UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

FORM 8-K/A

Amendment No. 3

CURRENT REPORT PURSUANT TO SECTION 13 OR 15(D) OF THE SECURITIES EXCHANGE ACT OF 1934

Date of report (Date of earliest event reported) September 30, 2005

NRG Energy, Inc.

(Exact Name of Registrant as Specified in Its Charter)

Delav	vare			
(State or Other Jurisdict	tion of Incorporation)			
001-15891 41-1724239				
(Commission File Number)	(IRS Employer Identification No.)			
211 Carnegie Center	Princeton, NJ 08540			
(Address of Principal Executive Offices)	(Zip Code)			
609-52-	4-4500			
(Registrant's Telephone Nu	mber, Including Area Code)			
(Former Name or Former Address	s, if Changed Since Last Report)			
Check the appropriate box below if the Form 8-K filing is intended to simult following provisions (see General Instruction A.2. below):	aneously satisfy the filing obligation of the registrant under any of the			
☐ Written communications pursuant to Rule 425 under the Securities Act (1	7 CFR 230.425)			
☐ Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 C	CFR 240.14a-12)			
1 Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 C				
☐ Pre-commencement communications pursuant to Rule 14d-2(b) under the	Exchange Act (17 CFR 240.14d-2(b))			

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EXPLANATORY NOTE

This Form 8-K/A is being filed to update our previously filed pro forma financial statements to include the final pricing and terms for the registration of unsecured debt securities, preferred stock and common stock, and the non-registered bank credit facility, the issuance of which are together referred to as the Financing Transactions. The final pricing and terms include a final detailed disclosure of the tranches of the unsecured debt securities, their annual interest rate and term

At the Company's election, on a proforma basis as of September 30, 2005, consideration with a fair value of \$368 million, or the Other Consideration, may be comprised of either an additional 9,038,125 shares of common stock, additional cash, shares of a new series of NRG's Cumulative Preferred Stock or a combination of the foregoing. This Form 8-K/A assumes that the Other Consideration will be paid in cash only, instead of Cumulative Preferred Stock.

This Form 8-K/A includes additional sensitivity analysis disclosures related to the pricing of common stock only. This Form 8-K/A further updates the following footnotes related to the Financing Transactions: footnotes 2,4,9,11,17 and 18 to the Pro Forma Combined Condensed Balance Sheet as of September 30, 2005, footnotes 4, 9, and 16 to the Pro Forma Combined Statement of Operations for the Nine Months Ended September 30, 2005, footnotes 4, 8 and 16 to the Pro Forma Combined Statement of Operations for the Year Ended December 31, 2004, footnotes 4, 5 and 6 to the Pro Forma Combined Earnings Per Share Statement for the Nine Months Ended September 30, 2005 and footnote 4 and 5 to the Pro Forma Combined Earnings Per Share Statement for the Year Ended December 31, 2004.

Item 8.01 Other Events

NRG Energy, Inc., or NRG, has filed a registration statement on Form S-3 to register unsecured debt securities, preferred stock and common stock, and the non-registered bank credit facility, the issuance of which are together referred to as the Financing Transactions. The Financing Transactions will be entered into to finance the Acquisition (described below) and re-capitalize the Company. In connection with this registration statement, NRG is filing the unaudited pro forma analyses as set forth below.

On September 30, 2005, NRG entered into an Acquisition Agreement (the "Acquisition Agreement") with Texas Genco LLC, a Delaware limited liability company ("Texas Genco"), and each of the direct and indirect owners of Texas Genco (the "Sellers"). Pursuant to the Acquisition Agreement, upon the terms and subject to the conditions set forth therein, the Company agreed to purchase all of the outstanding equity interests in Texas Genco (the "Acquisition"). We expect to close this transaction during the first quarter of 2006.

On a pro forma basis, we estimate that the total purchase price will be \$6.121 billion. This amount is comprised of common stock, cash and capitalized expenses. The number of shares to be issued to the Sellers is 35,406,320, of this amount 19,346,788 are from treasury and 16,059,532 are newly issued shares, at a price of \$45.37 which is the average NRG share price immediately before and after the pro forma date of closing, or September 30, 2005, with a total value of \$1.6 billion for the shares. NRG will pay \$4.399 billion in cash and will capitalize expenses of \$116 million. The purchase includes the assumption by the Company of approximately \$2.74 billion of Texas Genco indebtedness. As a result of the Acquisition, Texas Genco will become a wholly owned subsidiary of the Company.

Of the pro forma \$6.121 billion consideration to the Sellers upon consummation of the Acquisition, the Company is paying \$4.399 billion in cash, and must issue a minimum of 35,406,320 shares of the Company's common stock. At the Company's election, the Other Consideration with a fair value of \$368 million may be comprised of either an additional 9,038,125 shares of common stock, additional cash, shares of a new series of NRG's Cumulative Preferred Stock or a combination of the foregoing. If issued, the aggregate liquidation preference of the Cumulative Preferred Stock will be equal to the average trading value of 9,038,125 shares of the Company's common stock over a twenty trading day period prior to closing. If the Company elects to pay all or a portion of the remaining purchase price in cash, the amount payable in cash would be calculated in the same manner. On a pro forma basis we have assumed that the Other Consideration will be paid in cash.

NRG expects to finance the cash requirements of the Acquisition through a combination of a new senior secured credit facility, an unsecured high yield notes offering and the sale of common and preferred equity securities in the public markets. We have received a commitment letter from Morgan Stanley Senior Funding, Inc. ("Morgan Stanley"), Citigroup Global Markets, Inc. ("Citigroup") and other institutional lenders, to provide us with up to \$5.2 billion in senior secured debt financing, including up to \$3.2 billion under a senior first priority term loan facility, up to \$1 billion under a senior first priority secured revolving credit facility and up to \$1 billion under a senior first priority term loan

portion of the senior secured debt financing from \$3.2 billion to \$3.575 billion, as reflected in the pro forma financial information included in this Form 8-K/A. The commitment letter further provides for up to \$5.1 billion in bridge financing to fund all necessary amounts not provided for under the senior secured debt financing. NRG does not intend to draw down on the bridge financing unless the contemplated high yield debt financing and preferred and common equity financings are for some reason unavailable at the time of the closing. The commitment letter is subject to customary conditions to consummation, including the absence of any event or circumstance that would have a material adverse effect on the business, assets, properties, liabilities, condition (financial or otherwise) or results of operations, taken as a whole, of Texas Genco, or Texas Genco and NRG combined, since June 30, 2005. We have agreed to pay Morgan Stanley and Citigroup \$44.6 million in connection with the commitment letter, or the Bridge Loan Commitment Fee, and have agreed to indemnify Morgan Stanley and Citigroup against certain liabilities.

The Financing Transactions will enable us to refinance our outstanding Second Priority Notes and Credit Facility. This Credit Facility includes a senior secured term loan, a revolving credit facility and funded letter of credit facility. In addition, the new financing will supply the source of funds to acquire Texas Genco and to repay their Term Loan Facility and Senior Notes. The following is a brief summary of the companies' outstanding debt instruments that we expect to refinance with the new debt structure:

	Old De As of Sept	New Debt	New Debt	
(in millions)	NRG	Texas Genco	Structure	Term
Term loan – adjustable interest	447	1,614	3,575	7 years
Second Priority Notes	1,080	n/a	n/a	n/a
Unsecured senior notes – fixed rate	n/a	1,125	n/a	n/a
Unsecured senior notes – fixed rate	n/a	n/a	2,400	10 years
Unsecured senior notes – fixed rate	n/a	n/a	1,200	8 years
Revolving credit facility	150	325	1,000	5 years
Funded letter of credit facility	350	694	n/a	n/a
Synthetic letter of credit facility	n/a	n/a	1,000	5 years

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Based on the final pricing, the following interest rates have been used for the new debt instruments during the year ended December 31, 2004 and the nine months ended September 30, 2005:

	New Debt	New Debt	Assumed interest	Assumed interest
(in millions)	Structure	Term	rate during 2004	rate during 2005
Term loan – adjustable interest	3,575	7 years	6.734%	6.621%
Unsecured senior notes – 8 year term	1,200	8 years	7.250%	7.250%
Unsecured senior notes – 10 year term	2,400	10 years	7.375%	7.375%

On January 17, 2006 the Company entered into a number of forward interest rate swaps to effectively fix the London Interbank Offering Rate interest rate for part of the new term loan, as described in the table below:

		Weighted Average
Period from initiation of swap	Hedged Principal	Swap Rate
1st year	\$2.15 billion	4.774%
2nd year	\$2.03 billion	4.773%
3rd year	\$1.89 billion	4.777%
4th year	\$1.74 billion	4.783%
5th year	\$1.55 billion	4.786%

NRG will pay an annual fee of 0.5% for the new revolving credit facility, and when drawn upon, the adjustable interest rate would be the London Interbank Offering Rate plus 2%. There is an annual fee of 2% to have access to the synthetic letter of credit facility.

On May 19, 2005, pursuant to the exercise of a right of first refusal by Texas Genco, subsequent to a third party offer to American Electric Power, or AEP, in early 2004, Texas Genco acquired from AEP an additional 13.2% undivided interest in South Texas Project, or STP. We refer to that acquisition as the "ROFR." As a result, Texas Genco now owns a 44.0% undivided interest in STP. For pro forma purposes, NRG has accounted for the ROFR as a business acquisition and included the ROFR in our pro forma adjustments to the statements of operation.

On December 8, 2005 NRG entered into an Asset Purchase and Sale Agreement to sell all the assets of NRG Audrain Generating LLC, or Audrain, to AmerenUE, a subsidiary of Ameren Corporation. For purposes of these proforms statements we have reflected the sale of assets of Audrain as a discontinued operation. The purchase price is \$115 million, subject to customary purchase price

adjustments. The transaction is expected to close during the first half of 2006. The sale is subject to customary approvals, including Federal Energy Regulatory Commission, Missouri Public Utilities Commission, Illinois Commerce Commission, and Hart-Scott-Rodino review. We expect to record a gain of approximately \$15 million at closing.

On December 27, 2005, NRG entered into purchase and sale agreements for projects co-owned with Dynegy, Inc., or Dynegy, Under the agreements, NRG will acquire Dynegy's 50% ownership interest in WCP (Generation) Holdings, Inc., or WCP, and become the sole owner of WCP's 1,808 MW of generation in Southern California. In addition, NRG is selling to Dynegy its 50% ownership interest in Rocky Road Power LLC, or Rocky Road, a 330 MW gas-fueled, simple cycle peaking plant located in Dundee, Illinois. Both of these transactions are conditioned upon one another and NRG will pay Dynegy a net purchase price of \$160 million at closing. NRG will fund the net purchase price with cash held by WCP. NRG anticipates closing both transactions during the first quarter 2006.

WCP owns and operates 1,808 MW in Southern California as listed below.

Plant	MW	Primary Fuel	Status
El Segundo Power, LLC	670	Gas	Tolling agreement through 12/31/05 and from May 1, 2006 through April
(El Segundo)			30, 2008
Cabrillo Power I LLC	965	Gas	Reliability-Must-Run, or RMR, status for Units 1-3
(Encina)			and 5 through 12/31/2006.
Cabrillo Power II LLC (13	173	Gas	RMR status through 12/31/2006
combustion turbines in San Diego			
area)			
Long Beach Generation LLC (Long	N/A	N/A	Retired
Beach)			
Total	1,808		

We have determined that the fair value of our equity investment in Rocky Road is equal to the negotiated price of \$45 million. The current carrying value of our investment in Rocky Road is \$70.2 million and we therefore expect to record in the fourth quarter of 2005 an other than temporary impairment in our investment. On a pro forma basis the total impairment is in the amount of \$25.2 million. As the tax basis of Rocky Road is higher than the consideration received and it is not probable that we can utilize any future benefit from this capital loss, there is no tax expense/(benefit) related to this transaction.

Transactional Pro Forma Analysis:

The following tables present historical condensed consolidated financial information of (i) NRG for the year ended December 31, 2004 and as of and for the nine months ended September 30, 2005, (ii) Texas Genco for the year ended December 31, 2004 and as of and for the nine months ended September 30, 2005, and (iii) the combined company on a pro forma basis for the year ended December 31, 2004 and as of and for the nine months ended September 30, 2005. The combined company on a pro forma basis is shown after giving effect to (a) the reclassification of Audrain as a discontinued operation; (b) the inclusion of the results pursuant to the ROFR; (c) the refinancing of NRG's old debt structure; (d) the remaining financing and subsequent Acquisition; and (e) the acquisition of the remaining 50% ownership interest in WCP and sale of our 50% ownership interest in Rocky Road.

The historical consolidated financial information of NRG for the year ended December 31, 2004 is derived from the historical financial information contained in the audited consolidated financial statements of NRG incorporated by reference in this current report Form 8-K/A. The unaudited historical consolidated financial information as of and for the nine months ended September 30, 2005 (i) have been derived from NRG's unaudited condensed consolidated financial statements which are incorporated by reference in this current report Form 8-K/A, (ii) have been prepared on a similar basis to that used in the preparation of the audited financial statements, and (iii) in the opinion of NRG's management, include all adjustments necessary for a fair statement of the results for the unaudited interim period.

The historical consolidated financial information for Texas Genco as of December 31, 2004 were derived from the audited consolidated financial statements of Texas Genco LLC as of December 31, 2004 and the audited consolidated financial statements of Texas Genco Holdings, Inc. as of December 31, 2004, and are included as Exhibits 99.02 and 99.03 to this current report Form 8-K/A, as filed with the current report on Form 8-K filed on December 21, 2005 and incorporated herein by reference. The historical consolidated financial information for Texas Genco as of and for the nine months ended September 30, 2005 (i) were derived from unaudited financial statements of Texas Genco LLC for the nine months ended September 30, 2005 and the unaudited financial statements of Texas Genco Holdings, Inc. for the period from January 1, 2005 through April 13, 2005 (on April 13, 2005 the

remaining business of Texas Genco Holdings, Inc. was acquired by Texas Genco LLC) included as Exhibit 99.01 to this current report Form 8-K/A, (ii) have been prepared on a similar basis to that used in the preparation of the aforementioned audited financial statements and, (iii) in the opinion of Texas Genco's management, include all adjustments necessary for a fair presentation of the results for the unaudited interim period.

The historical financial information for WCP for the year ended December 31, 2004 were derived from the audited financial statements of WCP for the year ended December 31, 2004 contained as Exhibit 99.1 in NRG's Form 10-K filed on March 30, 2005. The unaudited historical consolidated financial information as of and for the nine months ended September 30, 2005 (i) have been derived from WCP's unaudited condensed consolidated financial statements that are included as exhibit 99.06 to this current report on Form 8-K/A, as filed with the current report on Form 8-K/A filed on January 5, 2006 and incorporated herein by reference, (ii) have been prepared on a similar basis to that used in the preparation of the audited financial statements, and (iii) in the opinion of WCP's management, include all adjustments necessary for a fair statement of the results for the unaudited interim period.

The unaudited pro forma combined income statement data and other financial and operating data for the combined company for the year ended December 31, 2004 and for the nine months ended September 30, 2005 give effect to (a) the reclassification of Audrain as a discontinued operation; (b) the inclusion of the results pursuant to the ROFR; (c) the refinancing of NRG's old debt structure; (d) the remaining financing and subsequent Acquisition; and (e) the acquisition of the remaining 50% ownership interest in WCP and sale of our 50% ownership interest in Rocky Road, as if the transactions had occurred on January 1, 2004. The unaudited pro forma combined balance sheet data as of September 30, 2005 gives effect to (a) the sale of Audrain as of September 30, 2005; (b) the refinancing of NRG's old debt structure; (c) the remaining financing and subsequent Acquisition; and (d) the acquisition of the remaining 50% ownership interest in WCP and sale of our 50% ownership interest in Rocky Road, as if the transactions had occurred on September 30, 2005. The combined unaudited pro forma financial data presented below do not purport to represent what the combined company's results of operations would actually have been had the transactions in fact occurred on the dates specified above or to project the combined company's results of operations for any future period.

The historical consolidated financial information and the unaudited pro forma combined financial information set forth below should be read in conjunction with (a) the consolidated financial statements of NRG Energy, Inc., the related notes thereto and Management's Discussion and Analysis of Financial Condition and Results of Operation included in NRG Energy, Inc.'s annual report on Form 10-K for the year ended December 31, 2004 as amended by the Current Report on Form 8-K filed on December 20, 2005, and quarterly report on Form 10-Q for the nine months ended September 30, 2005; (b) the consolidated financial statements of Texas Genco LLC and Texas Genco Holdings, Inc., the related notes thereto and Management's Discussion and Analysis of Financial Condition and Results of Operation for the year ended December 31, 2004 and for the nine months ended September 30, 2005 filed and incorporated herein by reference as Exhibits 99.01, 99.02 and 99.03 to this current report on Form 8-K/A, as filed with the current report on Form 8-K filed on December 21, 2005 and incorporated herein by reference; and (c) with the financial statements of West Coast Power LLC and the related notes thereto included in NRG Energy, Inc.'s annual report on Form 10-K as Exhibit 99.1 for the year ended December 31, 2004 and financial statements as of and for the nine months ended September 30, 2005 as found in Exhibit 99.06 to this current report on Form 8-K/A, as filed with the current report on Form 8-K/A filed on January 5, 2006 and incorporated herein by reference.

The Acquisition will be accounted for using the purchase method of accounting and, accordingly, the purchase price will be allocated to the assets acquired and liabilities assumed based on the estimated fair value of such assets and liabilities at the date of acquisition. As it is difficult to estimate a pro forma allocation of purchase price without completed asset appraisals, we have made a preliminary allocation estimate based on the latest available information. For purposes of these pro forma statements we have assumed that the consideration paid in excess of the historical book value of net assets acquired is related to the step-up in fair value of Texas Genco's emission credit inventory, a step-up in the value of Texas Genco's fixed assets, and an increase in liabilities for assumed out-of-market contracts. Once the Acquisition is closed, the purchase price and allocation may change significantly from the pro forma amounts included herein based on the results of appraisals, changes in market prices, and other analyses, which the Company is obtaining. The other analyses include actuarial studies of employee benefit plans, income tax effects of the Acquisition, analyses of operations to identify assets for disposition and the evaluation of staffing requirements necessary to meet future business needs. Ultimately, the excess of the purchase price over the fair value of the net tangible and identified intangible assets acquired will be recorded as goodwill.

The following summarizes the estimated pro forma purchase price and allocation impact of the Acquisition on NRG's financial statements at September 30, 2005:

	(in r	millions)
Cash paid to Sellers	\$	4,399
NRG common stock issued to Sellers(1)		1,606
Fees and transaction costs		
Fees for early repayment of existing Texas Genco debt		99
Investment banker fees		17
Total capitalized acquisition expenses		116
Total pro forma Purchase Price		6,121
Purchase price allocation:		
Net book value of Texas Genco assets and liabilities acquired		773
Write-off of Texas Genco deferred financing fees		(109)
Step-up in fixed assets		4,943
Step-up in emission credit inventory		1,309
Increase in out-of-market contracts(2)		(2,506)
Elimination of Texas Genco goodwill		(791)
Increase in current deferred tax assets		391
Increase in non-current deferred tax liabilities		(260)
NRG goodwill		2,371
Total allocated	\$	6,121

⁽¹⁾ The Company will issue a minimum of 35,406,320 shares of its common stock. At the Company's election, the remaining consideration may be comprised of either an additional 9,038,125 shares of common stock, additional cash, shares of a new series of NRG's Cumulative Preferred Stock or a combination. The value of this remaining consideration will be equal to the average trading value of 9,038,125 shares of the Company's common stock over a twenty day trading period prior to closing. On a pro forma basis we have assumed this amount has been paid in cash totaling \$368 million.

⁽²⁾ Assuming the acquisition had occurred at September 30, 2005, a number of energy and gas sale contracts initiated by Texas Genco were considered to be out-of-the-money and consequently, NRG would have to recognize a liability for these contracts at Acquisition. The fair value of these contracts was assessed based on forecasted energy prices that were calculated as of the pro forma acquisition date. A number of these contracts have already been recorded as a liability by Texas Genco. At Acquisition, we will increase this liability by an additional \$2.5 billion to a total fair value of \$3.4 billion. The lives of these contracts extend until the end of 2010, however, approximately 91% of the value of these contracts extend until the end of 2008 only. The approximate amortization of these liabilities for the fiscal year of 2006 is \$1.3 billion, for the fiscal year of 2007 is \$1.1 billion and for the fiscal year of 2008 is \$0.7 billion.

The WCP Acquisition is a step acquisition as our original equity investment was initiated in a prior period. The purchase price of each acquisition is determined separately per the consideration given at the date of each transaction. Therefore, the purchase price allocation is determined separately based on the fair value for the percentage of net assets acquired at the date of each transaction. The WCP Acquisition will be accounted for using the purchase method of accounting and, accordingly, the purchase price will be allocated to the percentage of assets acquired and liabilities assumed based on the estimated fair value of such assets and liabilities at the date of the transaction. As it is difficult to estimate a pro forma allocation of purchase price without completed asset appraisals, we have made a preliminary allocation estimate based on the latest available information. For purposes of these pro forma statements we have assumed that the consideration paid below the historical book value of net assets acquired is related to the reduction in fair value of WCP's fixed assets, with an offsetting increase in fair value in WCP's land and an increase in the fair value of WCP's emission credit inventory. Once the WCP Acquisition is closed, the purchase price and allocation may change significantly from the pro forma amounts included herein based on the results of appraisals, changes in market prices and analyses of the income tax effects of the acquisition.

The following summarizes the estimated pro forma purchase price and allocation impact of the WCP Acquisition on NRG's financial statements at September 30, 2005:

	(in m	illions)
Cash paid to Dynegy, Inc.	\$	160
Fair value of NRG's 50% investment in Rocky Road LLC		45
Total pro forma Purchase Price of WCP Acquisition		205
Purchase price allocation:		
Net book value of 50% of WCP assets and liabilities acquired		318
Incremental reduction in value in 50% of WCP's fixed assets		(120)
Incremental increase in value in 50% of WCP's land		24
Incremental increase in 50% of WCP's emission credit inventory		19
Total allocation		241
Excess over cost, or Negative Goodwill	\$	(36)
Negative Goodwill is assigned proportionately to reduce the value of fixed assets		(13)
Negative Goodwill is assigned proportionately to reduce the value of land		(16)
Negative Goodwill is assigned proportionately to reduce the value of emission credit inventory		(7)
Total amount allocated after assignment of Negative Goodwill	\$	205

Per our current valuation of WCP's assets and liabilities, the transaction included an element of an excess over cost, or Negative Goodwill, which has been proportionately allocated to reduce the value of WCP's acquired assets as noted in the table above. Following the proportionate allocation of Negative Goodwill, the incremental increase/(decrease) in value to the acquired assets is as follows:

Final incremental decrease in value in 50% of WCP's fixed assets	(133)
Final incremental increase in value in 50% of WCP's land	8
Final incremental increase in value in 50% of WCP's emission credit inventory	12

We have not associated any deferred taxes to the WCP Acquisition as we believe that the value of the assets and liabilities acquired will be very similar for tax and financial reporting purposes, and any basis differences will only be generated after the closing once timing differences due to depreciation and amortization arise. On a pro forma basis, there are is no basis difference as of September 30, 2005.

Sensitivity Analysis for the final pricing of our common stock:

Common stock issued to Sellers — To the extent NRG's common stock price is different at the closing of the Acquisition the total value of the shares to be issued to the Sellers will change. The fair value of each share issued to the Sellers is \$45.37. This fair value is based on the average NRG share price immediately before and after the pro forma date of closing, or September 30, 2005. A \$1.00 change in the price per share of NRG's common stock will impact the fair value of the common stock issued to the Sellers, and consequently the Acquisition purchase price, by approximately \$35 million. Any change in our common stock price will also impact our pro forma shareholders equity by the same amount.

Other Consideration — On a pro forma basis, the fair value of the Other Consideration is \$368 million. This fair value is equal to the average trading value of 9,038,125 shares of the Company's common stock over a twenty trading day period prior to closing. A \$1.00 change in the average trading value of NRG's common stock will impact the amount paid to the Sellers, and consequently the Acquisition purchase price, by approximately \$9 million. We have assumed that the Other Consideration will be paid in cash and we intend to use our cash on hand to fund any portion of this cash amount in excess of \$368 million.

Pro Forma Combined Condensed Balance Sheet as of September 30, 2005

		****		Septe	mber 30, 2005 (u			
	NRG Energy	Historical Texas Genco	West Coast		Pro Fori	ma Adjustments	WCP	Pro Forma NRG
(in thousands)	Inc.	LLC	Power LLC(25)	Audrain (1)	Refinancing	Acquisition	Acquisition (22)	Combined
Current Assets								
Cash and cash	\$ 504,336	\$ 222,393	¢ 176.612	\$ 15,000	\$ (270.062)(2)	¢ (225.212)(0)	¢ (160,000)(22)	\$ 163,065
equivalents Restricted cash	91,508	\$ 222,393	\$ 176,612	\$ 15,000	\$ (270,063)(2)	\$ (325,213)(9)	\$ (160,000)(22)	91,508
Accounts receivable,	91,500							91,300
net	308,839	212,385	48,372		_	_	_	569,596
Current portion of	,	,	- ,					,
notes receivable	24,934	_	_	_	_	_	_	24,934
Income taxes								
receivable	31,237					_	_	31,237
Inventory	203,547	113,918	16,618	(1,064)	_	_	_	333,019
Derivative instruments								
valuation	451,545		88,816		_	_	_	540,361
Prepayments and	131,313		00,010					5 10,501
other current assets	129,289	7,931	26,340	_	_	_	_	163,560
Collateral on deposit								
in support of								
energy risk								
management	621 426		10.000					(41.426
activities Deferred income taxes	631,436 44,832	_	10,000	_		391,221(10)		641,436 436,053
Current assets held for	/			_		391,221(10)	-	+30,033
sale and								
discontinued								
operations		23,497						23,497
Total current								
assets	2,421,503	580,124	366,758	13,936	(270,063)	66,008	(160,000)	3,018,266
Property, plant and								
equipment, net	3,226,714	3,541,822	380,920	(171,000)		4,942,801(10)	(289,842)(22),(23)	11,631,415
Other assets								
Goodwill — Texas								
Genco LLC		790,893	_			(790,893)(10)	_	_
Goodwill — NRG						2 271 026(10)		2 271 026
Energy, Inc. Equity investments in	_	_	_	_	_	2,371,026(10)	_	2,371,026
affiliates	651,412		_		_	_	(223,066)(23)	428,346
Notes receivable, less	031,112						(223,000)(23)	120,5 10
current portion	712,020	_	_	(239,930)	_	_	_	472,090
Intangible assets, net	268,897	769,332	3,844		_	1,309,007(10)	12,354(22)	2,363,434
Derivative								
instruments, net	31,973	_	_	_	_	_	_	31,973
Funded letter of credit	350,000	_	_		(350,000)(3)	_	_	_
Other non-current assets	132,848	111,160			1,574(4)	(35,638)(11)		209,944
Nuclear	132,040	111,100	_	_	1,374(4)	(33,038)(11)	_	209,944
decommissioning								
trust	_	305,392	_	_	_	_	_	305,392
Total other assets	2,147,150	1,976,777	3,844	(239,930)	(348,426)	2,853,502	(210,712)	6,182,205
Total assets	\$7,795,367	\$6,098,723	\$ 751,522	\$ (396,994)	\$ (618,489)	\$ 7,862,311	\$ (660,554)	\$ 20,831,886
Liabilities	,,,	, 0,,20		<u>. (-, 0,,, 1</u>)	. (0.0,00)	, ,	. (,,)	
Current portion of								
long-term debt	176,024	18,045	_	_	(80,000)(5)	610,200(12)	_	724,269
Accounts payable —	,	-,			(= 1,0 = 2,0)	,=(-2)		,_ 0,
trade	152,968	168,913	17,206			<u></u>	_	339,087
Derivative	132,900	100,913	17,200	_	_	_	_	339,007
instruments								
valuation	973,143	145,255	88,643	_			_	1,207,041
Other bankruptcy								
settlement	175,945	_	_	(172,321)	_	_	_	3,624
Accrued expenses and								
other current liabilities	200.207	154762	4 00 4		(94.010)/()	(96.426)(12)		279 (09
Out-of market	389,396	154,763	4,894	_	(84,019)(6)	(86,426)(13)	_	378,608
contracts	_	249,419	_	_	_	1,076,150(10)	_	1,325,569
VOILVIUVIO		217,117				1,070,100(10)		1,525,507

Total current liabilities	1,867,476	736,395	110,743	(172,321)	(164,019)	1,599,924	_	3,978,198
Long-term debt and								
capital leases	2,866,374	2,724,865	_	(239,930)	(364,837)(7)	2,298,763(14)	_	7,285,235
Deferred income taxes	103,199	181,513	_	(20),500)		259,983(10)	_	544,695
Derivative	,	- ,-				11,111(1)		,,,,,
instruments								
valuation	198,554	188,023	_	_	_	_	_	386,577
Nuclear								
decommissioning								
reserve	_	291,829	_	_	_	_	_	291,829
Nuclear								
decommissioning								
trust liability	_	293,771	_	_	_	_	_	293,771
Out-of-market								
contracts	302,639	689,552	_	_	_	1,429,895(10)	_	2,422,086
Other non-current								
liabilities	190,897	219,663	5,472					416,032
Total liabilities	5,529,139	5,325,611	116,215	(412,251)	(528,856)	5,588,565	<u> </u>	15,618,423
Minority Interest	869	_	_	_	_	_	_	869
3.625% Convertible								
Preferred Stock	246,191	_	_	_	_	_	_	246,191
Stockholders' equity								
4% Convertible								
Preferred Stock	406,155	_	_	_	_	_	_	406,155
5.75% Convertible								
Preferred Stock	_	_	_	_	_	484,650(15)	_	484,650
Members' equity	_	1,073,871	635,307		_	(1,073,871)(16)	(635,307)(22),(23)	_
Common stock	1,000	_	_	_	_	370(17)	_	1,370
Additional paid-in	2 427 222					1.005.550(1.0)		4254002
capital	2,427,322	_	_	15055	(00.622)(0)	1,927,570(18)	(2.5.2.45) (2.4)	4,354,892
Retained earnings	203,973	_	_	15,257	(89,633)(8)	(29,261)(19)	(25,247)(24)	75,089
Less treasury stock, at cost	(662 520)					663,529(20)		
Accumulated other	(663,529)	<u> </u>	_		_	003,329(20)	_	_
comprehensive								
loss	(355,753)	(300,759)				300,759(16)		(355,753)
Total	(333,733)	(300,739)				300,739(10)		(333,733)
Stockholders'								
	2,019,168	773,112	635,307	15,257	(89,633)	2,273,746	(660,554)	4,966,403
Equity	2,019,100	//3,112	033,307	13,437	(09,033)	2,2/3,/40	(000,334)	4,700,403
Total Liabilities and Stockholders'								
Equity	\$7,795,367	\$6,098,723	\$ 751,522	\$ (396,994)	\$ (618,489)	\$ 7,862,311	\$ (660,554)	\$ 20,831,886
Equity	\$ 1,193,301	φ0,098,723	φ /31,344	φ (370,994)	φ (010, 4 89)	φ 7,002,311	(000,334)	φ 20,031,000

Footnotes to Pro Forma Combined Balance Sheet as of September 30, 2005

(1) On December 8, 2005 NRG Energy, Inc. signed an Asset and Purchase Sale Agreement with AmerenUE to sell all of the assets of Audrain. For purposes of these pro forma statements we have reflected the sale of assets of Audrain as a discontinued operation. The purchase price is \$115 million, and the expected gain for the sale of Audrain is approximately \$15 million before tax.

I. Refinancing of NRG's Long-Term Debt

(2) Reflects the proceeds from new debt issued by NRG for refinancing purposes and the payment to retire NRG existing debt:

Payment to retire NRG's existing term loan	\$ (446,625)
Payment to retire NRG's existing Second Priority Notes	(1,080,412)
Payment to retire NRG's existing revolver balance	(80,000)
Payment of accrued interest for NRG's old debt structure	(25,376)
Refinancing portion of proceeds from issuing the new term loan	446,625
Refinancing portion of proceeds from issuing the new unsecured senior notes	1,080,412
Payment of a premium fee for the retirement of NRG's existing debt	(130,000)
Payment of financing fees for the new debt structure	(34,687)
Total	\$ (270,063)

- (3) Reflects the retirement of the existing letter of credit facility. We have assumed that the new synthetic letter of credit facility totaling \$1 billion will remain off-balance sheet. The existing letter of credit facility required a deposit of \$350 million, which will be released upon entering into the new facility.
- (4) Reflects adjustment for the reduction of the old debt structure deferred financing costs, and the increase in deferred financing costs for the new debt structure:

Write-off of existing NRG deferred financing costs	\$(33,113)
Addition of new deferred financing costs	34,687
Total	\$ 1,574

(5) Movement for current portion of long-term debt for the new and old debt structure:

Reduction of current portion of NRG's existing term loan	\$ (4,500)
Reduction of NRG's existing revolver balance	(80,000)
Increase for current portion of new term loan	4,500
Total	\$(80,000)

(6) To record the reduction in accrued expenses for the payment of accrued interest and the current tax effect of the financing expenses:

Reduction in accrued interest due to payment	\$(25,376)
Reduction in accrued taxes payable due to the write off of financing costs and incurring premium fees	(58,643)
Total	<u>\$(84,019)</u>

(7) Movement for non-current portion of long-term debt related to the existing debt and proceeds from new debt issued by NRG:

Reduction of non-current portion of NRG's existing term loan	\$ (442,125)
Reduction of non-current portion of NRG's existing Second Priority Notes	(1,080,412)
Reduction of non-current portion of NRG's existing funded letter of credit facility	(350,000)
Write-off of premium from NRG's existing debt	(14,837)
Addition to non-current debt which reflects the refinancing portion of the new term loan	442,125
Addition to non-current debt which reflects the refinancing portion of the new unsecured senior notes	1,080,412
Total	\$ (364.837)

(8) Reflects write-offs of deferred financing fees associated with NRG's existing debt structure, and fees related to the refinancing:

Write-off of deferred finance costs associated with NRG's existing debt	(33,113)
Write-off of premium from NRG's existing debt	14,837
Payment of a premium fee for the retirement of NRG's existing debt	(130,000)
Tax effect of the above adjustments	58,643
Total	\$ (89,633)

II. Acquisition of Texas Genco

(9) Reflects the proceeds from new debt issued by NRG, issuance of common and preferred stock as a source of funds to acquire Texas Genco, less payments to the Texas Genco shareholders and payments to retire Texas Genco existing debt:

Payment of accrued interest for Texas Genco's old debt structure Payment to retire Texas Genco's existing term loan Payment to retire Texas Genco's existing Senior Notes Payment to Sellers Proceeds from issuing the acquisition financing portion of the new term loan Proceeds from issuing the acquisition financing portion of the new unsecured senior notes Proceeds from issuance of 20,855,057 shares of common stock at \$48.75 a share, net of issue costs Proceeds from issuance of 2,000,000 shares of preferred stock at \$250 a share, net of issue costs Payment of the Bridge Loan Commitment Fee Fees for early repayment of existing Texas Genco debt Investment banker fees	(26,437) (1,614,000) (1,125,000) (4,398,822) 3,128,375 2,519,588 985,084 484,650 (44,625) (99,000) (16,700)
Payment of financing fees for the acquisition financing portion of the new debt structure	(118,326)
Total	\$ (325,213)
(10) The preliminary total consideration for the purchase of Texas Genco is comprised of the following:	
Cost of 19,346,788 NRG common shares issued to Sellers from treasury Value in excess of cost of 19,346,788 NRG common shares issued to Sellers from treasury Par value of 16,059,532 newly issued NRG common shares to Sellers Value in excess of par value of 16,059,532 newly issued NRG common shares to Sellers Sub-total	663,529 214,235 161 <u>728,460</u> 1,606,385
Cash paid to Sellers Fees for early repayment of existing Texas Genco debt Investment banker fees Total	4,398,822 99,000 16,700 \$6,120,907
The preliminary purchase price allocation is as follows:	
Elimination of Members Equity Elimination of Accumulated Other Comprehensive Loss Net book value of Texas Genco assets and liabilities acquired Write-off of Texas Genco deferred financing fees Step-up in Fixed Assets of Texas Genco Step-up in emission credit inventory of Texas Genco Incremental assumption of a liability for the fair value of current out-of-market contracts Incremental assumption of a liability for the fair value of non-current out-of-market contracts Goodwill recorded by Texas Genco from prior acquisition Increase in current deferred tax asset Increase in non-current deferred tax liability Goodwill Total	$ \begin{array}{r} 1,073,871 \\ (300,759) \\ \hline 773,112 \\ (109,339) \\ 4,942,801 \\ 1,309,007 \\ (1,076,150) \\ (1,429,895) \\ (790,893) \\ 391,221 \\ (259,983) \\ 2,371,026 \\ \hline{\$ 6,120,907} $

Due to the lack of asset appraisals and a future closing date, it is very difficult to estimate a pro forma allocation of purchase price. However, for purposes of these pro forma statements, we have assumed that the consideration in excess of the net assets acquired is related to a step-up in the value of Texas Genco's fixed assets, a step-up in the value of Texas Genco's emission credit inventory and

goodwill. Once the Acquisition is closed, the purchase price and allocation may change significantly from the proforma amounts included herein based on the results of appraisals, changes in market prices, the purchase price and allocation to net assets acquired and liabilities assumed and other analyses, which the Company is obtaining. The other analyses include actuarial studies of employee benefit plans, income tax effects of the Acquisition, analyses of operations to identify assets for disposition and the evaluation of staffing requirements necessary to meet future business needs. Ultimately, the excess of the purchase price over the fair value of the net tangible and identified intangible assets acquired will be recorded as goodwill.

(11) Reflects adjustment for the reduction of Texas Genco's old debt structure deferred financing costs, and the increase in deferred financing costs for the acquisition financing:

Write-off of existing Texas Genco deferred financing costs	\$(109,339)
Write-off of Bridge Loan Commitment Fee	(44,625)
Addition of new deferred financing costs for the acquisition financing	118,326
Total	<u>\$ (35,638)</u>

(12) Movement for current portion of long-term debt related to the Texas Genco existing debt and proceeds from the new debt issued by NRG for the acquisition financing:

Reduction of current portion of Texas Genco's existing term loan	(16,300)
Addition to current debt which reflects the acquisition financing of the new term loan	626,500
Total	\$610,200

(13) To record the reduction in accrued expenses for the payment of accrued interest and the current tax effect of the acquisition financing expenses and to accrue for an expense related to change of control expenses:

Reduction in Texas Genco's accrued interest due to payment	\$(26,437)
Reduction in accrued expenses due to payment of the Bridge Loan Commitment Fee	(44,625)
Increase in accrued expenses related to change of control clause	3,781
Reduction in accrued taxes payable	(19,145)
Total	\$(86,426)

(14) Movement for non-current portion of long-term debt related to the Texas Genco existing debt and proceeds from the new debt issued by NRG for the acquisition financing:

Reduction of non-current portion of Texas Genco's existing term loan	(1,597,700)
Reduction of non-current portion of Texas Genco's existing unsecured senior notes	(1,125,000)
Addition to non-current debt which reflects the acquisition financing of the new term loan	2,501,875
Addition to non-current debt which reflects the acquisition financing of the new unsecured senior notes	2,519,588
Total	\$ 2,298,763

- (15) Reflects the proceeds net of issuance costs for the issuance of 2,000,000 shares of 5.75% Mandatorily Convertible Preferred Stock at \$250 a share.
- (16) Elimination of Texas Genco's historical members equity and accumulated other comprehensive loss.
- (17) Reflects the par value of 16,059,532 shares of NRG's common stock issued to Sellers due to the acquisition, and the par value of 20,855,057 shares of NRG common stock issued to the public.
- (18) Reflects excess of fair value of \$45.37 a share over par value for 16,059,532 shares of common stock issued to Sellers due to the acquisition, the excess of fair value of \$48.75 over par value for the issue of 20,855,057 shares of NRG common stock to the public and the excess of fair value of \$45.37 a share over cost for the 19,346,788 shares of NRG common stock issued to Sellers from NRG's treasury.

Fair value in excess of par value of newly issued NRG common shares to Sellers	\$ 728,460
Fair value in excess of par value for the issue of NRG common stock to the public	984,875
Fair value in excess of cost of NRG common shares issued to Sellers from treasury	214,235
Total	\$1,927,570

(19) Reflects write-offs of Bridge Loan Commitment Fee and change of control expenses:

Write-off of Bridge Loan Commitment Fee	(44,625)
Expenses related to change of control clauses	(3,781)
Tax effect of the above adjustments	19,145
Total	\$(29,261)

(20) Reflects the issue of 19,346,788 shares of NRG common stock to Sellers from NRG's treasury, at cost.

III. Acquisition of WCP and Sale of Rocky Road:

- (21) On December 27, 2005, NRG entered into purchase and sale agreements for projects co-owned with Dynegy. Under the agreements, NRG will acquire Dynegy's 50% ownership interest in WCP, and become the sole owner of WCP's 1,808 MW of generation in Southern California. In addition, NRG is selling to Dynegy its 50% ownership interest in Rocky Road, a 330 MW gas-fueled, simple cycle peaking plant located in Dundee, Illinois. Both of these transactions are conditioned upon one another and NRG will pay Dynegy a net purchase price of \$160 million at closing. NRG will fund the net purchase price with cash held by the WCP partnership. NRG anticipates closing both transactions during the first quarter 2006.
- (22) The total consideration for the WCP Acquisition is comprised of the following:

Cash paid to Dynegy, Inc.	160,000
Fair value of our 50% investment in Rocky Road	45,000
Total pro forma Purchase Price for the WCP Acquisition	\$205,000

The preliminary purchase price allocation is as follows:	
Purchase price allocation:	
Net book value of 50% of WCP assets and liabilities acquired	317,654
Incremental reduction in value in 50% of WCP's fixed assets	(120,255)
Incremental increase in value in 50% of WCP's land	24,576
Incremental increase in value in 50% of WCP's emission credit inventory	18,751
Total allocation	240,726
Excess over cost, or Negative Goodwill	<u>\$ (35,726)</u>
Negative Goodwill is assigned proportionately to reduce the value of fixed assets	(12,970)
Negative Goodwill is assigned proportionately to reduce the value of land	(16,359)
Negative Goodwill is assigned proportionately to reduce the value of emission credit inventory	(6,397)
Total amount allocated after assignment of Negative Goodwill	\$ 205,000

Per our current valuation of WCP's assets and liabilities, the transaction included an element of an excess over cost, or Negative Goodwill, which has been proportionately allocated to reduce the value of WCP's acquired assets as noted in the table above. Following the proportionate allocation of negative goodwill, the incremental increase/(decrease) in value to the acquired assets is as follows:

Final incremental decrease in value in 50% of WCP's fixed assets	(133,225)
Final incremental increase in value in 50% of WCP's land	8,217
Final incremental increase in value in 50% of WCP's emission credit inventory	12,354

We have not associated any deferred taxes to the WCP Acquisition as we believe that the value of the assets and liabilities acquired will be equal for tax and financial reporting purposes.

As it is difficult to estimate a pro forma allocation of purchase price without completed asset appraisals, we have made a preliminary allocation estimate based on the latest available information. For purposes of these pro forms statements we have assumed that the consideration paid below the historical book value of net assets acquired is related to the reduction in the fair value of WCP's fixed assets, with an offsetting increase in fair value in WCP's land and an increase in the fair value of WCP's emission credit inventory. Once the WCP Acquisition is closed, the purchase price and allocation may change significantly from the pro forma

amounts included herein based on the results of appraisals, changes in market prices and analyses of the income tax effects of the acquisition.

(23) The reduction in our equity investments reflects the sale of Rocky Road and consolidation of our WCP investment:

Equity investment in Rocky Road	70,247
Equity investment in WCP	152,819
Total	223,066
The allocation of NRG's equity investment's carrying value for 50% of WCP is as follows:	
Current carrying value of NRG's 50% investment in WCP	152,819
Allocation of current carrying value:	
Net book value of 50% of WCP's assets and liabilities acquired	317,653
Incremental reduction in value in 50% of WCP's fixed assets	(164,834)
Total allocation	152,819
The total reduction in value of WCP's fixed assets is as follows:	
Current WCP Acquisition's incremental decrease in value WCP's fixed assets	(133,225)
Current WCP Acquisition's incremental increase in value of WCP's land	8,217
Incremental reduction in value of WCP's fixed assets as reflected in our 50% equity investment in WCP	(164,834)
Total	(289,842)

- (24) We have determined that the fair value of our equity investment in Rocky Road is equal to the negotiated price of \$45 million. The current carrying value of our investment in Rocky Road is \$70.2 million and we therefore expect to record in the fourth quarter of 2005 an other than temporary impairment in our investment. On a pro forma basis the total impairment is in the amount of \$25.2 million. As the tax basis of Rocky Road is higher than the consideration received and it is not probable that we can utilize any future benefit from this capital loss, there is no tax expense/(benefit) related to this transaction.
- (25) Certain items from WCP's balance sheet have been reclassified to match NRG's balance sheet classifications. The amount of \$10 million has been moved from "Prepayments and other current assets" to "Collateral on deposit in support of energy risk management activities". We have also reduced inventory by \$3.8 million to reflect the classification of emission credits as an intangible asset. We have also condensed the amount of \$16.3 million from "Accounts payable affiliates" with "Accounts Payable".

IV. Supplementary information:

Non-recurring charges — we have not included the following non-recurring charges in the Pro forma Statement of Operations for the year ended December 31, 2004:

Premium fee for the retirement of NRG's existing debt	\$130,000
Bridge loan commitment fee	44,625
Total	\$174,625

Pro Forma Combined Statement of Operations for the Nine Months Ended September 30, 2005

	Nine Months Ended September 30, 2005 (unaudited)									
	Historical NRG Energy,		RG Energy, Inc	Pro Forma Combined Texas	Historical	Pro Forma Adjustments WCP		WCP	Pro Forma NRG	
(in thousands)	Inc.	Audrain (2)	Operations	Genco LLC (1)	WCP	ROFR (3)	Refinancing	Acquisition	Acquisition (10)	Combined
Operating										
Revenues Revenues from										
majority-owned										
operations	\$1,942,828	\$ (4,955)\$	1,937,873	\$ 1,999,827	\$216,127	\$35,623	_	\$ 990,740(6)	\$ —	\$ 5,180,190
Operating Costs										
and Expenses Cost of majority-										
owned										
operations	1,555,737	(4,370)	1,551,367	1,306,275	190,461	21,413	_	84,000(7)	1,297(11)	3,154,813
Depreciation and amortization	144,317		144,317	146,728	16,726	2,370		187,500(8)	(27.259)(12)	460,383
General,	144,317	-	144,317	140,/28	10,/20	2,370	_	187,300(8)	(37,258)(12)	400,383
administrative										
and development	149,641	(249)	149,392	70,032	2,831		_	_	_	222,255
Other charges Gain on sale of assets				(29.256)	(2)					(20 250)
Corporate	_	_	_	(28,356)	(2)	_	_	<u> </u>	<u> </u>	(28,358)
relocation										
charges	5,651		5,651						_	5,651
Restructuring and										
impairment										
charges	6,223		6,223					<u> </u>	<u></u>	6,223
Total										
operating										
costs and expenses	1,861,569	(4,619)	1,856,950	1,494,679	210,016	23,783	_	271,500	(35,961)	3,820,967
Operating Income	81,259	(336)	80,923	505,148	6,111	11,840		719,240	35,961	1,359,223
Other Income	, ,	()		,	- ,	,		, ,		,,
(Expense)										
Minority interest in earnings of										
consolidated										
subsidiaries	(36)	_	(36)	_	_	_	_	_	_	(36)
Equity in earnings of										
unconsolidated										
affiliates	82,501	_	82,501	_	_	_	_	_	(22,392)(13)	60,109
Gain on sales of										
equity method investments	15,894		15,894				_	_	_	15,894
Other income, net	43,208	_	43,208	4,274	4,654	662	_	(14,287)(16)	(3,840)(14)	
Refinancing										
expenses	(44,036)		(44,036)		_	_	22.019(4)	(140.222)(0)	_	(44,036)
Interest expense Total other	(150,598)		(150,598)	(141,723)			22,918(4)	(140,233)(9)		(409,636)
expense	(53,067)	_	(53,067)	(137,449)	4,654	662	22,918	(154,520)	(26,232)	(343,034)
Income From										
Continuing										
Operations Before Income										
Taxes	28,192	(336)	27,856	367,699	10,765	12,502	22,918	564,720	9,729	1,016,189
Income Tax	20,172	(550)	27,030	307,000	10,703	12,502	22,710	301,720	5,725	1,010,109
Expense	21,201		21,201	24,066		4,376	9,064(5)	329,231(5)	8,106(15)	396,044
Income From										
Continuing Operations	\$ 6,991	\$ (336)\$	6,655	\$ 343.633	\$ 10.765	\$ 8.126	\$ 13,854	\$ 235,489	\$ 1,623	\$ 620,145
Weighted average	4 0,271	+ (330) 	0,033	<u> </u>	<u> </u>	\$ 0,120	ψ 10,00 1	# 200,10 7	<u> </u>	ψ 020,143
number of										
common shares										
outstanding — Basic	85,860		85,860							1/12 121
Dasic	83,800		83,800							142,121

Basic EPS from continuing operations	\$	(0.08)	<u>\$</u>	(0.08)	<u>s</u>	4.11
Weighted average	;					
number of						
common shares						
outstanding —						
Diluted		85,860		85,860		163,612
Diluted EPS from continuing	1					
operations	\$	(0.08)	\$	(0.08)	<u>\$</u>	3.78

Also see Earnings per Share schedule for the nine months ended September 30,2005.

Footnotes to Pro Forma Combined Statement of Operations for the Nine Months Ended September 30, 2005

- (1) The Pro Forma Combined Texas Genco LLC Statement of Operations for the Nine Months Ended September 30, 2005 can be found in Exhibit 99.10.
- (2) On December 8, 2005 NRG Energy, Inc. signed an Asset and Purchase Sale Agreement with Ameren UE to sell all of the assets of Audrain. For purposes of these pro forms statements we have reflected the sale of assets of Audrain as a discontinued operation.
- (3) Reflects pro forma results of additional 13.2% interest in STP acquired in the ROFR for the period from January 1, 2005 until ROFR acquisition date on May 19, 2005.
- (4) Reflects the reversal of interest expense associated with NRG's existing debt structure, prior to the acquisition of Texas Genco and the recording of interest expenses associated with the new debt structure:

Reversal of interest expense associated with NRG's existing debt structure Interest expense associated with the refinancing of NRG's debt Total \$108,782 (85,864) \$ 22,918

- (5) Reflects the tax effect of both the pro forma adjustments (pro forma effective tax rate of 39.5%) and Texas Genco's pass-through earnings (pro forma effective tax rate of 34.5% the difference in tax rates is due to a 0% state corporate income tax rate for Texas Genco in the state of Texas), which will now generate taxable income for the combined entity.
- (6) Reflects the increase in revenue due to the amortization of the out-of-money contracts recorded for the Acquisition of Texas Genco(a).
- (7) Reflects the reversal of Management Fees of \$7.5 million which will not be applicable following the Acquisition and the additional amortization expense for emission credits of \$91.5 million based on the amount of credits used during this period by Texas Genco.
- (8) Reflects the increase in depreciation expense due to the step-up in the value of fixed assets at the Acquisition of Texas Genco^(a).
- (9) Reflects the reversal of interest expense associated with Texas Genco's existing debt structure and the recording of interest expenses associated with the acquisition financing:

Reversal of interest expense associated with Texas Genco existing debt structure Interest expense associated with the acquisition financing

Total 141,723

(281,956)

\$(140,233)

(a) Due to the lack of asset appraisals and a future closing date, it is difficult to estimate a pro forma allocation of purchase price. However, for purposes of these pro forma statements we have assumed that the consideration in excess of the net assets acquired is related to a step-up in the value of Texas Genco's fixed assets, a step-up in the value of Texas Genco's emission credit inventory and Goodwill. Once the Acquisition is closed, the excess of the estimated purchase price may differ considerably from these assumptions based on the results of appraisals, finalization of the purchase price as a result of closing and other analyses, which the Company is obtaining. The other analyses include actuarial studies of employee benefit plans, income tax effects of the Acquisition, analyses of operations to identify assets for disposition and the evaluation of staffing requirements necessary to meet future business needs. Ultimately, the excess of the purchase price over the fair value of the net tangible and identified intangible assets acquired will be recorded as goodwill.

On a pro forma basis we have made a number of assumptions per our best estimates. We have assumed an average remaining useful life of 25 years of the fixed assets acquired, rendering a significant incremental pro forma increase in depreciation expense. The amortization of the emission credit inventory is based on Texas Genco's use of credits for the period. The amortization of the assumed liability for Texas Genco's out-of-market contracts is mimicking the expected amortization for the nine month period which would begin on January 1, 2006. Actual results may differ considerably from these pro forma assumptions.

- (10) On December 27, 2005, NRG entered into purchase and sale agreements for projects co-owned with Dynegy. Under the agreements, NRG will acquire Dynegy's 50 percent ownership interest in WCP, and become the sole owner of WCP's 1,808 MW of generation in Southern California. In addition, NRG is selling to Dynegy its 50 percent ownership interest in Rocky Road, a 330 MW gas-fueled, simple cycle peaking plant located in Dundee, Illinois. Both of these transactions are conditioned upon one another and NRG will pay Dynegy a net purchase price of \$160 million at closing. NRG will fund the net purchase price with cash held by the WCP partnership. NRG anticipates closing both transactions during the first quarter 2006.
- (11) Due to the step-up in value of emission credits pursuant to the WCP Acquisition, this amount reflects the additional amortization expense of emission credits of \$1.3 million. This additional expense was derived from the actual amount of credits used during this period by WCP.
- (12) Reflects the decrease in depreciation expense due to the reduction in the value of fixed assets at the acquisition of WCP. This reduction in the value of fixed assets is due to the WCP Acquisition as well as the reduction in the value of fixed assets as reflected in NRG's carrying value of it's equity investment in WCP. Also see footnote 24 to the pro forma balance sheet as of September 30, 2005 for further discussion. We have assumed an average remaining useful life of 6 years of the fixed assets acquired, rendering a pro forma decrease in depreciation expense. The remaining useful life of 6 years is based on preliminary estimates based on the latest available information. This assumption may change based on the final appraisal of WCP.
- (13) Reflects the reduction in equity earnings in unconsolidated affiliates assuming WCP was a wholly owned subsidiary as of January 1, 2004 and that we no longer owned a 50% interest in Rocky Road. The reduction in equity earnings from these investments is as follows:

Equity earnings from our 50% investment in WCP	\$ 15,218
Equity earnings from our 50% investment in Rocky Road	7,174
Total	\$ 22,392

For the nine months ended September 30, 2005, our historical equity earnings from WCP have been higher than 50% of WCP's reported net income. As described in Note 13 to our annual financial statements as of and for the year ended December 31, 2004 as amended in a current report on Form 8-K filed on December 20, 2005, our investment in WCP reflected an intangible asset with a one year remaining life, consisting of the value of WCP's CDWR energy sales contract that expired on December 31, 2004 and a reduction in the value of WCP's fixed assets that was established when we emerged from bankruptcy on December 6, 2003. The effect on equity earnings due to the intangible asset expired on December 31, 2004. However, NRG's equity earnings were adjusted during the nine months ended September 30, 2004 by decreasing WCP's depreciation expense by approximately \$9 million to reflect the new basis of their fixed assets.

- (14) On a proforma basis we have assumed the payment of cash to Dynegy of \$160 million was paid as of January 1, 2004. This adjustment reflects the decrease in interest income due to a reduced cash balance based on an average annual interest rate of 3.2%.
- (15) Reflects the tax effect for both the total pro forma "Income from continuing operations before income tax" for the WCP Acquisition of \$9.7 million and WCP's pass-through earnings of \$10.8 million, multiplied by an effective tax rate of 39.5%.
- (16) On a proforma basis we have assumed that the reduction in cash due to the Refinancing and Acquisition of \$270.1 million and \$325.2 million, respectively (a total of \$595.3 million), was paid as of January 1, 2004. This adjustment reflects the decrease in interest income due to a reduced cash balance based on an average annual interest rate of 3.2%.

Supplementary information:

Sensitivity analysis for adjustable rate financing — as part of the refinancing part of the new term loan will be subject to an adjustable rate of interest. For the nine months ended September 30, 2005, on a pro forma basis, if the interest rate would increase or decrease by 1/8% for the entire period, income from continuing operations would increase or decrease by \$0.5 million, respectively.

Pro Forma Combined Statement of Operations for the Year Ended December 31, 2004

	Year Ended December 31, 2004 (unaudited)											
	Historical NRG Energy,		NRG, Energy, Inc	na Adjustments	Adjustments WCP							
(in thousands)	Inc.	Audrain (2)	Operations	Combined Texas Genco LLC (1)	Historical WCP	ROFR (3)	Refinancing	Acquisition	Acquisition(9)	Pro Forma NRC Combined		
Operating												
Revenues												
Revenues from majority-owned												
operations	\$2,347,882	\$ - 5	\$ 2.347.882	\$ 2,333,883	\$725.626	\$103.270	_	_	\$ (115,751)(10)	\$ 5,394,910		
Operating Costs	Ψ2,3 17,002	Ψ	2,317,002	2,555,665	Ψ725,020	Ψ105,270			Ψ (115,751)(10)	0,551,510		
and Expenses												
Cost of majority-												
owned operations	1,490,228	(1,133)	1,489,095	1,394,016	358,823	49,530		112,000(6)	1,782(11)	3,405,246		
Depreciation and	200.026		200.026	226.212	20.456	6.000		250,000(7)	(40.655)(10)	700 250		
amortization General,	208,036	_	208,036	326,212	39,456	6,223	_	250,000(7)	(49,677)(12)	780,250		
administrative												
and development	210,185	(495)	209,690	93,102	198	_		_	_	302,990		
Other charges		(1,72)	,	,						,		
(credits)												
Gain on sale of												
assets		_			(689)	_	_		_	(689		
Corporate												
relocation charges	16,167		16,167							16,167		
Reorganization	10,107	_	10,107	_		_	-	_	_	10,107		
items	(13,390)	_	(13,390)	_	_	_		_	_	(13,390		
Restructuring and	(- ,)		(- ,)							(),,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
impairment												
charges	44,661		44,661		24,348					69,009		
Total operating												
costs and												
expenses	1,955,887	(1,628)	1,954,259	1,813,330	422,136	55,753		362,000	(47,895)	4,559,583		
Operating Income	391,995	1,628	393,623	520,553	303,490	47,517	_	(362,000)	(67,856)	835,327		
Other Income												
(Expense) Minority interest in												
earnings of												
consolidated												
subsidiaries	(16)	_	(16)	_	_	_	_	_	_	(16		
Equity in earnings												
of unconsolidated			150.025						(7.5. 700) (1.3)	04.00		
affiliates Write downs and	159,825	_	159,825	_	_	_	_	_	(75,799)(13)	84,026		
losses on sales of												
equity method												
investments	(16,270)	_	(16,270)	_	_	_	_	_	_	(16,270		
Other income, net	26,688	_	26,688	5,654	2,539	676	_	(8,929)(16	(2,400)(14)			
Refinancing												
expenses	(71,569)		(71,569)			_		_	_	(71,569		
Interest expense	(266,145)		(266,145)	(185,914)	(82)		62,688(4)	(225,904)(8)		(615,357		
Total other	(1.67.405)		(1.65.405)	(100.260)	2.455	68.6	(2 (00	(224.922)	(79.100)	(504.050		
expense	(167,487)		(167,487)	(180,260)	2,457	676	62,688	(234,833)	(78,199)	(594,958		
Income From												
Continuing Operations												
Before Income												
Taxes	224,508	1,628	226,136	340,293	305,947	48,193	62,688	(596,833)	(146,055)	240,369		
Income Tax	22 .,000	1,020	220,120	2.0,232	500,517	.0,175	02,000	(5,0,055)	(1.0,022)	2.0,505		
Expense	65,364		65,364	33,676		16,605	24,793(5)	(150,016)(5)	63,237(15)	53,659		
Income From						-						
Continuing												
Operations	\$ 159,144	\$ 1,628	160,772	\$ 306,617	\$305,947	\$ 31,588	\$ 37,895	<u>\$(446,817)</u>	\$ (209,292)	\$ 186,710		
Weighted average												
number of												
common shares outstanding												
— Basic	99,616		99,616							155,876		
Duoi	77,010		77,010							155,070		

Basic EPS from Continuing Operations	\$ 1.59	\$ 1.61		\$ 1.01
Weighted average number of common shares outstanding				
— Diluted	100,371	100,371		156,288
Diluted EPS from Continuing Operations	\$ 1.59	<u>\$ 1.60</u>		<u>\$ 1.01</u>
Also see Earnings p	per Share schedul	le for the year ended December	31, 2004.	

Footnotes to Pro Forma Combined Statement of Operations for the Year Ended December 31, 2004

- (1) The Pro Forma Combined Texas Genco LLC Statement of Operations for the Year Ended December 31, 2004 can be found in Exhibit 99.11.
- (2) On December 8, 2005 NRG Energy, Inc. signed an Asset and Purchase Sale Agreement with AmerenUE to sell all of the assets of Audrain. For purposes of these pro forms statements we have reflected the sale of assets of Audrain as a discontinued operation.
- (3) Amounts reflect the proforma results of the additional 13.2% interest in STP acquired in the ROFR as if the acquisition had occurred on January 1, 2004.
- (4) Reflects the reversal of interest expense associated with NRG's existing debt structure, prior to the acquisition of Texas Genco and the recording of interest expenses associated with the new debt structure:

Reversal of interest expense associated with NRG's existing debt structure Interest expense associated with the refinancing of NRG's debt

\$ 181,908 (119,220)

\$ 62,688

- (5) Reflects the tax effect of both the pro forma adjustments (pro forma effective tax rate of 39.5%) and Texas Genco's pass-through earnings (pro forma effective tax rate of 35.2%) which will now generate taxable income for the combined entity.
- (6) Reflects the reversal of Management Fees of \$10 million which will not be applicable following the Acquisition and the additional amortization expense for emission credits of \$122 million based on the amount of credits used during this period by Texas Genco
- (7) Reflects the increase in depreciation expense due to the step-up in the value of fixed assets at the Acquisition of Texas Genco(b).
- (8) Reflects the reversal of interest expenses associated with NRG's existing debt structure, the reversal of interest expense associated with Texas Genco's existing debt structure and the recording of interest expenses associated with the new debt structure:

Reversal of interest expense associated with Texas Genco existing debt structure Interest expense associated with the acquisition financing

185,914

(411,818)

\$(225,904)

(9) On December 27, 2005, NRG entered into purchase and sale agreements for projects co-owned with Dynegy. Under the agreements, NRG will acquire Dynegy's 50% ownership interest in WCP, and become the sole owner of WCP's 1,808 MW of generation in Southern California. In addition, NRG is selling to Dynegy its 50% ownership interest in Rocky Road, a 330 MW gas-fueled, simple cycle peaking plant located in Dundee, Illinois. Both of these transactions are conditioned upon one another and NRG will pay Dynegy a net purchase price of \$160 million at closing. NRG will fund the net purchase price with cash held by the WCP partnership. NRG anticipates closing both transactions during the first quarter 2006.

(b) Due to the lack of asset appraisals and a future closing date, it is difficult to estimate a pro forma allocation of purchase price. However, for purposes of these pro forma statements we have assumed that the consideration in excess of the net assets acquired is related to a step-up in the value of Texas Genco's fixed assets, a step-up in the value of Texas Genco's emission credit inventory and Goodwill. Once the Acquisition is closed, the excess of the estimated purchase price may differ considerably from these assumptions based on the results of appraisals, finalization of the purchase price as a result of closing and other analyses, which the Company is obtaining. The other analyses include actuarial studies of employee benefit plans, income tax effects of the Acquisition, analyses of operations to identify assets for disposition and the evaluation of staffing requirements necessary to meet future business needs. Ultimately, the excess of the purchase price over the fair value of the net tangible and identified intangible assets acquired will be recorded as goodwill.

On a pro forma basis we have made a number of assumptions per our best estimates. We have assumed an average remaining useful life of 25 years of the fixed assets acquired, rendering a significant incremental pro forma increase in depreciation expense. The amortization of the emission credit inventory is based on Texas Genco's use of credits for the year. We have not included amortization of the out-of-market contracts for the year ended December 31, 2004 as the majority of these contracts were entered in December 2004 or during 2005. Actual results may differ considerably from these pro forma assumptions.

- (10) As described in Note 13 to our financial statements filed on Form 10-K for the year ended December 31, 2004, our investment in WCP reflected an intangible asset with a one year remaining life, consisting of the value of WCP's CDWR energy sales contract that expired on December 31, 2004. This intangible asset was established when we emerged from bankruptcy on December 6, 2003. Assuming we would have purchased the remaining 50% in WCP as of January 1, 2004 we would have established an intangible asset for the entire CDWR energy sales contract of approximately \$115.8 million. This intangible asset should be amortized and would reduce WCP's revenue until the expiration of the CDWR energy sales contract that will occur on December 31, 2004. On a pro forma basis, the entire intangible asset has been amortized during the year ended December 31, 2004, reducing WCP's revenue by \$115.8 million.
- (11) Due to the step-up in value of emission credits pursuant to the WCP Acquisition, this amount reflects the additional amortization expense of emission credits of \$1.8 million. This additional expense was derived from the actual amount of credits used during this period by WCP.
- (12) Reflects the decrease in depreciation expense due to the reduction in the value of fixed assets at the acquisition of WCP. This reduction in the value of fixed assets is due to the WCP Acquisition as well as the reduction in the value of fixed assets as reflected in NRG's carrying value of it's equity investment in WCP. Also see footnote 24 to the proforma balance sheet as of September 30, 2005 for further discussion. We have assumed an average remaining useful life of 6 years of the fixed assets acquired, rendering a proforma decrease in depreciation expense. The remaining useful life of 6 years is based on preliminary estimates based on the latest available information. This assumption may change based on the final appraisal of WCP.
- (13) Reflects the reduction in equity earnings in unconsolidated affiliates assuming WCP was a wholly owned subsidiary as of January 1, 2004 and that we no longer owned a 50% interest in Rocky Road. The reduction in equity earnings from these investments is as follows:

Equity earnings from our 50% investment in WCP
Equity earnings from our 50% investment in Rocky Road LLC
Total

\$ 68,895 <u>6,904</u> \$ 75,799

For the year ended December 31, 2004, our historical equity earnings from WCP have been lower than 50% of WCP's reported net income. As described in Note 13 to our annual financial statements as of and for the year ended December 31, 2004 as amended in a current report on Form 8-K filed on December 20, 2005, our investment in WCP reflected an intangible asset with a one year remaining life, consisting of the value of WCP's CDWR energy sales contract that expired on December 31, 2004 and a reduction in the value of WCP's fixed assets that was established when we emerged from bankruptcy on December 6, 2003. NRG's equity earnings were significantly decreased due to the amortization of this intangible asset in the amount of \$115.8 million during the year ended December 31, 2004. This decrease was slightly offset by the reduction of WCP's depreciation expense in the amount of \$31.7 million to reflect the new basis of their fixed assets.

- (14) On a proforma basis we have assumed the payment of cash to Dynegy of \$160 million was paid as of January 1, 2004. This adjustment reflects the decrease in interest income due to a reduced cash balance based on an average annual interest rate of 1.5%.
- (15) Reflects the tax effect for both the total pro forma "Loss from continuing operations before income tax" for the WCP Acquisition of \$146.1 million and WCP's pass-through earnings of \$305.9 million, multiplied by an effective tax rate of 39.5%.
- (16) On a proforma basis we have assumed that the reduction in cash due to the Refinancing and Acquisition of \$270.1 million and \$325.2 million, respectively (a total of \$595.3 million), was paid as of January 1, 2004. This adjustment reflects the decrease in interest income due to a reduced cash balance based on an average annual interest rate of 1.5%.

Supplementary information:

Sensitivity analysis for adjustable rate financing — as part of the refinancing part of the new term loan will be subject to adjustable rate of interest. For the year ended December 31, 2004, on a pro forma basis, if the interest rate would increase or decrease by 1/8% for the entire year, income from continuing operations would increase or decrease by \$1.2 million, respectively.

$Pro\ Forma\ Combined\ Earnings\ per\ Share\ for\ the\ Nine\ Months\ Ended\ September\ 30,2005$

	Nine Months Ended September 30, 2005 (unaudited)															
	Historical				G Energy, ic, after		Pro Forma	Historical	Pro Forma Adjustments							
(in thousands except per share data)		G Energy, Inc.	Auc	drain (2)		continued erations		Combined Texas Genco LLC (1)	West Coast Power	ROFR (3)	Refinancing	Acquisition		VCP sition (8)		Forma NRG Combined
Basic EPS:							_									
Income from continuing operations	\$	6,991	\$	(336)	\$	6,655	\$	343,633	\$ 10,765	\$ 8,126	\$ 13,854	\$235,489	\$	1,623	\$	620,145
Less: Preferred stock dividends		(12.950)				(12.950)						(21.562)(4)				(25.422)
Net income/(loss) available	_	(13,859)				(13,859)	-					(21,563)(4)			_	(35,422)
to common stockholders from continuing		(5.0.50)				(= a o t)										
operations	\$	(6,868)	\$	(336)	\$	(7,204)	\$	343,633	\$ 10,765	\$ 8,126	\$ 13,854	\$213,926	\$	1,623	\$	584,723
Weighted average number of common shares outstanding		85,860		_		85,860		_	_	_	_	56,261(5)		_		142,121
Basic EPS from continuing																
operations	\$	(0.08))		\$	(0.08)									\$	4.11
Diluted EPS:																
Net income/(loss) available to common stockholders from continuing																
operations	\$	(6,868)	\$	(336)	\$	(7,204)	\$	343,633	\$ 10,765	\$ 8,126	\$ 13,854	\$213,926	\$	1,623	\$	584,723
Add: Dividend from dilutive												24.162(6)				24.162
Preferred Stock Net income/(loss) available	_		_		_		_					34,163(6)			_	34,163
to common stockholders from continuing																
operations	\$	(6,868)	\$	(336)	\$	(7,204)	\$	343,633	\$ 10,765	\$ 8,126	\$ 13,854	\$248,089	\$	1,623	\$	618,886
Weighted average number of common shares outstanding	•	85,860		_		85,860		_	_	_	_	56,261(5)		_		142,121
Incremental shares attributable to the issuance of non-vested restricted stock units																
(treasury stock method) Incremental shares		_		_		_		_	_	_	_	393(7)		_		393
attributable to the assumed conversion of deferred stock units (if- converted method)		_		_		_		_	_	_	_	100(7)		_		100
Incremental shares attributable to the issuance of non-vested non-qualifying stock												()				
options (treasury stock method)		_		_		_		_	_	_	_	242(7)		_		242
Incremental shares attributable to the assumed conversion of the 4% Convertible Perpetual Preferred Stock (if-																
converted method)		_		_					_		_	10,500(7)		_		10,500
Incremental shares attributable to the assumed conversion of the 5.75% Mandatorily Convertible Preferred Stock (if-converted method)												10,256(7)				10,256
Total dilutive shares	_	85,860			_	85,860	-					77,752			_	163,612
Diluted EPS from continuing operations	\$	(0.08)			\$	(0.08)	_					11,132			\$	3.78

Footnotes to Pro Forma Combined Earnings per Share for the Nine Months Ended September 30, 2005

- (1) The Pro Forma Combined Texas Genco LLC Statement of Operations for the Nine Months Ended September 30, 2005 can be found in Exhibit 99.10.
- (2) On December 8, 2005 NRG Energy, Inc. signed an Asset and Purchase Sale Agreement with AmerenUE to sell all of the assets of Audrain. For purposes of these pro forma statements we have reflected the sale of assets of Audrain as a discontinued operation.
- (3) Reflects pro forma results of an additional 13.2% interest in STP acquired in the ROFR for the period from January 1, 2005 until ROFR acquisition date on May 19, 2005.
- (4) On a proforma basis it is assumed that 5.75% Mandatorily Convertible Preferred Shares have been issued and outstanding as of January 1, 2004. As such, for the nine months ended September 30, 2005, there is an increase in dividends for preferred dividend of 21,563.

The 4% Convertible Perpetual Preferred Shares have been issued and outstanding for the entire nine month period ended September 30, 2005 and are already reflected in the historical NRG Earnings per Share calculation.

(5) This increase in the number of weighted average shares is for shares issued to the public, and for the shares issued to the Sellers:

 $\begin{array}{c} \text{Shares issued to the Sellers} -\text{new issuance} & 35,406 \\ \text{Shares issued to the public} & 20,855 \\ \text{Total increase in number of weighted average shares} & \underline{56,261} \end{array}$

It should be noted that for pro forma purposes we have assumed that all the shares issued to the Sellers are newly issued. Per the Acquisition Agreement 19,346,788 shares will be issued from treasury, however, on a pro forma basis that is not possible from January 1, 2004 as there were no shares in treasury. For this reason, the weighted average number of common shares outstanding for the nine months ended September 30, 2005 are also higher than what is expected after the closing of the Acquisition.

(6) This increase in the add back for preferred stock dividends is due to the following dilutive preferred stocks:

Dividend for 4% Convertible Perpetual Preferred Shares	12,600
Dividend for 5.75% Mandatorily Convertible Preferred Shares	21,563
Total Preferred Dividend	34,163

- (7) On a pro-forma basis, these items are dilutive.
- (8) On December 27, 2005, NRG entered into purchase and sale agreements for projects co-owned with Dynegy. Under the agreements, NRG will acquire Dynegy's 50% ownership interest in WCP, and become the sole owner of WCP's 1,808 MW of generation in Southern California. In addition, NRG is selling to Dynegy its 50% ownership interest in Rocky Road, a 330 MW gas-fueled, simple cycle peaking plant located in Dundee, Illinois. Both of these transactions are conditioned upon one another and NRG will pay Dynegy a net purchase price of \$160 million at closing. NRG will fund the net purchase price with cash held by the WCP partnership. NRG anticipates closing both transactions during the first quarter 2006.

Pro Forma Combined Earnings per Share for the Year Ended December 31, 2004

	Year Ended December 31, 2004 (unaudited)										
	Historical		NRG Energy, Inc, after	Pro Forma	Historical		Pro Fo	rma Adjustments			
(in thousands except per share data)	NRG Energy, Inc.	Audrain (2)	Discontinued Operations	Combined Texas Genco LLC (1)	West Coast Power	ROFR (3)	Refinancing	Acquisition	WCP Acquisition (7)	Pro Forma NRG Combined	
Basic EPS:											
Income from continuing	\$ 159,144	¢ 1.620	\$ 160,772	\$ 206.617	¢205 047	¢21.500	¢ 27.905	¢(446.917)	¢ (200.202)	\$ 186,710	
operations Less:	\$ 139,144	\$ 1,028	\$ 100,772	\$ 300,017	\$303,947	\$31,300	\$ 37,693	\$(446,817)	\$ (209,292)	\$ 180,710	
Preferred stock dividends	(549)	·	(549)					(28,750)(4)		(29,299)	
Net income available to											
common stockholders											
from continuing operations	\$ 158.595	\$ 1.628	\$ 160,223	\$ 306.617	\$305.947	\$31.588	\$ 37.895	\$(475,567)	\$ (209,292)	\$ 157,411	
Weighted average number of		4 3,020	+ 100,000	+	4000)	400,000	4 07,,070	+(1,0,00,0)	+ (=++,=+=)	<u>+ 101,,111</u>	
common shares											
Outstanding	99,616		99,616					56,260(5)		155,876	
Basic EPS from continuing	¢ 1.50		¢ 1.61							¢ 1.01	
operations Diluted EPS:	\$ 1.59		\$ 1.61							\$ 1.01	
Net income available to											
common stockholders											
from continuing	A 150 505	A 1 (20	A 160 222	A 206615	***	# 21 5 00	A 25 005	* (4.7.5.5.67)	A (200 202)	** 155 411	
operations Add:	\$ 158,595	\$ 1,628	\$ 160,223	\$ 306,617	\$305,947	\$31,588	\$ 37,895	\$(475,567)	\$ (209,292)	\$ 157,411	
Dividend from dilutive											
Preferred Stock	549		549					(549)(6)			
Net income available to											
common stockholders from continuing											
operations	\$ 159,144	\$ 1,628	\$ 160,772	\$ 306,617	\$305,947	\$31,588	\$ 37,895	\$(476,116)	\$ (209,292)	\$ 157,411	
Weighted average number of											
common shares											
Outstanding Incremental shares	99,616	_	99,616	_	_	_	_	56,260(5)	_	155,876	
attributable to the											
issuance of non-vested											
restricted stock units	2.45		2.45							2.45	
(treasury stock method) Incremental shares	345	_	345	_	_	_	_	_	_	345	
attributable to the											
assumed conversion of											
deferred stock units (if- converted method)	67		67	_	_		_	_	_	67	
Incremental shares	07		07							07	
attributable to the											
assumed conversion of the 4% Convertible Perpetual											
Preferred Stock (if-											
converted method)	343	_	343	_	_	_	_	(343)(6)	_	_	
Incremental shares attributable to the											
assumed conversion of the											
5.75% Mandatorily											
Convertible Preferred											
Stock (if-converted method)	_	_	_	_	_	_	_	_	_	_	
Total dilutive shares	100.27		100.27							15650	
Diluted EDG Second	100,371		100,371					55,917		156,288	
Diluted EPS from continuing operations	\$ 1.59		\$ 1.60							\$ 1.01	
			. 1.00								

Footnotes to Pro Forma Combined Earnings per Share for the Year Ended December 31, 2004

- (1) The Pro Forma Combined Texas Genco LLC Statement of Operations for the Year Ended December 31, 2004 can be found in Exhibit 99.11.
- (2) On December 8, 2005 NRG Energy, Inc. signed an Asset and Purchase Sale Agreement with AmerenUE to sell all of the assets of Audrain. For purposes of these pro forma statements we have reflected the sale of assets of Audrain as a discontinued operation.
- (3) Amounts reflect the pro forma results of the additional 13.2% interest in STP acquired in the ROFR as if the acquisition had occurred on January 1, 2004.
- (4) On a pro forma basis it is assumed that the 5.75% Mandatorily Convertible Preferred Shares have been issued and outstanding as of January 1, 2004. As such, for the year ended December 31, 2004, there is an increase in dividends for their respective preferred dividend of 28,750.
- (5) This increase in the number of weighted average shares is for shares issued to the public, and for the shares issued to the Sellers:

Shares issued to the Sellers — new issuance Shares issued to the public 35,406

20,854

Total increase in number of weighted average shares

56,260

It should be noted that for pro forma purposes we have assured that all the shares issued to the Sellers are newly issued. Per the Acquisition Agreement 19,346,788 shares will be issued from treasury, however, on a pro forma basis that is not possible for January 1,2004 as there were no shares in treasury. For this reason, the weighted average number of common shares outstanding for the nine months ended September 30, 2005 are also higher than what is expected after the closing of the Acquisition.

- (6) On a pro-forma basis, these items have become anti-dilutive.
- (7) On December 27, 2005, NRG entered into purchase and sale agreements for projects co-owned with Dynegy. Under the agreements, NRG will acquire Dynegy's 50% ownership interest in WCP, and become the sole owner of WCP's 1,808 MW of generation in Southern California. In addition, NRG is selling to Dynegy its 50% ownership interest in Rocky Road, a 330 MW gas-fueled, simple cycle peaking plant located in Dundee, Illinois. Both of these transactions are conditioned upon one another and NRG will pay Dynegy a net purchase price of \$160 million at closing. NRG will fund the net purchase price with cash held by the WCP partnership. NRG anticipates closing both transactions during the first quarter 2006.

Item 9.01 Exhibits

Exhibits	
23.1*	Consent of Deloitte & Touche LLP
99.01*	Texas Genco LLC Quarterly Report to the Noteholders for the Quarterly Period Ended September 30, 2005
99.02*	$Texas\ Genco\ Holdings, Inc.\ audited\ financial\ statements\ as\ of\ December\ 31,2003\ and\ December\ 31,2004$
99.03*	Texas Genco LLC audited financial statements as of December 31, 2004
99.04*	Pro Forma presentation of the Statements of Operation for Predecessor NRG Energy, Inc. for the year ended December 31, 2002, for the period January 1 through December 5, 2005 to reflect the reclassification for discontinued operations of Audrain
99.05*	Pro Forma presentation of the Statement of Operation for Reorganized NRG Energy, Inc.'s for the period December 6, 2003 through December 31, 2003 to reflect the reclassification for discontinued operations of Audrain
99.06**	Unaudited Quarterly Financial Statements for West Coast Power LLC
99.10*	Combined Texas Genco LLC pro forma financial statements for the nine months ended September 30, 2005
99.11*	Combined Texas Genco LLC pro forma financial statements for the year ended December 31, 2004

^{*} Incorporated herein by reference to NRG Energy, Inc.'s current report on Form 8-K filed on December 21, 2005.

^{**} Incorporated herein by reference to NRG Energy, Inc.'s current report on Form 8-K/A filed on January 5, 2006.

Dated: January 26, 2006

SIGNATURES

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

NRG Energy, Inc. (Registrant)

By: /s/ TIMOTHY W. J. O'BRIEN
Timothy W. J. O'Brien
Vice President and General Counsel

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