

East Kentucky Power Cooperative Proposal for Designated Entity Status

East Kentucky Power Cooperative September 20, 2024

Background

Entities that desire to participate in the proposal window process and be the designated entity for transmission projects must submit a pre-qualification package to the Office of the Interconnection during the pre-qualification window. Upon receiving the package, PJM will acknowledge receipt and assign the submittal a unique identifier for tracking purposes.

Companies will be evaluated based upon their ability to engineer, develop, construct, operate and maintain a generic transmission facility within PJM. If the filing company does not have experience in a specific area, PJM will request that the company provide a detailed plan for leveraging the experience of their affiliates and contractors.

Pre-qualification packages will be posted on PJM.com after a final determination has been made. A company may provide a redacted version for posting.

Please note that PJM retains the right to request any additional information deemed necessary. If PJM makes such a request, the submitting company will have 30 days to provide the additional information.

Once a company is pre-qualified they must submit any changes in their package to PJM. In order to continue to pre-qualify as a Designated Entity, each entity, at a minimum of no later than three years since its last submission, must confirm to PJM that its pre-qualification information is current.

The PJM Operating Agreement in Section 1.5.8(a) states that the following information must be provided in all pre-qualification packages:

Pre-Qualification Information

1. Name and address of the entity including a point of contact.

East Kentucky Power Cooperative Attn: Darrin Adams 4775 Lexington Road Winchester, KY 40391

2. Technical and engineering qualifications of the entity or its affiliate, partner, or parent company.

EKPC has a Transmission Engineering Department responsible for the siting, physical design, substation site and transmission line easement acquisition, of transmission lines and substations. EKPC also has a Construction & Capital Projects department responsible for the project management and construction activities associated with these projects. The engineering staff includes six engineers, two of which are licensed as Professional Engineers. The Construction & Capital Projects department — includes nine full-time project managers.

As a transmission owner, EKPC owns nearly 3,000 circuit miles of transmission line with 913 miles above 100 kV, 44 100 kV+ stations and 40 less than 100 kV+ stations. EKPC has been responsible for the design and construction of transmission facilities since the 1950s. In addition to the Engineering Department, personnel from System Protection, Telecom, and Metering Departments support the design and construction of new transmission facilities in their areas of expertise. These departments include a total of 33 staff members with 10 engineers.

3. Demonstrated experience of the entity or its affiliate, partner, or parent company to develop, construct, maintain, and operate transmission facilities, including a list or other evidence of transmission facilities previously developed regarding construction, maintenance, or operation of transmission facilities both inside and outside of the PJM Region.

See the response to item #2 above regarding EKPC's experience and ability to design and construct transmission facilities. EKPC also has Power Delivery Maintenance and Operations Departments with substantial experience in maintaining and operating transmission facilities at operating voltages from 69 kV up to 345 kV.

Within the last three years (August 2021 through September 2024), EKPC has designed and constructed (or overseen construction of) numerous new transmission facilities in addition to numerous upgrades and modifications of existing EKPC transmission facilities. The majority of these are 69 kV facilities, but some higher-voltage facilities are included. The following is a list of the new facilities at 100 kV and above that EKPC has designed, constructed, and/or handled project management for within the period from August 2021 to September 2024:

- Established a new TVA 161 kV interconnection to the TVA East Glasgow Tap line from the TVA
 Summer Shade to East Bowling Green line. Including a new EKPC Fox Hollow 161 kV substation
 and the install of a new 161/69 kV transformer.
- Fawkes-West Berea 138 kV OPGW installation

A list of the upgrade projects at 100 kV and above on the EKPC system (EKPC participated in design, construction, and project management activities) over the same period follows:

- JK Smith-KU Lake Reba 138 kV OPGW replacement
- Fawkes 138 kV breaker and battery building addition
- West Berea 138/69 kV transformer upgrade to 90/120/150 MVA
- Argentum 138 kV breaker addition, control house replacement and relay replacement
- Avon-Renaker 138 kV OPGW Replacement

All of these projects were successfully implemented with no significant issues in the design, construction, and project management activities.

EKPC's Power Delivery Maintenance Department consists of 74 employees responsible for maintaining and supporting the maintenance of EKPC's transmission facilities. These responsibilities include switching of transmission facilities, inspections of equipment and facilities, maintenance of equipment, replacement of obsolete, aged, or failed equipment, and maintenance of transmission line rights-of-way. EKPC's Power Delivery Maintenance Department includes four service centers located in strategic locations throughout EKPC's service territory to reduce drive time and facilitate rapid response times following outages. The Power Delivery Maintenance Department also includes a Reliability & Technical Support team responsible for outage investigations, recommendations for reliability improvements, and general technical support functions. Also, the Power Delivery Maintenance Department includes a Planning & Scheduling team responsible for optimization of EKPC's maintenance activities.

EKPC's System Operations Department consists of 20 employees responsible for the daily and short-term monitoring and operation of EKPC's transmission system. This staff includes 13 system operators that are responsible for 24/7 operation of the EKPC transmission system. These system operators are all certified by both NERC and PJM. The System Operations department also includes five operations engineers responsible for operational analysis, state estimator maintenance, outage coordination, and other support activities.

4. Previous record of the entity or its affiliate, partner, or parent company to adhere to standardized construction, maintenance, and operating practices.

EKPC has extensive experience adhering to standardized construction, maintenance, and operating practices. EKPC maintains compliance with OSHA rules and regulations. EKPC has designed and maintained its facilities to comply with the National Electric Safety Code. EKPC includes applicable IEEE and ANSI standards in its design, maintenance, and operation practices. Also, as a Rural Utilities Service (RUS) borrower, EKPC adheres to published RUS design specifications. As a PJM member, EKPC meets compliance obligations within PJM associated with transmission-system operations. EKPC continues to be a NERC-registered Transmission Owner. Therefore, EKPC continues to meet compliance obligations for the applicable NERC Reliability Standards.

5. Capability of the entity or its affiliate, partner, or parent company to adhere to standardized construction, maintenance and operating practices.

EKPC has extensive experience adhering to standardized construction, maintenance, and operating practices. EKPC's staff is familiar with standardized practices and incorporates these into its design, construction, maintenance, and operations activities. EKPC's Safety Department conducts frequent

safety meetings, monitors EKPC adherence to safety rules and regulations, and ensures EKPC is implementing best practices in the area of safety. Also, EKPC's Compliance Department oversees EKPC's NERC compliance program to ensure that EKPC is fully compliant with all applicable NERC Reliability Standards and requirements.

EKPC strongly encourages – and in many cases requires – staff members to gain certifications that require familiarity with many industry standards. For instance, EKPC encourages and/or requires engineering staff to become licensed Professional Engineers. EKPC maintains a substantial training budget and requires employees involved in design, construction, maintenance, and operations of transmission facilities to participate in training activities related to their responsibilities. As discussed in the response to item #4 above, EKPC staff members are familiar with applicable standardized practices and maintain adherence to these in design, construction, maintenance, and operations activities.

6. Financial statements of the entity or its affiliate, partner, or parent company. Please provide the most recent fiscal quarter, as well as the most recent three fiscal years, or the period of the existence of the entity, if shorter, or such other evidence demonstrating an entity's current and expected financial capability acceptable to the Office of the Interconnection.

See the following financial statements attached at the end of this document:

- East Kentucky Power Cooperative Audited Financial Statement year ending 2021
- East Kentucky Power Cooperative Audited Financial Statement year ending 2022
- East Kentucky Power Cooperative Audited Financial Statement year ending 2023
- East Kentucky Power Cooperative Unaudited Financial Statement as of June 30, 2024

7. Commitment by the entity to execute the Consolidated Transmission Owners Agreement, if the entity becomes a Designated Entity.

EKPC is currently a signatory to the PJM Consolidated Transmission Owners Agreement.

8. Evidence demonstrating the ability of the entity to address and timely remedy failure of facilities.

As discussed in the response to item #3, EKPC has a substantial Power Delivery Maintenance staff that is responsible for addressing outages/failures of facilities. EKPC has four service centers strategically located in the eastern, northern, southern, and western portions of the EKPC service territory. This allows efficient, timely response to equipment outages. EKPC maintains an inventory of necessary

equipment to be able to replace failed equipment and quickly return facilities to service. In particular, EKPC ensures that it has spares for critical equipment – transformers, bushings, transformer pumps and fans, circuit breakers, etc.

9. Description of the experience of the entity in acquiring rights of way.

East Kentucky Power Cooperative's Transmission Engineering Department employs one internal Land Rights Acquisition program manager and two Right of Way Agents, who are dedicated to transmission projects. This program manager and team has considerable experience in negotiating with property owners for land rights and acquiring easements for rights-of-way. Additionally, EKPC uses multiple consulting firms to negotiate and acquire property and easements on EKPC's behalf. Additionally, EKPC uses both internal and external legal counsel to support the property and easement acquisition activities required.

FINANCIAL STATEMENTS

East Kentucky Power Cooperative, Inc. Years Ended December 31, 2021 and 2020 With Report of Independent Auditors

Ernst & Young LLP



Financial Statements

Years Ended December 31, 2021 and 2020

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Report of Independent Auditors

The Board of Directors
East Kentucky Power Cooperative, Inc.

Report on the Audit of the Financial Statements

Opinion

We have audited the financial statements of East Kentucky Power Cooperative, Inc., which comprise the balance sheets as of December 31, 2021 and 2020, and the related statements of revenue and expenses and comprehensive margin, changes in members' equities, and cash flows for the years then ended, and the related notes and schedules to the financial statements.

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Company at December 31, 2021 and 2020, and the results of its operations and its cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinion

We conducted our audits in accordance with auditing standards generally accepted in the United States of America (GAAS) and in accordance with standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States (*Government Auditing Standards*). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are required to be independent of the Company and to meet our other ethical responsibilities in accordance with the relevant ethical requirements relating to our audits. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Responsibilities of Management for the Financial Statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with accounting principles generally accepted in the United States of America, and for the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free of material misstatement, whether due to fraud or error.



In preparing the financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about the Company's ability to continue as a going concern for one year after the date that the financial statements are available to be issued.

Auditor's Responsibility for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with GAAS and *Government Auditing Standards* will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the financial statements.

In performing an audit in accordance with GAAS and Government Auditing Standards, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, and design and perform audit procedures responsive to those risks. Such procedures include examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control. Accordingly, no such opinion is expressed.
- Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluate the overall presentation of the financial statements.
- Conclude whether, in our judgment, there are conditions or events, considered in the aggregate, that raise substantial doubt about the Company's ability to continue as a going concern for a reasonable period of time.

We are required to communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit, significant audit findings, and certain internal control-related matters that we identified during the audit.



Other Reporting Required by Government Auditing Standards

In accordance with *Government Auditing Standards*, we also have issued our report dated March 31, 2022, on our consideration of East Kentucky Power Cooperatives, Inc.'s internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements, and other matters. The purpose of that report is solely to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on the effectiveness of East Kentucky Power Cooperative, Inc.'s internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering East Kentucky Power Cooperative, Inc.'s internal control over financial reporting and compliance.

Ernst + Young LLP

March 31, 2022

Balance Sheets (Dollars in Thousands)

	December 31			31
		2021		2020
Assets		-		
Electric plant:				
In-service	\$	4,551,309	\$	4,434,568
Construction-in-progress	•	92,360	-	192,838
1 8		4,643,669		4,627,406
Less accumulated depreciation		1,655,664		1,641,065
Electric plant – net		2,988,005		2,986,341
Long-term accounts receivable Restricted investments		1 102		227
Investment securities:		1,103		1,103
		10.000		20.066
Available-for-sale		18,898		38,866
Held-to-maturity		7,287		7,374
Current assets:		1(0 (10		126.011
Cash and cash equivalents Restricted investment		169,619		126,011 705
Accounts receivable		111 702		
Fuel		111,782		88,516
		41,567		47,191 77,605
Materials and supplies		83,283		77,695
Regulatory assets Other current assets		11,206		1,424
	-	7,899		7,926
Total current assets		425,356		349,468
Regulatory assets		99,085		113,946
Deferred charges		1,790		2,832
Other noncurrent assets		8,591		9,215
Total assets	\$	3,550,115	\$	3,509,372
Members' equities and liabilities				
Members' equities:				
Memberships	\$	2	\$	2
Patronage and donated capital	4	727,378	-	716,836
Accumulated other comprehensive margin		40,078		27,453
Total members' equities		767,458		744,291
•				
Long-term debt		2,436,831		2,468,038
Current liabilities:				
Current portion of long-term debt		92,763		85,337
Accounts payable		109,276		83,915
Accrued expenses		50,366		22,285
Regulatory liabilities		7,717		2,389
Total current liabilities		260,122		193,926
Accrued postretirement benefit cost		35,587		49,086
Asset retirement obligations and other liabilities		50,117		54,031
Total members' equities and liabilities	\$	3,550,115	\$	3,509,372

See notes to financial statements.

Statements of Revenue and Expenses and Comprehensive Margin (Dollars in Thousands)

	Year Ended December 3			
		2021		2020
Operating revenue	\$	952,623	\$	787,672
Operating expenses:				
Production:				
Fuel		236,947		172,254
Other		195,578		159,905
Purchased power		164,675		109,232
Transmission and distribution		61,232		53,190
Regional market operations		5,533		4,672
Depreciation and amortization		141,123		126,287
General and administrative		49,452		45,281
Total operating expenses		854,540		670,821
Operating margin before fixed charges and other expenses		98,083		116,851
Fixed charges and other:				
Interest expense on long-term debt		86,985		100,922
Amortization of debt expense		1,090		683
Accretion and other		1,603		538
Total fixed charges and other expenses		89,678		102,143
Operating margin		8,405		14,708
Nonoperating margin:				
Interest income		554		12,735
Patronage capital allocations from other cooperatives		625		692
Other		958		557
Total nonoperating margin		2,137		13,984
Net margin		10,542		28,692
Other comprehensive margin:				
Unrealized loss on available-for-sale securities		(13)		(64)
Postretirement benefit obligation gain		12,638		6,245
		12,625		6,181
Comprehensive margin	\$	23,167	\$	34,873

See notes to financial statements.

Statements of Changes in Members' Equities (Dollars in Thousands)

	Mem	berships		atronage Capital	_	onated Capital		Accumulated Other Omprehensive Margin		Total Iembers' Equities
Balance – December 31, 2019	\$	2	\$	691,063	\$	3,035	\$	21,272	\$	715,372
Net margin	Ť	_	•	28,692	•	_	•	_	•	28,692
Retirement of patronage capital		_		(5,954)		_		_		(5,954)
Unrealized loss on available for sale securities		_				_		(64)		(64)
Postretirement benefit obligation gain		_		_		_		6,245		6,245
Balance – December 31, 2020		2		713,801		3,035		27,453		744,291
Net margin		_		10,542		_		_		10,542
Unrealized loss on available for sale securities		_		_		_		(13)		(13)
Postretirement benefit obligation gain		_		_		_		12,638		12,638
Balance – December 31, 2021	\$	2	\$	724,343	\$	3,035	\$	40,078	\$	767,458

See notes to financial statements.

Statements of Cash Flows

(Dollars in Thousands)

		Year Ended Dece	ecember 31 2020		
Operating activities		2021	2020		
Net margin	\$	10,542 \$	28,692		
Adjustments to reconcile net margin to net cash provided by operating activities:	Ψ	10,542 ψ	20,072		
Depreciation and amortization		141,123	126,287		
Amortization of debt issuance costs		1,245	1,248		
Changes in operating assets and liabilities:		1,2 10	1,2 .0		
Accounts receivable		(23,266)	(3,256)		
Fuel		5,624	20,241		
Materials and supplies		(5,588)	(7,891)		
Regulatory assets/liabilities		(3,547)	(2,985)		
Accounts payable		36,449	(23,902)		
Accrued expenses		28,081	2,108		
Accrued postretirement benefit cost		(862)	(44)		
Other		(5,836)	5,426		
Net cash provided by operating activities	-	183,965	145,924		
		163,903	143,924		
Investing activities Additions to electric plant		(138,190)	(244,427)		
Maturities of debt service reserve securities		4,411	4,400		
Purchases of debt service reserve securities		(4,411)	(4,400)		
Maturities of available-for-sale securities		80,160	58,256		
Purchases of available-for-securities		(60,204)	(58,874)		
Maturities of held-to-maturity securities		86	751		
Additional deposits with RUS restricted investment		(21)	(11,339)		
Maturities of RUS restricted investment		726	360,228		
Other		1,275	864		
Net cash (used in) provided by investing activities		(116,168)	105,459		
•		(110,100)	105,459		
Financing activities Proceeds from long-term debt		239,603	271 502		
Principal payments on long-term debt		· · · · · · · · · · · · · · · · · · ·	271,592 (523,485)		
Retirement of patronage capital		(263,753)			
Payment of obligation under long-term lease		(39)	(5,954) (50)		
Net cash used in financing activities		(24,189)	(257,897)		
Net change in cash and cash equivalents		43,608	(6,514)		
Cash and cash equivalents – beginning of year		126,011	132,525		
Cash and cash equivalents – end of year	\$	169,619 \$	126,011		
Supplemental disclosure of cash flows					
Cash paid for interest	\$	70,126 \$	101,426		
Noncash investing transactions:	Ψ	, υ,120 Ψ			
Additions to electric plant included in accounts payable	\$	27,765 \$	38,853		
Unrealized loss on available-for-sale securities	\$	(13) \$	(64)		

See notes to financial statements.

Notes to Financial Statements

Years Ended December 31, 2021 and 2020

1. Summary of Significant Accounting Policies

Nature of Operations

East Kentucky Power Cooperative (the Cooperative or EKPC) is a not-for-profit electric generation and transmission cooperative incorporated in 1941 that provides wholesale electric service to 16 distribution members with territories that include parts of 87 counties in Kentucky. The majority of customers served by members are residential. Each of the members has entered into a wholesale power agreement with the Cooperative, which remains in effect until 2051. The rates charged to members are regulated by the Kentucky Public Service Commission (PSC or Commission).

The Cooperative owns and operates two coal-fired generation plants, twelve combustion turbines, six landfill gas plants, and a solar farm. In addition, the Cooperative has rights to 170 megawatts of hydroelectric power from the Southeastern Power Administration. The capacity and energy from one landfill gas plant is designated to serve a member system through a ten-year purchase power agreement. A portion of the solar farm panels are licensed to customers of our members.

Basis of Accounting

The financial statements are prepared in accordance with policies prescribed or permitted by the Commission and the United States Department of Agriculture, Rural Utilities Service (RUS), which conform with accounting principles generally accepted in the United States of America (GAAP) in all material respects. As a rate-regulated entity, the Cooperative's financial statements reflect actions of regulators that result in the recording of revenues and expenses in different time periods than enterprises that are not rate-regulated in accordance with Financial Accounting Standards Board (FASB) Accounting Standards Codification (ASC) Topic 980, Regulated Operations.

Use of Estimates

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

Notes to Financial Statements (continued)

1. Summary of Significant Accounting Policies (continued)

Electric Plant in Service

Electric plant is stated at original cost, which is the cost of the plant when first dedicated to public service by the initial owner, plus the cost of all subsequent additions. The cost of assets constructed by the Cooperative includes material, labor, contractor and overhead costs.

The cost of maintenance and repairs, including renewals of minor items of property, is charged to operating expense. The cost of replacement of depreciable property units, as distinguished from minor items, is charged to electric plant. The cost of units replaced or retired, including cost of removal, net of any salvage value, is charged to accumulated depreciation.

Depreciation and Amortization

Depreciation for the generating plants and transmission facilities is provided on the basis of estimated useful lives at straight-line composite rates. Effective October 1, 2021, new depreciation rates were implemented based upon a depreciation study approved by the PSC and RUS. The approved composite depreciation rates for generation, transmission, and distribution include a component for non-asset retirement obligation (non-ARO) removal costs, which is credited to accumulated depreciation. Actual removal costs incurred are charged to accumulated depreciation, as prescribed by RUS. Any excess of accrued non-ARO removal costs over actual removal costs incurred will be reclassified from accumulated depreciation and reflected as a regulatory liability on the balance sheets. The depreciation rates in effect as of December 31, 2021 and 2020 are as follows:

	2021	2020
Generation plant	1.81%-11.67%	(1)
Transmission and distribution plant	1.12%-6.31%	0.71%-3.42%
General plant	0.99%-6.67%	2.01%-20.00%

⁽¹⁾ Production plant assets were depreciated on a straight-line basis from the date of acquisition to the end of life of the respective plant, which ranged from 2030 to 2051.

Depreciation and amortization expense was \$141.1 million and \$126.3 million for 2021 and 2020, respectively. Depreciation and amortization expense includes amortization expense of \$10.8 million in 2021 and \$12.0 million in 2020 related to plant abandonments granted regulatory asset treatment (Note 4).

Notes to Financial Statements (continued)

1. Summary of Significant Accounting Policies (continued)

The Cooperative received PSC approval to charge depreciation associated with asset retirement obligations to regulatory assets. These regulatory assets are charged to depreciation expense as recovery occurs. Depreciation charged to regulatory assets was \$3.0 million and \$5.2 million in 2021 and 2020, respectively.

Asset Impairment

Long-lived assets held and used by the Cooperative are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount of the assets may not be recoverable. Specifically, the evaluation for impairment involves comparison of an asset's carrying value to the estimated undiscounted cash flows the asset is expected to generate over its remaining life. If this evaluation were to conclude that the carrying value of the asset is impaired, an impairment charge would be recorded as a charge to operations based on the difference between the asset's carrying amount and its fair value. No impairment was recognized for long-lived assets during the years ended December 31, 2021 or 2020.

Restricted Investments

Restricted investments represent funds restricted by contractual stipulations or other legal requirements. Funds designated for the repayment of debt within one year are shown as current assets on the balance sheets. All other restricted investments are shown as noncurrent on the balance sheets. Restricted investment activity is classified as investing activities on the statements of cash flows.

The Cooperative participated in the cushion of credit program administered by the RUS, which prior to the passage of the Agriculture Improvement Act of 2018 ("the Farm Bill") on December 20, 2018, enabled RUS borrowers to make voluntary irrevocable deposits into a special account that earned 5% interest per year. The balance (deposits and earned interest) could only be used to repay scheduled principal and interest payments on loans made or guaranteed by the RUS. The Farm Bill made modifications to the program which prohibited new deposits to the cushion of credit and enabled balance holders to also use existing cushion of credit funds to prepay RUS/FFB debt without a prepayment penalty through September 30, 2020. The Cooperative utilized this provision to pay off higher interest loans totaling \$320.1 million in 2020. Beginning October 1, 2020, cushion of credit account balances began earning 4% interest per year through September 30, 2021. At September 30, 2021, the Cooperative utilized all funds remaining in the cushion of credit program to pay a portion of its third quarter RUS debt service payment, which thereby ended its participation in the program.

Notes to Financial Statements (continued)

1. Summary of Significant Accounting Policies (continued)

Restricted investments at December 31, 2021 and 2020, consisted of the following (dollars in thousands):

	 2021	2020
Debt service reserve (Note 5)	\$ 1,103	\$ 1,103
Restricted investments – noncurrent	1,103	1,103
Current restricted investment – RUS cushion of credit	 _	705
Total restricted investments	\$ 1,103	\$ 1,808

Cash and Cash Equivalents

The Cooperative considers temporary investments having an original maturity of three months or less when purchased to be cash equivalents. Cash equivalents at December 31, 2021 and 2020, consisted primarily of money market mutual funds and investments in commercial paper.

Investment Securities

Investment securities are classified as held-to-maturity and carried at amortized cost when management has the positive intent and ability to hold them to maturity. Investment securities are classified as available-for-sale when they might be sold before maturity. Available-for-sale securities are carried at fair value, with unrealized holding gains and losses reported in other comprehensive margin on the statements of revenue and expenses and comprehensive margin.

Interest income includes amortization of purchase premium or discount. Gains and losses on sales are based on the amortized cost of the security sold. Investment securities are written down to fair value when a decline in fair value is other-than-temporary.

Notes to Financial Statements (continued)

1. Summary of Significant Accounting Policies (continued)

Fair Value of Financial Instruments

The carrying amount of cash, receivables and certain other current liabilities approximates fair value due to the short maturity of the instruments.

The Cooperative uses fair value to measure certain financial instruments. The fair value of a financial instrument is the amount that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date (the exit price). Observable inputs or unobservable inputs, defined by ASC Topic 820, *Fair Value Measurements and Disclosures*, may be used in the calculation of fair value. ASC Topic 820 establishes a fair value hierarchy that prioritizes the inputs to valuation techniques used to measure fair value. The three levels of the fair value hierarchy are described below:

- Level 1 Unadjusted quoted prices in active markets that are accessible at the measurement date for identical, unrestricted assets or liabilities;
- Level 2 Quoted prices in markets that are not considered to be active or financial instruments for which all significant inputs are observable, either directly or indirectly;
- Level 3 Prices or valuations that require inputs that are both significant to the fair value measure and unobservable.

A financial instrument's level within the fair value hierarchy is based on the lowest level of any input that is significant to the fair value measurement.

The inputs used to measure cash equivalents are Level 1 measurements, as the money market funds are exchange traded funds in an active market. The inputs used to measure the available-for-sale and debt service reserve investments are Level 1 measurements, as the securities are based on quoted market prices for identical investments or securities. Included in the available-for-sale securities on the following table are securities held in connection with the directors' and certain employees' elective deferred compensation programs and the supplemental executive retirement plan covering certain executives of \$3.6 million and \$4.5 million at December 31, 2021 and 2020, respectively. These assets are included in other noncurrent assets on the balance sheets.

Notes to Financial Statements (continued)

1. Summary of Significant Accounting Policies (continued)

Estimated fair values of the Cooperative's financial instruments as of December 31, 2021 and 2020, were as follows (dollars in thousands):

	 Fa	air	Value at Rep	orting	g Date Usi	ing	
	air Value cember 31, 2021	N	uoted Prices in Active Markets for Identical Assets (Level 1)	Sig (Obs	nificant Other servable nputs evel 2)	Unob In	ificant servable puts vel 3)
Cash equivalents Available-for-sale securities Debt service reserve	\$ 90,000 22,545 1,103	\$	90,000 22,545 1,103	\$	- - -	\$	- - -
	 Fa		Value at Repuoted Prices	,	g Date Usi	ing	
	air Value cember 31, 2020	_	in Active Markets for Identical Assets (Level 1)	Sig (Obs	nificant Other servable nputs evel 2)	Unob In	ificant servable puts vel 3)
Cash equivalents Available-for-sale securities Debt service reserve	\$ 100,000 43,357 1,103	\$	100,000 43,357 1,103	\$	_ _ _	\$	- - -

Notes to Financial Statements (continued)

1. Summary of Significant Accounting Policies (continued)

The estimated fair values of the Cooperative's financial instruments carried at cost at December 31, 2021 and 2020, were as follows (dollars in thousands):

	 2021			2020			
	Carrying Amount		Fair Value	Carrying Amount		Fair Value	
Held-to-maturity investments	\$ 7,287	\$	12,545	\$ 7,374	\$	12,751	
Long-term debt	2,529,594		2,755,624	2,553,375		2,999,806	

The inputs used to measure held-to-maturity investment securities are considered Level 2 and are based on third-party yield rates of similarly maturing instruments determined by recent market activity. The fair value of long-term debt, including current maturities and prepayment costs, is calculated using published interest rates for debt with similar terms and remaining maturities and is a Level 2 fair value measurement.

Concentration of Credit Risk

Credit risk represents the risk of loss that would occur if suppliers or customers did not meet their contractual obligations to EKPC. Concentration of credit risk occurs when significant suppliers or customers possess similar characteristics that would cause their ability to meet contractual obligations to be affected by the same events.

The Cooperative's sales are primarily to its member cooperatives and totaled approximately \$887.5 million and \$752.8 million for 2021 and 2020, respectively. Accounts receivable at December 31, 2021 and 2020, were primarily from billings to member cooperatives.

At December 31, 2021 and 2020, individual accounts receivable balances that exceeded 10% of total accounts receivable are as follows (dollars in thousands):

	2021		2020	
Owen Electric Cooperative	\$	11,766 \$	12,308	
South Kentucky RECC		N/A	9,706	
Blue Grass Energy Cooperative		N/A	9,211	

Notes to Financial Statements (continued)

1. Summary of Significant Accounting Policies (continued)

Inventories

Inventories of fuel and materials and supplies are valued at the lower of average cost or net realizable value. Upon removal from inventory for use, the average cost method is used. Physical adjustments of fuel inventories are charged to expense over the subsequent six months and recovered or refunded, as required, through the fuel adjustment clause.

Regulatory Assets and Liabilities

ASC Topic 980 applies to regulated entities for which rates are designed to recover the costs of providing service. In accordance with this topic, certain items that would normally be reflected in the statements of revenue and expenses are deferred on the balance sheets. Regulatory assets represent probable future revenues associated with certain incurred costs, which will be recovered from customers through the rate-making process. Regulatory assets are charged to earnings as collection of the cost in rates is recognized or when future recovery is no longer probable. Conversely, regulatory liabilities represent future reductions in revenues associated with amounts that are to be credited to customers through the rate-making process.

Debt Issuance Costs

Debt issuance costs are presented as a direct deduction from long-term debt with the exception of those issuance costs associated with line-of-credit arrangements which are classified as a deferred charge asset on the balance sheet.

Debt issuance costs are amortized to interest expense over the life of the respective debt using the effective interest rate method or the straight-line method when results approximate the effective interest rate method.

Notes to Financial Statements (continued)

1. Summary of Significant Accounting Policies (continued)

Asset Retirement Obligations

ASC Topic 410, Asset Retirement Obligations, requires legal obligations associated with the retirement of long-lived assets to be recognized at fair value when incurred and capitalized as part of the related long-lived asset, including asset retirement obligations where an obligation exists even though the method or timing of settlement may be conditional. The liability is accreted to its present value each period and the capitalized cost is depreciated over the useful life of the related asset. When the asset is retired, the entity settles the obligation for its recorded amount or incurs a gain or loss.

Fair value of each respective ARO, when incurred, is determined by discounting expected future cash outflows associated with required retirement activities using a credit adjusted risk-free rate. Cash outflows for retirement activities are based upon market information, historical information and management's estimates and would be considered Level 3 under the fair value hierarchy.

The Cooperative's asset retirement obligations (ARO) represent the requirements related to asbestos abatement and reclamation and capping of ash disposal sites at its coal-fired plants. Estimated cash flow revisions in 2021 and 2020 are primarily related to changes in the estimated cost to settle ash disposal sites to comply with the closure and post-closure requirements of the Coal Combustion Residuals (CCR) Rule. Settlement activities in 2021 and 2020 are associated with the closure of an ash disposal site.

The Cooperative continues to evaluate the useful lives of its plants and the costs of remediation required by law.

The following table represents the details of asset retirement obligation activity as reported on the accompanying Balance Sheets (dollars in thousands):

	 2021	2020
Balance – beginning of year	\$ 48,851 \$	56,319
Liabilities settled	(6,098)	(170)
Estimated cash flow revisions	1,731	(8,950)
Accretion	1,418	1,652
Balance – end of year	\$ 45,902 \$	48,851

Notes to Financial Statements (continued)

1. Summary of Significant Accounting Policies (continued)

As discussed in Note 4, the PSC granted regulatory asset treatment of accretion and depreciation associated with AROs on EKPC's books by type and location beginning in January 2014. These regulatory assets will be charged to accretion expense and depreciation expense as recovery of settlement costs occurs.

Accretion charged to regulatory assets in 2021 and 2020 was \$1.4 million and \$1.7 million, respectively. Accretion expense recognized in 2021 and 2020 was \$1.6 million and \$0.5 million, respectively, which represented the recovery of settlement costs associated with ash disposal sites and asbestos abatement at Dale Station.

Revenue Recognition

Operating revenues are primarily derived from sales of electricity to members. These sales, which comprise approximately 93 percent of EKPC's operating revenues, are pursuant to identical long-term wholesale power contracts maintained with RUS and each of the Cooperative's 16 members that extend through December 31, 2050. The wholesale power contract obligates each member to pay EKPC for demand and energy furnished in accordance with rates established by the PSC. Energy and demand have the same pattern of transfer to members as one cannot be provided without the other. Therefore, these components of electric power sales to members are considered one performance obligation. Electricity revenues are recognized over time as energy is delivered based upon month-end meter readings and rates set forth in EKPC's tariffs, as approved by the PSC.

Non-member revenues are primarily comprised of PJM Interconnection, LLC (PJM) electric and capacity revenues, and other revenues. In the PJM market, electricity sales are separately identifiable from participation in the capacity market as the two can be transacted independently of one another. Therefore, PJM electric sales are considered a separate contract with a single performance obligation and revenue is recognized based upon the megawatt-hours delivered in each hour at the market price. Capacity revenues represent compensation received from PJM for making generation capacity available to satisfy system integrity and reliability requirements. Capacity is a stand-ready obligation to deliver energy when called upon and is considered a single performance obligation. Revenue is recognized over time based upon megawatts and the prices set by the PJM competitive auction for the delivery year.

Notes to Financial Statements (continued)

1. Summary of Significant Accounting Policies (continued)

Other revenues primarily consist of transmission, wheeling, and leasing activities. Transmission and wheeling are related to contractual agreements with PJM and other electric utilities for transmitting electricity over EKPC's transmission lines. Each of these services are provided over time with progress measured using the output method. Lease revenue is related to a power sales arrangement that is required to be accounted for as a lease since the arrangement conveys the right to the output of a specific plant facility for a stated period of time. See Note 9.

The following represents operating revenues by revenue stream for the years ended December 31, 2021 and 2020 (dollars in thousands):

	Year Ended December 31					
		2021	2020			
Member electric sales	\$	887,525	5 752,792			
Non-member sales:						
Electric		43,074	18,340			
Capacity		16,468	10,865			
Other		5,556	5,675			
Total operating revenues	\$	952,623	8 787,672			

Rate Matters

The base rates charged by the Cooperative to its members are regulated by the PSC. Any change in base rates requires that EKPC file an application with the PSC and interested parties may seek intervention in the proceeding if they satisfy certain regulatory requirements. In April 2021, EKPC filed an application for a base rate increase and on September 30, 2021, the PSC issued its final order, approving a 4.4% increase in EKPC's wholesale base rates, or approximately \$36.4 million in annual revenue, for service rendered on and after October 1, 2021. EKPC's last base rate increase was authorized in January 2011.

The final order contained a provision for the establishment of an earnings mechanism whereby in any given year that EKPC achieves a times interest earned ratio (TIER) in excess of 1.4, the excess margin will be returned to Owner-Members through a bill credit in the subsequent year. EKPC did not exceed a TIER of 1.4 for 2021 and accordingly, no refund is due to EKPC's Owner-Members.

Notes to Financial Statements (continued)

1. Summary of Significant Accounting Policies (continued)

The PSC has adopted a uniform fuel adjustment clause for all electric utilities within its jurisdiction. Under this clause, fuel cost above or below a stated amount per kWh is charged or credited to the member cooperatives for all energy sales during the month following actual fuel costs being incurred and is included in member electric sales. The regulatory asset or liability represents the amount that has been under- or over-recovered due to timing or adjustments to the mechanism.

The PSC has an environmental cost recovery mechanism that allows utilities to recover certain costs incurred in complying with the Federal Clean Air Act as amended and those federal, state, and local environmental requirements which apply to coal combustion wastes and byproducts from facilities utilized for the production of energy from coal. This environmental surcharge is billed on a percentage of revenue basis, one month following the actual costs incurred and is included in member electric sales. The regulatory asset or liability represents the amount that has been under-or over-recovered due to timing or adjustments to the mechanism.

Members' Equities

Memberships represent contributions to the Cooperative made by members. Should the Cooperative cease business, these amounts, if available, will be returned to the members.

Patronage capital represents net margin allocated to the Cooperative's members on a contribution-to-gross margin basis pursuant to the provisions of its bylaws. The Cooperative's bylaws permit the Board of Directors to retire capital contributed by or allocated to members when, after any proposed retirement, the total capital of the Cooperative equals or exceeds 20% of total assets, as defined by RUS. In addition, provisions of certain financing documents prohibit the retirement of capital until stipulated requirements related to aggregate margins and equities are met.

The Cooperative's Board of Directors authorized the retirement of patronage capital in 2020 in the amount of \$6.0 million, which represented all unpaid margin allocations assigned to members through 1975.

Notes to Financial Statements (continued)

1. Summary of Significant Accounting Policies (continued)

Comprehensive Margin

Comprehensive margin includes both net margin and other comprehensive margin. Other comprehensive margin represents the change in unrealized gains and losses on available-for-sale securities, as well as the change in the funded status of the accumulated postretirement benefit obligation. The Cooperative presents each item of other comprehensive margin on a net basis in the Statements of Revenue and Expenses and Comprehensive Margin. Reclassification adjustments are disclosed in Note 7. For any item required under U.S. GAAP to be reclassified to net income in its entirety in the same reporting period, the affected line item(s) on the Statements of Revenue and Expenses and Comprehensive Margin are provided.

Income Taxes

The Cooperative is exempt under Section 501(c)(12) of the Internal Revenue Code from federal income tax for any year in which at least 85% of its gross income is derived from members but is responsible for income taxes on certain unrelated business income. ASC Topic 740, Income Taxes, clarifies the accounting for uncertainty in income taxes recognized in the financial statements. This interpretation requires financial statement recognition of the impact of a tax position if a position is more likely than not of being sustained on audit, based on the technical merits of the position. Additionally, ASC Topic 740 provides guidance on measurement, recognition, classification, accounting in interim periods, and disclosure requirements for uncertain tax positions. The Cooperative has determined that more than 85% of its gross income is derived from members and it meets the exemption status under Section 501(c)(12).

Regional Transmission Organization

The Cooperative is a transmission-owning member of PJM and functional control of certain transmission facilities is maintained by PJM. Open access to the EKPC transmission system is managed by PJM pursuant to the FERC approved PJM Open Access Transmission Tariff and the Cooperative is an active participant in PJM's Regional Transmission Planning process, which develops a single approved transmission plan for the entire PJM footprint. Energy related purchases and sales transactions within PJM are recorded on an hourly basis with all transactions within each market netted to a single purchase or sale for each hour.

Notes to Financial Statements (continued)

1. Summary of Significant Accounting Policies (continued)

Power Sales Arrangement

The Cooperative is the lessor under a power sales arrangement that is required to be accounted for as an operating lease due to the terms of the agreement. The details of the agreement are discussed in Note 9. The revenue from this arrangement is included in operating revenues on the Statements of Revenue and Expenses and Comprehensive Margin.

New Accounting Guidance

In February 2016, the FASB issued Accounting Standards Update 2016-02, *Leases (Topic 842)*, or ASU 2016-02. The core principle of this revised accounting guidance requires that lessees recognize all leases (other than leases with a term of twelve months or less) on the balance sheet as lease liabilities, based upon the present value of the lease payments, with corresponding right of use assets. ASU 2016-02 also makes targeted changes to other aspects of the current guidance, including the lease classification criteria and the lessor accounting model. The amendments in ASU 2016-02 will be effective for the Cooperative beginning in 2022. The Cooperative is currently finalizing its analysis of leases. Adoption of this standard is not anticipated to have a significant impact on the financial statements taken as a whole.

In June 2016, the FASB issued ASU 2016-13, *Financial Instruments – Credit Losses (Topic 326)*, a new standard to replace the incurred loss impairment methodology under current GAAP with a methodology that reflects expected credit losses and requires consideration of a broader range of reasonable and supportable information to inform credit loss estimates. The standard is effective for the Cooperative on January 1, 2023, and early adoption is permitted. The Cooperative is currently evaluating the impact the new standard will have on its financial statements.

Notes to Financial Statements (continued)

2. Electric Plant in Service

Electric plant in service at December 31, 2021 and 2020, consisted of the following (dollars in thousands):

	2021			2020		
Production plant	\$	3,185,421	\$	3,124,742		
Transmission plant		929,969		879,338		
General plant		115,067		137,589		
Completed construction, not classified, and other		320,852		292,899		
Electric plant in service	\$	4,551,309	\$	4,434,568		

Acquisition adjustments of \$4 million were included in electric plant in service at December 31, 2021 and 2020. Acquisition adjustments represent the difference between the net book value of the original owner and the fair value of the assets at the date of acquisition.

3. Investment Securities

Cost and estimated fair value of available-for-sale investment securities at December 31, 2021 and 2020, were as follows (dollars in thousands):

		Cost	U	Gross nrealized Gains	Uni	Gross realized Josses	Fair Value
2021	-						
U.S. Treasury bill/note	\$	18,910	\$	_	\$	(12) \$	18,898
	\$	18,910	\$	-	\$	(12) \$	18,898
		Cost	U	Gross Inrealized Gains	Uni	Gross realized Josses	Fair Value
2020							
U.S. Treasury bill/note	\$	38,465	\$	1	\$	- \$	38,466
Zero coupon securities		400				_	400
	\$	38,865	\$	1	\$	- \$	38,866

Notes to Financial Statements (continued)

3. Investment Securities (continued)

Proceeds from maturities of securities were \$80.2 million and \$58.3 million in 2021 and 2020, respectively.

Amortized cost and estimated fair value of held-to-maturity investment securities at December 31, 2021 and 2020, are as follows (dollars in thousands):

	A	mortized Cost	Ur	Gross nrealized Gains		Gross nrealized Losses	Fair Value
2021							
National Rural Utilities Cooperative							
Finance Corporation:	•	<i>c</i> 000	•	- 2- 0	Φ		10.040
5% capital term certificates 6.59% subordinated	\$	6,998	\$	5,250	\$	- \$	12,248
term certificate		105		10		_	115
0% subordinated term							
certificate		184		_		(2)	182
	\$	7,287	\$	5,260	\$	(2) \$	12,545
				Gross		Gross	
	\mathbf{A}	mortized	Uı	nrealized		nrealized	Fair
		Cost		Gains		Losses	Value
2020 National Rural Utilities Cooperative Finance Corporation:							
5% capital term certificates 6.59% subordinated	\$	6,998	\$	5,353	\$	- \$	12,351
term certificate 0% subordinated term		135		26		_	161
certificate		241		_		(2)	239

Notes to Financial Statements (continued)

3. Investment Securities (continued)

The amortized cost and fair value of securities at December 31, 2021, by contractual maturity, are shown below (dollars in thousands). Expected maturities may differ from contractual maturities because certain borrowers may have the right to call or prepay obligations with or without call or prepayment penalties.

	Amortized			Fair	
		Cost		Value	
Available-for-sale:				_	
Due in one year or less	\$	18,910	\$	18,898	
	\$	18,910	\$	18,898	
Held-to-maturity:					
Due in one year or less	\$	15	\$	15	
Due after one year through five years		274		282	
Due after ten years		6,998		12,248	
	\$	7,287	\$	12,545	

4. Regulatory Assets and Liabilities

The PSC authorized the establishment of a regulatory asset at December 31, 2010, for the costs incurred on the cancelled construction of the Smith Unit 1 coal-fired plant. Effective January 1, 2017, the PSC approved a Stipulation and Recommendation Agreement between EKPC and intervenors which enabled EKPC to begin amortizing the regulatory asset balance, net of estimated mitigation and salvage efforts, over a period of ten years. PJM capacity market revenues through delivery year 2019 were expected to offset the expense until EKPC's next base rate case. Effective October 1, 2021, the PSC authorized recovery of the remaining amortization in base rates.

Effective October 1, 2021, the PSC authorized recovery and two-year amortization of a \$0.8 million regulatory asset comprised of the unrecovered balance of environmental surcharge capital projects associated with the abandonment of Dale Station at December 31, 2015.

Notes to Financial Statements (continued)

4. Regulatory Assets and Liabilities (continued)

The PSC authorized EKPC to recognize depreciation and accretion expenses related to its asbestos abatement and ash disposal AROs as regulatory assets. The associated regulatory assets are expensed as recovery occurs. In separate proceedings, the PSC authorized recovery of the costs incurred to settle the majority of EKPC's ash disposal AROs through the environmental surcharge mechanism. Effective October 1, 2021, the PSC also authorized the recovery and amortization of a regulatory asset related to the settlement of the Dale Station asbestos ARO over a period of two years. While the Cooperative has not yet requested recovery of two ARO related regulatory assets, management believes it is probable that the PSC will allow the Cooperative to recover the full amount through rates or other mechanisms.

The RUS authorized the Cooperative to establish a \$7.2 million regulatory asset at December 31, 2019, for the costs related to major maintenance and the replacement of minor components of property incurred at Spurlock Station in 2019 and to amortize the balance over eight years. Effective October 1, 2021, the PSC authorized amortization and recovery over the months remaining in the eight-year period.

Effective October 1, 2021, the PSC authorized EKPC to establish a regulatory asset in the amount of \$0.7 million for expenses incurred as part of the 2021 rate case proceeding. The PSC also authorized the recovery and amortization of the regulatory asset over three years.

Regulatory assets (liabilities) were comprised of the following as of December 31, 2021 and 2020 (dollars in thousands):

		2021	2020
Plant abandonment – Smith Unit 1	\$	53,544 \$	64,797
Plant abandonment – Dale Station ARO-related depreciation and accretion expenses		656 38,771	750 42,061
Major maintenance projects – Spurlock Station Rate case expenses		5,433 681	6,338
Fuel adjustment clause		11,206	1,424
	\$	110,291 \$	115,370
Environmental cost recovery	\$ \$	(7,717) \$ (7,717) \$	(2,389) (2,389)
		-	

Notes to Financial Statements (continued)

5. Long-Term Debt

The Cooperative executed an Indenture of Mortgage, Security Agreement and Financing Statement, dated as of October 11, 2012 (Indenture) between the Cooperative, as Grantor, to U.S. Bank National Association, as Trustee. The Indenture provides first mortgage note holders and tax-exempt bond holders with a pro-rated interest in substantially all owned assets.

Long-term debt outstanding at December 31, 2021 and 2020, consisted of the following (dollars in thousands):

	 2021	2020
First mortgage notes:		
1.14%–4.80%, payable quarterly to Federal Financing Bank (FFB)		
in varying amounts through 2050, weighted average 3.44%	\$ 1,953,259 \$	1,876,049
First Mortgage Bonds, Series 2014A, fixed rate of 4.61%,		
payable semi-annual, matures February 6, 2044	169,000	174,000
First Mortgage Bonds, Series 2019, fixed rate of 4.45%,		
payable semi-annual, matures April 19, 2049	140,000	145,000
First Mortgage Promissory Note, fixed rate of 4.30%,		
payable semi-annual, matures April 30, 2049	93,333	96,667
Tax-exempt bonds:		
Solid Waste Disposal Revenue Bonds, Series 1993B,		
variable rate bonds, due August 15, 2023 0.30%		
and 0.50% at December 31, 2021 and 2020, respectively	1,400	2,100
Clean Renewable Energy Bonds, fixed rate of 0.40%	,	ŕ
payable quarterly to CFC to December 1, 2023	888	1,333
New Clean Renewable Energy Bonds, fixed rate of 4.5%		ŕ
payable annually to CFC to January 31, 2047, reimbursed		
by IRS annually of up to 2.97% for a net rate of 1.53%	16,738	17,074
Promissory notes:	,	ŕ
Variable rate notes payable to CFC, 1.05% at		
December 31, 2021	160,000	245,000
5.25%–5.50% fixed rate notes payable to National Cooperative	,	- ,
Services Corporation, weighted average 5.34%	2,695	4,239
Total debt	 2,537,313	2,561,462
Less debt issuance costs	(7,719)	(8,087)
Total debt adjusted for debt issuance costs	2,529,594	2,553,375
Less current maturities	(92,763)	(85,337)
Total long-term debt	\$ 2,436,831 \$	2,468,038

Notes to Financial Statements (continued)

5. Long-Term Debt (continued)

FFB and RUS First Mortgage Notes

The Cooperative received loan funds in varying amounts through its first mortgage notes payable to the Federal Financing Bank and RUS. All such loans are subject to certain conditions outlined by RUS. Listed below are descriptions of those loan applications for which additional funds were advanced to the Cooperative during the year and the status of any remaining funds approved and available for advance at December 31, 2021. The amounts outstanding under these notes are \$2.0 billion at December 31, 2021.

In June 2015, the Cooperative submitted to RUS a loan application in the amount of \$238.9 million for various generation projects. The loan was revised to \$221.8 million and approved by RUS in September 2015. The loan documents were subsequently executed in January 2017 with a maturity date of December 31, 2049; \$31.5 million was advanced in 2021. As of December 31, 2021, \$14.8 million of the loan remained available for advance.

In September 2019, the Cooperative submitted to RUS a loan application in the amount of \$153.0 million for various transmission projects. The loan documents were subsequently executed in March 2020 with a maturity date of December 31, 2050; \$25.1 million was advanced in 2021. As of December 31, 2021, \$94.0 million of the loan remained available for advance.

In September 2019, the Cooperative submitted to RUS a loan application in the amount of \$347.0 million for various generation projects. The loan documents were subsequently executed in March 2020 with a maturity date of December 31, 2050; \$73.0 million was advanced in 2021. As of December 31, 2021, \$270.4 million of the loan remained available for advance.

Other First Mortgage Notes and Bonds

On December 11, 2013, the Cooperative entered into a Bond Purchase Agreement for \$200 million 4.61% First Mortgage Bonds, Series 2014A due February 2044. The transaction closed and funded on February 6, 2014. The debt is secured on equal footing with the Cooperative's other secured debt under the Indenture. The amount outstanding under these notes is \$169.0 million at December 31, 2021.

Notes to Financial Statements (continued)

5. Long-Term Debt (continued)

On April 18, 2019, the Cooperative entered into a bond purchase agreement for \$150 million at 4.45% First Mortgage Bonds, Series 2019 due to mature on April 19, 2049. The transaction closed and was funded on April 18, 2019. The debt is secured on equal footing with the Cooperative's other secured debt under the Indenture. The amount outstanding under these bonds is \$140.0 million at December 31, 2021.

On April 19, 2019, the Cooperative signed a promissory note to CFC for \$100 million at a fixed rate of 4.30% with a maturity date of April 30, 2049. The debt is secured and on equal footing with other secured debt. The balance on the loan was \$93.3 million at December 31, 2021.

Tax-Exempt Bonds

The interest rate on the Series 1993B Solid Waste Disposal Revenue Bonds is subject to change semiannually. The interest rate adjustment period on the variable rate bonds may be converted to a weekly, semiannual, annual or three-year basis, or to a fixed-rate basis, at the option of the Cooperative. A CFC guarantee secures payment of the outstanding Series 1993B bonds and has an expiration date of August 15, 2023. The balance outstanding under these bonds is \$1.4 million at December 31, 2021. The 1993B solid waste disposal revenue bonds require that debt service reserve funds be on deposit with a trustee throughout the term of the bonds in the amount of \$1.1 million. In addition, mandatory sinking fund payments are required of \$0.7 million in 2022 and 2023. Debt service reserve and construction funds are held by a trustee and are invested primarily in U.S. Government securities and CFC promissory notes. These funds are included in restricted investments on the accompanying Balance Sheets and have a fair value of approximately \$1.1 million at December 31, 2021 and 2020.

In January 2008, EKPC was approved to receive up to \$8.6 million to finance certain qualified renewable energy projects with Clean Renewable Energy Bonds. The loan was fully advanced in July 2009. The amount outstanding at December 31, 2021, is \$0.9 million.

In September 2016, EKPC was authorized by the IRS to issue \$19.8 million in New Clean Renewable Energy Bonds to finance a planned community solar facility. In February 2017, EKPC issued an \$18 million note to CFC. The amount outstanding as of December 31, 2021, is \$16.7 million.

Notes to Financial Statements (continued)

5. Long-Term Debt (continued)

Promissory Notes

On July 5, 2019, the Cooperative exercised its option to extend its existing \$600 million unsecured credit facility with CFC as the lead arranger, for an additional year. The facility consists of a \$500 million revolving tranche and a \$100 million term loan tranche. This facility matures on July 4, 2023, and is to be utilized for general corporate purposes including capital construction projects. As of December 31, 2021, the Cooperative had outstanding borrowings of \$160 million (including the \$100 million unsecured term loan). As of December 31, 2021, the approximate availability under the credit facility was \$440 million.

In December 2010, the Cooperative entered into an unsecured loan agreement with the National Cooperative Services Corporation for \$23.8 million to refinance indebtedness to RUS. As of December 31, 2021, the amount outstanding under these notes is \$2.7 million.

Estimated annual maturities of long-term debt adjusted for debt issuance costs for the five years subsequent to December 31, 2021, are as follows (dollars in thousands):

Years ending December 31:	
2022	\$ 92,763
2023	95,290
2024	95,195
2025	107,130
2026	104,750
Thereafter	2,034,466
	\$ 2,529,594

The Indenture and certain other debt agreements contain provisions which, among other restrictions, require the Cooperative to maintain certain financial ratios. The Cooperative was in compliance with these financial ratios at December 31, 2021 and 2020.

Notes to Financial Statements (continued)

5. Long-Term Debt (continued)

As of December 31, 2021, the Cooperative has \$6.1 million outstanding in a letter of credit with the Commonwealth of Kentucky for Workers' Compensation and Self-Insured Automotive Policy Requirements.

As of December 31, 2021, the Cooperative has pledged securities of \$0.2 million to the United States Department of Labor related to Workers' Compensation.

In December 2021, the Cooperative filed a corporate guarantee with the Commonwealth of Kentucky in lieu of pledging securities for landfill closure and post-closure care costs estimated at approximately \$21.6 million. The corporate guarantee will be renewed annually.

6. Retirement Benefits

Pension Plan

Pension benefits for employees hired prior to January 1, 2007, are provided through participation in the National Rural Electric Cooperative Association (NRECA) Retirement and Security Plan (RS Plan). The plan is a defined benefit pension plan qualified under Section 401 and tax exempt under Section 501(a) of the Internal Revenue Code. It is considered a multiemployer plan under the accounting standards. The plan sponsor's Employer Identification Number is 53-0116145 and the Plan Number is 333.

A unique characteristic of a multiemployer plan compared to a single employer plan is that all plan assets are available to pay benefits of any plan participant. Separate asset accounts are not maintained for participating employers. This means that assets contributed by one employer may be used to provide benefits to employees of other participating employers.

For the RS Plan, a "zone status" determination is not required and therefore, not determined, under the Pension Protection Act (PPA) of 2006. In addition, the accumulated benefit obligations and plan assets are not determined or allocated separately by individual employer. In total, the RS Plan was over 80 percent funded on January 1, 2021 and 2020, based on the PPA funding target and PPA actuarial value of assets on those dates. Because the provisions of the PPA do not apply to the RS Plan, funding improvement plans and surcharges are not applicable. Future contribution requirements are determined each year as part of the actuarial valuation of the plan and may change as a result of plan experience.

Notes to Financial Statements (continued)

6. Retirement Benefits (continued)

EKPC also participates in a Deferred Compensation Pension Restoration Plan, which is intended to provide a supplemental benefit to highly compensated employees who would experience a reduction in their pension benefit from the RS Plan due to Internal Revenue Code limitations. The President and CEO is the only named participant. The plan was closed to new participants, effective January 1, 2015.

The Cooperative's contributions to the RS Plan in 2021 and 2020 represented less than 5 percent of the total contributions made to the plan by all participating employers. The Cooperative made annual contributions to the RS Plan and Deferred Compensation Pension Restoration Plan of \$7.8 million and \$8.1 million in 2021 and 2020, respectively.

Retirement Savings Plan

The Cooperative offers a Retirement Savings Plan for all employees who are eligible to participate in the Cooperative's benefit programs. The plan allows participants to make contributions by salary reduction, pursuant to Section 401(k) of the Internal Revenue Code. For employees hired prior to January 1, 2007, the Cooperative makes matching contributions to the account of each participant up to 2.0% of the participant's compensation. For employees hired on or after January 1, 2007, the Cooperative will automatically contribute 6.0% of base wages and match the employee contribution up to 4.0%. The Cooperative contributed approximately \$4.7 million and \$4.4 million to the plan for the years ended December 31, 2021 and 2020, respectively. Employees vest immediately in their contributions and the contributions of the Cooperative.

Supplemental Executive Retirement Plan

The Cooperative provides a 457(f) Supplemental Executive Retirement Plan to the executives of the organization. The plan is considered a defined contribution plan whereby annual contributions are made based upon a percentage of base salary. Participants become 100% vested and the account balance paid out upon attaining age 62 or if separation occurs due to involuntary termination without cause, disability, or death. Separation for any other reason before age 62 will result in participants forfeiting their benefits.

Notes to Financial Statements (continued)

6. Retirement Benefits (continued)

Supplemental Death Benefit Plan

The Cooperative provides a Supplemental Death Benefit Plan to all employees eligible to participate in the pension plan. The supplemental death benefit is payable to a deceased employee's beneficiary if the lump sum value of a 100% survivor benefit under the pension plan exceeds the pension plan benefits plus the Cooperative's group life insurance proceeds. Management believes that any liability related to this plan will not have a material effect on the financial statements.

Postretirement Medical Benefits

The Cooperative sponsors a defined benefit plan that provides medical and life insurance coverage to retirees and their dependents. Participating retirees and dependents contribute 50% of the projected cost of coverage. For purposes of the liability estimates, the substantive plan is assumed to be the same as the written plan. The plan is not funded.

In accordance with Accounting Standards Update (ASU) 2017-07, Compensation—Retirement Benefits (Topic 715)—Improving the Presentation of Net Periodic Pension Cost and Net Periodic Postretirement Benefit Cost, the Cooperative includes the service cost component of net periodic benefit cost in operating expenses in the statements of revenue, expenses, and comprehensive margin. All other components of net periodic benefit cost are included in other non-operating margin (expense).

The following page sets forth the accumulated postretirement benefit obligation, the change in plan assets, and the components of accrued postretirement benefit cost and net periodic benefit cost as of December 31, 2021 and 2020 (dollars in thousands):

Notes to Financial Statements (continued)

6. Retirement Benefits (continued)

Service cost 1 Interest cost 1 Participants' contributions 1 Benefits paid (2 Actuarial gain (14	,151 ,279 ,283 ,275 ,894) ,659) ,435)	57,553 1,131 1,948 1,411 (2,626) (8,266) 51,151
Service cost 1 Interest cost 1 Participants' contributions 1 Benefits paid (2 Actuarial gain (14	,279 ,283 ,275 ,894) ,659) ,435	\$	1,131 1,948 1,411 (2,626) (8,266)
Interest cost 1 Participants' contributions 1 Benefits paid (2 Actuarial gain (14	,283 ,275 ,894) ,659) ,435	\$	1,948 1,411 (2,626) (8,266)
Participants' contributions Benefits paid Actuarial gain (14	,275 ,894) ,659) ,435 	\$	1,411 (2,626) (8,266)
Benefits paid (2 Actuarial gain (14	,894) ,659) ,435 	\$	(2,626) (8,266)
Actuarial gain (14	,659) ,435 ,619	\$	(8,266)
	,435	\$	
Accumulated postretirement benefit obligation – end of year \$ 37	- ,619		51,151
recumulated positionient benefit bongation and of year		\$	
Change in plan assets:		\$	
Fair value of plan assets – beginning of year \$			_
Employer contributions 1	275		1,215
Participant contributions 1	,275		1,411
Benefits paid (2	,894))	(2,626)
Fair value of plan assets – end of year	_		
Funded status – end of year \$ (37)	,435)	\$	(51,151)
Amounts recognized in balance sheet consists of:			
	,848	\$	2,065
Noncurrent liabilities 35	,587		49,086
	,435	\$	51,151
Amounts included in accumulated other comprehensive margin:			
	,629	\$	24,650
Unrecognized actuarial gain 17	,461		2,802
	,090	\$	27,452
Net periodic benefit cost:			
	,279	\$	1,131
	,283	•	1,948
	,021))	(2,021)
Net periodic benefit cost \$	541	\$	1,058
Amounts included in other comprehensive margin:			
	,659		8,266
	,021))	(2,021)
	,638	\$	6,245

Notes to Financial Statements (continued)

6. Retirement Benefits (continued)

Effective January 1, 2020, the plan changed post-65 participant coverage to an insured Medicare Advantage product. This change resulted in a prior service credit of \$17.5 million, which began amortizing in 2020 over 13.79 years.

The change in benefit obligation included a net actuarial gain of \$14.7 million. This actuarial gain was comprised of \$10.2 million resulting from lower per capita claims, \$5.6 million from healthcare trend and other updates, \$1.8 million related to an increase in the discount rate, offset by a loss of \$2.9 million due to census related data assumptions.

The discount rate used to determine the accumulated postretirement benefit obligation was 2.88% and 2.56% for 2021 and 2020, respectively.

The Cooperative expects to contribute approximately \$1.8 million to the plan in 2022. The expected benefit payments from the plan, which reflect anticipated future service, are (dollars in thousands):

Years ending December 31:	
2022	\$ 1,848
2023	1,894
2024	1,816
2025	1,734
2026	1,634
2027–2031	8,592

For measurement purposes, a 5.7% annual rate of increase in the per capita cost of covered health care benefits was used for the year ended December 31, 2021. The rate is assumed to decline to 4.0% after 25 years.

Notes to Financial Statements (continued)

7. Changes in Accumulated Other Comprehensive Margin by Component

The following table represents the details of accumulated other comprehensive margin activity by component (dollars in thousands):

	retirement Benefit bligation	Unrealized Gain (Loss) on Investments Available for Sale	Con	cumulated Other prehensive Margin
Balance – December 31, 2019	\$ 21,207	\$ 65	\$	21,272
Other comprehensive gain (loss) before reclassifications	8,266	(64)	8,202
Amounts reclassified from accumulated other comprehensive margin	(2,021)	-		(2,021)
Net current period other comprehensive gain (loss)	6,245	(64)	6,181
Balance – December 31, 2020	 27,452	1	,	27,453
Other comprehensive gain (loss) before reclassifications Amounts reclassified from accumulated	14,659	(13)	14,646
other comprehensive margin Net current period other comprehensive	(2,021)	_		(2,021)
gain (loss)	12,638	(13)	12,625
Balance – December 31, 2021	\$ 40,090	\$ (12) \$	40,078

The postretirement benefit obligation reclassification noted above represents the amortization of prior service credits that are included in the computation of net periodic postretirement benefit cost. See Note 6 – Retirement Benefits for additional details.

Notes to Financial Statements (continued)

8. Commitments and Contingencies

The Cooperative periodically enters into long-term agreements for the purchase of power. Payments made under long-term power contracts in 2021 and 2020 were \$6.5 million and \$6.8 million, respectively. One long-term agreement remained in effect at December 31, 2021, and will continue until either party gives a three year notice of termination. Total minimum payment obligations related to this contract are as follows (dollars in thousands):

Years ending December 3	1	l																						l	l	L						l				L		L	L	l	l	ı		1	1	1	1	1	1	1	1	1	1	1		1	1	1	1	1		1			1	1			1	1	1	1	1	1	1						1							1	1	1	1		1	1																		•	,))	3	1			٠				•	•	•	ľ	ı				ć	(1)	,		ł	1	ı	1		ľ	1	1	ľ
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2022	\$ 4,282
2023	3,895
2024	3,725

The Cooperative has commitments to purchase coal for its generating plants under long-term contracts that extend through 2024. Coal payments under contracts for 2021 and 2020 were \$77.1 million and \$85.9 million, respectively. Total minimum purchase obligations for the next three years are as follows (dollars in thousands):

T 7	4.		. 1	-	
Vanre	anding	1	ecember)	• 4	٠.
i Cais	CHUIHE	L	CCCIIIDCI	.,	

2022	\$ 182,094
2023	65,660
2024	39,716

The minimum cost of the coal purchases, based on the latest contractual prices, is subject to escalation clauses that are generally based on government-published indices and market price.

The Cooperative also has commitments to purchase limestone and lime for its coal-fired generating plants under all requirements contracts that extend through 2024. These contracts set forth pricing and quantity maximums for each product but do not require minimum purchases. Given that annual quantities purchased will vary according to the generation produced at each plant, minimum purchase obligations for the next year cannot be determined.

The supply agreements are not accounted for as derivatives based upon the Normal Purchases Normal Sales exception as permitted by ASC 815, *Derivatives and Hedging*.

Notes to Financial Statements (continued)

8. Commitments and Contingencies (continued)

There are pending civil claims in litigation against the Cooperative. Under the Cooperative's general liability insurance program, it is responsible for a deductible amount up to \$1 million for each occurrence. Neither the probable outcome nor ultimate liability resulting from any claims and litigation can be readily determined at this time. Management believes that any liability for such matters will, in any case, not have a material effect on the financial statements.

9. Power Sales Arrangement

In December 2015, the Cooperative became the lessor under a power sales arrangement that was required to be accounted for as an operating lease due to the specific terms of the agreement. The arrangement is an agreement to sell the capacity and energy from the Glasgow landfill gas plant to a member system for a period of ten years. The revenue associated with this arrangement for 2021 and 2020 was \$0.6 million and is included in operating revenue on the Statements of Revenue and Expenses and Comprehensive Margin for the years ended December 31, 2021 and 2020.

The minimum future revenues under the arrangement is as follows (dollars in thousands):

Years ending December 31:

2022	\$ 452
2023	452
2024	452
2025	452

Notes to Financial Statements (continued)

10. Environmental Matters

On August 28, 2020, the U.S. Environmental Protection Agency (EPA) issued revisions to the coal combustion residuals (CCR) Rule that required all unlined surface impoundments to cease receipt of CCR and non-CCR waste and initiate closure by April 11, 2021, unless an alternate deadline is requested pursuant to the rule due to a facility's inability to secure capacity for CCR storage by April 11, 2021. EKPC filed a request for an extension for the Spurlock Station surface impoundment to meet the prescribed compliance requirements given the construction and closure projects, as further described below, were not expected to be completed by April 11, 2021. The EPA granted conditional approval of an alternative closure deadline of November 30, 2022. EKPC has requested that EPA reconsider certain conditions outlined in its original approval.

On October 13, 2020, EPA issued the Final Steam Electric Reconsideration Rule with an effective date of December 14, 2020. The final rule establishes effluent limits for flue-gas desulfurization (FGD) wastewater and for Bottom Ash (BA) transport water applicable to existing steam electric power generators based upon Best Available Technology Economically Achievable (BAT). The final rule did not revise any requirements for other waste streams covered by the 2015 Effluent Limitations Guidelines (ELG) rule. The compliance deadline is dependent upon National Pollutant Discharge Elimination System (NPDES) permit renewal dates, but no later than 2025. The Company's Spurlock Station will be in compliance with the newly revised standards prior to the deadlines articulated in the final rule.

A construction project at Spurlock Station, estimated at \$262.4 million, to comply with the CCR and ELG final rules was substantially completed at December 31, 2021. The project also includes construction of a water mass balance pond and closure of Spurlock's unlined surface impoundment to settle the corresponding asset retirement obligation, which are ongoing. The construction project will be substantially recovered through the Cooperative's environmental surcharge mechanism. The EPA's final decision on EKPC's request for an alternative closure deadline could affect the timing of the planned work to close the surface impoundment.

Notes to Financial Statements (continued)

10. Environmental Matters (continued)

On March 15, 2021, the EPA Administrator signed a final rule revising the Cross-State Air Pollution Rule (CSAPR) update to meet a court deadline requiring EPA to reexamine the CSAPR ozone season emissions trading program based upon the 2008 Ozone National Ambient Air Quality Standards (NAAQS). The final rule made various changes to the NOx ozone season allocations in twelve states and added the potential optimization of selective non-catalytic reduction emission control technology by increasing the cost threshold for such controls from \$1,600 to \$1,800. EKPC filed comments in the federal rulemaking docket as did other utilities along with the Midwest Ozone Group (MOG). The 2021 CSAPR Update Rule was challenged by MOG in the D.C. Circuit. A decision on the matter is expected in 2022.

EKPC will continue to monitor the impact of these rules and future rules on its generation fleet.

11. Related Party Transactions

The Cooperative is a member of CFC, which provides a portion of the Cooperative's financing, including a \$100 million fixed rate loan executed in 2019. CFC is also a joint lead arranger and an 18.3% participant in the Cooperative's \$600 million unsecured credit facility. Held-to-maturity investments included CFC capital term certificates of \$7.3 million and \$7.4 million at December 31, 2021 and 2020, respectively. CFC Patronage capital assigned to EKPC was \$1.9 million and \$1.7 million at December 31, 2021 and 2020, respectively.

The Cooperative is also a member of CoBank, which is a 15% participant in the Cooperative's \$600 million unsecured credit facility. The balance of CoBank patronage capital assigned to EKPC was \$0.7 million and \$0.6 million at December 31, 2021 and 2020, respectively.

EKPC is a member of ACES LLC (ACES), which provides various energy marketing, settlement and risk management related services to its members and clients. EKPC's Chairman of the Board and EKPC's CEO serve as ACES Board Members. EKPC accounts for its investment in ACES on the cost basis of accounting. At December 31, 2021 and 2020, the balance of EKPC's investment in ACES was approximately \$0.6 million. Payments to ACES were \$2.3 million in 2021 and in 2020.

12. Subsequent Events

Management has evaluated subsequent events through March 31, 2022, which is the date these financial statements were available to be issued.

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FINANCIAL STATEMENTS

East Kentucky Power Cooperative, Inc. Years Ended December 31, 2022 and 2021 With Report of Independent Auditors

Ernst & Young LLP



Financial Statements

Years Ended December 31, 2022 and 2021

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Report of Independent Auditors

The Board of Directors
East Kentucky Power Cooperative, Inc.

Report on the Audit of the Financial Statements

Opinion

We have audited the financial statements of East Kentucky Power Cooperative, Inc., which comprise the balance sheets as of December 31, 2022 and 2021, and the related statements of revenue and expenses and comprehensive margin, changes in members' equities, and cash flows for the years then ended, and the related notes (collectively referred to as the "financial statements").

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Company at December 31, 2022 and 2021, and the results of its operations and its cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinion

We conducted our audits in accordance with auditing standards generally accepted in the United States of America (GAAS) and in accordance with standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States (*Government Auditing Standards*). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are required to be independent of the Company and to meet our other ethical responsibilities in accordance with the relevant ethical requirements relating to our audits. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Responsibilities of Management for the Financial Statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with accounting principles generally accepted in the United States of America, and for the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free of material misstatement, whether due to fraud or error.



In preparing the financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about the Company's ability to continue as a going concern for one year after the date that the financial statements are available to be issued.

Auditor's Responsibility for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with GAAS and *Government Auditing Standards* will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the financial statements.

In performing an audit in accordance with GAAS and Government Auditing Standards, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, and design and perform audit procedures responsive to those risks. Such procedures include examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control. Accordingly, no such opinion is expressed.
- Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluate the overall presentation of the financial statements.
- Conclude whether, in our judgment, there are conditions or events, considered in the aggregate, that raise substantial doubt about the Company's ability to continue as a going concern for a reasonable period of time.

We are required to communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit, significant audit findings, and certain internal control-related matters that we identified during the audit.



Other Reporting Required by Government Auditing Standards

In accordance with *Government Auditing Standards*, we also have issued our report dated March 31, 2023, on our consideration of East Kentucky Power Cooperatives, Inc.'s internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements, and other matters. The purpose of that report is solely to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on the effectiveness of East Kentucky Power Cooperative, Inc.'s internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering East Kentucky Power Cooperative, Inc.'s internal control over financial reporting and compliance.

Ernst & Young LLP

March 31, 2023

Balance Sheets (Dollars in Thousands)

Asset 2022 2021 Electric plant: 84,080,009 \$4,513,00 Construction-in-progress 81,108 92,306 Less accumulated depreciation 1,762,298 1,615,60 Less accumulated depreciation 2,998,600 2,988,600 Restricted investments 1,117 1,103 Restricted investments 1,178 1,103 Investment securities: 1,180 1,183 Available-for-sale 1,180 7,181 Held-to-maturity 7,181 7,287 Current assets 229,669 1,69,49 Legal on-maturity 1,19,48 1,117,80 Accounts receivable 1,19,48 1,117,80 Fuel 9,22,669 1,69,49 Materials and supplies 1,048,77 8,28,28 Regulatory assets 9,136 9,09,80 Regulatory assets 9,136 9,90,80 Deference charges 9,136 9,50 Deference charges 9,136 8,29 Deference charges 8,49		Decem	ber 31
Electric plant: S 4,680,009 \$ 4,513,00 Construction-in-progress 81,198 9,23,60 Less accumulated depreciation 1702,508 1,635,60 Electric plant—net 2,798,005 1,107 Restricted investments 1,117 1,103 Investment securities: 1,117 1,103 Held-to-orsale 18,079 18,089 Held-to-orsale 18,079 16,961 Held-to-orsale 229,669 169,619 Held-to-orsale 19,481 11,172 Accounts receivable 19,484 11,178 Accounts receivable 19,484 11,178 Accounts receivable 19,484 11,178 Fuel 19,484 11,178 Accounts receivable 19,484 11,178 Accounts receivable 19,484 11,178 Accounts receivable 19,245 14,156 Other course reseivable 19,345 12,126 Regulatory assets 2,345 1,279 Regulatory assets<		2022	2021
In-service \$ 4,680,00 \$ 1,513 9.20,00 Construction-in-progress 4,761,20 4,640,60 4,761,20 4,640,60 1,655,648 <	Assets		
Construction-in-progress 81,198 92,306 Less accumulated depreciation 1,762,298 65,566 Electric plant – net 2,998,609 2,988,005 Restricted investments 1,117 1,102 Investment securities 18,079 18,898 Held-to-maturity 7,818 7,287 Current assets 229,669 169,619 Cash and cash equivalents 229,669 169,619 Accounts receivable 149,448 11,782 Fuel 92,267 41,567 Materials and supplies 149,448 11,782 Megulatory assets 33,546 11,206 Other current assets 33,546 14,207 Total current assets 91,306 90,805 Regulatory assets 91,306 90,805 Regulatory assets 8,409 8,409 Deferred charges 9,406 8,50 Other noncurrent assets 8,409 8,50 Total assets 8,20 8,20 Total current exertises 8,40	Electric plant:		
Les accumulated depreciation 4,761,207 4,643,609 Les fictive plant – net 2,998,609 2,988,009 Restricted investments 1,117 1,103 Investment securities: 1,117 1,103 Investment securities: 18,079 18,898 Held-to-maturity 7,181 2,289 Current assets: 229,669 169,619 Current assets 149,448 111,729 Accounts receivable 149,448 111,729 Accounts receivable 149,448 111,729 Materials and supplies 149,448 111,729 Materials and supplies 104,887 8,283 Regulatory assets 33,546 11,206 Other current assets 91,306 99,085 Regulatory assets 91,306 99,085 Defend charges 94,497 1,790 Other noncurrent assets 8,440 8,591 Total accounts 8,440 8,591 Defendeds 8,22 2 Regulatory assets 9,27	In-service	\$ 4,680,009	\$ 4,551,309
Electric plant—net 1,762,598 1,655,648 Electric plant—net 2,998,609 2,988,005 Restricted investments 1,117 1,105 Investment securities: 18,079 18,898 Available-for-sale 18,079 18,898 Held-to-maturity 7,181 2,286 Current assets: 229,669 169,619 Current assets 194,484 111,782 Fuel 92,679 41,567 Materials and supplies 194,887 8,283 Regulatory assets 33,546 11,206 Other current assets 613,379 7,899 Total current assets 91,306 9,90,85 Regulatory assets 91,306 9,90,85 Deferred charges 4,497 1,709 Other onceurent assets 91,306 9,80 Deferred charges 9,844 8,90 Broad assets 9,845 9,80 Fembers' equities 7,845 7,27 Patronage and donated capital 7,77 4,00	Construction-in-progress	81,198	92,360
Electric plant – net 2,986,09 2,988,001 Restricted investments 1,117 1,103 Investment securities 18,079 1,808 Malable-for-sale 18,079 1,808 Held-to-maturity 7,181 7,287 Current assets 229,669 169,619 Accounts receivable 149,48 11,782 Accounts receivable 104,87 8,283 Accounts receivable 104,887 8,283 Fuel 92,267 41,507 Materials and supplies 104,887 8,283 Regulatory assets 13,397 7,899 Other current assets 13,397 7,899 Total current assets 91,306 99,085 Deferred charges 91,306 99,085 Deferred charges 91,306 99,085 Deferred charges 8,449 8,591 Other noncurrent assets 8,40 8,591 Members' equities 8,40 8,591 Members' equities 743,152 72,738		4,761,207	4,643,669
Restricted investments 1,117 1,108 Investment securities: 18,079 18,898 Held-to-maturity 7,18 2,728 Current assets: 229,669 169,619 Accounts receivable 149,448 111,782 Fuel 92,267 41,567 Materials and supplies 104,887 83,283 Regulatory assets 33,546 11,206 Other current assets 13,397 7,899 Total current assets 623,214 425,356 Regulatory assets 91,306 90,085 Deferred charges 91,306 95,085 Deferred charges 91,306 95,085 Deferred charges 94,497 1,790 Other noncurrent assets 8,440 8,591 Deferred charges 9,406 8,591 1,792 Members' equities and liabilities 8 2 2 Members' equities and liabilities 8 2 2 Members' equities 9 2 2 <t< td=""><td>Less accumulated depreciation</td><td>1,762,598</td><td>1,655,664</td></t<>	Less accumulated depreciation	1,762,598	1,655,664
Investment securities: 18,079 18,898 Held-to-maturity 7,181 7,287 Current assets: 229,669 169,619 Cash and cash equivalents 229,669 169,619 Accounts receivable 149,448 111,782 Fuel 92,267 41,567 Materials and supplies 104,887 82,328 Regulatory assets 33,546 11,206 Other current assets 63,214 425,356 Total current assets 91,306 99,085 Deferred charges 4,497 1,709 Other noncurrent assets 8,449 8,591 Total assets 8,449 8,591 Total current assets 8,449 8,591 Total current assets 8,449 8,591 Members' equities and liabilities 8,28 8,28 2 Members' equities and liabilities 743,152 727,378 Accumulated other comprehensive margin 743,152 727,378 Accumulated other comprehensive margin 75,926 76,454	Electric plant – net	2,998,609	2,988,005
Available-for-sale 18,079 18,808 Held-to-maturity 7,181 7,287 Current assets: 229,669 169,019 Casch and cash equivalents 229,669 169,019 Accounts receivable 149,448 111,782 Fuel 92,267 41,567 Materials and supplies 33,546 112,009 Regulatory assets 33,546 112,009 Other current assets 623,214 425,356 Regulatory assets 91,306 99,085 Deferred charges 4,497 1,790 Other noncurrent assets 3,454 8,591 Deferred charges 4,497 1,790 Other noncurrent assets 3,375,243 3,550,115 Members' equities and liabilities 8 2 3,550,115 Members' equities and liabilities 8 2 2 2 Members' equities and liabilities 743,152 72,738 2 Patronage and donated capital 743,752 40,078 2 Long-term debt	Restricted investments	1,117	1,103
Held-to-maturity 7,881 7,287 Current assets: 229,669 169,619 Accounts receivable 149,448 111,782 Fuel 92,267 41,567 Materials and supplies 104,887 83,283 Regulatory assets 13,359 7,899 Other current assets 13,397 7,899 Total current assets 91,306 99,085 Regulatory assets 91,306 99,085 Deferred charges 4,497 1,790 Other noncurrent assets 3,752,43 3,550,115 Members equities 3,752,443 3,550,115 Members equities 3 2 2 Members equities 2 2 2 Members equities 2 2 2 Members equities 3 2 2 2 Patronage and donated capital 74,3152 727,378 3 3 4 4 7 7 7 7 7 7 8 2 7 <td>Investment securities:</td> <td></td> <td></td>	Investment securities:		
Current assets: 229,669 169,619 Accounts receivable 149,448 111,782 Fuel 92,267 41,567 Materials and supplies 104,887 83,283 Regulatory assets 33,546 11,206 Other current assets 13,397 7,899 Total current assets 623,214 425,356 Regulatory assets 91,306 90,085 Deferred charges 4,497 1,790 Other noncurrent assets 8,440 8,591 Total assets 8,375,243 \$ 3,550,115 Members' equities and liabilities 8 2 8 2 Members' equities and liabilities 8 2 8 2 Members' equities \$ 2 72,738 Accumulated other comprehensive margin 43,792 40,078 Total members' equities 786,946 767,458 Long-term debt 96,654 92,763 Accured repenses 5,898 7,171 Accucuts payable 41,769 </td <td>Available-for-sale</td> <td>18,079</td> <td>18,898</td>	Available-for-sale	18,079	18,898
Cash and cash equivalents 229,669 169,619 Accounts receivable 149,448 111,782 Fuel 92,267 41,567 Materials and supplies 104,887 83,283 Regulatory assets 33,546 11,206 Other current assets 13,397 7,899 Total current assets 623,214 425,356 Regulatory assets 91,306 99,085 Deferred charges 4,497 1,790 Other noncurrent assets 8,40 8,591 Total assets 8,40 8,591 Total assets 8,22 8,20 Members' equities 8 2 Members' equities 743,152 727,378 Accumulated other comprehensive margin 743,152 727,378 Accumulated other comprehensive margin 786,94 76,458 Long-term debt 2,592,627 2,436,831 Current liabilities 2,592,627 2,436,831 Current portion of long-term debt 96,654 92,763 Accuced expenses	Held-to-maturity	7,181	7,287
Accounts receivable 149,448 111,782 Fuel 92,267 41,567 Materials and supplies 104,887 82,382 Regulatory assets 13,397 7,899 Other current assets 623,214 425,356 Regulatory assets 91,306 99,085 Deferred charges 4,497 1,790 Other noncurrent assets 8,440 8,591 Total assets 8,404 8,591 Total assets 8,72,433 3,550,115 Members' equities 8 2 Members' equities 743,152 727,378 Accumulated other comprehensive margin 743,152 727,378 Accumulated other comprehensive margin 786,946 767,458 Long-term debt 2,592,627 2,436,831 Current liabilities: 2,592,627 2,436,831 Current portion of long-term debt 96,654 92,763 Accounts payable 147,609 109,276 Accounts payable 5,898 7,171 Accrued expenses	Current assets:		
Fuel 92,267 41,567 Materials and supplies 104,887 83,283 Regulatory assets 33,546 11,206 Other current assets 623,214 425,356 Total current assets 91,306 99,085 Regulatory assets 91,306 99,085 Deferred charges 4,497 1,790 Other noncurrent assets 8,440 8,591 Other noncurrent assets 8,440 8,591 Total assets 8 2 3,550,115 Members' equities 8 2 2 2 Members' equities 8 2 2 2 Memberships \$ \$ \$ 2	Cash and cash equivalents	229,669	169,619
Materials and supplies 104,887 83,283 Regulatory assets 33,546 11,206 Other current assets 63,214 25,356 Total current assets 91,306 99,085 Deferred charges 4,497 1,790 Other noncurrent assets 8,440 8,591 Other noncurrent assets 8,440 8,591 Total assets 8 4,97 3,550,115 Members' equities and liabilities 8 2 3,550,115 Members' equities 8 2 8 2 Patronage and donated capital 743,152 727,378 72,7378 Accumulated other comprehensive margin 43,792 40,078 Tong-term debt 2,592,627 2,436,831 Current portion of long-term debt 96,654 92,763 Accounts payable 147,699 109,276 Accounted expenses 50,393 50,366 Regulatory liabilities 5,898 7,717 Total current liabilities 300,635 260,122	Accounts receivable	149,448	111,782
Regulatory assets 33,546 11,206 Other current assets 13,397 7,899 Total current assets 623,214 425,356 Regulatory assets 91,306 99,085 Deferred charges 4,497 1,790 Other noncurrent assets 8,440 8,591 Total assets 8,440 8,591 Members' equities and liabilities Members' equities Memberships \$ 2 \$ 2 Patronage and doaned capital 743,152 727,378 Accumulated other comprehensive margin 43,792 40,078 Total members' equities 786,946 76,458 Long-term debt 2,592,627 2,436,831 Current liabilities 2,592,627 2,436,831 Current portion of long-term debt 96,654 92,763 Accoude expenses 50,393 50,306 Regulatory liabilities 50,393 50,306 Regulatory liabilities 5,898 7,717 Total current liabilities 27,727 35,587 <td>Fuel</td> <td>92,267</td> <td>41,567</td>	Fuel	92,267	41,567
Other current assets 13,397 7,899 Total current assets 623,214 425,356 Regulatory assets 91,306 99,085 Deferred charges 4,497 1,790 Other noncurrent assets 8,440 8,591 Total assets \$ 3,752,443 \$ 3,550,115 Members' equities and liabilities Members' equities \$ 2 2 Patronage and donated capital 743,152 727,378 Accumulated other comprehensive margin 43,792 40,078 Total members' equities 786,946 767,458 Long-term debt 2,592,627 2,436,831 Current liabilities 2,592,627 2,436,831 Current portion of long-term debt 96,654 92,763 Accounts payable 147,690 109,276 Accrued expenses 50,393 50,366 Regulatory liabilities 5,898 7,717 Total current liabilities 27,727 35,587 Accrued postretirement benefit cost 27,727 35,587	Materials and supplies	104,887	83,283
Total current assets 623,214 425,356 Regulatory assets 91,306 99,085 Deferred charges 4,497 1,790 Other noncurrent assets 8,440 8,591 Total assets \$ 3,752,443 \$ 3,550,115 Members' equities and liabilities Members' equities Memberships \$ 2 2 Patronage and donated capital 743,152 727,378 Accumulated other comprehensive margin 43,792 40,078 Total members' equities 786,946 767,458 Long-term debt 96,654 92,763 Accourse portion of long-term debt 96,654 92,763 Accounts payable 147,690 109,276 Accrued expenses 50,393 50,366 Regulatory liabilities 5,898 7,717 Total current liabilities 300,635 260,122 Accrued postretirement benefit cost 27,727 35,587 Asset retirement obligations and other liabilities 44,508 50,117	Regulatory assets	33,546	11,206
Regulatory assets 91,306 99,085 Deferred charges 4,497 1,790 Other noncurrent assets 8,440 8,591 Total assets \$ 3,752,443 \$ 3,550,115 Members' equities and liabilities Members' equities: \$ 2 \$ 2 Memberships \$ 2 \$ 2 Patronage and donated capital 743,152 727,378 Accumulated other comprehensive margin 43,792 40,078 Total members' equities 786,946 767,458 Long-term debt 96,654 92,763 Accounts payable 147,690 109,276 Accrued expenses 50,393 50,366 Regulatory liabilities 5,898 7,717 Total current liabilities 300,635 260,122 Accrued postretirement benefit cost 27,727 35,587 Asset retirement obligations and other liabilities 44,508 50,117	Other current assets	13,397	7,899
Deferred charges 4,497 1,790 Other noncurrent assets 8,440 8,591 Total assets \$ 3,752,443 \$ 3,550,115 Members' equities and liabilities Members of equities: Members of equities: \$ 2 \$ 2 Patronage and donated capital 743,152 727,378 Accumulated other comprehensive margin 43,792 40,078 Total members' equities 786,946 767,458 Long-term debt 96,654 92,763 Accounts payable 147,690 109,276 Accrued expenses 50,393 50,366 Regulatory liabilities 5,898 7,717 Total current liabilities 300,635 260,122 Accrued postretirement benefit cost 27,727 35,587 Asset retirement obligations and other liabilities 44,508 50,117	Total current assets	623,214	425,356
Other noncurrent assets 8,440 8,591 Total assets 3,752,443 8,550,115 Members' equities and liabilities Members' equities: Sequities: Memberships \$ 2	Regulatory assets	91,306	99,085
Members' equities and liabilities Members' equities and liabilities Members' equities: Memberships \$ 2 <t< td=""><td>Deferred charges</td><td>4,497</td><td>1,790</td></t<>	Deferred charges	4,497	1,790
Members' equities and liabilities Members' equities: Memberships \$ 2 \$ 2 Patronage and donated capital 743,152 727,378 Accumulated other comprehensive margin 43,792 40,078 Total members' equities 786,946 767,458 Long-term debt 2,592,627 2,436,831 Current liabilities: 2 2,592,627 2,436,831 Accounts payable 147,690 109,276 Accrued expenses 50,393 50,366 Regulatory liabilities 5,898 7,717 Total current liabilities 300,635 260,122 Accrued postretirement benefit cost 27,727 35,587 Asset retirement obligations and other liabilities 44,508 50,117	Other noncurrent assets	8,440	
Members' equities: \$ 2 \$ 2 Patronage and donated capital 743,152 727,378 Accumulated other comprehensive margin 43,792 40,078 Total members' equities 786,946 767,458 Long-term debt 2,592,627 2,436,831 Current liabilities: Urrent portion of long-term debt 96,654 92,763 Accounts payable 147,690 109,276 Accrued expenses 50,393 50,366 Regulatory liabilities 5,898 7,717 Total current liabilities 300,635 260,122 Accrued postretirement benefit cost 27,727 35,587 Asset retirement obligations and other liabilities 44,508 50,117	Total assets	\$ 3,752,443	\$ 3,550,115
Memberships \$ 2 \$ 2 Patronage and donated capital 743,152 727,378 727,378 Accumulated other comprehensive margin 43,792 40,078 40,078 Total members' equities 786,946 767,458 767,458 Total members' equities 2,592,627 2,436,831 2,436,831 2,592,627 2,436,831 2,592,627 2,436,831 2,763 3,276 3,276 3,276 3,276 3,276 3,276 3,276 3,276 3,277 3,276 3,277 3,277 3,277 3,287	Members' equities and liabilities		
Patronage and donated capital 743,152 727,378 Accumulated other comprehensive margin 43,792 40,078 Total members' equities 786,946 767,458 Long-term debt 2,592,627 2,436,831 Current liabilities: Variety portion of long-term debt 96,654 92,763 Accounts payable 147,690 109,276 Accrued expenses 50,393 50,366 Regulatory liabilities 5,898 7,717 Total current liabilities 300,635 260,122 Accrued postretirement benefit cost 27,727 35,587 Asset retirement obligations and other liabilities 44,508 50,117	Members' equities:		
Accumulated other comprehensive margin 43,792 40,078 Total members' equities 786,946 767,458 Long-term debt 2,592,627 2,436,831 Current liabilities: Variety portion of long-term debt 96,654 92,763 Accounts payable 147,690 109,276 Accrued expenses 50,393 50,366 Regulatory liabilities 5,898 7,717 Total current liabilities 300,635 260,122 Accrued postretirement benefit cost 27,727 35,587 Asset retirement obligations and other liabilities 44,508 50,117	Memberships	\$ 2	\$ 2
Total members' equities 786,946 767,458 Long-term debt 2,592,627 2,436,831 Current liabilities: 96,654 92,763 Accounts payable 147,690 109,276 Accrued expenses 50,393 50,366 Regulatory liabilities 5,898 7,717 Total current liabilities 300,635 260,122 Accrued postretirement benefit cost 27,727 35,587 Asset retirement obligations and other liabilities 44,508 50,117	Patronage and donated capital	743,152	727,378
Long-term debt 2,592,627 2,436,831 Current liabilities: 30,654 92,763 Current portion of long-term debt 96,654 92,763 Accounts payable 147,690 109,276 Accrued expenses 50,393 50,366 Regulatory liabilities 5,898 7,717 Total current liabilities 300,635 260,122 Accrued postretirement benefit cost 27,727 35,587 Asset retirement obligations and other liabilities 44,508 50,117	Accumulated other comprehensive margin	43,792	40,078
Current liabilities: Current portion of long-term debt 96,654 92,763 Accounts payable 147,690 109,276 Accrued expenses 50,393 50,366 Regulatory liabilities 5,898 7,717 Total current liabilities 300,635 260,122 Accrued postretirement benefit cost 27,727 35,587 Asset retirement obligations and other liabilities 44,508 50,117	Total members' equities	786,946	767,458
Current portion of long-term debt 96,654 92,763 Accounts payable 147,690 109,276 Accrued expenses 50,393 50,366 Regulatory liabilities 5,898 7,717 Total current liabilities 300,635 260,122 Accrued postretirement benefit cost 27,727 35,587 Asset retirement obligations and other liabilities 44,508 50,117	Long-term debt	2,592,627	2,436,831
Accounts payable 147,690 109,276 Accrued expenses 50,393 50,366 Regulatory liabilities 5,898 7,717 Total current liabilities 300,635 260,122 Accrued postretirement benefit cost 27,727 35,587 Asset retirement obligations and other liabilities 44,508 50,117			
Accrued expenses 50,393 50,366 Regulatory liabilities 5,898 7,717 Total current liabilities 300,635 260,122 Accrued postretirement benefit cost 27,727 35,587 Asset retirement obligations and other liabilities 44,508 50,117		*	
Regulatory liabilities5,8987,717Total current liabilities300,635260,122Accrued postretirement benefit cost27,72735,587Asset retirement obligations and other liabilities44,50850,117		147,690	
Total current liabilities300,635260,122Accrued postretirement benefit cost27,72735,587Asset retirement obligations and other liabilities44,50850,117	•		
Accrued postretirement benefit cost 27,727 35,587 Asset retirement obligations and other liabilities 44,508 50,117			
Asset retirement obligations and other liabilities 44,508 50,117	Total current liabilities	300,635	260,122
Asset retirement obligations and other liabilities 44,508 50,117	Accrued postretirement benefit cost	27,727	35,587
10tai members equities and natinities 5,732,443 \$ 3,530,115	Total members' equities and liabilities	\$ 3,752,443	\$ 3,550,115

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 $See\ notes\ to\ financial\ statements.$

Statements of Revenue and Expenses and Comprehensive Margin (Dollars in Thousands)

	•	Year Ended D	
		2022	2021
Operating revenue	\$	1,263,337	\$ 952,623
Operating expenses:			
Production:			
Fuel		363,948	236,947
Other		199,637	195,578
Purchased power		309,443	164,675
Transmission and distribution		63,948	61,232
Regional market operations		5,631	5,533
Depreciation and amortization		147,689	141,123
General and administrative		50,804	49,452
Total operating expenses	'	1,141,100	854,540
Operating margin before fixed charges and other expenses		122,237	98,083
Fixed charges and other:			
Interest expense on long-term debt		89,701	86,985
Amortization of debt expense		990	1,090
Accretion and other		1,874	1,603
Total fixed charges and other expenses		92,565	89,678
Operating margin		29,672	8,405
Nonoperating margin:			
Interest income		2,690	554
Patronage capital allocations from other cooperatives		582	625
Other		2,936	958
Total nonoperating margin		6,208	2,137
Net margin		35,880	10,542
Other comprehensive margin:			
Unrealized loss on available-for-sale securities		(133)	(13)
Postretirement benefit obligation gain	<u></u>	3,847	12,638
		3,714	12,625
Comprehensive margin	\$	39,594	\$ 23,167

See notes to financial statements.

Statements of Changes in Members' Equities (Dollars in Thousands)

							A	Accumulated Other		Total
			P	atronage	D	onated	C	omprehensive	N	lembers'
	Mem	berships		Capital	(Capital		Margin]	Equities
Balance – December 31, 2020	\$	2	\$	713,801	\$	3,035	\$	27,453	\$	744,291
Net margin		_		10,542		_		_		10,542
Unrealized loss on available for sale securities		_		_		_		(13)		(13)
Postretirement benefit obligation gain		_		_		_		12,638		12,638
Balance – December 31, 2021		2		724,343		3,035		40,078		767,458
Net margin		_		35,880		_		_		35,880
Retirement of patronage capital		_		(20,106)		_		_		(20,106)
Unrealized loss on available for sale securities		_		_		_		(133)		(133)
Postretirement benefit obligation gain		_		_		_		3,847		3,847
Balance – December 31, 2022	\$	2	\$	740,117	\$	3,035	\$	43,792	\$	786,946

See notes to financial statements.

Statements of Cash Flows

(Dollars in Thousands)

		Year Ended Dece 2022	ember 31 2021
Operating activities		2022	2021
Net margin	\$	35,880 \$	10,542
Adjustments to reconcile net margin to net cash provided by operating activities:	4	22, 000 #	10,0 .2
Depreciation and amortization		147,689	141,123
Amortization of debt issuance costs		1,218	1,245
Changes in operating assets and liabilities:		_,	,
Accounts receivable		(37,666)	(23,266)
Fuel		(50,700)	5,624
Materials and supplies		(21,604)	(5,588)
Regulatory assets/liabilities		(31,626)	(3,547)
Accounts payable		32,250	36,449
Accrued expenses		(388)	28,081
Accrued postretirement benefit cost		(4,013)	(862)
Other		(13,742)	(5,836)
Net cash provided by operating activities		57,298	183,965
Investing activities			
Additions to electric plant		(136,122)	(138,190)
Maturities of debt service reserve securities		5,516	4,411
Purchases of debt service reserve securities		(5,530)	(4,411)
Maturities of available-for-sale securities		19,138	80,160
Purchases of available-for-securities		(18,452)	(60,204)
Maturities of held-to-maturity securities		106	86
Additional deposits with RUS restricted investment		_	(21)
Maturities of RUS restricted investment		_	726
Other		77	1,275
Net cash used in investing activities		(135,267)	(116,168)
Financing activities			
Proceeds from long-term debt		310,905	239,603
Principal payments on long-term debt		(151,609)	(263,753)
Retirement of patronage capital		(20,106)	
Debt issuance costs		(1,123)	_
Payment of obligation under long-term lease		(48)	(39)
Net cash provided by (used in) financing activities		138,019	(24,189)
Net change in cash and cash equivalents		60,050	43,608
Cash and cash equivalents – beginning of year		169,619	126,011
Cash and cash equivalents – end of year	\$	229,669 \$	169,619
Supplemental disclosure of cash flows			
Cash paid for interest	\$	88,551 \$	70,126
Noncash investing transactions:			
Additions to electric plant included in accounts payable	\$	33,929 \$	27,765
Unrealized loss on available-for-sale securities	\$	(133) \$	(13)

 $See\ notes\ to\ financial\ statements.$

Notes to Financial Statements

Years Ended December 31, 2022 and 2021

1. Summary of Significant Accounting Policies

Nature of Operations

East Kentucky Power Cooperative (the Cooperative or EKPC) is a not-for-profit electric generation and transmission cooperative incorporated in 1941 that provides wholesale electric service to 16 distribution members with territories that include parts of 87 counties in Kentucky. The majority of customers served by members are residential. Each of the members has entered into a wholesale power agreement with the Cooperative, which remains in effect until 2051. The rates charged to members are regulated by the Kentucky Public Service Commission (PSC or Commission).

The Cooperative owns and operates two coal-fired generation plants, twelve combustion turbines, six landfill gas plants, and a solar farm. In addition, the Cooperative has rights to 170 megawatts of hydroelectric power from the Southeastern Power Administration. The capacity and energy from one landfill gas plant is designated to serve a member system through a ten-year purchase power agreement. A portion of the solar farm panels are licensed to customers of our members.

Basis of Accounting

The financial statements are prepared in accordance with policies prescribed or permitted by the Commission and the United States Department of Agriculture, Rural Utilities Service (RUS), which conform with accounting principles generally accepted in the United States of America (GAAP) in all material respects. As a rate-regulated entity, the Cooperative's financial statements reflect actions of regulators that result in the recording of revenues and expenses in different time periods than enterprises that are not rate-regulated in accordance with Financial Accounting Standards Board (FASB) Accounting Standards Codification (ASC) Topic 980, Regulated Operations.

Use of Estimates

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

Notes to Financial Statements (continued)

1. Summary of Significant Accounting Policies (continued)

Electric Plant in Service

Electric plant is stated at original cost, which is the cost of the plant when first dedicated to public service by the initial owner, plus the cost of all subsequent additions. The cost of assets constructed by the Cooperative includes material, labor, contractor and overhead costs.

The cost of maintenance and repairs, including renewals of minor items of property, is charged to operating expense. The cost of replacement of depreciable property units, as distinguished from minor items, is charged to electric plant. The cost of units replaced or retired, including cost of removal, net of any salvage value, is charged to accumulated depreciation.

Depreciation and Amortization

Depreciation for the generating plants and transmission facilities is provided on the basis of estimated useful lives at straight-line composite rates. Effective October 1, 2021, new depreciation rates were implemented based upon a depreciation study approved by the PSC and RUS. The approved composite depreciation rates for generation, transmission, and distribution include a component for non-asset retirement obligation (non-ARO) removal costs, which is credited to accumulated depreciation. Actual removal costs incurred are charged to accumulated depreciation, as prescribed by RUS. Any excess of accrued non-ARO removal costs over actual removal costs incurred will be reclassified from accumulated depreciation and reflected as a regulatory liability on the balance sheets. The depreciation rates in effect as of December 31, 2022 and 2021 are as follows:

	2022	2021
Generation plant	1.81%-11.67%	1.81%-11.67%
Transmission and distribution plant	1.12%-6.31%	1.12%-6.31%
General plant	0.99%-6.67%	0.99% - 6.67%

Depreciation and amortization expense was \$147.7 million and \$141.1 million for 2022 and 2021, respectively. Depreciation and amortization expense includes amortization expense of \$11.1 million in 2022 and \$10.8 million in 2021 related to plant abandonments granted regulatory asset treatment (Note 4).

Notes to Financial Statements (continued)

1. Summary of Significant Accounting Policies (continued)

The Cooperative received PSC approval to charge depreciation associated with asset retirement obligations to regulatory assets. These regulatory assets are charged to depreciation expense as recovery occurs. Depreciation charged to regulatory assets was \$3.3 million and \$3.0 million in 2022 and 2021, respectively.

Asset Impairment

Long-lived assets held and used by the Cooperative are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount of the assets may not be recoverable. Specifically, the evaluation for impairment involves comparison of an asset's carrying value to the estimated undiscounted cash flows the asset is expected to generate over its remaining life. If this evaluation were to conclude that the carrying value of the asset is impaired, an impairment charge would be recorded as a charge to operations based on the difference between the asset's carrying amount and its fair value. No impairment was recognized for long-lived assets during the years ended December 31, 2022 or 2021.

Restricted Investments

Restricted investments represent funds restricted by contractual stipulations or other legal requirements and are shown as noncurrent on the balance sheets. Restricted investment activity is classified as investing activities on the statements of cash flows.

Restricted investments at December 31, 2022 and 2021 were \$1.1 million and consisted of debt service reserve funds required to be on deposit with a trustee throughout the term of the Series 1993B Solid Waste Disposal Revenue Bonds (Note 5).

Cash and Cash Equivalents

The Cooperative considers temporary investments having an original maturity of three months or less when purchased to be cash equivalents. Cash equivalents at December 31, 2022 and 2021, consisted primarily of money market mutual funds and investments in commercial paper.

Notes to Financial Statements (continued)

1. Summary of Significant Accounting Policies (continued)

Investment Securities

Investment securities are classified as held-to-maturity and carried at amortized cost when management has the positive intent and ability to hold them to maturity. Investment securities are classified as available-for-sale when they might be sold before maturity. Available-for-sale securities are carried at fair value, with unrealized holding gains and losses reported in other comprehensive margin on the statements of revenue and expenses and comprehensive margin.

Interest income includes amortization of purchase premium or discount. Gains and losses on sales are based on the amortized cost of the security sold. Investment securities are written down to fair value when a decline in fair value is other-than-temporary.

Fair Value of Financial Instruments

The carrying amount of cash, receivables and certain other current liabilities approximates fair value due to the short maturity of the instruments.

The Cooperative uses fair value to measure certain financial instruments. The fair value of a financial instrument is the amount that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date (the exit price). Observable inputs or unobservable inputs, defined by ASC Topic 820, *Fair Value Measurements and Disclosures*, may be used in the calculation of fair value. ASC Topic 820 establishes a fair value hierarchy that prioritizes the inputs to valuation techniques used to measure fair value. The three levels of the fair value hierarchy are described below:

- Level 1 Unadjusted quoted prices in active markets that are accessible at the measurement date for identical, unrestricted assets or liabilities;
- Level 2 Quoted prices in markets that are not considered to be active or financial instruments for which all significant inputs are observable, either directly or indirectly;
- Level 3 Prices or valuations that require inputs that are both significant to the fair value measure and unobservable.

A financial instrument's level within the fair value hierarchy is based on the lowest level of any input that is significant to the fair value measurement.

Notes to Financial Statements (continued)

1. Summary of Significant Accounting Policies (continued)

The inputs used to measure cash equivalents are Level 1 measurements, as the money market funds are exchange traded funds in an active market. The inputs used to measure the available-for-sale and debt service reserve investments are Level 1 measurements, as the securities are based on quoted market prices for identical investments or securities. Included in the available-for-sale securities on the following table are securities held in connection with the directors' and certain employees' elective deferred compensation programs and the supplemental executive retirement plan covering certain executives of \$3.3 million and \$3.6 million at December 31, 2022 and 2021, respectively. These assets are included in other noncurrent assets on the balance sheets.

Estimated fair values of the Cooperative's financial instruments as of December 31, 2022 and 2021, were as follows (dollars in thousands):

	 Fa	ir V	Value at Rep	ort	ing Date Usi	ing	
	air Value cember 31, 2022	N	oted Prices in Active Iarkets for Identical Assets (Level 1)		Significant Other Observable Inputs (Level 2)	Unok In	nificant oservable nputs evel 3)
Cash equivalents Available-for-sale securities Debt service reserve	\$ 140,000 21,425 1,117	\$	140,000 21,425 1,117	\$	- - -	\$	- - -
	Fa	ir V	Value at Rep	ort	ing Date Usi	ng	
	air Value cember 31, 2021	N	oted Prices in Active Iarkets for Identical Assets (Level 1)		Significant Other Observable Inputs (Level 2)	Unok In	nificant oservable nputs evel 3)
Cash equivalents Available-for-sale securities Debt service reserve	\$ 90,000 22,545 1,103	\$	90,000 22,545 1,103	\$	- - -	\$	- - -

Notes to Financial Statements (continued)

1. Summary of Significant Accounting Policies (continued)

The estimated fair values of the Cooperative's financial instruments carried at cost at December 31, 2022 and 2021, were as follows (dollars in thousands):

	20	22		2021				
	Carrying Amount		Fair Value	Carrying Amount		Fair Value		
Held-to-maturity investments \$ Long-term debt	7,181 2,689,281	\$	7,168 2,556,154	\$ 7,287 2,529,594	\$	12,545 2,755,624		

The inputs used to measure held-to-maturity investment securities are considered Level 2 and are based on third-party yield rates of similarly maturing instruments determined by recent market activity. The fair value of long-term debt, including current maturities and prepayment costs, is calculated using published interest rates for debt with similar terms and remaining maturities and is a Level 2 fair value measurement.

Concentration of Credit Risk

Credit risk represents the risk of loss that would occur if suppliers or customers did not meet their contractual obligations to EKPC. Concentration of credit risk occurs when significant suppliers or customers possess similar characteristics that would cause their ability to meet contractual obligations to be affected by the same events.

The Cooperative's sales are primarily to its member cooperatives and totaled approximately \$1,157.0 million and \$887.5 million for 2022 and 2021, respectively. Accounts receivable at December 31, 2022 and 2021, were primarily from billings to member cooperatives.

At December 31, 2022 and 2021, individual accounts receivable balances that exceeded 10% of total accounts receivable are as follows (dollars in thousands):

	 2022	2021
Owen Electric Cooperative	\$ 19,578 \$	11,766

Notes to Financial Statements (continued)

1. Summary of Significant Accounting Policies (continued)

Inventories

Inventories of fuel and materials and supplies are valued at the lower of average cost or net realizable value. Upon removal from inventory for use, the average cost method is used. Physical adjustments of fuel inventories are charged to expense over the subsequent six months and recovered or refunded, as required, through the fuel adjustment clause.

Regulatory Assets and Liabilities

ASC Topic 980 applies to regulated entities for which rates are designed to recover the costs of providing service. In accordance with this topic, certain items that would normally be reflected in the statements of revenue and expenses are deferred on the balance sheets. Regulatory assets represent probable future revenues associated with certain incurred costs, which will be recovered from customers through the rate-making process. Regulatory assets are charged to earnings as collection of the cost in rates is recognized or when future recovery is no longer probable. Conversely, regulatory liabilities represent future reductions in revenues associated with amounts that are to be credited to customers through the rate-making process.

Debt Issuance Costs

Debt issuance costs are presented as a direct deduction from long-term debt with the exception of those issuance costs associated with line-of-credit arrangements which are classified as a deferred charge asset on the balance sheet.

Debt issuance costs are amortized to interest expense over the life of the respective debt using the effective interest rate method or the straight-line method when results approximate the effective interest rate method.

Asset Retirement Obligations

ASC Topic 410, Asset Retirement Obligations, requires legal obligations associated with the retirement of long-lived assets to be recognized at fair value when incurred and capitalized as part of the related long-lived asset, including asset retirement obligations where an obligation exists even though the method or timing of settlement may be conditional. The liability is accreted to its present value each period and the capitalized cost is depreciated over the useful life of the related asset. When the asset is retired, the entity settles the obligation for its recorded amount or incurs a gain or loss.

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Notes to Financial Statements (continued)

1. Summary of Significant Accounting Policies (continued)

Fair value of each respective asset retirement obligation (ARO), when incurred, is determined by discounting expected future cash outflows associated with required retirement activities using a credit adjusted risk-free rate. Cash outflows for retirement activities are based upon market information, historical information and management's estimates and would be considered Level 3 under the fair value hierarchy.

The Cooperative's AROs represent the requirements related to asbestos abatement and reclamation and capping of ash disposal sites at its coal-fired plants. Estimated cash flow revisions in 2021 primarily related to changes in the estimated cost to settle ash disposal sites to comply with the closure and post-closure requirements of the Coal Combustion Residuals (CCR) Rule. Settlement activities in 2022 and 2021 are associated with the closure of an ash disposal site.

The Cooperative continues to evaluate the useful lives of its plants and the costs of remediation required by law.

The following table represents the details of asset retirement obligation activity as reported on the accompanying balance sheets (dollars in thousands):

	 2022	2021
Balance – beginning of year	\$ 45,902 \$	48,851
Liabilities settled	(7,070)	(6,098)
Estimated cash flow revisions	_	1,731
Accretion	 1,536	1,418
Balance – end of year	\$ 40,368 \$	45,902

As discussed in Note 4, the PSC granted regulatory asset treatment of accretion and depreciation associated with AROs on EKPC's books by type and location beginning in January 2014. These regulatory assets will be charged to accretion expense and depreciation expense as recovery of settlement costs occurs.

Accretion charged to regulatory assets in 2022 and 2021 was \$1.5 million and \$1.4 million, respectively. Accretion expense recognized in 2022 and 2021 was \$1.9 million and \$1.6 million, respectively, which represented the recovery of settlement costs associated with ash disposal sites and asbestos abatement at Dale Station.

Notes to Financial Statements (continued)

1. Summary of Significant Accounting Policies (continued)

Revenue Recognition

Operating revenues are primarily derived from sales of electricity to members. These sales, which comprise approximately 92% of EKPC's operating revenues, are pursuant to identical long-term wholesale power contracts maintained with RUS and each of the Cooperative's 16 members that extend through December 31, 2050. The wholesale power contract obligates each member to pay EKPC for demand and energy furnished in accordance with rates established by the PSC. Energy and demand have the same pattern of transfer to members as one cannot be provided without the other. Therefore, these components of electric power sales to members are considered one performance obligation. Electricity revenues are recognized over time as energy is delivered based upon month-end meter readings and rates set forth in EKPC's tariffs, as approved by the PSC.

Non-member revenues are primarily comprised of PJM Interconnection, LLC (PJM) electric and capacity revenues, and other revenues. In the PJM market, electricity sales are separately identifiable from participation in the capacity market as the two can be transacted independently of one another. Therefore, PJM electric sales are considered a separate contract with a single performance obligation and revenue is recognized based upon the megawatt-hours delivered in each hour at the market price. Capacity revenues represent compensation received from PJM for making generation capacity available to satisfy system integrity and reliability requirements. Capacity is a stand-ready obligation to deliver energy when called upon and is considered a single performance obligation. Revenue is recognized over time based upon megawatts and the prices set by the PJM competitive auction for the delivery year.

Other revenues primarily consist of transmission, wheeling, and leasing activities. Transmission and wheeling are related to contractual agreements with PJM and other electric utilities for transmitting electricity over EKPC's transmission lines. Each of these services are provided over time with progress measured using the output method. Lease revenue is related to a power sales arrangement that is required to be accounted for as a lease since the arrangement conveys the right to the output of a specific plant facility for a stated period of time. See Note 9.

Notes to Financial Statements (continued)

1. Summary of Significant Accounting Policies (continued)

The following represents operating revenues by revenue stream for the years ended December 31, 2022 and 2021 (dollars in thousands):

	Year Ei 2022		cember 31 2021
Member electric sales Non-member sales:	\$ 1,156	966 \$	887,525
Electric		887	43,074
Capacity Other		122 362	16,468 5,556
Total operating revenues	\$ 1,263	337 \$	952,623

Rate Matters

The base rates charged by the Cooperative to its members are regulated by the PSC. Any change in base rates requires that EKPC file an application with the PSC and interested parties may seek intervention in the proceeding if they satisfy certain regulatory requirements. EKPC's last base rate increase was authorized by the PSC for service rendered on and after October 1, 2021, and resulted in a 4.4% increase in EKPC's wholesale base rates, or approximately \$36.4 million in annual revenue.

The PSC's final rate order contained a provision for the establishment of an earnings mechanism whereby in any given year that EKPC achieves a times interest earned ratio (TIER) in excess of 1.4, the excess margin will be recorded as a regulatory liability at year-end and returned to Owner-Members through a bill credit in the subsequent year.

The PSC's rate order also authorized the establishment of a generation maintenance tracker, effective for the year ending December 31, 2022 and thereafter, whereby EKPC will record a regulatory asset or regulatory liability for 75% of all actual generation maintenance expenses over/under a historical level of generation maintenance expense. The recovery of the regulatory asset or refund of the regulatory liability will then be addressed in EKPC's next base rate case.

Notes to Financial Statements (continued)

1. Summary of Significant Accounting Policies (continued)

The PSC has adopted a uniform fuel adjustment clause for all electric utilities within its jurisdiction. Under this clause, fuel cost above or below a stated amount per kWh is charged or credited to the member cooperatives for all energy sales during the month following actual fuel costs being incurred and is included in member electric sales. The regulatory asset or liability represents the amount that has been under- or over-recovered due to timing or adjustments to the mechanism.

The PSC has an environmental cost recovery mechanism that allows utilities to recover certain costs incurred in complying with the Federal Clean Air Act as amended and those federal, state, and local environmental requirements which apply to coal combustion wastes and byproducts from facilities utilized for the production of energy from coal. This environmental surcharge is billed on a percentage of revenue basis, one month following the actual costs incurred and is included in member electric sales. The regulatory asset or liability represents the amount that has been under-or over-recovered due to timing or adjustments to the mechanism.

Members' Equities

Memberships represent contributions to the Cooperative made by members. Should the Cooperative cease business, these amounts, if available, will be returned to the members.

Patronage capital represents net margin allocated to the Cooperative's members on a contribution-to-gross margin basis pursuant to the provisions of its bylaws. The Cooperative's bylaws permit the Board of Directors to retire capital contributed by or allocated to members when, after any proposed retirement, the total capital of the Cooperative equals or exceeds 20% of total assets, as defined by RUS. In addition, provisions of certain financing documents prohibit the retirement of capital until stipulated requirements related to aggregate margins and equities are met.

The Cooperative's Board of Directors authorized the retirement of patronage capital in 2022 in the amount of \$20.1 million, which represented all unpaid margin allocations assigned to members from 1976 through 1983.

Notes to Financial Statements (continued)

1. Summary of Significant Accounting Policies (continued)

Comprehensive Margin

Comprehensive margin includes both net margin and other comprehensive margin. Other comprehensive margin represents the change in unrealized gains and losses on available-for-sale securities, as well as the change in the funded status of the accumulated postretirement benefit obligation. The Cooperative presents each item of other comprehensive margin on a net basis in the statements of revenue and expenses and comprehensive margin. Reclassification adjustments are disclosed in Note 7. For any item required under U.S. GAAP to be reclassified to net income in its entirety in the same reporting period, the affected line item(s) on the statements of revenue and expenses and comprehensive margin are provided.

Income Taxes

The Cooperative is exempt under Section 501(c)(12) of the Internal Revenue Code from federal income tax for any year in which at least 85% of its gross income is derived from members but is responsible for income taxes on certain unrelated business income. ASC Topic 740, *Income Taxes*, clarifies the accounting for uncertainty in income taxes recognized in the financial statements. This interpretation requires financial statement recognition of the impact of a tax position if a position is more likely than not of being sustained on audit, based on the technical merits of the position. Additionally, ASC Topic 740 provides guidance on measurement, recognition, classification, accounting in interim periods, and disclosure requirements for uncertain tax positions. The Cooperative has determined that more than 85% of its gross income is derived from members and it meets the exemption status under Section 501(c)(12).

Regional Transmission Organization

The Cooperative is a transmission-owning member of PJM and functional control of certain transmission facilities is maintained by PJM. Open access to the EKPC transmission system is managed by PJM pursuant to the FERC approved PJM Open Access Transmission Tariff and the Cooperative is an active participant in PJM's Regional Transmission Planning process, which develops a single approved transmission plan for the entire PJM footprint. Energy related purchases and sales transactions within PJM are recorded on an hourly basis with all transactions within each market netted to a single purchase or sale for each hour.

Notes to Financial Statements (continued)

1. Summary of Significant Accounting Policies (continued)

Power Sales Arrangement

The Cooperative is the lessor under a power sales arrangement that is required to be accounted for as an operating lease due to the terms of the agreement. The details of the agreement are discussed in Note 9. The revenue from this arrangement is included in operating revenues on the statements of revenue and expenses and comprehensive margin.

New Accounting Guidance

In February 2016, the FASB issued Accounting Standards Update (ASU) 2016-02, Leases (Topic 842). The core principle of this revised accounting guidance requires that lessees recognize all leases (other than leases with a term of twelve months or less) on the balance sheet as lease liabilities, based upon the present value of the lease payments, with corresponding right of use assets. ASU 2016-02 also makes targeted changes to other aspects of the current guidance, but does not substantially change the accounting for finance leases (previously capital leases) or the lessor accounting model. The Cooperative adopted the new lease accounting guidance effective January 1, 2022, utilizing the modified retrospective approach. The Cooperative also elected the package of practical expedients under the transition guidance which enabled the Cooperative to avoid reassessing under the new standard prior conclusions for lease identification and lease classification on expired or existing contracts and land easements. The Cooperative also elected to utilize a risk-free discount rate for certain classifications of operating leases when an implicit rate is not readily determinable. Adoption of the standard was not material to the Cooperative's financial statements. The Cooperative recognized right-of-use assets as part of electric plant inservice and offsetting operating lease liabilities, included in current and accrued liabilities, of approximately \$1.0 million at adoption.

In November 2021, the FASB issued ASU 2021-10, Government Assistance (Topic 832): Disclosures by Business Entities about Government Assistance, to increase the transparency of government assistance received by entities. Specifically, ASU 2021-10 requires disclosure of the types of assistance received, significant terms and conditions related to the assistance, the accounting for the assistance, and the effect of the assistance on the entity's financial statements. The standard was prospectively adopted, effective January 1, 2022. There was no impact on EKPC's financial statements. See Note 10 for required disclosures.

Notes to Financial Statements (continued)

1. Summary of Significant Accounting Policies (continued)

In June 2016, the FASB issued ASU 2016-13, *Financial Instruments – Credit Losses (Topic 326)*, a new standard to replace the incurred loss impairment methodology under current GAAP with a methodology that reflects expected credit losses and requires consideration of a broader range of reasonable and supportable information to inform credit loss estimates. The standard is effective for the Cooperative on January 1, 2023, and early adoption is permitted. The Cooperative does not believe implementation of this standard will have a material impact on its financial statements.

2. Electric Plant in Service

Electric plant in service at December 31, 2022 and 2021, consisted of the following (dollars in thousands):

	2022	2021
Production plant	\$ 3,191,277	\$ 3,185,421
Transmission plant	970,558	929,969
General plant	120,168	115,067
Completed construction, not classified, and other	398,006	320,852
Electric plant in service	\$ 4,680,009	\$ 4,551,309

Acquisition adjustments of \$4 million were included in electric plant in service at December 31, 2022 and 2021. Acquisition adjustments represent the difference between the net book value of the original owner and the fair value of the assets at the date of acquisition.

3. Investment Securities

Cost and estimated fair value of available-for-sale investment securities at December 31, 2022 and 2021, were as follows (dollars in thousands):

	Cost	U	Gross nrealized Gains	U	Gross Inrealized Losses	Fair Value
2022 U.S. Treasury bill/note	\$ 18,224	\$	_	\$	(145) \$	18,079
	\$ 18,224	\$	_	\$	(145) \$	18,079

Notes to Financial Statements (continued)

3. Investment Securities (continued)

	Cost	U	Gross nrealized Gains	Un	Gross realized Losses	Fair Value
2021 U.S. Treasury bill/note	\$ 18,910	\$	_	\$	(12) \$	18,898
· ·	\$ 18,910	\$	_	\$	(12) \$	18,898

Proceeds from maturities of securities were \$19.1 million and \$80.2 million in 2022 and 2021, respectively.

Amortized cost and estimated fair value of held-to-maturity investment securities at December 31, 2022 and 2021, are as follows (dollars in thousands):

	Aı	mortized Cost	U	Gross nrealized Gains	U	Gross Inrealized Losses	Fair Value
National Rural Utilities Cooperative Finance Corporation: 5% capital term certificates 6.59% subordinated term	\$	6,998	\$	_	\$	(10) \$	6,988
certificate 0% subordinated term		70		1		-	71
certificate		113		_		(4)	109
	\$	7,181	\$	1	\$	(14) \$	7,168
2021 National Rural Utilities Cooperative Finance Corporation: 5% capital term certificates 6.59% subordinated term	\$	6,998	\$	5,250	\$	- \$	12,248
certificate 0% subordinated term		105		10		_	115
certificate		184		_		(2)	182
	\$	7,287	\$	5,260	\$	(2) \$	12,545

Notes to Financial Statements (continued)

3. Investment Securities (continued)

The amortized cost and fair value of securities at December 31, 2022, by contractual maturity, are shown below (dollars in thousands). Expected maturities may differ from contractual maturities because certain borrowers may have the right to call or prepay obligations with or without call or prepayment penalties.

	A	mortized Cost	Fair Value
Available-for-sale:			
Due in one year or less	\$	18,224	\$ 18,079
	\$	18,224	\$ 18,079
Held-to-maturity:			
Due in one year or less	\$	183	\$ 180
Due after ten years		6,998	6,988
	\$	7,181	\$ 7,168

4. Regulatory Assets and Liabilities

Regulatory assets (liabilities) were comprised of the following as of December 31, 2022 and 2021 (dollars in thousands):

		2022	2021
Plant abandonment – Smith Unit 1	\$	42,575 \$	53,544
Plant abandonment – Dale Station		281	656
ARO-related depreciation and accretion expenses		34,255	38,771
Major maintenance projects – Spurlock Station		4,528	5,433
Rate case expenses		433	681
Generation maintenance tracker		9,234	_
Fuel adjustment clause		33,546	11,206
	\$	124,852 \$	110,291
Environmental cost recovery	\$	(4,505) \$	(7,717)
Earnings mechanism		(1,393)	
	<u>\$</u>	(5,898) \$	(7,717)

Notes to Financial Statements (continued)

4. Regulatory Assets and Liabilities (continued)

Detailed information regarding regulatory assets and liabilities is provided below.

Smith Unit 1 – Represents the remaining regulatory asset balance authorized by the PSC in connection with the cancelled construction of the Smith Unit 1 coal-fired plant in 2010. The PSC approved recovery of the remaining amortization in base rates. The regulatory asset will be fully amortized on December 31, 2026.

Dale Station – Represents the remaining unrecovered balance of environmental surcharge capital projects associated with the abandonment of Dale Station at December 31, 2015. The PSC approved recovery and a two-year amortization period, which ends on September 30, 2023.

ARO related depreciation and accretion expenses – The PSC authorized regulatory asset treatment of depreciation and accretion expenses related to EKPC's asbestos abatement and ash disposal AROs. The PSC authorized recovery of the costs incurred to settle the majority of EKPC's ash disposal AROs through the environmental surcharge mechanism. The PSC also authorized the recovery and amortization of a regulatory asset related to the settlement of the Dale Station asbestos ARO over a period of two years, which will end on September 30, 2023. While the Cooperative has not yet requested recovery of two ARO related regulatory assets, management believes it is probable that the PSC will allow the Cooperative to recover the full amount through rates or other mechanisms.

Major maintenance projects – In 2019, the RUS authorized the Cooperative to establish a regulatory asset for the costs related to major maintenance and the replacement of minor components of property at Spurlock Station and to amortize the balance over eight years. The PSC subsequently authorized amortization and recovery over the months remaining in the eight-year period, which ends on December 31, 2027.

Rate case expenses – The PSC authorized EKPC to establish a regulatory asset for expenses incurred as part of the 2021 rate case proceeding. The PSC also authorized the recovery and a three-year amortization period, which ends on September 30, 2024.

Generation maintenance tracker – As discussed in Note 1, Rate Matters, this amount represents 75% of the 2022 generation maintenance expenses that exceeded the historical expense level established as part of the 2021 base rate case. The amount will be considered for recovery during EKPC's next base rate case.

Notes to Financial Statements (continued)

4. Regulatory Assets and Liabilities (continued)

Fuel adjustment clause and environmental surcharge – Represents recovery mechanisms adopted by the PSC (Note 1, Rate Matters). Any under (over) recovery is classified as a current regulatory asset or regulatory liability on the balance sheet.

Earnings mechanism – As discussed in Note 1, Rate Matters, this amount represents 2022 excess earnings to be refunded to Owner-Members through a bill credit due to TIER exceeding 1.4. This regulatory liability is classified as current on the balance sheet.

5. Long-Term Debt

The Cooperative executed an Indenture of Mortgage, Security Agreement and Financing Statement, dated as of October 11, 2012 (Indenture) between the Cooperative, as Grantor, to U.S. Bank National Association, as Trustee. The Indenture provides first mortgage note holders and tax-exempt bond holders with a pro-rated interest in substantially all owned assets.

Long-term debt outstanding at December 31, 2022 and 2021, consisted of the following (dollars in thousands):

	2022	2021
First mortgage notes:		
1.14%–4.80%, payable quarterly to Federal Financing Bank (FFB)		
in varying amounts through 2050, weighted average 3.43%	\$ 1,938,773 \$	1,953,259
First Mortgage Bonds, Series 2014A, fixed rate of 4.61%,		
payable semi-annual, matures February 6, 2044	164,000	169,000
First Mortgage Bonds, Series 2019, fixed rate of 4.45%, payable		
semi-annual, matures April 19, 2049	135,000	140,000
First Mortgage Promissory Note, fixed rate of 4.30%,		
payable semi-annual, matures April 30, 2049	90,000	93,333
Tax-exempt bonds:		
Solid Waste Disposal Revenue Bonds, Series 1993B, variable rate		
bonds, due August 15, 2023 2.88% and 0.30% at December 31,		
2022 and 2021, respectively	700	1,400
Clean Renewable Energy Bonds, fixed rate of 0.40% payable		
quarterly to CFC to December 1, 2023	444	888
New Clean Renewable Energy Bonds, fixed rate of 4.5%		
payable annually to CFC to January 31, 2047, reimbursed		
by IRS annually of up to 2.97% for a net rate of 1.53%	16,386	16,738

Notes to Financial Statements (continued)

5. Long-Term Debt (continued)

	2022	2021
Promissory notes:		
Variable rate notes payable to CFC, 5.37% at		
December 31, 2022	\$ 350,000 \$	160,000
5.40%–5.50% fixed rate notes payable to National Cooperative		
Services Corporation, weighted average 5.43%	1,306	2,695
Total debt	2,696,609	2,537,313
Less debt issuance costs	(7,328)	(7,719)
Total debt adjusted for debt issuance costs	2,689,281	2,529,594
Less current maturities	(96,654)	(92,763)
Total long-term debt	\$ 2,592,627 \$	2,436,831

FFB and RUS First Mortgage Notes

The Cooperative received loan funds in varying amounts through its first mortgage notes payable to the Federal Financing Bank and RUS. All such loans are subject to certain conditions outlined by RUS. Listed below are descriptions of those loan applications for which additional funds were advanced to the Cooperative during the year and the status of any remaining funds approved and available for advance at December 31, 2022. The amounts outstanding under these notes are \$1.9 billion at December 31, 2022.

In June 2015, the Cooperative submitted to RUS a loan application in the amount of \$238.9 million for various generation projects. The loan was revised to \$221.8 million and approved by RUS in September 2015. The loan documents were subsequently executed in January 2017 with a maturity date of December 31, 2049; \$14.9 million was advanced in 2022. As of December 31, 2022, no loan funds remained available for advance.

In September 2019, the Cooperative submitted to RUS a loan application in the amount of \$153.0 million for various transmission projects. The loan documents were subsequently executed in March 2020 with a maturity date of December 31, 2050; \$27.1 million was advanced in 2022. As of December 31, 2022, \$66.9 million of the loan remained available for advance.

In September 2019, the Cooperative submitted to RUS a loan application in the amount of \$347.0 million for various generation projects. The loan documents were subsequently executed in March 2020 with a maturity date of December 31, 2050; \$18.9 million was advanced in 2022. As of December 31, 2022, \$251.4 million of the loan remained available for advance.

Notes to Financial Statements (continued)

5. Long-Term Debt (continued)

Other First Mortgage Notes and Bonds

On December 11, 2013, the Cooperative entered into a bond purchase agreement for \$200 million 4.61% First Mortgage Bonds, Series 2014A due February 2044. The transaction closed and funded on February 6, 2014. The debt is secured on equal footing with the Cooperative's other secured debt under the Indenture. The amount outstanding under these notes is \$164.0 million at December 31, 2022.

On April 18, 2019, the Cooperative entered into a bond purchase agreement for \$150 million 4.45% First Mortgage Bonds, Series 2019 due to mature on April 19, 2049. The transaction closed and was funded on April 18, 2019. The debt is secured on equal footing with the Cooperative's other secured debt under the Indenture. The amount outstanding under these bonds is \$135.0 million at December 31, 2022.

On April 19, 2019, the Cooperative signed a promissory note to CFC for \$100 million at a fixed rate of 4.30% with a maturity date of April 30, 2049. The debt is secured and on equal footing with other secured debt. The balance on the loan was \$90.0 million at December 31, 2022.

Tax-Exempt Bonds

The interest rate on the Series 1993B Solid Waste Disposal Revenue Bonds is subject to change semiannually. The interest rate adjustment period on the variable rate bonds may be converted to a weekly, semiannual, annual or three-year basis, or to a fixed-rate basis, at the option of the Cooperative. A CFC guarantee secures payment of the outstanding Series 1993B bonds and has an expiration date of August 15, 2023. The balance outstanding under these bonds is \$0.7 million at December 31, 2022. The 1993B solid waste disposal revenue bonds require that debt service reserve funds be on deposit with a trustee throughout the term of the bonds in the amount of \$1.1 million. In addition, mandatory sinking fund payments are required of \$0.7 million in 2023. Debt service reserve and construction funds are held by a trustee and are invested primarily in U.S. Government securities and CFC promissory notes. These funds are included in restricted investments on the accompanying balance sheets and have a fair value of approximately \$1.1 million at December 31, 2022 and 2021.

In January 2008, EKPC was approved to receive up to \$8.6 million to finance certain qualified renewable energy projects with Clean Renewable Energy Bonds. The loan was fully advanced in July 2009. The amount outstanding at December 31, 2022, is \$0.4 million.

Notes to Financial Statements (continued)

5. Long-Term Debt (continued)

In September 2016, EKPC was authorized by the IRS to issue \$19.8 million in New Clean Renewable Energy Bonds to finance a planned community solar facility. In February 2017, EKPC issued an \$18 million note to CFC. The amount outstanding as of December 31, 2022, is \$16.4 million.

Promissory Notes

On July 29, 2022, the Cooperative executed a \$500 million unsecured Amended and Restated Credit Agreement with CFC as the lead arranger, to be used for general corporate purposes including capital construction projects. This new revolving facility, with an initial maturity date of July 29, 2027, replaced the previous unsecured credit facility, which consisted of a \$500 million revolving commitment and a \$100 million term loan. As of December 31, 2022, the Cooperative had outstanding borrowings of \$350 million. As of December 31, 2022, the approximate availability under the credit facility was \$150 million.

In December 2010, the Cooperative entered into an unsecured loan agreement with the National Cooperative Services Corporation for \$23.8 million to refinance indebtedness to RUS. As of December 31, 2022, the amount outstanding under these notes is \$1.3 million.

Estimated annual maturities of long-term debt adjusted for debt issuance costs for the five years subsequent to December 31, 2022, are as follows (dollars in thousands):

Years ending December 31:	
2023	\$ 96,654
2024	96,588
2025	108,560
2026	106,229
2027	103,083
Thereafter	 2,178,167
	\$ 2,689,281

The Indenture and certain other debt agreements contain provisions which, among other restrictions, require the Cooperative to maintain certain financial ratios. The Cooperative was in compliance with these financial ratios at December 31, 2022 and 2021.

Notes to Financial Statements (continued)

5. Long-Term Debt (continued)

As of December 31, 2022, the Cooperative has \$6.1 million outstanding in a letter of credit with the Commonwealth of Kentucky for Workers' Compensation and Self-Insured Automotive Policy Requirements.

As of December 31, 2022, the Cooperative has pledged securities of \$0.2 million to the United States Department of Labor related to Workers' Compensation.

In April 2022, the Cooperative filed a corporate guarantee and financial test with the Commonwealth of Kentucky in lieu of pledging securities for landfill closure and post-closure care costs estimated at approximately \$21.6 million. The corporate guarantee is renewed annually.

6. Retirement Benefits

Pension Plan

Pension benefits for employees hired prior to January 1, 2007, are provided through participation in the National Rural Electric Cooperative Association (NRECA) Retirement and Security Plan (RS Plan). The plan is a defined benefit pension plan qualified under Section 401 and tax exempt under Section 501(a) of the Internal Revenue Code. It is considered a multiemployer plan under the accounting standards. The plan sponsor's Employer Identification Number is 53-0116145 and the Plan Number is 333.

A unique characteristic of a multiemployer plan compared to a single employer plan is that all plan assets are available to pay benefits of any plan participant. Separate asset accounts are not maintained for participating employers. This means that assets contributed by one employer may be used to provide benefits to employees of other participating employers.

For the RS Plan, a "zone status" determination is not required and therefore, not determined, under the Pension Protection Act (PPA) of 2006. In addition, the accumulated benefit obligations and plan assets are not determined or allocated separately by individual employer. In total, the RS Plan was over 80% funded on January 1, 2022 and 2021, based on the PPA funding target and PPA actuarial value of assets on those dates. Because the provisions of the PPA do not apply to the RS Plan, funding improvement plans and surcharges are not applicable. Future contribution requirements are determined each year as part of the actuarial valuation of the plan and may change as a result of plan experience.

Notes to Financial Statements (continued)

6. Retirement Benefits (continued)

EKPC also participates in a Deferred Compensation Pension Restoration Plan, which is intended to provide a supplemental benefit to highly compensated employees who would experience a reduction in their pension benefit from the RS Plan due to Internal Revenue Code limitations. The President and CEO is the only named participant. The plan was closed to new participants, effective January 1, 2015.

The Cooperative's contributions to the RS Plan in 2022 and 2021 represented less than 5% of the total contributions made to the plan by all participating employers. The Cooperative made annual contributions to the RS Plan and Deferred Compensation Pension Restoration Plan of \$7.4 million and \$7.8 million in 2022 and 2021, respectively.

Retirement Savings Plan

The Cooperative offers a Retirement Savings Plan for all employees who are eligible to participate in the Cooperative's benefit programs. The plan allows participants to make contributions by salary reduction, pursuant to Section 401(k) of the Internal Revenue Code. For employees hired prior to January 1, 2007, the Cooperative makes matching contributions to the account of each participant up to 2.0% of the participant's compensation. For employees hired on or after January 1, 2007, the Cooperative will automatically contribute 6.0% of base wages and match the employee contribution up to 4.0%. The Cooperative contributed approximately \$5.0 million and \$4.7 million to the plan for the years ended December 31, 2022 and 2021, respectively. Employees vest immediately in their contributions and the contributions of the Cooperative.

Supplemental Executive Retirement Plan

The Cooperative provides a 457(f) Supplemental Executive Retirement Plan to the executives of the organization. The plan is considered a defined contribution plan whereby annual contributions are made based upon a percentage of base salary. Participants become 100% vested and the account balance paid out upon attaining age 62 or if separation occurs due to involuntary termination without cause, disability, or death. Separation for any other reason before age 62 will result in participants forfeiting their benefits.

Notes to Financial Statements (continued)

6. Retirement Benefits (continued)

Supplemental Death Benefit Plan

The Cooperative provides a Supplemental Death Benefit Plan to all employees eligible to participate in the pension plan. The supplemental death benefit is payable to a deceased employee's beneficiary if the lump sum value of a 100% survivor benefit under the pension plan exceeds the pension plan benefits plus the Cooperative's group life insurance proceeds. Management believes that any liability related to this plan will not have a material effect on the financial statements.

Postretirement Medical Benefits

The Cooperative sponsors a defined benefit plan that provides medical and life insurance coverage to retirees and their dependents. Participating retirees and dependents contribute 50% of the projected cost of coverage. For purposes of the liability estimates, the substantive plan is assumed to be the same as the written plan. The plan is not funded.

In accordance with ASU 2017-07, Compensation – Retirement Benefits (Topic 715) – Improving the Presentation of Net Periodic Pension Cost and Net Periodic Postretirement Benefit Cost, the Cooperative includes the service cost component of net periodic benefit cost in operating expenses in the statements of revenue and expenses and comprehensive margin. All other components of net periodic benefit cost are included in other non-operating margin (expense).

The following page sets forth the accumulated postretirement benefit obligation, the change in plan assets, and the components of accrued postretirement benefit cost and net periodic benefit cost as of December 31, 2022 and 2021 (dollars in thousands):

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Notes to Financial Statements (continued)

6. Retirement Benefits (continued)

		2022	2021
Change in benefit obligation:			
Accumulated postretirement benefit obligation – beginning of year	\$	37,435 \$	51,151
Service cost		834	1,279
Interest cost		1,052	1,283
Participants' contributions		1,478	1,275
Benefits paid		(4,085)	(2,894)
Actuarial gain		(6,740)	(14,659)
Accumulated postretirement benefit obligation – end of year		29,974	37,435
Change in plan assets:			
Fair value of plan assets – beginning of year		_	_
Employer contributions		2,607	1,619
Participant contributions		1,478	1,275
Benefits paid		(4,085)	(2,894)
Fair value of plan assets – end of year		_	_
Funded status – end of year	\$	(29,974) \$	(37,435)
Amounts recognized in balance sheet consists of:			
Current liabilities	\$	2,247 \$	1,848
Noncurrent liabilities		27,727	35,587
Total amount recognized in balance sheet	\$	29,974 \$	37,435
Amounts included in accumulated other comprehensive margin:			
Prior service credit	\$	20,608 \$	22,629
Unrecognized actuarial gain	Ψ	23,329	17,461
Total amount in accumulated other comprehensive margin	\$	43,937 \$	40,090
Net periodic benefit cost:			
Service cost	\$	834 \$	1,279
Interest cost	Ψ	1,052	1,283
Amortization of prior service credit		(2,021)	(2,021)
Amortization of prior service electr		(872)	(2,021)
Net periodic benefit cost	\$	(1,007) \$	541
Amounts included in other comprehensive margin:			
Net gain arising during the year		6,740	14,659
Amortization of prior service credit		(2,021)	(2,021)
Amortization of net actuarial gain		(872)	(-,)
Net gain recognized in other comprehensive margin	\$	3,847 \$	12,638
S S		υ,σι, ψ	12,000

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Notes to Financial Statements (continued)

6. Retirement Benefits (continued)

The change in benefit obligation included a net actuarial gain of \$6.7 million. This net actuarial gain was comprised of a \$10.6 million gain resulting from an increase in the discount rate, partially offset by losses of \$2.6 million due to census related data assumptions, \$0.8 million from higher per capita claims, and \$0.5 million from healthcare trend and other updates.

Actuarial gains and losses are not recognized in net margin, but are instead recorded in accumulated other comprehensive margin. If the total unrecognized actuarial gain or loss is in excess of 10% of the projected benefit obligation, the excess amount is amortized into other non-operating margin (expense) over the average years of remaining future service to expected retirement age.

The discount rate used to determine the accumulated postretirement benefit obligation was 5.42% and 2.88% for 2022 and 2021, respectively.

The expected benefit payments from the plan, which reflect anticipated future service, are (dollars in thousands):

Years ending December 31:	
2023	\$ 2,247
2024	2,246
2025	2,121
2026	1,935
2027	1,900
2028–2031	9,881

For measurement purposes, a 6.3% annual rate of increase in the per capita cost of covered health care benefits was used for the year ended December 31, 2022. The rate is assumed to decline to 4.0% after 25 years.

Notes to Financial Statements (continued)

7. Changes in Accumulated Other Comprehensive Margin by Component

The following table represents the details of accumulated other comprehensive margin activity by component (dollars in thousands):

		Unrealized Gain (Loss) on Investments Available for Sale	Accumulated Other Comprehensive Margin
Balance – December 31, 2020	\$ 27,452	\$ 1	\$ 27,453
Other comprehensive gain (loss) before reclassifications	14,659	(13)	14,646
Amounts reclassified from accumulated other comprehensive margin	(2,021)	_	(2,021)
Net current period other comprehensive gain (loss)	12,638	(13)	12,625
Balance – December 31, 2021	40,090	(12)	40,078
Other comprehensive gain (loss) before reclassifications	6,740	(133)	6,607
Amounts reclassified from accumulated other comprehensive margin Net current period other comprehensive	(2,893)	_	(2,893)
gain (loss)	3,847	(133)	3,714
Balance – December 31, 2022	\$ 43,937	\$ (145)	

The postretirement benefit obligation reclassification noted above represents the amortization of prior service credits and actuarial gains that are included in the computation of net periodic postretirement benefit cost. See Note 6 – Retirement Benefits for additional details.

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Notes to Financial Statements (continued)

8. Commitments and Contingencies

Contract Commitments

The Cooperative periodically enters into long-term agreements for the purchase of power. Payments made under long-term power contracts in 2022 and 2021 were \$7.3 million and \$6.5 million, respectively. One long-term agreement remained in effect at December 31, 2022, and will continue until either party gives a three year notice of termination. Total minimum payment obligations related to this contract are as follows (dollars in thousands):

2023	\$ 4,450
2024	3,910
2025	3,747

The Cooperative has commitments to purchase coal for its generating plants under long-term contracts that extend through 2025. Coal payments under contracts for 2022 and 2021 were \$110.6 million and \$77.1 million, respectively. Total minimum purchase obligations for the next three years are as follows (dollars in thousands):

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2023	\$ 299,445
2024	165,311
2025	10,989

The minimum cost of the coal purchases, based on the latest contractual prices, is subject to escalation clauses that are generally based on government-published indices and market price.

The Cooperative also has commitments to purchase limestone and lime for its coal-fired generating plants under all requirements contracts that extend through 2024. These contracts set forth pricing and quantity maximums for each product but do not require minimum purchases. Given that annual quantities purchased will vary according to the generation produced at each plant, minimum purchase obligations for the next year cannot be determined.

The supply agreements are not accounted for as derivatives based upon the Normal Purchases Normal Sales exception as permitted by ASC 815, *Derivatives and Hedging*.

Notes to Financial Statements (continued)

8. Commitments and Contingencies (continued)

Environmental

As an electric utility, the Cooperative is subject to federal, state, and local laws and regulations to protect both human health and the environment while also regulating the emission, discharge, or release of pollutants into the environment. We believe we are materially in compliance with all current requirements. However, the operation of our generation fleet could be affected by new requirements and future changes in environmental laws and regulations. Capital expenditures and increased operating costs required to comply with new and future regulations cannot be determined at this time, but could be significant.

Winter Storm Elliott

PJM declared Performance Assessment Interval (PAI) events on December 23 and December 24, 2022 as a result of the high demand for electricity and loss of generation caused by the extremely cold temperatures experienced during Winter Storm Elliott. Generation owners with committed capacity resources are subject to significant non-performance assessments if their generating units do not meet PJM's performance standards during such events. Conversely, generating units that exceed performance expectations are eligible to receive bonus payments based upon the amount of non-performance assessments actually collected by PJM. EKPC had units that experienced unplanned outages during these events due to natural gas constraints and mechanical issues. Other EKPC units performed in excess of their required capacity obligations during the events. PJM released preliminary generating unit performance data in February 2023 and plans to finalize data and invoice non-performance assessments and bonus payments in early April 2023. Based upon PJM's preliminary generating unit performance data and other internal information, EKPC recorded a \$19.5 million liability as of December 31, 2022 for capacity non-performance assessments, which was included in operating revenue on the statement of revenue and expenses and comprehensive margin. EKPC did not record a receivable for estimated capacity bonus performance payments at December 31, 2022 as those amounts were not reasonably estimable.

EKPC maintains insurance coverage for certain unit non-performance assessments that occur during PAI events. Based upon the provisions of the policy and preliminary data provided by PJM, EKPC recorded an insurance receivable of \$13.7 million, which was included in operating revenue on the statement of revenue and expenses and comprehensive margin at December 31, 2022.

Notes to Financial Statements (continued)

9. Power Sales Arrangement

In December 2015, the Cooperative became the lessor under a power sales arrangement that was required to be accounted for as an operating lease due to the specific terms of the agreement. The arrangement is an agreement to sell the capacity and energy from the Glasgow landfill gas plant to a member system for a period of ten years. The revenue associated with this arrangement for 2022 and 2021 was \$0.5 million and \$0.6 million, respectively, and is included in operating revenue on the statements of revenue and expenses and comprehensive margin for the years ended December 31, 2022 and 2021.

The minimum future revenues under the arrangement is as follows (dollars in thousands):

Years ending December 31:	
2023	\$ 452
2024	452
2025	452

10. Government Assistance

Government assistance transactions occurring during 2022 that meet the requirements of ASU 2021-10, Government Assistance (Topic 832): Disclosures by Business Entities about Government Assistance, are outlined below.

The Cooperative received approval of a cash award from U.S. Department of Homeland Security, passed through Kentucky Emergency Management, for eligible costs incurred during FEMA Disaster 4630 to restore damaged power lines. This award provided for a cost share of 90% Federal, 4.8% State, and 5.2%, applicant. The Federal and State portion, approximately \$0.3 million, was applied against construction and retirement costs incurred for the disaster.

The Cooperative received a Clean Coal Incentive (CCI) Tax Credit of approximately \$0.7 million, for qualifying coal purchased for use at Spurlock Units 3 and 4, which are clean coal certified facilities. Since EKPC is not subject to income tax, the credit was applied to public service corporation property taxes due annually to the Commonwealth of Kentucky. The CCI is included in other non-operating margin in the statement of revenue and expenses and comprehensive margin.

Notes to Financial Statements (continued)

11. Related Party Transactions

The Cooperative is a member of CFC, which provides a portion of the Cooperative's financing, including a \$100 million fixed rate loan executed in 2019. CFC is also a joint lead arranger and a 36% participant in the Cooperative's \$500 million unsecured credit facility. Held-to-maturity investments included CFC capital term certificates of \$7.2 million and \$7.3 million at December 31, 2022 and 2021, respectively. CFC Patronage capital assigned to EKPC was \$2.1 million and \$1.9 million at December 31, 2022 and 2021, respectively.

The Cooperative is also a member of CoBank. The balance of CoBank's patronage capital assigned to EKPC was \$0.7 million at December 31, 2022 and 2021. CoBank was also a 15% participant in the Cooperative's previous unsecured credit facility that ended on July 29, 2022.

EKPC is a member of ACES LLC (ACES), which provides various energy marketing, settlement and risk management related services to its members and clients. EKPC's Chairman of the Board and EKPC's CEO serve as ACES Board Members. EKPC accounts for its investment in ACES on the cost basis of accounting. At December 31, 2022 and 2021, the balance of EKPC's investment in ACES was approximately \$0.6 million. Payments to ACES were \$2.4 million in 2022 and \$2.3 million in 2021.

12. Subsequent Events

Management has evaluated subsequent events through March 31, 2023, which is the date these financial statements were available to be issued.

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FINANCIAL STATEMENTS

East Kentucky Power Cooperative, Inc. Years Ended December 31, 2023 and 2022 With Report of Independent Auditors

Ernst & Young LLP



Financial Statements

Years Ended December 31, 2023 and 2022

Contents

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Report of Independent Auditors

The Board of Directors
East Kentucky Power Cooperative, Inc.

Report on the Audit of the Financial Statements

Opinion

We have audited the financial statements of East Kentucky Power Cooperative, Inc., which comprise the balance sheets as of December 31, 2023 and 2022, and the related statements of revenue and expenses and comprehensive margin (loss), changes in members' equities, and cash flows for the years then ended, and the related notes (collectively referred to as the "financial statements").

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Company at December 31, 2023 and 2022, and the results of its operations and its cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinion

We conducted our audits in accordance with auditing standards generally accepted in the United States of America (GAAS) and in accordance with standards applicable to financial audits contained in *Government Auditing Standards*, issued by the Comptroller General of the United States (*Government Auditing Standards*). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are required to be independent of the Company and to meet our other ethical responsibilities in accordance with the relevant ethical requirements relating to our audits. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Responsibilities of Management for the Financial Statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with accounting principles generally accepted in the United States of America, and for the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free of material misstatement, whether due to fraud or error.



In preparing the financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about the Company's ability to continue as a going concern for one year after the date that the financial statements are available to be issued.

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with GAAS and *Government Auditing Standards* will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the financial statements.

In performing an audit in accordance with GAAS and Government Auditing Standards, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the financial statements, whether
 due to fraud or error, and design and perform audit procedures responsive to those risks.
 Such procedures include examining, on a test basis, evidence regarding the amounts and
 disclosures in the financial statements.
- Obtain an understanding of internal control relevant to the audit in order to design audit
 procedures that are appropriate in the circumstances, but not for the purpose of expressing
 an opinion on the effectiveness of the Company's internal control. Accordingly, no such
 opinion is expressed.
- Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluate the overall presentation of the financial statements.
- Conclude whether, in our judgment, there are conditions or events, considered in the aggregate, that raise substantial doubt about the Company's ability to continue as a going concern for a reasonable period of time.

We are required to communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit, significant audit findings, and certain internal control-related matters that we identified during the audit.



Other Reporting Required by Government Auditing Standards

In accordance with *Government Auditing Standards*, we also have issued our report dated March 28, 2024, on our consideration of East Kentucky Power Cooperatives, Inc.'s internal control over financial reporting and on our tests of its compliance with certain provisions of laws, regulations, contracts, and grant agreements, and other matters. The purpose of that report is solely to describe the scope of our testing of internal control over financial reporting and compliance and the results of that testing, and not to provide an opinion on the effectiveness of East Kentucky Power Cooperative, Inc.'s internal control over financial reporting or on compliance. That report is an integral part of an audit performed in accordance with *Government Auditing Standards* in considering East Kentucky Power Cooperative, Inc.'s internal control over financial reporting and compliance.

Ernst + Young LLP

March 28, 2024

Balance Sheets

(Dollars in Thousands)

	December 31		
	 2023		2022
Assets			
Electric plant:			
In-service	\$ 4,794,506	\$	4,680,009
Construction-in-progress	 91,402		81,198
	4,885,908		4,761,207
Less accumulated depreciation	 1,856,761		1,762,598
Electric plant – net	 3,029,147		2,998,609
Restricted investments	_		1,117
Investment securities:			
Available-for-sale	16,596		18,079
Held-to-maturity	7,054		7,181
Current assets:			
Cash and cash equivalents	296,825		229,669
Accounts receivable	110,898		149,448
Fuel	136,241		92,267
Materials and supplies	137,485		104,887
Regulatory assets	14,404		33,546
Other current assets	 23,183		13,397
Total current assets	719,036		623,214
Regulatory assets	94,340		91,306
Deferred charges	10,456		4,497
Other noncurrent assets	8,287		8,440
Total assets	\$ 3,884,916	\$	3,752,443
Members' equities and liabilities			
Members' equities:			
Memberships	\$ 2 3	\$	2
Patronage and donated capital	761,008		743,152
Accumulated other comprehensive margin	23,010		43,792
Total members' equities	 784,020		786,946
Long-term debt	2,749,655		2,592,627
Current liabilities:			
Current portion of long-term debt	101,905		96,654
Accounts payable	109,662		147,690
Accrued expenses	56,931		50,393
Regulatory liabilities	 1,428		5,898
Total current liabilities	269,926		300,635
Accrued postretirement benefit cost	44,506		27,727
Asset retirement obligations and other liabilities	 36,809		44,508
Total members' equities and liabilities	\$ 3,884,916	\$	3,752,443

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See notes to financial statements.

Statements of Revenue and Expenses and Comprehensive Margin (Loss) (Dollars in Thousands)

	 Year Ended Deco	cember 31 2022		
Operating revenue	\$ 1,110,571 \$	1,263,337		
Operating expenses:				
Production:				
Fuel	344,469	363,948		
Other	213,174	199,637		
Purchased power	164,814	309,443		
Transmission and distribution	74,244	63,948		
Regional market operations	6,058	5,631		
Depreciation and amortization	142,447	147,689		
General and administrative	56,415	50,804		
Total operating expenses	 1,001,621	1,141,100		
Operating margin before fixed charges and other expenses	108,950	122,237		
Fixed charges and other:				
Interest expense on long-term debt	107,002	89,701		
Amortization of debt expense	971	990		
Accretion and other	 1,207	1,874		
Total fixed charges and other expenses	 109,180	92,565		
Operating margin (loss)	(230)	29,672		
Nonoperating margin:				
Interest income	9,035	2,690		
Patronage capital allocations from other cooperatives	913	582		
Other	 8,138	2,936		
Total nonoperating margin	 18,086	6,208		
Net margin	17,856	35,880		
Other comprehensive margin (loss):				
Unrealized gain (loss) on available-for-sale securities	184	(133)		
Postretirement benefit obligation gain (loss)	 (20,966)	3,847		
	 (20,782)	3,714		
Comprehensive margin (loss)	\$ (2,926) \$	39,594		

See notes to financial statements.

Statements of Changes in Members' Equities (Dollars in Thousands)

	Patronage Memberships Capital		Donated Capital				Total Members Equities			
Balance – December 31, 2021	\$	2	\$	724,343	\$	3,035	\$	40,078	\$	767,458
Net margin	*	_	•	35,880	•	-	•	-	•	35,880
Retirement of patronage capital		_		(20,106)		_		_		(20,106)
Unrealized loss on available for sale securities		_		_		_		(133)		(133)
Postretirement benefit obligation gain		_		_		_		3,847		3,847
Balance – December 31, 2022		2		740,117		3,035		43,792		786,946
Net margin		_		17,856		_		_		17,856
Unrealized gain on available for sale securities		_		_		_		184		184
Postretirement benefit obligation loss		_		-		_		(20,966)		(20,966)
Balance – December 31, 2023	\$	2	\$	757,973	\$	3,035	\$	23,010	\$	784,020

See notes to financial statements.

Statements of Cash Flows

(Dollars in Thousands)

		Year Ended December 31		
		2023		2022
Operating activities				
Net margin	\$	17,856	\$	35,880
Adjustments to reconcile net margin to net cash provided by operating activities:				
Depreciation and amortization		142,447		147,689
Amortization of debt issuance costs		1,176		1,218
Changes in operating assets and liabilities:				
Accounts receivable		38,550		(37,666)
Fuel		(43,974)		(50,700)
Materials and supplies		(32,598)		(21,604)
Regulatory assets/liabilities		15,796		(31,626)
Accounts payable		(33,652)		32,250
Accrued expenses		6,529		(388)
Accrued postretirement benefit cost		(4,187)		(4,013)
Other		(21,177)		(13,742)
Net cash provided by operating activities		86,766		57,298
Investing activities				
Additions to electric plant		(185,261)		(136,122)
Maturities of debt service reserve securities		3,341		5,516
Purchases of debt service reserve securities		(2,224)		(5,530)
Maturities of available-for-sale securities		18,730		19,138
Purchases of available-for-securities		(17,063)		(18,452)
Maturities of held-to-maturity securities		127		106
Other		1,124		77
Net cash used in investing activities		(181,226)		(135,267)
Financing activities				
Proceeds from long-term debt		457,662		310,905
Principal payments on long-term debt		(295,704)		(151,609)
Retirement of patronage capital		_		(20,106)
Debt issuance costs		(253)		(1,123)
Payment of obligation under long-term lease		(89)		(48)
Net cash provided by financing activities		161,616		138,019
Net change in cash and cash equivalents		67,156		60,050
Cash and cash equivalents – beginning of year		229,669		169,619
Cash and cash equivalents – end of year	\$	296,825	\$	229,669
Supplemental disclosure of cash flows				
Cash paid for interest	\$	107,682	\$	88,551
Noncash investing transactions:	_			
Additions to electric plant included in accounts payable	\$	- ,	\$	33,929
Unrealized gain (loss) on available-for-sale securities	\$	184	\$	(133)

See notes to financial statements.

Notes to Financial Statements

Years Ended December 31, 2023 and 2022

1. Summary of Significant Accounting Policies

Nature of Operations

East Kentucky Power Cooperative (the Cooperative or EKPC) is a not-for-profit electric generation and transmission cooperative incorporated in 1941 that provides wholesale electric service to 16 distribution members with territories that include parts of 89 counties in Kentucky. The majority of customers served by members are residential. Each of the members has entered into a wholesale power agreement with the Cooperative, which remains in effect until 2051. The rates charged to members are regulated by the Kentucky Public Service Commission (PSC or Commission).

The Cooperative owns and operates two coal-fired generation plants, twelve combustion turbines, five landfill gas plants, and a solar farm. In addition, the Cooperative has rights to 170 megawatts of hydroelectric power from the Southeastern Power Administration. The capacity and energy from one landfill gas plant is designated to serve a member system through a ten-year purchase power agreement. A portion of the solar farm panels are licensed to customers of our members.

Basis of Accounting

The financial statements are prepared in accordance with policies prescribed or permitted by the Commission and the United States Department of Agriculture, Rural Utilities Service (RUS), which conform with accounting principles generally accepted in the United States of America (GAAP) in all material respects. As a rate-regulated entity, the Cooperative's financial statements reflect actions of regulators that result in the recording of revenues and expenses in different time periods than enterprises that are not rate-regulated in accordance with Financial Accounting Standards Board (FASB) Accounting Standards Codification (ASC) Topic 980, *Regulated Operations*.

Use of Estimates

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

Notes to Financial Statements (continued)

1. Summary of Significant Accounting Policies (continued)

Electric Plant in Service

Electric plant is stated at original cost, which is the cost of the plant when first dedicated to public service by the initial owner, plus the cost of all subsequent additions. The cost of assets constructed by the Cooperative includes material, labor, contractor and overhead costs.

The cost of maintenance and repairs, including renewals of minor items of property, is charged to operating expense. The cost of replacement of depreciable property units, as distinguished from minor items, is charged to electric plant. The cost of units replaced or retired, including cost of removal, net of any salvage value, is charged to accumulated depreciation.

Depreciation and Amortization

Depreciation for the generating plants and transmission facilities is provided on the basis of estimated useful lives at straight-line composite rates. Effective October 1, 2021, new depreciation rates were implemented based upon a depreciation study approved by the PSC and RUS. The approved composite depreciation rates for generation, transmission, and distribution include a component for non-asset retirement obligation (non-ARO) removal costs, which is credited to accumulated depreciation. Actual removal costs incurred are charged to accumulated depreciation, as prescribed by RUS. Any excess of accrued non-ARO removal costs over actual removal costs incurred will be reclassified from accumulated depreciation and reflected as a regulatory liability on the balance sheets. The depreciation rates in effect as of December 31, 2023 and 2022 are as follows:

	2023	2022
Generation plant	1.81%-11.67%	1.81%-11.67%
Transmission and distribution plant	1.12%-6.31%	1.12%-6.31%
General plant	0.99%-6.67%	0.99% - 6.67%

Depreciation and amortization expense was \$142.4 million and \$147.7 million for 2023 and 2022, respectively. Depreciation and amortization expense includes amortization expense of \$10.9 million in 2023 and \$11.1 million in 2022 related to plant abandonments granted regulatory asset treatment, offset by regulatory credits of \$18.3 million in 2023 and \$9.2 million in 2022 related to the annual establishment of the generation maintenance tracker regulatory asset (Note 4).

Notes to Financial Statements (continued)

1. Summary of Significant Accounting Policies (continued)

The Cooperative received PSC approval to charge depreciation associated with asset retirement obligations to regulatory assets. These regulatory assets are then charged to depreciation expense as recovery occurs. Depreciation charged to regulatory assets was \$3.3 million in 2023 and 2022.

Asset Impairment

Long-lived assets held and used by the Cooperative are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount of the assets may not be recoverable. Specifically, the evaluation for impairment involves comparison of an asset's carrying value to the estimated undiscounted cash flows the asset is expected to generate over its remaining life. If this evaluation were to conclude that the carrying value of the asset is impaired, an impairment charge would be recorded as a charge to operations based on the difference between the asset's carrying amount and its fair value. No impairment was recognized for long-lived assets during the years ended December 31, 2023 or 2022.

Restricted Investments

Restricted investments represent funds restricted by contractual stipulations or other legal requirements and are shown as noncurrent on the balance sheets. Restricted investment activity is classified as investing activities on the statements of cash flows.

Restricted investments consisted of debt service reserve funds required to be on deposit with a trustee throughout the term of the Series 1993B Solid Waste Disposal Revenue Bonds. The debt service reserve funds were refunded to the Cooperative in 2023 when the 1993B bonds were paid in full upon maturity. At December 31, 2022 the balance was \$1.1 million (Note 5).

Cash and Cash Equivalents

The Cooperative considers temporary investments having an original maturity of three months or less when purchased to be cash equivalents. Cash equivalents at December 31, 2023 and 2022, consisted primarily of money market mutual funds and investments in commercial paper.

Notes to Financial Statements (continued)

1. Summary of Significant Accounting Policies (continued)

Investment Securities

Investment securities are classified as held-to-maturity and carried at amortized cost when management has the positive intent and ability to hold them to maturity. Investment securities are classified as available-for-sale when they might be sold before maturity. Available-for-sale securities are carried at fair value, with unrealized holding gains and losses reported in other comprehensive margin on the statements of revenue and expenses and comprehensive margin (loss).

Fair Value of Financial Instruments

The carrying amount of cash, receivables and certain other current liabilities approximates fair value due to the short maturity of the instruments.

The Cooperative uses fair value to measure certain financial instruments. The fair value of a financial instrument is the amount that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date (the exit price). Observable inputs or unobservable inputs, defined by ASC Topic 820, *Fair Value Measurements and Disclosures*, may be used in the calculation of fair value. ASC Topic 820 establishes a fair value hierarchy that prioritizes the inputs to valuation techniques used to measure fair value. The three levels of the fair value hierarchy are described below:

- Level 1 Unadjusted quoted prices in active markets that are accessible at the measurement date for identical, unrestricted assets or liabilities;
- Level 2 Quoted prices in markets that are not considered to be active or financial instruments for which all significant inputs are observable, either directly or indirectly;
- Level 3 Prices or valuations that require inputs that are both significant to the fair value measure and unobservable.

A financial instrument's level within the fair value hierarchy is based on the lowest level of any input that is significant to the fair value measurement.

Notes to Financial Statements (continued)

1. Summary of Significant Accounting Policies (continued)

The inputs used to measure cash equivalents are Level 1 measurements, as the money market funds are exchange traded funds in an active market. The inputs used to measure the available-for-sale and debt service reserve investments are Level 1 measurements, as the securities are based on quoted market prices for identical investments or securities. Included in the available-for-sale securities on the following table are securities held in connection with the directors' and certain employees' elective deferred compensation programs and the supplemental executive retirement plan covering certain executives of \$3.9 million and \$3.3 million at December 31, 2023 and 2022, respectively. These assets are included in other noncurrent assets on the balance sheets.

Estimated fair values of the Cooperative's financial instruments as of December 31, 2023 and 2022, were as follows (dollars in thousands):

	Fair Value at Reporting Date Using							
				Quoted Prices in Active	S	ignificant		
	_	nir Value ember 31,		arkets for dentical Assets		Other Observable Inputs		ignificant observable Inputs
		2023	(Level 1)		(Level 2)	(Level 3)
Cash equivalents Available-for-sale securities	\$	215,000 20,501	\$	215,000 20,501	\$	_ _	\$	- -
		Fair	·Va	alue at Rep	ort	ting Date U	Jsing	5
				Quoted Prices in	6	i an ifi a an t		
			M	Active arkets for	3	ignificant Other	Si	gnificant
		air Value	I	dentical	O	bservable		observable
	Dec	ember 31, 2022	(Assets Level 1)		Inputs (Level 2)	(Inputs Level 3)
Cash equivalents Available-for-sale securities	\$	140,000 21,425	\$	140,000 21,425	\$	_	\$	_
Debt service reserve		1,117		1,117		_		_

Notes to Financial Statements (continued)

1. Summary of Significant Accounting Policies (continued)

The estimated fair values of the Cooperative's financial instruments carried at cost at December 31, 2023 and 2022, were as follows (dollars in thousands):

	2023			2022			
	Carrying Fair Amount Value		Fair Value		Carrying Amount		Fair Value
Held-to-maturity investments \$	7,054	\$	7,432	\$	7,181	\$	7,168
Long-term debt	2,851,560		2,748,114		2,689,281		2,556,154

The inputs used to measure held-to-maturity investment securities are considered Level 2 and are based on third-party yield rates of similarly maturing instruments determined by recent market activity. The fair value of long-term debt, including current maturities and prepayment costs, is calculated using published interest rates for debt with similar terms and remaining maturities and is a Level 2 fair value measurement.

Concentration of Credit Risk

Credit risk represents the risk of loss that would occur if suppliers or customers did not meet their contractual obligations to EKPC. Concentration of credit risk occurs when significant suppliers or customers possess similar characteristics that would cause their ability to meet contractual obligations to be affected by the same events.

The Cooperative's sales are primarily to its member cooperatives and totaled approximately \$1,052.0 million and \$1,157.0 million for 2023 and 2022, respectively. Accounts receivable at December 31, 2023 and 2022, were primarily from billings to member cooperatives.

At December 31, 2023 and 2022, individual accounts receivable balances that exceeded 10% of total accounts receivable are as follows (dollars in thousands):

	 2023	2022		
Owen Electric Cooperative	\$ 16,135 \$	19,578		

Notes to Financial Statements (continued)

1. Summary of Significant Accounting Policies (continued)

Inventories

Inventories of fuel and materials and supplies are valued at the lower of average cost or net realizable value. Upon removal from inventory for use, the average cost method is used. Physical adjustments of fuel inventories are charged to expense over the subsequent six months and recovered or refunded, as required, through the fuel adjustment clause.

Regulatory Assets and Liabilities

ASC Topic 980 applies to regulated entities for which rates are designed to recover the costs of providing service. In accordance with this topic, certain items that would normally be reflected in the statements of revenue and expenses are deferred on the balance sheets. Regulatory assets represent probable future revenues associated with certain incurred costs, which will be recovered from customers through the rate-making process. Regulatory assets are charged to earnings as collection of the cost in rates is recognized or when future recovery is no longer probable. Conversely, regulatory liabilities represent future reductions in revenues associated with amounts that are to be credited to customers through the rate-making process.

Debt Issuance Costs

Debt issuance costs are presented as a direct deduction from long-term debt with the exception of those issuance costs associated with line-of-credit arrangements which are classified as a deferred charge asset on the balance sheet.

Debt issuance costs are amortized to interest expense over the life of the respective debt using the effective interest rate method or the straight-line method when results approximate the effective interest rate method.

Asset Retirement Obligations

ASC Topic 410, Asset Retirement Obligations, requires legal obligations associated with the retirement of long-lived assets to be recognized at fair value when incurred and capitalized as part of the related long-lived asset, including asset retirement obligations where an obligation exists even though the method or timing of settlement may be conditional. The liability is accreted to its present value each period and the capitalized cost is depreciated over the useful life of the related asset. When the asset is retired, the entity settles the obligation for its recorded amount or incurs a gain or loss.

Notes to Financial Statements (continued)

1. Summary of Significant Accounting Policies (continued)

Fair value of each respective asset retirement obligation (ARO), when incurred, is determined by discounting expected future cash outflows associated with required retirement activities using a credit adjusted risk-free rate. Cash outflows for retirement activities are based upon market information, historical information and management's estimates and would be considered Level 3 under the fair value hierarchy.

The Cooperative's AROs represent the requirements related to asbestos abatement and reclamation and capping of ash disposal sites at its coal-fired plants. Estimated cash flow revisions in 2023 are primarily related to the change in the expected timing of an ash disposal site's settlement activities to comply with the closure and post-closure requirements of the Coal Combustion Residuals (CCR) Rule. Settlement activities in 2023 and 2022 are associated with the closure of an ash disposal site.

The Cooperative continues to evaluate the useful lives of its plants and the costs of remediation required by law.

The following table represents the details of asset retirement obligation activity as reported on the accompanying balance sheets (dollars in thousands):

	2023		2022	
Balance – beginning of year	\$	40,368 \$	45,902	
Liabilities incurred		958	_	
Liabilities settled		(5,795)	(7,070)	
Estimated cash flow revisions		(4,722)	_	
Accretion		1,607	1,536	
Balance – end of year	\$	32,416 \$	40,368	

As discussed in Note 4, the PSC granted regulatory asset treatment of accretion and depreciation associated with AROs on EKPC's books by type and location beginning in January 2014. These regulatory assets will be charged to accretion expense and depreciation expense as recovery of settlement costs occurs.

Notes to Financial Statements (continued)

1. Summary of Significant Accounting Policies (continued)

Accretion charged to regulatory assets in 2023 and 2022 was \$1.6 million and \$1.5 million, respectively. Accretion expense recognized in 2023 and 2022 was \$1.6 million and \$1.9 million, respectively, which represented the recovery of settlement costs associated with ash disposal sites and asbestos abatement at Dale Station.

Revenue Recognition

Operating revenues are primarily derived from sales of electricity to members. These sales, which comprise approximately 95% of EKPC's operating revenues, are pursuant to identical long-term wholesale power contracts maintained with RUS and each of the Cooperative's 16 members that extend through December 31, 2050. The wholesale power contract obligates each member to pay EKPC for demand and energy furnished in accordance with rates established by the PSC. Energy and demand have the same pattern of transfer to members as one cannot be provided without the other. Therefore, these components of electric power sales to members are considered one performance obligation. Electricity revenues are recognized over time as energy is delivered based upon month-end meter readings and rates set forth in EKPC's tariffs, as approved by the PSC.

Non-member revenues are primarily comprised of PJM Interconnection, LLC (PJM) electric and capacity revenues, and other revenues. In the PJM market, electricity sales are separately identifiable from participation in the capacity market as the two can be transacted independently of one another. Therefore, PJM electric sales are considered a separate contract with a single performance obligation and revenue is recognized based upon the megawatt-hours delivered in each hour at the market price. Capacity revenues represent compensation received from PJM for making generation capacity available to satisfy system integrity and reliability requirements. Capacity is a stand-ready obligation to deliver energy when called upon and is considered a single performance obligation. Revenue is recognized over time based upon megawatts and the prices set by the PJM competitive auction for the delivery year.

Other revenues primarily consist of transmission, wheeling, and leasing activities. Transmission and wheeling are related to contractual agreements with PJM and other electric utilities for transmitting electricity over EKPC's transmission lines. Each of these services are provided over time with progress measured using the output method. Lease revenue is related to a power sales arrangement that is required to be accounted for as a lease since the arrangement conveys the right to the output of a specific plant facility for a stated period of time (Note 9).

Notes to Financial Statements (continued)

1. Summary of Significant Accounting Policies (continued)

The following represents operating revenues by revenue stream for the years ended December 31, 2023 and 2022 (dollars in thousands):

	Year Ended December 31					
		2023		2022		
M 1 1 (* 1	Φ	1 051 070	ф	1 150 000		
Member electric sales	\$	1,051,960	\$	1,156,966		
Non-member sales:						
Electric		19,027		90,887		
Capacity		30,023		8,122		
Other		9,561		7,362		
Total operating revenues	\$	1,110,571	\$	1,263,337		

Rate Matters

The base rates charged by the Cooperative to its members are regulated by the PSC. Any change in base rates requires that EKPC file an application with the PSC and interested parties may seek intervention in the proceeding if they satisfy certain regulatory requirements. EKPC's last base rate increase was authorized by the PSC for service rendered on and after October 1, 2021.

The PSC's final rate order contained a provision for the establishment of an earnings mechanism whereby in any given year that EKPC achieves a times interest earned ratio (TIER) in excess of 1.4, the excess margin will be recorded as a regulatory liability at year-end and returned to members through a bill credit in the subsequent year.

The PSC's rate order also authorized the establishment of a generation maintenance tracker, effective for the year ending December 31, 2022 and thereafter, whereby EKPC will record a regulatory asset or regulatory liability for 75% of all actual generation maintenance expenses over/under a historical level of generation maintenance expense. The recovery of the regulatory asset or refund of the regulatory liability will then be addressed in EKPC's next base rate case.

Notes to Financial Statements (continued)

1. Summary of Significant Accounting Policies (continued)

The PSC has adopted a uniform fuel adjustment clause for all electric utilities within its jurisdiction. Under this clause, fuel cost above or below a stated amount per kWh is charged or credited to the member cooperatives for all energy sales during the month following actual fuel costs being incurred and is included in member electric sales. The regulatory asset or liability represents the amount that has been under- or over-recovered due to timing or adjustments to the mechanism.

The PSC has an environmental cost recovery mechanism that allows utilities to recover certain costs incurred in complying with the Federal Clean Air Act as amended and those federal, state, and local environmental requirements which apply to coal combustion wastes and byproducts from facilities utilized for the production of energy from coal. This environmental surcharge is billed on a percentage of revenue basis, one month following the actual costs incurred and is included in member electric sales. The regulatory asset or liability represents the amount that has been under-or over-recovered due to timing or adjustments to the mechanism.

Members' Equities

Memberships represent contributions to the Cooperative made by members. Should the Cooperative cease business, these amounts, if available, will be returned to the members.

Patronage capital represents net margin allocated to the Cooperative's members on a contribution-to-gross margin basis pursuant to the provisions of its bylaws. The Cooperative's bylaws permit the Board of Directors to retire capital contributed by or allocated to members when, after any proposed retirement, the total capital of the Cooperative equals or exceeds 20% of total assets, as defined by RUS. In addition, provisions of certain financing documents prohibit the retirement of capital until stipulated requirements related to aggregate margins and equities are met.

The Cooperative's Board of Directors authorized the retirement of patronage capital in 2022 in the amount of \$20.1 million, which represented all unpaid margin allocations assigned to members from 1976 through 1983. There was no retirement of patronage capital in 2023.

Notes to Financial Statements (continued)

1. Summary of Significant Accounting Policies (continued)

Comprehensive Margin (Loss)

Comprehensive margin (loss) includes both net margin and other comprehensive margin (loss). Other comprehensive margin (loss) represents the change in unrealized gains and losses on available-for-sale securities, as well as the change in the funded status of the accumulated postretirement benefit obligation. The Cooperative presents each item of other comprehensive margin (loss) on a net basis in the statements of revenue and expenses and comprehensive margin (loss). Reclassification adjustments are disclosed in Note 7. For any item required under U.S. GAAP to be reclassified to net income in its entirety in the same reporting period, the affected line item(s) on the statements of revenue and expenses and comprehensive margin (loss) are provided.

Income Taxes

The Cooperative is exempt under Section 501(c)(12) of the Internal Revenue Code from federal income tax for any year in which at least 85% of its gross income is derived from members but is responsible for income taxes on certain unrelated business income. ASC Topic 740, *Income Taxes*, clarifies the accounting for uncertainty in income taxes recognized in the financial statements. This interpretation requires financial statement recognition of the impact of a tax position if a position is more likely than not of being sustained on audit, based on the technical merits of the position. Additionally, ASC Topic 740 provides guidance on measurement, recognition, classification, accounting in interim periods, and disclosure requirements for uncertain tax positions. The Cooperative has determined that more than 85% of its gross income is derived from members and it meets the exemption status under Section 501(c)(12) for each period presented.

Regional Transmission Organization

The Cooperative is a transmission-owning member of PJM and functional control of certain transmission facilities is maintained by PJM. Open access to the EKPC transmission system is managed by PJM pursuant to the FERC approved PJM Open Access Transmission Tariff and the Cooperative is an active participant in PJM's Regional Transmission Planning process, which develops a single approved transmission plan for the entire PJM footprint. Energy related purchases and sales transactions within PJM are recorded on an hourly basis with all transactions within each market netted to a single purchase or sale for each hour.

Notes to Financial Statements (continued)

1. Summary of Significant Accounting Policies (continued)

Power Sales Arrangement

The Cooperative is the lessor under a power sales arrangement that is required to be accounted for as an operating lease due to the terms of the agreement. The details of the agreement are discussed in Note 9. The revenue from this arrangement is included in operating revenues on the statements of revenue and expenses and comprehensive margin (loss).

New Accounting Guidance

In June 2016, the FASB issued ASU 2016-13, *Financial Instruments – Credit Losses (Topic 326)*, a new standard to replace the incurred loss impairment methodology under current GAAP with a methodology that reflects expected credit losses and requires consideration of a broader range of reasonable and supportable information to inform credit loss estimates. The Cooperative adopted this standard, effective January 1, 2023. The financial assets primarily subject to this standard are receivables, the majority of which are due from the Cooperative's members. Based upon historical experience, the short-term nature of these receivables, and current economic conditions, credit losses are not expected. Adoption of this standard was not material to the Cooperative's financial statements.

2. Electric Plant in Service

Electric plant in service at December 31, 2023 and 2022, consisted of the following (dollars in thousands):

	 2023		2022
Production plant	\$ 3,400,275	\$.	3,191,277
Transmission plant	1,013,308		970,558
General plant	133,741		120,168
Completed construction, not classified, and other	247,182		398,006
Electric plant in service	\$ 4,794,506	\$ 4	4,680,009

Acquisition adjustments of \$4 million were included in electric plant in service at December 31, 2023 and 2022. Acquisition adjustments represent the difference between the net book value of the original owner and the fair value of the assets at the date of acquisition.

Notes to Financial Statements (continued)

3. Investment Securities

Cost and estimated fair value of available-for-sale investment securities at December 31, 2023 and 2022, were as follows (dollars in thousands):

		Cost	U	Gross Inrealized Gains	τ	Gross Jnrealized Losses	Fair Value
2023 U.S. Treasury bill/note	\$	16,557 16,557	\$	39 39	\$	- \$ - \$	16,596 16,596
2022 U.S. Treasury bill/note	\$ \$	18,224 18,224	\$ \$	_ 	\$ \$	(145) \$ (145) \$	18,079 18,079

Proceeds from maturities of securities were \$18.7 million and \$19.1 million in 2023 and 2022, respectively.

Amortized cost and estimated fair value of held-to-maturity investment securities with National Rural Utilities Cooperative Finance Corporation (CFC) at December 31, 2023 and 2022, are as follows (dollars in thousands):

	A	mortized Cost	U	Gross nrealized Gains	U	Gross nrealized Losses	Fair Value
20235% capital term certificates0% subordinated term certificate	\$	6,998 56	\$	378	\$	- : -	\$ 7,376 56
	\$	7,054	\$	378	\$	- :	\$ 7,432
2022							
5% capital term certificates	\$	6,998	\$	_	\$	(10) 3	\$ 6,988
6.59% subordinated term certificate		70		1		_	71
0% subordinated term certificate		113		_		(4)	109
	\$	7,181	\$	1	\$	(14)	\$ 7,168

Notes to Financial Statements (continued)

3. Investment Securities (continued)

The amortized cost and fair value of securities at December 31, 2023, by contractual maturity, are shown below (dollars in thousands). Expected maturities may differ from contractual maturities because certain borrowers may have the right to call or prepay obligations with or without call or prepayment penalties.

	Amortized Cost		Fair Value	
Available-for-sale:				
Due in one year or less	\$	16,557	\$	16,596
	\$	16,557	\$	16,596
Held-to-maturity:				
Due in one year or less	\$	56	\$	56
Due after ten years		6,998		7,376
	\$	7,054	\$	7,432

4. Regulatory Assets and Liabilities

Regulatory assets (liabilities) were comprised of the following as of December 31, 2023 and 2022 (dollars in thousands):

	 2023	2022
Plant abandonment – Smith Unit 1	\$ 31,931 \$	42,575
Plant abandonment – Dale Station	_	281
ARO-related depreciation and accretion expenses	31,103	34,255
Major maintenance projects – Spurlock Station	3,622	4,528
Rate case expenses	186	433
Generation maintenance tracker	27,498	9,234
Environmental cost recovery	52	_
Fuel adjustment clause	14,352	33,546
-	\$ 108,744 \$	124,852
Environmental cost recovery	\$ - \$	(4,505)
Earnings mechanism	(1,428)	(1,393)
	\$ (1,428) \$	(5,898)

Notes to Financial Statements (continued)

4. Regulatory Assets and Liabilities (continued)

Detailed information regarding regulatory assets and liabilities is provided below.

Smith Unit 1 – Represents the remaining regulatory asset balance authorized by the PSC in connection with the cancelled construction of the Smith Unit 1 coal-fired plant in 2010. The PSC approved recovery of the remaining amortization in base rates. The regulatory asset will be fully amortized on December 31, 2026.

Dale Station – Represents the remaining unrecovered balance of environmental surcharge capital projects associated with the abandonment of Dale Station at December 31, 2015. The PSC approved recovery and a two-year amortization period, which ended on September 30, 2023.

ARO-related depreciation and accretion expenses – The PSC authorized regulatory asset treatment of depreciation and accretion expenses related to EKPC's asbestos abatement and ash disposal AROs. The PSC authorized recovery of the costs incurred to settle the majority of EKPC's ash disposal AROs through the environmental surcharge mechanism. The PSC also authorized the recovery and amortization of a regulatory asset related to the settlement of the Dale Station asbestos ARO over a period of two years, which ended on September 30, 2023. While the Cooperative has not yet requested recovery of two ARO-related regulatory assets, management believes it is probable that the PSC will allow the Cooperative to recover the full amount through rates or other mechanisms.

Major maintenance projects – In 2019, the RUS authorized the Cooperative to establish a regulatory asset for the costs related to major maintenance and the replacement of minor components of property at Spurlock Station and to amortize the balance over eight years. The PSC subsequently authorized amortization and recovery over the months remaining in the eight-year period, which ends on December 31, 2027.

Rate case expenses – The PSC authorized EKPC to establish a regulatory asset for expenses incurred as part of the 2021 rate case proceeding. The PSC also authorized recovery and a three-year amortization period, which ends on September 30, 2024.

Generation maintenance tracker – As discussed in Note 1, Rate Matters, this amount represents 75% of the annual generation maintenance expense, beginning in 2022, that exceeded the historical annual expense level established as part of the 2021 base rate case. The amount will be considered for recovery during EKPC's next base rate case.

Notes to Financial Statements (continued)

4. Regulatory Assets and Liabilities (continued)

Fuel adjustment clause and environmental surcharge – Represents recovery mechanisms adopted by the PSC (Note 1, Rate Matters). Any under (over) recovery is classified as a current regulatory asset or regulatory liability on the balance sheet.

Earnings mechanism – As discussed in Note 1, Rate Matters, this amount represents 2022 excess earnings to be refunded to members through a bill credit due to TIER exceeding 1.4, plus interest. In 2023, the PSC authorized the Cooperative to delay refunding the 2022 excess earnings to members for one year due to the administrative burden associated with the members passing the credit back to their members, and to accrue interest on the balance until refunded. This regulatory liability is classified as current on the balance sheet.

5. Long-Term Debt

The Cooperative executed an Indenture of Mortgage, Security Agreement and Financing Statement, dated as of October 11, 2012 (Indenture) between the Cooperative, as Grantor, to U.S. Bank National Association, as Trustee. The Indenture provides first mortgage note holders and tax-exempt bond holders with a pro-rated interest in substantially all owned assets.

Long-term debt outstanding at December 31, 2023 and 2022, consisted of the following (dollars in thousands):

	 2023	2022
First mortgage notes:		
1.14%–5.18%, payable quarterly to Federal Financing Bank (FFB)		
in varying amounts through 2050, weighted average 3.62%	\$ 2,141,556 \$	1,938,773
First Mortgage Bonds, Series 2014A, fixed rate of 4.61%,		
payable semi-annual, matures February 6, 2044	159,000	164,000
First Mortgage Bonds, Series 2019, fixed rate of 4.45%, payable		
semi-annual, matures April 19, 2049	130,000	135,000
First Mortgage Promissory Note, fixed rate of 4.30%,		
payable semi-annual, matures April 30, 2049	86,667	90,000
Tax-exempt bonds:		
Solid Waste Disposal Revenue Bonds, Series 1993B, variable rate		
bonds, due August 15, 2023, 2.88% at December 31, 2022	_	700
Clean Renewable Energy Bonds, fixed rate of 0.40% payable		
quarterly to CFC to December 1, 2023	_	444
New Clean Renewable Energy Bonds, fixed rate of 4.5%		
payable annually to CFC to January 31, 2047, reimbursed		
by IRS annually of up to 2.97% for a net rate of 1.53%	16,018	16,386

Notes to Financial Statements (continued)

5. Long-Term Debt (continued)

		2023	2022
Promissory notes:			
Variable rate notes payable to CFC 6.35% at			
December 31, 2023	\$	325,000 \$	350,000
5.40%–5.50% fixed rate notes payable to National Cooperative			
Services Corporation, weighted average 5.43%		325	1,306
Total debt	·	2,858,566	2,696,609
Less debt issuance costs		(7,006)	(7,328)
Total debt adjusted for debt issuance costs	·	2,851,560	2,689,281
Less current maturities		(101,905)	(96,654)
Total long-term debt	\$	2,749,655 \$	2,592,627

FFB and RUS First Mortgage Notes

The Cooperative received loan funds in varying amounts through its first mortgage notes payable to the Federal Financing Bank and RUS. All such loans are subject to certain conditions outlined by RUS. Listed below are descriptions of those loan applications for which additional funds were advanced to the Cooperative during the year and the status of any remaining funds approved and available for advance at December 31, 2023. The amounts outstanding under these notes are \$2.1 billion at December 31, 2023.

In September 2019, the Cooperative submitted to RUS a loan application in the amount of \$153 million for various transmission projects. The loan documents were subsequently executed in March 2020 with a maturity date of December 31, 2050; \$65.5 million was advanced in 2023. As of December 31, 2023, \$1.4 million of the loan remained available for advance.

In September 2019, the Cooperative submitted to RUS a loan application in the amount of \$347 million for various generation projects. The loan documents were subsequently executed in March 2020 with a maturity date of December 31, 2050; \$217.2 million was advanced in 2023. As of December 31, 2023, \$34.2 million of the loan remained available for advance.

Other First Mortgage Notes and Bonds

On December 11, 2013, the Cooperative entered into a bond purchase agreement for \$200 million 4.61% First Mortgage Bonds, Series 2014A due February 2044. The transaction closed and funded on February 6, 2014. The debt is secured on equal footing with the Cooperative's other secured debt under the Indenture. The amount outstanding under these notes is \$159.0 million at December 31, 2023.

Notes to Financial Statements (continued)

5. Long-Term Debt (continued)

On April 18, 2019, the Cooperative entered into a bond purchase agreement for \$150 million 4.45% First Mortgage Bonds, Series 2019 due to mature on April 19, 2049. The transaction closed and was funded on April 18, 2019. The debt is secured on equal footing with the Cooperative's other secured debt under the Indenture. The amount outstanding under these bonds is \$130.0 million at December 31, 2023.

On April 19, 2019, the Cooperative signed a promissory note to CFC for \$100 million at a fixed rate of 4.30% with a maturity date of April 30, 2049. The debt is secured and on equal footing with other secured debt. The balance on the loan was \$86.7 million at December 31, 2023.

Tax-Exempt Bonds

The Series 1993B Solid Waste Disposal Revenue Bonds matured on August 15, 2023 and were paid in full. The \$1.1 million debt service reserve required to be on deposit with the designated trustee throughout the term of the bonds was refunded to the Cooperative after the bonds were paid.

In January 2008, EKPC was approved to receive up to \$8.6 million to finance certain qualified renewable energy projects with Clean Renewable Energy Bonds. The loan was fully advanced in July 2009. These bonds matured on December 1, 2023 and were paid in full.

In September 2016, EKPC was authorized by the IRS to issue \$19.8 million in New Clean Renewable Energy Bonds to finance a planned community solar facility. In February 2017, EKPC issued an \$18 million note to CFC. The amount outstanding as of December 31, 2023, is \$16.0 million.

Promissory Notes

On July 29, 2022 the Cooperative executed a \$500 million unsecured Amended and Restated Credit Agreement with CFC as the lead arranger, to be used for general corporate purposes, including capital construction projects. Effective July 29, 2023, the Cooperative exercised an option under the agreement to extend the maturity date of \$420 million to July 27, 2028, with the remaining \$80 million set to expire on the original maturity date of July 29, 2027. As of December 31, 2023, the Cooperative had outstanding borrowings of \$325.0 million and \$6.1 million of letters of credit with the Commonwealth of Kentucky for worker's compensation and self-insured automotive policy requirements issued under the agreement. As of December 31, 2023, the availability under the credit facility was \$168.9 million.

Notes to Financial Statements (continued)

5. Long-Term Debt (continued)

In December 2010, the Cooperative entered into an unsecured loan agreement with the National Cooperative Services Corporation for \$23.8 million to refinance indebtedness to RUS. As of December 31, 2023, the amount outstanding under these notes is \$0.3 million.

Estimated Annual Maturities of Long-Term Debt

Estimated annual maturities of long-term debt adjusted for debt issuance costs for the five years subsequent to December 31, 2023, are as follows (dollars in thousands):

Years ending December 31:	
2024	\$ 101,905
2025	114,090
2026	112,026
2027	109,060
2028	110,904
Thereafter	2,303,575
	\$ 2,851,560

The Indenture and certain other debt agreements contain provisions which, among other restrictions, require the Cooperative to maintain certain financial ratios. The Cooperative was in compliance with these financial ratios at December 31, 2023 and 2022.

As of December 31, 2023, the Cooperative has pledged securities of \$0.2 million to the United States Department of Labor related to Workers' Compensation.

In April 2023, the Cooperative filed a corporate guarantee and financial test with the Commonwealth of Kentucky in lieu of pledging securities for landfill closure and post-closure care costs estimated at approximately \$26.1 million. The corporate guarantee is renewed annually.

Notes to Financial Statements (continued)

6. Retirement Benefits

Pension Plan

Pension benefits for employees hired prior to January 1, 2007 are provided through participation in the National Rural Electric Cooperative Association (NRECA) Retirement and Security Plan (RS Plan). The plan is a defined benefit pension plan qualified under Section 401 and tax exempt under Section 501(a) of the Internal Revenue Code. It is considered a multiemployer plan under the accounting standards. The plan sponsor's Employer Identification Number is 53-0116145 and the Plan Number is 333.

A unique characteristic of a multiemployer plan compared to a single employer plan is that all plan assets are available to pay benefits of any plan participant. Separate asset accounts are not maintained for participating employers. This means that assets contributed by one employer may be used to provide benefits to employees of other participating employers.

For the RS Plan, a "zone status" determination is not required and therefore, not determined, under the Pension Protection Act (PPA) of 2006. In addition, the accumulated benefit obligations and plan assets are not determined or allocated separately by individual employer. In total, the RS Plan was over 80% funded on January 1, 2023 and 2022, based on the PPA funding target and PPA actuarial value of assets on those dates. Because the provisions of the PPA do not apply to the RS Plan, funding improvement plans and surcharges are not applicable. Future contribution requirements are determined each year as part of the actuarial valuation of the plan and may change as a result of plan experience.

EKPC also participates in a Deferred Compensation Pension Restoration Plan, which is intended to provide a supplemental benefit to highly compensated employees who would experience a reduction in their pension benefit from the RS Plan due to Internal Revenue Code limitations. The President and CEO is the only named participant. The plan was closed to new participants, effective January 1, 2015.

The Cooperative's contributions to the RS Plan in 2023 and 2022 represented less than 5% of the total contributions made to the plan by all participating employers. The Cooperative made annual contributions to the RS Plan and Deferred Compensation Pension Restoration Plan of \$7.0 million and \$7.4 million in 2023 and 2022, respectively.

Notes to Financial Statements (continued)

6. Retirement Benefits (continued)

Retirement Savings Plan

The Cooperative offers a Retirement Savings Plan for all employees who are eligible to participate in the Cooperative's benefit programs. The plan allows participants to make contributions by salary reduction, pursuant to Section 401(k) of the Internal Revenue Code. For employees hired prior to January 1, 2007, the Cooperative makes matching contributions to the account of each participant up to 2.0% of the participant's compensation. For employees hired on or after January 1, 2007, the Cooperative will automatically contribute 6.0% of base wages and match the employee contribution up to 4.0%. The Cooperative contributed approximately \$5.6 million and \$5.0 million to the plan for the years ended December 31, 2023 and 2022, respectively. Employees vest immediately in their contributions and the contributions of the Cooperative.

Supplemental Executive Retirement Plan

The Cooperative provides a 457(f) Supplemental Executive Retirement Plan to the executives of the organization. The plan is considered a defined contribution plan whereby annual contributions are made based upon a percentage of base salary. Participants become 100% vested and the account balance paid out upon attaining age 62 or if separation occurs due to involuntary termination without cause, disability, or death. Separation for any other reason before age 62 will result in participants forfeiting their benefits.

Supplemental Death Benefit Plan

The Cooperative provides a Supplemental Death Benefit Plan to all employees eligible to participate in the pension plan. The supplemental death benefit is payable to a deceased employee's beneficiary if the lump sum value of a 100% survivor benefit under the pension plan exceeds the pension plan benefits plus the Cooperative's group life insurance proceeds. Management believes that any liability related to this plan will not have a material effect on the financial statements.

Postretirement Medical Benefits

The Cooperative sponsors a defined benefit plan that provides medical and life insurance coverage to retirees and their dependents. Participating retirees and dependents contribute 50% of the projected cost of coverage. For purposes of the liability estimates, the substantive plan is assumed to be the same as the written plan. The plan is not funded.

Notes to Financial Statements (continued)

6. Retirement Benefits (continued)

In accordance with ASU 2017-07, Compensation – Retirement Benefits (Topic 715) – Improving the Presentation of Net Periodic Pension Cost and Net Periodic Postretirement Benefit Cost, the Cooperative includes the service cost component of net periodic benefit cost in operating expenses in the statements of revenue and expenses and comprehensive margin (loss). All other components of net periodic benefit cost are included in other non-operating margin.

The following tables set forth the accumulated postretirement benefit obligation, the change in plan assets, and the components of accrued postretirement benefit cost and net periodic benefit cost as of December 31, 2023 and 2022 (dollars in thousands):

	 2023	2022
Change in benefit obligation:		
Accumulated postretirement benefit obligation – beginning of year	\$ 29,974	\$ 37,435
Service cost	590	834
Interest cost	1,564	1,052
Participants' contributions	1,574	1,478
Benefits paid	(4,142)	(4,085)
Actuarial loss (gain)	 17,684	(6,740)
Accumulated postretirement benefit obligation – end of year	47,244	29,974
Change in plan assets:		
Fair value of plan assets – beginning of year	_	_
Employer contributions	2,568	2,607
Participant contributions	1,574	1,478
Benefits paid	 (4,142)	(4,085)
Fair value of plan assets – end of year	_	_
Funded status – end of year	\$ (47,244)	\$ (29,974)
Amounts recognized in balance sheet consists of:		
Current liabilities	\$ 2,738	\$ 2,247
Noncurrent liabilities	44,506	27,727
Total amount recognized in balance sheet	\$ 47,244	\$ 29,974
Amounts included in accumulated other comprehensive margin:		
Prior service credit	\$ 18,587	\$ 20,608
Unrecognized actuarial gain	4,384	23,329
Total amount in accumulated other comprehensive margin	\$ 22,971	\$ 43,937

Notes to Financial Statements (continued)

6. Retirement Benefits (continued)

	 2023	2022
Net periodic benefit cost:		·
Service cost	\$ 590 \$	834
Interest cost	1,564	1,052
Amortization of prior service credit	(2,021)	(2,021)
Amortization of net actuarial gain	 (1,261)	(872)
Net periodic benefit cost	\$ (1,128) \$	(1,007)
Amounts included in other comprehensive margin:		
Net gain (loss) arising during the year	\$ (17,684) \$	6,740
Amortization of prior service credit	(2,021)	(2,021)
Amortization of net actuarial gain	 (1,261)	(872)
Net gain (loss) recognized in other comprehensive margin	\$ (20,966) \$	3,847

The change in benefit obligation included a net actuarial loss of \$17.7 million. This net actuarial loss was comprised of \$8.2 million from higher per capita claims, \$8.1 million from healthcare trend and other updates, and \$1.4 million from a decrease in the discount rate.

Actuarial gains and losses are not recognized in net margin, but are instead recorded in accumulated other comprehensive margin. If the total unrecognized actuarial gain or loss is in excess of 10% of the projected benefit obligation, the excess amount is amortized into other non-operating margin over the average years of remaining future service to expected retirement age.

The discount rate used to determine the accumulated postretirement benefit obligation was 5.17% and 5.42% for 2023 and 2022, respectively.

The expected benefit payments from the plan, which reflect anticipated future service, are (dollars in thousands):

Years ending December 31:	
2024	\$ 2,738
2025	2,713
2026	2,640
2027	2,638
2028	2,717
2029–2031	14.899

Notes to Financial Statements (continued)

6. Retirement Benefits (continued)

For measurement purposes, a 6.8% annual rate of increase in the per capita cost of covered health care benefits was used for the year ended December 31, 2023. The rate is assumed to decline to 4.0% after 25 years.

7. Changes in Accumulated Other Comprehensive Margin by Component

The following table represents the details of accumulated other comprehensive margin activity by component (dollars in thousands):

				Unrealized	•	1.4.1
]		I	ain (Loss) on nvestments Available for Sale		Other mprehensive Margin
Balance – December 31, 2021	\$	40,090	\$	(12)	\$	40,078
Other comprehensive gain (loss) before reclassifications		6,740		(133)		6,607
Amounts reclassified from accumulated other comprehensive margin		(2,893)		_		(2,893)
Net current period other comprehensive gain (loss)		3,847		(133)		3,714
Balance – December 31, 2022		43,937		(145)		43,792
Other comprehensive gain (loss) before reclassifications		(17,684)		184		(17,500)
Amounts reclassified from accumulated other comprehensive margin		(3,282)		-		(3,282)
Net current period other comprehensive gain (loss)		(20,966)		184		(20,782)
Balance – December 31, 2023	\$	22,971	\$	39	\$	23,010

The postretirement benefit obligation reclassification noted above represents the amortization of prior service credits and actuarial gains that are included in the computation of net periodic postretirement benefit cost. See Note 6 – Retirement Benefits for additional details.

Notes to Financial Statements (continued)

8. Commitments and Contingencies

Contract Commitments

The Cooperative periodically enters into long-term agreements for the purchase of power. Payments made under long-term power contracts in 2023 and 2022 were \$7.7 million and \$7.3 million, respectively. The agreements have varying terms, with one agreement continuing until either party gives a three year notice of termination. Total minimum payment obligations related to the contracts are as follows (dollars in thousands):

Years	ending	December	31:
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2024	\$ 54,490
2025	24,772
2026	3,814

The Cooperative has commitments to purchase coal for its generating plants under long-term contracts that extend through 2026. Coal payments under contracts for 2023 and 2022 were \$169.7 million and \$110.6 million, respectively. Total minimum purchase obligations for the next three years are as follows (dollars in thousands):

Years	ending	L	ecem	ber	3	1:
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2024	\$ 178,224
2025	79,464
2026	16,803

The minimum cost of the coal purchases, based on the latest contractual prices, is subject to escalation clauses that are generally based on government-published indices and market price.

The Cooperative also has commitments to purchase limestone and lime for its coal-fired generating plants under all requirements contracts that extend through 2024. These contracts set forth pricing and quantity maximums for each product but do not require minimum purchases. Given that annual quantities purchased will vary according to the generation produced at each plant, minimum purchase obligations for the next year cannot be determined.

The supply agreements are not accounted for as derivatives based upon the Normal Purchases Normal Sales exception as permitted by ASC 815, *Derivatives and Hedging*.

Notes to Financial Statements (continued)

8. Commitments and Contingencies (continued)

Environmental

As an electric utility, the Cooperative is subject to federal, state, and local laws and regulations to protect both human health and the environment while also regulating the emission, discharge, or release of pollutants into the environment. We believe we are materially in compliance with all current requirements. However, the operation of our generation fleet could be affected by new requirements and future changes in environmental laws and regulations. Capital expenditures and increased operating costs required to comply with new and future regulations cannot be determined at this time, but could be significant.

Winter Storm Elliott

PJM declared Performance Assessment Interval (PAI) events on December 23 and December 24, 2022 as a result of the high demand for electricity and loss of generation caused by the extremely cold temperatures experienced during Winter Storm Elliott. Generation owners with committed capacity resources were subject to significant non-performance assessments for generating units that did not meet PJM's performance standards during the events. Conversely, generating units that exceeded performance expectations were eligible to receive bonus payments based upon the amount of non-performance assessments actually collected by PJM. EKPC had units that experienced unplanned outages due to natural gas constraints and mechanical issues while other EKPC units performed in excess of their required capacity obligations during the events.

Based upon PJM's preliminary generating unit performance data and other internal information, EKPC recorded a \$19.5 million liability as of December 31, 2022 for capacity non-performance assessments, which was included in operating revenue on the statement of revenue and expenses and comprehensive margin (loss). EKPC also recorded an insurance receivable of \$13.7 million at December 31, 2022 for certain unit non-performance assessments covered by insurance, which was also included in operating revenue on the statement of revenue and expenses and comprehensive margin (loss). EKPC did not record a receivable for estimated capacity bonus performance payments at December 31, 2022 as those amounts were not reasonably estimable at that time.

On December 19, 2023, FERC issued an order approving a settlement agreement that resolved 15 complaints related to non-performance charges assessed by PJM for Winter Storm Elliott. The settlement agreement included a 31.7 percent reduction in the total non-performance assessments, which also ultimately reduced expected performance bonuses for generators that exceeded capacity requirements during the events.

Notes to Financial Statements (continued)

8. Commitments and Contingencies (continued)

This settlement resulted in EKPC recording a \$6.1 million receivable from PJM at December 31, 2023 to reflect the reduction in previously charged non-performance assessments, and a \$5.7 million estimated refund payable to the insurance carrier for the reduction in covered non-performance assessments. After application of the settlement provisions, a net performance bonus of \$22.3 million was recognized in 2023, which is included in operating revenue on the statement of revenue and expenses and comprehensive margin (loss).

9. Power Sales Arrangement

In December 2015, the Cooperative became the lessor under a power sales arrangement that was required to be accounted for as an operating lease due to the specific terms of the agreement. The arrangement is an agreement to sell the capacity and energy from the Glasgow landfill gas plant to a member system for a period of ten years. The revenue associated with this arrangement for 2023 and 2022 was \$0.6 million and \$0.5 million, respectively, and is included in operating revenue on the statements of revenue and expenses and comprehensive margin (loss) for the years ended December 31, 2023 and 2022.

The minimum future revenues under the arrangement is as follows (dollars in thousands):

Years ending December 31:	
2024	\$ 452
2025	452

10. Government Assistance

Government assistance transactions occurring during 2023 and 2022 that meet the requirements of ASU 2021-10, *Government Assistance (Topic 832): Disclosures by Business Entities about Government Assistance*, are outlined below.

The Cooperative received Clean Coal Incentive (CCI) Tax Credits of approximately \$1.0 million and \$0.7 million in 2023 and 2022, respectively, for qualifying coal purchased for use at Spurlock Units 3 and 4, which are clean coal certified facilities. Since EKPC is not subject to income tax, the credits were applied to public service corporation property taxes due annually to the Commonwealth of Kentucky. The CCI is included in other non-operating margin in the statement of revenue and expenses and comprehensive margin (loss).

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Notes to Financial Statements (continued)

10. Government Assistance (continued)

In 2022, the Cooperative received approval of a cash award from U.S. Department of Homeland Security, passed through Kentucky Emergency Management, for eligible costs incurred during FEMA Disaster 4630 to restore damaged power lines. This award provided for a cost share of 90% Federal, 4.8% State, and 5.2%, applicant. The Federal and State portion, approximately \$0.3 million, was applied against construction and retirement costs incurred for the disaster.

11. Related Party Transactions

The Cooperative is a member of CFC, which provides a portion of the Cooperative's financing, including a \$100 million fixed rate loan executed in 2019. CFC is also a joint lead arranger and a 36% participant in the Cooperative's \$500 million unsecured credit facility. Held-to-maturity investments included CFC capital term certificates of \$7.1 million and \$7.2 million at December 31, 2023 and 2022, respectively. CFC Patronage capital assigned to EKPC was \$2.5 million and \$2.1 million at December 31, 2023 and 2022, respectively.

The Cooperative is also a member of CoBank. The balance of CoBank's patronage capital assigned to EKPC was \$0.8 million and \$0.7 million at December 31, 2023 and 2022, respectively. CoBank was also a 15% participant in the Cooperative's previous unsecured credit facility that ended on July 29, 2022.

EKPC is a member of ACES LLC (ACES), which provides various energy marketing, settlement and risk management related services to its members and clients. EKPC's Chairman of the Board and EKPC's CEO serve on the ACES Board of Directors. EKPC accounts for its investment in ACES on the cost basis of accounting. At December 31, 2023 and 2022, the balance of EKPC's investment in ACES was approximately \$0.6 million. Payments to ACES were \$2.5 million in 2023 and \$2.4 million in 2022.

12. Subsequent Events

Management has evaluated subsequent events through March 28, 2024, which is the date these financial statements were available to be issued.

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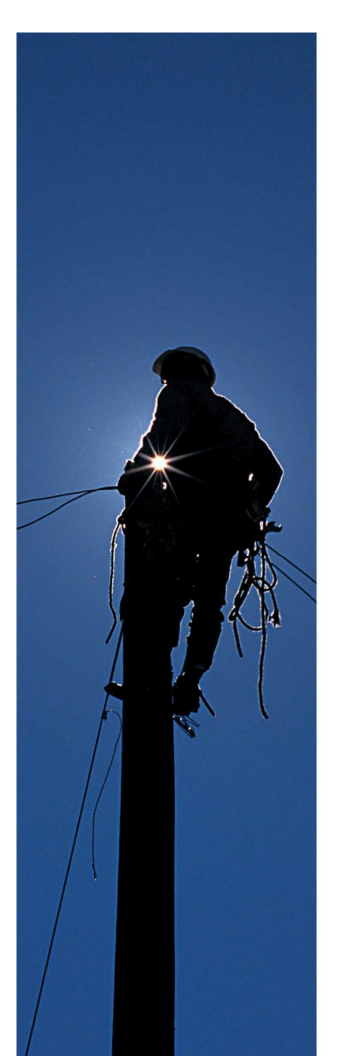
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Second Quarter Report

As of and for the Six Months Ended June 30, 2024

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