76.21% of the 212,292,190 shares of Common Stock outstanding and entitled to vote, were present at the meeting in person or by proxy.

(b) The name of each nominee for election as a member of Con Edison's Board of Directors and the number of shares voted for or with respect to which authority to vote for was withheld are as follows:

	VOTES FOR	VOTES WITHHELD
	FOR	WIITHELD
E. VIRGIL CONWAY	159,242,410	2,543,118
PETER W. LIKINS	159,481,540	2,303,988
RUTH M. DAVIS	159,243,513	2,542,015
EUGENE R. MCGRATH	159,439,504	2,346,024
GORDON J. DAVIS	158,276,938	3,508,590
ELLEN V. FUTTER	159,413,924	2,371,604
RICHARD A. VOELL	159,079,447	2,706,081
SALLY HERNANDEZ-PINERO	159,320,147	2,465,381
STEPHEN R. VOLK	158,928,813	2,856,715
JOAN S. FREILICH	159,496,944	2,288,584
MICHAEL J. DEL GIUDICE	159,475,634	2,309,894
GEORGE CAMPBELL, JR.	159,431,695	2,353,833

- (c) The results of the vote on the appointment of PricewaterhouseCoopers LLP as independent accountants for Con Edison for 2000 were as follows: 159,387,727 shares were voted for this proposal; 1,057,945 shares were voted against the proposal; and 1,339,856 shares were abstentions.
- (d) The following stockholder–proposed resolution was voted upon by the stockholders of Con Edison at the Annual Meeting:

"RESOLVED: That the shareholders recommend that the Board take the necessary step that Con Edison specifically identify by name and corporate title in all future proxy statements those executive officers, not otherwise so identified, who are contractually entitled to receive in excess of \$250,000 annually as base salary, together with whatever other additional compensation bonuses and other cash payments were due them."

The results of the vote on this proposal were as follows: 17,246,681 shares were voted for this proposal; 108,946,848 shares were voted against the proposal; 4,900,600 shares were abstentions; and 30,691,399 shares were broker nonvotes

CON EDISON OF NEW YORK

At the Annual Meeting of Stockholders of Con Edison of New York on May 15, 2000, all 235,488,094 outstanding shares of common stock of Con Edison of New York were voted to elect as members of Con Edison of New York's Board of Trustees management's nominees for the Board of Trustees (George Cambell, Jr., E. Virgil Conway, Ruth M. Davis, Gordon J. Davis, Joan S. Freilich, Ellen V. Futter, Sally Hernandez–Pinero, Peter W. Likins, Eugene R. McGrath, Richard A. Voel and Stephen R. Volk), and to ratify and approve the appointment of PricewaterhouseCoopers LLP as Con Edison of New York's independent accountants for 2000. All of the common stock of Con Edison of New York is owned by Con Edison.

ITEM 6. EXHIBITS AND REPORTS ON FORM 8-K

(a) EXHIBITS

CON EDISON

- Exhibit 10 The Consolidated Edison, Inc. Discount Stock Plan.
- Exhibit 12.1 Statement of computation of Con Edison's ratio of earnings to fixed charges for the twelve—month periods ended June 30, 2000 and 1999.
- Exhibit 27.1 Financial Data Schedule for Con Edison.*

CON EDISON OF NEW YORK

- Exhibit 12.2 Statement of computation of Con Edison of New York's ratio of earnings to fixed charges for the twelve—month periods ended June 30, 2000 and 1999.
- Exhibit 27.2 Financial Data Schedule for Con Edison of New York.*

O&R

- Exhibit 12.3 Statement of computation of O&R's ratio of earnings to fixed charges for the twelve—month periods ended June 30, 2000 and 1999.
- Exhibit 27.3 Financial Data Schedule for O&R.*

(b) REPORTS ON FORM 8-K

CON EDISON

Con Edison, along with Con Edison of New York, filed a combined Current Report on Form 8–K, dated March 29, 2000, reporting (under Item 5) the information contained in the supplement to the joint proxy statement/prospectus referred to under "Northeast Utilities Shareholders' Suit" in the discussion of Con Edison's legal proceedings in Part II, Item 1 of the First Quarter Form 10–Q. Con Edison, along with O&R, filed a combined Current Report on Form 8–K, dated May 25, 2000, reporting (under Item 5) the proceeding referred to under "O&R Clean Air Act Proceeding" in the discussion of O&R's legal proceedings in Part II, Item 1 of this report.

CON EDISON OF NEW YORK

Con Edison of New York, along with Con Edison, filed a combined Current Report on Form 8–K, dated March 29, 2000, reporting (under Item 5) the information contained in supplement to the joint proxy statement/prospectus referred to under "Northeast Utilities Shareholders' Suit" in the discussion of Con Edison's legal proceedings in Part II, Item 1 of the First Quarter Form 10–Q. Con Edison of New York also filed a Current Report, dated May 3, 2000, reporting (under Item 5) the issuance and sale of \$325 million aggregate principal amount of its 8 1/8% Debentures, Series 2000 A.

O&R

O&R, along with Con Edison, filed a combined Current Report on Form 8–K, dated May 25, 2000, reporting (under Item 5) the proceeding referred to under "O&R Clean Air Act Proceeding" in the discussion of O&R's legal proceedings in Part II, Item 1 of this report. O&R also filed a Current Report, dated June 13, 2000, reporting (under Item 5) the issuance and sale of \$55 million aggregate principal amount of its 7.50 % Debentures, Series 2000 A.

^{*} To the extent provided in Rule 402 of Regulation S–T, this exhibit shall not be deemed "filed", or otherwise subject to liabilities, or be deemed part of a registration statement.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, each Registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

CONSOLIDATED EDISON, INC.

CONSOLIDATED EDISON COMPANY OF NEW YORK, INC.

DATE: August 14, 2000

By JOAN S. FREILICH
Joan S. Freilich
Executive Vice President, Chief
Financial Officer and Duly
Authorized Officer

ORANGE AND ROCKLAND UTILITIES, INC.

DATE: August 14, 2000

By HYMAN SCHOENBLUM Hyman Schoenblum

Vice President, Chief Financial Officer and Duly Authorized Officer Consolidated Edison, Inc. is one of the nation's largest investor-owned energy companies, with more than \$7 billion in annual revenues and approximately \$15 billion in assets.

The company provides a wide range of energy-related products and services to its customers through its six subsidiaries: Consolidated Edison Company of New York, Inc., a regulated utility providing electric, gas and steam service to New York City and Westchester County, New York; Orange and Rockland Utilities, Inc., a regulated utility serving customers in a 1,350 square mile area in southeastern New York State, as well as adjacent sections of northern New Jersey and northeastern Pennsylvania; Con Edison Solutions, a retail energy services company; Con Edison Energy, a wholesale energy supply company; Con Edison Development, an infrastructure development company; and Con Edison Communications, a telecommunications infrastructure company.

For additional financial, operations and customer service information, visit the Consolidated Edison, Inc. Web site at www.conedison.com.



Consolidated Edison, Inc. 4 Irving Place New York, NY 10003 http://www.conedison.com

Eugene R. McGrath Chairman, President and Chief Executive Officer

Joan S. Freilich
Executive Vice President and Chief Financial Officer

Hyman Schoenblum Vice President, Controller and Chief Accounting Officer

Robert P. Stelben Vice President and Treasurer

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