### LOWER COLORADO RIVER AUTHORITY

FINANCIAL STATEMENTS
AS OF AND FOR THE YEARS ENDED
June 30, 2014, and 2013

With Independent Auditors' Report



### **Lower Colorado River Authority**

Financial Statements
As of and for the
Years Ended
June 30, 2014, and 2013

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### **Overview of the Financial Statements**

In accordance with Governmental Accounting Standards Board Statement No. 34, *Basic Financial Statements – Management's Discussion and Analysis – for State and Local Governments* (Statement 34), the Lower Colorado River Authority (LCRA) is considered a special-purpose government engaged only in business-type activities. Statement 34 requires the following components in a governmental entity's annual report:

### Management's Discussion and Analysis

The purpose is to provide an objective and easily readable analysis of financial activities based on currently known facts, decisions or conditions.

### Statements of Net Position

Assets and liabilities of proprietary funds should be presented to distinguish between current and long-term assets and liabilities. Deferred inflows and deferred outflows are reported as separate line items.

### Statements of Revenues, Expenses and Changes in Net Position

These statements provide the operating results broken into the categories of operating revenues and expenses, nonoperating revenues and expenses, prior costs recovered from revenues, capital contributions, special items, and loss on early defeasance of debt.

### Statements of Cash Flows

Sources and uses of cash are classified using the direct method as resulting from operating, noncapital financing, capital and related financing or investing activities.

#### Notes to the Financial Statements

The notes explain information in the financial statements and provide additional detailed information.

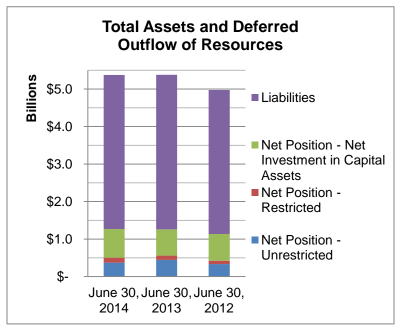
### **Financial Highlights**

Statements of Net Position	June 30, June 30, 2014 2013		June 30, 2012		2014 vs. 2013	2013 vs. 2012		
			Ollar	s in Million	ıc)	2012	2013	2012
_	_	·-						
Current assets	\$	649.4	\$	716.3	\$	557.8	(9%)	28%
Capital assets, net		4,127.7		4,005.8		3,617.0	3%	11%
Other long-term assets		491.6		527.6		645.4	(7%)	(18%)
Total Assets		5,268.7		5,249.7		4,820.2	0%	9%
Total Deferred Outflow of Resources		141.5		158.0		163.9	(10%)	(4%)
Total Assets and Deferred Outflow of								
Resources	\$	5,410.2	\$	5,407.7	\$	4,984.1	0%	8%
Current liabilities	\$	581.4	\$	492.8	\$	595.4	18%	(17%)
Long-term liabilities		3,525.7		3,631.8		3,241.4	(3%)	12%
Total Liabilities		4,107.1		4,124.6		3,836.8	(0%)	8%
Total Deferred Inflow of Resources		30.6		20.9		11.8	46%	77%
Net investment in capital assets		766.7		704.0		711.9	9%	(1%)
Restricted net position		131.6		112.1		87.4	17%	28%
Unrestricted net position		374.2		446.1		336.2	(16%)	33%
Total Net Position		1,272.5		1,262.2		1,135.5	1%	11%
Total Liabilities, Deferred Inflow of								
Resources, and Net Position	\$	5,410.2	\$	5,407.7	\$	4,984.1	0%	8%

### **Statements of Net Position Overview**

LCRA continues to be a capital asset driven business with approximately 78 percent of its assets being capital assets. The other assets primarily exist to support the capital assets and their activities. See details in the

Capital Asset Activity section below. LCRA uses long-term debt to finance most of its capital activity. See details in the Debt Activity section below. The following chart shows total assets for each of the last three years. It also identifies the amount of those assets that are funded by liabilities versus equity.



### **2014 Compared to 2013**

Total assets and deferred outflow of resources increased by \$2.5 million, or a less than 1 percent increase from the prior year. Notes receivable related to the sale of water and wastewater facilities decreased \$98.5 million as a result of payments received. The deferred outflow of resources decreased \$16.5 million, or a 10% decrease due to amortization of unrealized losses on debt refunding occurring in prior years. Overall, capital assets increased \$121.9 million, or a 3% increase over prior year. LCRA Transmission Services Corporation's net capital assets increased by \$81.7 million for transmission projects.

### 2013 Compared to 2012

Total assets and deferred outflow of resources increased by \$423.6 million, or 8 percent over the prior year. This increase was driven by LCRA Transmission Services Corporation net capital assets increasing by \$246.8 million for transmission projects, and the Thomas C. Ferguson Power Plant replacement project assets increasing by approximately \$233.0 million. These increases were offset by \$24.1 million in reductions to notes receivable as a result of payments received related to the sale of water and wastewater facilities.

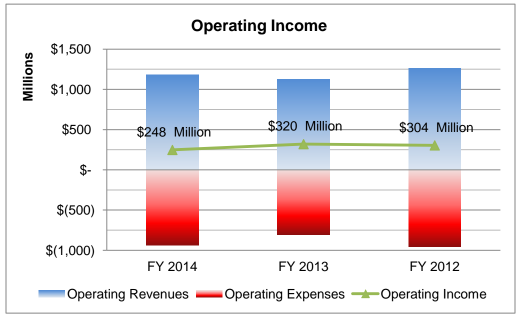
Condensed Statements of Revenues, Expenses and Changes in Net Position

				2014 vs. 2013	2013 vs. 2012
	Year	Ended June 30	Favorable/	Favorable/	
	2014	2013	2012	(Unfavorable)	(Unfavorable)
	(Do	llars in Millions,	)		
Operating revenues	\$ 1,125.1	\$ 1,125.0	\$ 1,261.7	0%	(11)%
Operating expenses	(877.5)	(805.2)	(957.5)	(9)%	16%
Operating income	247.6	319.8	304.2	(23)%	5%
Nonoperating revenues	18.5	24.1	21.1	(23)%	14%
Nonoperating expenses	(259.4)	(223.0)	(254.5)	(16)%	12%
Nonoperating loss	(240.9)	(198.9)	(233.4)	(21)%	15%
Capital Contributions	3.6	0.8	2.0	350%	(60)%
Special item		5.0	28.6	(100)%	(83)%
Contributions and Special Items	3.6	5.8	30.6	(38)%	(81)%
Change in net position	10.3	126.7	101.4	(92)%	25%
Net Position, Beginning of Year	1,262.2	1,135.5	1,034.1	11%	10%
Net Position, End of Year	\$ 1,272.5	\$ 1,262.2	\$ 1,135.5	1%	11%

### **Operating Income Overview**

Operating income is derived primarily from wholesale energy sales, providing transmission and transformation services, raw water sales, and retail water and wastewater sales. Transmission and transformation rates are regulated by the Public Utility Commission of Texas (PUC). All other rates are set by LCRA's Board of Directors.

The chart below shows LCRA's operating revenues, expenses and income for each of the last three years.



### 2014 Compared to 2013

Operating income for FY 2014 decreased \$72.2 million, or 23 percent, over the prior year. The primary reasons for the decrease were:

 Due to customer settlement receivable write offs and litigation damages during FY 2014. (See Note 10).

### 2013 Compared to 2012

Operating income for FY 2013 increased \$15.6 million, or 5 percent, over the prior year. The primary reasons for the increase were:

- A \$136.7 million decrease in operating revenue primarily due to a decrease in fuel revenue caused by lower actual expenses from not representing eight customers as their load Qualified Scheduling Entity (QSE), and a decrease in customer costs per megawatts-hour.
- A \$152.3 million decrease in operating expenses primarily due to lower uplift and energy costs in FY 2013 compared to the prior year. Overall, LCRA sold 1 percent more generation to the market and purchased 18 percent less load during FY 2013.

### **Nonoperating Loss**

LCRA's nonoperating revenues and expenses are primarily comprised of the following items.

- Interest income and debt related expenses
- Gains or losses on the disposition of assets
- Cost to be recovered from future revenues or prior cost recovered from revenues

### 2014 Compared to 2013

LCRA's nonoperating loss increased \$42.0 million, or 21 percent, over the prior year. The most significant item contributing to nonoperating revenues and expenses in FY 2014 was:

 The nonoperating expense prior costs recovered from revenues increased \$38.0 million over the prior year primarily due to increased principal payments and increased depreciation.

### 2013 Compared to 2012

LCRA's nonoperating loss decreased \$34.5 million, or 15 percent, from the prior year. The most significant item contributing to nonoperating revenues and expenses in FY 2013 was:

• The nonoperating expense prior costs recovered from revenues decreased \$28.7 million over the prior year primarily due to decreased principal payments.

#### Special Item

LCRA's special item is comprised of gains and losses related to the sale of multiple water and wastewater systems.

### **2013 Compared to 2012**

LCRA's special item related to the sale of water and wastewater systems decreased by \$23.6 million during FY 2013 as the sale activity was completed in the prior fiscal year.

### **Capital Asset Activity**

	FY 2014	FY 2013
Expended for		
construction activities	\$ 301.1 million	\$ 592.7 million
Donated assets	\$ 0.6 million	\$ 0.4 million
Depreciation expense	\$ 162.2 million	\$ 160.5 million
Asset retirements	\$ 17.1 million	\$ 43.4 million
Other capital asset activity	<ul> <li>In FY 2014, LCRA retired the Thomas C. Ferguson Power Plant with a gross asset value of \$63.2 million and a remaining net book value of \$65,000.</li> </ul>	In FY 2013, LCRA sold three water and wastewater systems. The assets taken off the books had a net book value of \$21.6 million. The net gain recorded on all sales totaled \$5.0 million.

<sup>•</sup> For additional detail, see the Capital Asset Activity table in Note 7 of the Notes to the Financial Statements.

### **Capital Expansion and Improvement Program**

LCRA's capital improvement and expansion program for FY 2015 through FY 2019 is \$1.2 billion, with \$0.8 billion, or 67 percent, to be debt funded. The majority of forecasted capital costs are for expansion of transmission services, dam improvements and the construction of a new water reservoir. LCRA TSC continues to increase its transmission system investment due to the need for additional electric transmission capability statewide.

### **Debt Activity**

	FY 2014	FY 2013
Tax-Exempt Commercial Paper (TECP) issued	\$ 262.6 million	\$ 497.2 million
Scheduled debt payments Interest payments	\$ 160.0 million \$ 178.3 million	\$ 155.3 million \$ 158.0 million
Repayment of Taxable Term Bond	\$ 17.8 million	\$ 3.9 million
Bond issuance	LCRA Series 2013A Refunding Revenue Bonds (\$188.0 million): Proceeds used to pay off \$188.9 million tax-exempt commercial paper only.	LCRA Series 2012A&B     Refunding Revenue Bonds     (\$488.1 million): Proceeds used to pay off \$248.3 million in LCRA TECP and pay down a portion of LCRA Series 2001A, 2003, 2004, 2004D, 2006, 2008, 2008A and 2009 bonds.      LCRA TSC Series 2013     Refunding Revenue Bonds     (\$311.4 million): Proceeds used to pay off \$320.0 million in LCRA TSC TECP.      LCRA TSC Series 2013A     Refunding Revenue Bonds     (\$197.4 million): Proceeds used to pay down a portion of LCRA TSC Series 2003B, 2003C, 2004, 2005 and 2006 bonds.
Other debt activity	<ul> <li>In FY 2014, LCRA used proceeds from a note receivable payment to pay down \$101.9 million of debt which included the taxable term bond of \$17.8 million and \$12.8 million in TECP related to the FY 2012 West Travis County water system sale.</li> </ul>	In FY 2013, LCRA used proceeds from the sale of three water and waste water systems to pay down \$26.6 million of debt related to the purchase and improvement of the systems. Additionally LCRA used proceeds from a note receivable payment to pay down \$8.1 million of debt related to the FY 2012 West Travis County water system sale.

<sup>•</sup> For additional detail, see Note 3 of the Notes to the Financial Statements.

### Litigation

Currently, there is litigation between LCRA and three defaulting customers involving numerous claims and counter-claims. Several lawsuits have been settled in FY 2014. The chart below summarizes these claims. Please see additional information about this litigation in Note 10.

Customer	Current Status of litigation	FY 2014 impact
San Bernard Electric Co-op	Settled	\$7.0M bad debt expense
Fayette Electric Co-op	Settled	\$2.5M bad debt expense
Central Texas Electric Co-op	Settled	\$4.2M bad debt expense
City of Georgetown	Settled	\$5.8M bad debt expense
New Braunfels Utilities	Verdict, No Final Judgment	\$29.9M bad debt expense \$17.9M LCRA damages \$12.0M GenTex damages
Kerrville Public Utility Board	Trial date set for October 2014	Estimated allowance for bad debt of \$4.8M
Cities of Boerne and Seguin	No trial date set	Estimated allowance for bad debt of \$5.3M

### **Subsequent Event**

In July 2014, LCRA sold to an outside party, 18 water and wastewater systems with a net book value of approximately \$25.2 million for \$13.7 million of cash and other considerations. The sale is not expected to have a significant impact on LCRA operations.

### **Contacting LCRA's Management**

This financial report is designed to provide readers with a general overview of LCRA's finances. Questions concerning any of the information provided in this report or requests for additional information should be addressed to Heather Richardson, manager, Regional Affairs, Lower Colorado River Authority, P.O. Box 220, Austin, Texas 78767.

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Baker Tilly Virchow Krause, LLP Ten Terrace Ct, PO Box 7398 Madison, WI 53707-7398 tel 608 249 6622 fax 608 249 8532 bakertilly.com

### INDEPENDENT AUDITORS' REPORT

To the Board of Directors Lower Colorado River Authority Austin, Texas

### **Report on the Financial Statements**

We have audited the accompanying financial statements of Lower Colorado River Authority (LCRA) as of and for the years ended June 30, 2014 and 2013, and the related notes to the financial statements, which collectively comprise LCRA's basic financial statements, as listed in the table of contents.

### Management's Responsibility for the Financial Statements

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

### Auditors' Responsibility

Our responsibility is to express an opinion on these financial statements based on our audits. We conducted our audits in accordance with auditing standards generally accepted in the United States of America. The June 30, 2014 audit was also conducted in accordance with the standards applicable to financial audits contained in *Government Auditing Standards* issued by the Comptroller General of the United States. Those standards require that we plan and perform the audits to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditors' judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control over financial reporting relevant to LCRA's preparation and fair presentation of the financial statements 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 LCRA's internal control. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.



To the Board of Directors
Lower Colorado River Authority

### **Opinion**

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of LCRA as of June 30, 2014 and 2013, and the changes in its financial position and its cash flows for the years then ended, in accordance with accounting principles generally accepted in the United States of America.

### Emphasis of Matter

As discussed in Note 10 to the financial statements, LCRA has been involved in litigation with eight of their wholesale electric customers. Our opinion is not modified with respect to this matter.

#### Other Matter

### Required Supplementary Information

Accounting principles generally accepted in the United States of America require that the Management's Discussion and Analysis and Schedule of Funding Progress information as listed in the table of contents be presented to supplement the basic financial statements. Such information, although not a part of the basic financial statements, is required by the Governmental Accounting Standards Board who considers it to be an essential part of financial reporting for placing the basic financial statements in an appropriate operational, economic, or historical context. We have applied certain limited procedures to the required supplementary information in accordance with auditing standards generally accepted in the United States of America, which consisted of inquiries of management about the methods of preparing the information and comparing the information for consistency with management's responses to our inquiries, the basic financial statements, and other knowledge we obtained during our audit of the basic financial statements. We do not express an opinion or provide any assurance on the information because the limited procedures do not provide us with sufficient evidence to express an opinion or provide any assurance.

### Other Reporting Required by Government Auditing Standards

Baher Gilly Vinchow Krause, LLP

In accordance with *Government Auditing Standards*, we will issue our report on our consideration of LCRA'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 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 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 LCRA's internal control over financial reporting and compliance.

Madison, Wisconsin September 30, 2014

## LOWER COLORADO RIVER AUTHORITY STATEMENTS OF NET POSITION

	,	June 30, 2014	June 30, 2013
Assets			-
Current Assets:			
Cash and cash equivalents	\$	197.2	\$ 225.4
Investments		103.5	95.1
Receivables		189.5	202.2
Allowance for uncollectible receivables		(10.5)	(0.4)
Current portion of notes receivable		14.9	91.9
Inventories, net		87.7	99.2
Other		67.1	2.9
Total current assets		649.4	716.3
Long-term Assets:			
Restricted cash and cash equivalents		58.6	88.6
Restricted investments		226.3	176.6
Unrestricted investments		29.8	12.6
Capital assets:			
Depreciable:			
Utility plant in service		4,995.5	4,685.6
Oil and gas property		28.2	28.2
Other physical property		51.1	48.7
Less accumulated depreciation		(1,869.1)	(1,815.6)
Depreciable capital assets, net		3,205.7	2,946.9
Nondepreciable:			
Utility plant in service		289.2	217.5
Water rights		94.8	94.8
Other physical property		19.1	20.5
Construction work in progress		518.9	 726.1
Nondepreciable capital assets		922.0	1,058.9
Notes receivable		21.3	37.5
Other charges:			
Cost to be recovered from future revenues		132.1	205.1
Contract extension settlement with major customers		2.0	2.7
Other		0.3	 0.2
Other charges		134.4	208.0
Other		21.2	 4.3
Total long-term assets		4,619.3	 4,533.4
Total Assets		5,268.7	 5,249.7
Deferred Outflow of Resources			
Unamortized loss on debt refundings		141.5	 158.0
Total Deferred Outflow of Resources		141.5	 158.0
Total Assets and Deferred Outflow of Resources	\$	5,410.2	\$ 5,407.7

## LOWER COLORADO RIVER AUTHORITY STATEMENTS OF NET POSITION

	 June 30, 2014	June 30, 2013
Liabilities		
Current Liabilities:		
Accounts payable	\$ 76.9	\$ 59.6
Interest payable	22.5	25.5
Other current liabilities	46.7	39.0
Compensated absences	10.2	9.7
Bonds, notes, and loans payable	 425.1	 359.0
Total current liabilities	 581.4	492.8
Long-term Liabilities:		
Accounts payable from restricted assets	23.9	75.1
Bonds, notes, and loans payable	3,354.8	3,439.3
Other credits & other long-term liabilities	117.1	117.4
Litigation damages liability	29.9	-
Total long-term liabilities	 3,525.7	3,631.8
Total Liabilities	4,107.1	4,124.6
Deferred Inflow of Resources		
Regulatory credits for future recovery	30.6	20.9
Total Deferred Inflow of Resources	 30.6	20.9
Net Position		
Net investment in capital assets	766.7	704.0
Restricted for debt service	21.5	21.9
Restricted for capital projects	0.1	2.0
Restricted other	110.0	88.2
Unrestricted	374.2	446.1
Total Net Position	1,272.5	1,262.2
Total Liabilities, Deferred Inflow of Resources,		
and Net Position	\$ 5,410.2	\$ 5,407.7

## LOWER COLORADO RIVER AUTHORITY STATEMENTS OF REVENUES, EXPENSES, AND CHANGES IN NET POSITION

	Year En	ded June 30, 2013
Operating Revenues		
Electric	\$ 1,118.7	\$ 1,057.9
Bad debt expense and allowance (See Note 10)	(59.5)	-
Water, wastewater and irrigation	31.6	32.0
Other	34.3	35.1
Total Operating Revenues	1,125.1	1,125.0
Operating Expenses		
Fuel	313.1	277.4
Purchased power	132.7	124.7
Operations	202.5	204.4
Litigation damages (See Note 10)	29.9	-
Maintenance	36.3	36.9
Depreciation, depletion and amortization	163.0	161.8
Total Operating Expenses	877.5	805.2
Operating Income	247.6	319.8
Nonoperating Revenues (Expenses)		
Gain on disposition of property	3.7	2.7
Other income	12.0	18.7
Interest income	2.8	2.7
Amortization of losses on refundings	(16.6)	(16.1)
Loss on disposition of property	(20.4)	(20.0)
Interest and amortization on debt	(149.5)	(151.0)
Total Nonoperating Revenues (Expenses)	(168.0)	(163.0)
Income Before Prior Costs Recovered from Revenues, Capital Contributions, Special Item and Loss		
on Early Defeasance of Debt	79.6	156.8
Prior Costs Recovered from Revenues	(72.9)	(34.9)
Capital Contributions	3.6	0.8
Special Item - Sale of Water/Wastewater Systems (See Note 7)	-	5.0
Loss on Early Defeasance of Debt		(1.0)
Change in Net Position	10.3	126.7
Total Net Position, Beginning of Year	1,262.2	1,135.5
Total Net Position, End of Year	\$ 1,272.5	\$ 1,262.2

## LOWER COLORADO RIVER AUTHORITY STATEMENTS OF CASH FLOWS

	Year Ende	ed June	d June 30, 2013	
Cash Flows from Operating Activities	 2011		2010	
Received from customers	\$ 1,080.0	\$	1,122.7	
Payments for goods and services	(467.2)		(513.7)	
Payments to employees	(182.6)		(164.4)	
SAWS lawsuit settlement	(1.4)		(1.4)	
Other revenues	5.9		17.9	
Net cash provided by operating activities	434.7		461.1	
Cash Flows from Noncapital Financing Activities				
Grant proceeds received	0.9		1.0	
Other revenues	 8.4		4.5	
Net cash provided by noncapital financing activities	 9.3		5.5	
Cash Flows from Capital and Related Financing Activities				
Purchase of property, plant and equipment	(357.3)		(567.4)	
Proceeds from sale of capital assets	96.5		57.7	
Debt issue costs	(1.3)		(6.6)	
Contributed capital received for capital costs	3.1		0.9	
Proceeds from bonds and notes	196.9		1,132.5	
Proceeds from commercial paper	262.6		497.2	
Debt principal payments	(160.0)		(155.3)	
Interest paid	(178.3)		(158.0)	
Payments to refund and defease debt	 (290.8)		(1,166.5)	
Net cash used in capital and related financing activities	 (428.6)		(365.5)	
Cash Flows from Investing Activities				
Sale and maturity of investment securities	436.9		463.8	
Purchase of investment securities	(513.5)		(444.2)	
Note payments and interest received	 3.0		5.7	
Net cash provided by (used in) investing activities	(73.6)		25.3	
Net Increase (Decrease) in Cash and Cash Equivalents	(58.2)		126.4	
Cash and Cash Equivalents, Beginning of Period	 314.0		187.6	
Cash and Cash Equivalents, End of Period	\$ 255.8	\$	314.0	

## LOWER COLORADO RIVER AUTHORITY STATEMENTS OF CASH FLOWS

	Year Ended June 30,			<b>30</b> ,
	:	2014		2013
Reconciliation of Operating Income to Net Cash				
Provided by Operating Activities				
Operating income	\$	247.6	\$	319.8
Nonoperating income - Sandy Creek		2.7		13.3
Adjustments to reconcile operating income to net cash provided by operating activities:				
Depreciation, depletion and amortization		163.0		161.8
Changes in assets, liabilities, and deferred inflows and outflows of resources:				
Accounts receivable		12.7		(10.3)
Allowance for bad debt		10.1		-
Inventories		11.3		2.9
Other current assets		(64.7)		14.0
Other long-term assets		(16.5)		-
Current liabilities		29.0		(54.3)
Litigation damages payable		29.9		-
Other charges and deferred outflow of resources		0.1		8.5
Other credits and other long-term liabilities,				
and deferred inflow of resources		9.5		5.4
Net cash provided by operating activities	\$	434.7	\$	461.1
Noncash Financing & Investing Activities				
Investment market adjustments	\$	(1.3)	\$	(2.0)
Purchase of equipment through short-term trade payables	\$	-	\$	29.3
Donated assets	\$	0.6	\$	0.4

### 1. Significant Accounting Policies

**Reporting Entity:** The Lower Colorado River Authority (LCRA) is a conservation and reclamation district created by the Texas Legislature in 1934. It receives no state tax money and cannot levy taxes. It operates on revenues from the sale of wholesale electricity, water and other services. The LCRA Board of Directors (LCRA Board) is appointed by the governor of the State of Texas, with Senate approval, to serve six-year terms. The financial condition of LCRA is not controlled by or dependent on the State of Texas or any other political subdivision. Under the criteria set forth in Governmental Accounting Standards Board (GASB) Statement No. 14, The Financial Reporting Entity, and GASB Statement No. 61, The Financial Reporting Entity: Omnibus — an amendment of GASB Statements No. 14 and No. 34, LCRA considers its relationship to the State to be that of a related organization.

GenTex Power Corporation: The GenTex Power Corporation (GenTex), a nonprofit corporation and wholly owned affiliate of LCRA, is governed by a nine-member board appointed by the LCRA Board. GenTex owns a 500 megawatt (MW) combined-cycle natural gas-fired generating unit that began commercial operation in June 2001.

Although it is a separate legal entity, GenTex is reported as part of LCRA because its sole purpose is to provide energy to LCRA.

LCRA Transmission Services Corporation (LCRA TSC): LCRA TSC was created under the Texas Non-Profit Corporation Act under the Development Corporation Act of 1979. Although it is a separate legal entity, LCRA TSC is reported as part of LCRA because it is governed by a Board of Directors that is composed in its entirety of the LCRA Board.

Fayette Power Project: Three coal-fired generating units are located at the Fayette Power Project (FPP) and operate pursuant to a participation agreement with the City of Austin. LCRA has an undivided 50 percent interest in Units 1 and 2 and wholly owns Unit 3. LCRA's investment is financed with LCRA funds, and its pro-rata share of operations is recorded as if wholly owned. The original cost of LCRA's share of FPP's generation and transmission facilities is recorded in the utility plant accounts of LCRA in accordance with its accounting policies. The equity interest in FPP is calculated pursuant to the participation agreement and is reported in various asset and liability accounts within LCRA's financial statements. Additionally, operation expense related to unloading, stackout and handling of fuel and the disposal of ash are considered common to Units 1, 2 and 3 and are allocated to LCRA and City of Austin according to the number of tons of coal received.

Sandy Creek Energy Station: LCRA participates as a power purchaser and equity partner in the Sandy Creek Energy Station, a coal electric generation plant located near Waco, Texas. The plant became operational in May 2013. LCRA is committed to purchase 11.14 percent of the generation from the plant. As an equity partner, LCRA owns an 11.13 percent undivided interest in the plant. The cost of LCRA's share of the plant is recorded in the utility plant accounts of LCRA in accordance with its accounting policies. LCRA's equity interest in Sandy Creek and its share of expense are calculated pursuant to the participation agreement and are reported in various accounts within LCRA's financial statements. Power purchased from the plant is reflected as purchased power expense on LCRA's financial statements.

**Basis of Accounting:** The accompanying financial statements of LCRA, a governmental entity, have been prepared using proprietary fund and accrual basis accounting. LCRA complies with all applicable pronouncements of the Governmental Accounting Standards Board (GASB).

LCRA's accounts are maintained in accordance with the Federal Energy Regulatory Commission's Uniform System of Accounts. The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions affecting the reported amounts of assets, deferred outflow of resources, liabilities, deferred inflow of resources, disclosure of contingent assets and liabilities at the date of the financial statements, and reported amounts of revenues and expenses during the reporting period. Actual results could differ from the estimates.

LCRA considers electric revenues and costs directly related to the generation, purchase, transmission and distribution of electricity to be operating revenues and expenses. Water and wastewater revenues and other

services related to environmental laboratory operations, licensing and recreation and the costs directly related to these services are also considered operating revenues and expenses. Revenues and expenses related to financing and other activities are reflected as nonoperating.

Issued but not yet Effective Pronouncements: GASB Statement No. 68, Accounting and Financial Reporting for Pensions (Statement 68), will change the accounting and reporting requirements for pensions and replace GASB Statement No. 27, Accounting for Pensions by State and Local Government Employers (Statement 27), effective for fiscal years beginning after June 15, 2014. The new standard is intended to provide more comparable and visible information within the annual financial statements of governments that provided defined benefit pensions. The new standard will require employers to report the difference between the actuarial total pension liability and the fair value of the legally restricted plan assets as the net pension liability on the statement of net position. Currently, a liability is only recorded if the actual contributions made to the plan were less than the actuarial calculated contributions for the year. In addition, there are new requirements as to how the actuarial study is completed and revised disclosures. LCRA will implement Statement 68 in FY 2015. LCRA is in the process of analyzing the impact of this statement on LCRA's financial position, results of operations, and cash flows.

**Newly Adopted Standards for FY 2014:** In FY 2014, LCRA implemented GASB Statement No. 70, *Accounting and Financial Reporting for Nonexchange Financial Guarantees.* The statement addresses the accounting and financial reporting for nonexchange financial guarantees. Some governments extend financial guarantees for the obligations of another government, a not-for-profit entity, or a private entity without directly receiving equal or approximately equal value in exchange (a nonexchange transaction). As a part of this nonexchange financial guarantee, a government commits to indemnify the holder of the obligation if the entity that issued the obligation does not fulfill its payment requirements. Also, some governments issue obligations that are guaranteed by other entities in a nonexchange transaction. The objective of this statement is to improve accounting and financial reporting by state and local governments that extend and receive nonexchange financial guarantees. The statement did not have an impact on LCRA's net position, results of operations or cash flows.

**Major Customers and Electric Revenues:** Sales of electricity to LCRA's one major customer represented approximately 25 and 21 percent of total electric revenue for FY 2014 and FY 2013. No other customer represented more than 10 percent of LCRA's total electric revenues in FY 2014 or FY 2013.

Electric revenues represented approximately 96 percent of LCRA's operating revenues for FY 2014 and FY 2013.

A change in bill cycle occurred in FY 2013 moving the bill period from the 25th day of the month through the 24th day of the following month to a calendar month. This change resulted in six additional days of approximately \$19.0 million in billings in FY 2013. LCRA has concluded negotiations with its electric wholesale customers for the extension of their long-term power supply contracts. Thirty-three of LCRA's existing customers, representing approximately 71 percent of LCRA's load, have entered into amended and restated contracts that extend to 2041. For additional information on customer contracts see Note 10.

**Capital Contributions:** Capital contributions consist of impact fees from the water utility, customer service work on LCRA TSC-owned assets, donated assets, and grant-funded contributions for capital-related work.

**ERCOT Settlements Reporting:** LCRA reports power transactions, which represent wholesale purchases and sales of power for real-time purposes as measured in 15-minute intervals. These purchases and sales with the Electric Reliability Council of Texas (ERCOT), as the energy clearinghouse agent, are reported net. In FY 2014 and FY 2013 these settlements resulted in net sales of power to LCRA. These amounts are classified as power production expense and the revenues included are \$56.5 million for FY 2014 and \$41.1 million for FY 2013.

**Restricted Funds:** Restricted funds consist of construction funds derived from debt issues, system revenues designated for specific purposes by the LCRA Board, and other funds with legal or contractual constraints. It is LCRA's policy to use restricted resources first, then unrestricted resources as they are needed.

Accounts Receivable and Allowance for Doubtful Accounts: Accounts receivable balances were \$179.0 million and \$201.8 million at June 30, 2014, and 2013, respectively. LCRA accounts receivable balances are subject to risk of nonpayment. Generally, allowances to account for that risk have been calculated based on a three-year average of write-offs taken. Additionally, there were direct write-offs taken in FY 2014 of \$49.8 million and in FY 2013 were \$0.3 million. The allowance for doubtful accounts balances were \$10.5 million and \$0.4 million at June 30, 2014, and 2013, respectively. Please see discussion of the accounts receivable from defaulting customers in Note 10.

**Other Current Assets:** Primary balance of \$67.1 million represents the under-recovery of fuel costs as reported below in the paragraph Fuel and Power Costs Recovery Factor.

**Notes Receivable:** Note receivable balances were \$36.2 million and \$129.4 million at June 30, 2014, and 2013, respectively. The balance at June 30, 2014, was primarily related to \$18.2 million (net of discount of \$1.4 million) outstanding balance related to the sale of the West Travis County water/wastewater facility sold in FY 2012. The remaining primary portion of the outstanding balance is for two notes related to tract land sales. Management believes that all of the above balances will be collected. As a result, there is no allowance for doubtful accounts related to the balances as of June 30, 2014 and 2013.

Other Long-Term Assets: Other long-term assets are comprised of prepaid rent on LCRA general office complex land and an advance to FPP for operating costs. FY 2014 includes the net pension asset of \$16.5 million as disclosed in Note 4.

### **Capital Assets**

Utility Plant: Utility plant consists of generating plants, electric transmission and distribution facilities, dams, reservoir land, natural gas production and development, irrigation systems, water utilities, telecommunications facilities, and related projects under construction. These assets are recorded at cost, which includes materials, labor, overhead and interest capitalized during construction. The costs of repairs and minor replacements are charged to operating expense as incurred. Costs of asset replacements and betterments are capitalized. The net book value of depreciable plant retired, along with removal expense less salvage value, is charged to nonoperating expense on the Statements of Revenues, Expenses and Changes in Net Position. Gains and losses upon disposition are recorded as nonoperating revenues or expenses in the period incurred.

Intangible Assets: Intangible assets include water rights, easements and internally generated software. Water rights and easements are stated at cost, have an indefinite life, are not amortized, and are now disclosed under the provisions of GASB Statement No. 51, Accounting and Financial Reporting for Intangible Assets. Internally generated software is included in the depreciable capital assets and is amortized over approximately five years. Easements are included in the nondepreciable utility plant in service line item of the Statements of Net Position.

#### **Inventories**

Fuel: Stored natural gas, fuel oil, materials and supplies are stated at average cost in both FY 2014 and FY 2013.

Nonfuel: Nonfuel inventories are stated at the lower of cost or market using the average cost method and are subject to write-off when deemed to be obsolete. LCRA has established a reserve for excess and obsolete inventory which is based primarily on inventory aging and historical analysis. The reserve is intended to adjust the net realizable value of inventory that LCRA may not be able to use due to obsolescence. The balance in the reserve was \$0.8 million at both June 30, 2014 and June 30, 2013.

**Investments:** LCRA's investments are stated at fair value. Any changes, unrealized and realized, in the fair value of financial investments are recorded as investment income.

**Bonds, Notes and Loans Payable:** LCRA reports the current portion of long-term debt which includes all commercial paper and scheduled debt payments paid within the next 12 months as a current liability. LCRA debt includes long-term revenue bonds, commercial paper, and other notes outstanding. Amortization of debt discount and premium is computed using the effective interest method over the life of the related bond issues. Debt issue cost related to bond issues is expensed as incurred.

Refunding and Defeasance of Debt: For debt refunding, the difference between the reacquisition price and the net carrying amount of the old debt is deferred and reported as a component of deferred inflows or outflows of resources. Losses created by refunding transactions are amortized over the shorter of the remaining terms of the new issues or the refunded bonds. The amounts are reported as deferred outflow of resources on the Statements of Net Position. Unamortized loss on debt refundings are \$141.5 million and \$158.0 million at June 30, 2014 and 2013, respectively. For debt defeasance, the difference between the carrying amount of the debt and the amount of funds needed to retire the debt is recognized immediately in the Statements of Revenues, Expenses and Changes in Net Position as Loss on early defeasance of debt, if significant. If not significant, the difference is recognized immediately as interest expense.

**Compensated Absences:** LCRA records employees' earned vacation leave as a liability and accrues for certain related expenses associated with the payment of compensated absences.

Rates and Regulations: LCRA's electric, water and wastewater rates are set by the LCRA Board at a level sufficient to recover its operating costs, debt service and debt service coverage requirements. LCRA's bond counsel is of the opinion that a Texas court applying Texas law would ultimately conclude that the LCRA Board has the authority to establish and collect such fees and charges. LCRA's transmission service rates remain regulated by the Public Utility Commission of Texas (PUC). While the LCRA Board has original jurisdiction over its water and wastewater rates, the Texas Commission on Environmental Quality has appellate jurisdiction.

FY 2014 transmission revenues of \$331.8 million were the result of rate changes authorized during the current fiscal year. The predominant rate of \$5.32 per kilowatt (kW) was in place from Nov. 25, 2013, through June 30, 2014. LCRA TSC filed an interim update of wholesale transmission rates with the PUC on Aug. 5, 2014.

FY 2013 transmission revenues of \$305.8 million were the result of rate changes authorized during the prior fiscal year. The predominant rate of \$4.67 per kW was in place from March 8, 2012, through June 30, 2013.

Regulatory Assets and Deferred Inflows: LCRA applies the accounting requirements of GASB Statement 62, Codification of Accounting and Financial Reporting Guidance Contained in Pre-November 30, 1989 FASB and AICPA Pronouncements. Accordingly, certain costs may be capitalized as a regulatory asset that would otherwise be charged to expense. A regulatory asset is recorded when it is probable that future revenue in an amount at least equal to the capitalized costs will result from inclusion of those costs in future rates. In addition, rate actions of the regulator may impose a regulatory credit on LCRA. A regulatory credit occurs when a regulator requires refunds to customers or provides current rates intended to recover costs that are expected to be incurred in the future. A regulatory credit is reported as a deferred inflow of resources on the Statements of Net Position. Regulatory credit is recognized and charged to income when the associated costs are incurred. LCRA's regulatory assets amounted to \$190.0 million and \$205.3 million at June 30, 2014, and 2013, respectively. The regulatory assets, which are included under other charges, will be recovered through rates in future years, and consist of depreciation of debt-funded assets, costs related to outstanding debt and costs relating to other postemployment benefits. The balance of regulatory assets also includes an under recovery of fuel costs.

Regulatory credits amounted to \$30.6 million and \$20.9 million at June 30, 2014, and 2013, respectively. The balance of regulatory credits also includes an over-recovery of fuel costs.

Other Current Liabilities: Other current liabilities are comprised primarily of unbilled electric revenue, transmission cost of service (TCOS) liabilities, property tax accruals, and liabilities related to the hedging program.

Other Credits and Other Long-Term Liabilities: Other credits and other long-term liabilities are \$117.1 million and \$117.4 million at June 30, 2014, and 2013, respectively. Other credits and other long-term liabilities

consist of environmental liabilities, supplemental executive retirement program liabilities, accrual for other post employment benefits, unearned revenues and the long-term portion of current liabilities.

Litigation Damages Liability: LCRA recorded a \$29.9 million liability for litigation damages, see Note 10.

**Capitalized Interest:** Interest can be capitalized as a part of the cost of capital assets if the assets are financed by debt proceeds. During FY 2014 and 2013, LCRA did not capitalize interest.

Fuel and Power Cost Recovery Factor (Fuel Factor): Revenues from the sale of electricity include amounts collected through the fuel factor. LCRA records over- or under-recoveries of fuel costs as other current assets or deferred inflow of resources in the Statements of Net Position. These costs are a component of the fuel factor. Over-recoveries may result in refunds to customers and, correspondingly, under-recoveries may result in additional assessments to customers. LCRA was under-recovered by \$63.8 million as of June 30, 2014 and over-recovered by \$6.2 million as of June 30, 2013. The Board granted permission to assess a surcharge to existing customers to collect the under-recovered balances in FY 2015 and FY 2016.

**Gas Price Management:** LCRA has canceled the hedging program and is no longer entering into any new derivative contracts as of June 30, 2013. (See Note 9, Derivative Instruments)

**Estimation of Fair Value:** The estimated market value of long-term debt, based on current market yields, was \$3.9 billion at June 30, 2014, and 2013, respectively.

**Natural Gas Development and Production:** LCRA has adopted the full-cost method of accounting for natural gas development and production. Under this method, all costs directly associated with acquisition and development of oil and gas properties are capitalized and depleted to expense over the life of proved reserves on a units-of-production method. Depletion expense totaled approximately \$0.1 million for both FY 2014 and FY 2013.

Contract Extension Settlement with Major Customers: According to the terms of a 1987 settlement with two major customers, their wholesale power contracts were extended to 2016, and in return, LCRA reimbursed the customers for their costs incurred in planning generating facilities. These costs are amortized over the period affected by the contract extension. The amortization expenses were \$0.8 million for both FY 2014 and FY 2013.

**Impairment:** LCRA evaluates the carrying value of its property, plant and equipment, and other long-lived assets when major events or changes in circumstances indicate a decline in an asset's service capacity. Impairment is measured using methods that isolate the asset's service capacity rendered unusable. There were no material impairments noted as of June 30, 2014, and no impairment as of June 30, 2013.

**Depreciation, Depletion and Amortization:** LCRA depreciates its plant in service on a straight-line basis over the estimated useful lives of the various classes of these assets. Annual depreciation expense, expressed as a percentage of depreciable plant, was approximately 3.3 percent for FY 2014 and 3.5 percent for FY 2013. Depreciation, depletion and amortization expense for FY 2014 and FY 2013 was \$163.0 million and \$161.8 million, respectively.

The estimated useful life of property, plant and equipment by major category is as follows:

Hydraulic Production Plant	5 – 50 years
Steam Production Plant	10 – 40 years
Transmission Facilities	5 – 58 years
General Plant	4 – 45 years
Irrigation Plant	5 – 70 years
Sewage and Water Treatment Plant	5 – 50 years
Telecommunication Facilities	5 – 45 years
Intangible Assets	5 years - Indefinite

**Statements of Cash Flows:** All highly liquid investments with a remaining maturity at the time of acquisition of 90 days or less are considered cash equivalents, including investments in restricted funds.

**Reclassification:** Certain amounts in the prior year's financial statements have been reclassified to conform to the current year presentation.

**Subsequent Event:** In July 2014, LCRA sold to an outside party, 18 water and wastewater systems with a net book value of approximately \$25.2 million for \$13.7 million of cash and other considerations. The sale is not expected to have a significant impact on LCRA operations.

### 2. Financial Instruments

As of June 30, 2014, and 2013, LCRA had the following investments and maturities:

		June 3	30, 2014	June 3	June 30, 2013		
		(Dollars in Millions)					
		Market	WAM		Market	WAM	
Type of Investment		Value	(Years)*		Value	(Years)*	
Investments							
U.S. Government Securities	\$	334.6	1.49	\$	284.3	1.14	
Commercial Paper		25.0	0.33		-	-	
Cash Equivalents							
Investment Pools		229.5	0.19		286.8	0.19	
Total	\$	589.1	0.93	\$	571.1	0.66	
Cash and Investments as of June 30, 2014, ar	ıd	<b>2013</b> con	sisted of th	e fo	llowing:		
Cash	\$	26.3		\$	27.2		
Investments and Cash equivalents		589.1			571.1		
Total Cash and Investments	\$	615.4		\$	598.3		

<sup>\*</sup>Weighted Average Maturity

**External Investment Pool:** LCRA investments included an investment pool with TexPool at June 30, 2014, and 2013. The Texas Comptroller of Public Accounts oversees TexPool, and the pool seeks to maintain a \$1 value per share as required by the Texas Public Funds Investment Act. There are no minimum balance requirements for TexPool participants, and there is no limit on the number of accounts per participant.

LCRA investments included an investment pool with Local Government Investment Cooperative (LOGIC) at June 30, 2014, and 2013. First Southwest Company and J.P. Morgan Investment Management, Inc. oversee LOGIC and the pool seeks to maintain a \$1 value per share as required by the Texas Public Funds Investment Act.

LCRA investments also included a money market fund with Wells Fargo at June 30, 2014, and 2013. Federated Investment Management Company oversees Federated Prime Cash Obligations Funds and the pool seeks to maintain a \$1 value per share as required by the Securities and Exchange Commission Rule 2a-7.

**Debt Service Reserve Funds:** LCRA has debt service reserve funds which include investments suitable to provide reserves to meet any shortfalls in funds available to make required debt service payments. Debt service reserve funds are not to be used except in the case of insufficient funds. As of June 30, 2014, and 2013, LCRA had investments in separate accounts holding U.S. Treasuries, held for the use of debt service reserves, totaling \$165.3 million and \$162 million, respectively.

**Interest Risk:** LCRA has no formal policy to address exposure to fair value losses resulting from changes in interest rates. However, in accordance with management policy, LCRA manages its exposure to changing interest rates by laddering the investment portfolio, matching maturities against liabilities when possible and holding investments to maturity.

**Credit Risk:** LCRA's investment activities are governed by state statute (Texas Public Funds Investment Act), which specifies the type and ratings of investments governmental entities are allowed to purchase. In addition, LCRA Board policy and internal operating procedures further restrict investment activities.

		June 30, 2014	<b>.</b>
	Moody's	Standard &	-
Credit Risk	Ratings	Poor's Ratings	Fitch Ratings
TexPool investment pool		AAAm	
LOGIC investment pool		AAAm	
Federated Securities Corporation money market mutal fund	Aaa-mf	AAAm	AAAmmf
Toyota Mortor Corp	P-1	A-1+	F-1
US Bank NA	P-1	A-1+	F-1+
		June 30, 2013	<u> </u>
	Moody's	Standard &	
Credit Risk	Ratings	Poor's Ratings	Fitch Ratings
TexPool investment pool		AAAm	
LOGIC investment pool		AAAm	
Federated Securities Corporation money market mutal fund	Aaa-mf	AAAm	AAAmmf

### 3. Long-Term Debt and Commercial Paper

Changes during FY 2014 and FY 2013, of long-term debt, including current portions as follows (dollars in millions):

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	Balance			Balance			Balance	Amount Due
<u>Series</u>	June 30, 2012	<u>Increase</u>	(Decrease)			(Decrease)	June 30, 2014	<u>in FY 2015</u>
LCRATSC 2003B	\$ 48.3 \$		\$ (48.3) \$	- \$	\$	\$	- \$	
LCRATSC 2003C	60.8		(60.8)	-			-	
LCRATSC 2004	46.1		(46.1)	-			-	
LCRATSC 2005	50.5		(50.5)	-			-	
LCRATSC 2006	41.0		(41.0)	-			-	
LCRATSC 2006A	115.6		(4.5)	111.1		(4.5)	106.6	4.5
LCRATSC 2008	160.7		(4.3)	156.4		(6.0)	150.4	5.6
LCRATSC 2009	118.6		-	118.6			118.6	
LCRATSC 2010	195.9		(4.3)	191.6		(4.5)	187.1	4.7
LCRATSC 2011A	388.9		(15.8)	373.1		(16.0)	357.1	16.2
LCRATSC 2011B	185.6		(9.1)	176.5		(8.8)	167.7	15.2
LCRATSC 2013	-	311.5		311.5		(1.5)	310.0	6.3
LCRATSC 2013A	-	197.4		197.4		(1.7)	195.7	-
LCRA 2013	-			-	188.0		188.0	4.0
LCRA 2012B	-	200.7	(14.6)	186.1		(6.2)	179.9	1.2
LCRA 2012A	-	287.4	(3.5)	283.9		(5.6)	278.3	5.3
LCRA 2011 Taxable	21.7		(3.9)	17.8		(17.8)	-	
LCRA 2010B	123.0		(6.2)	116.8		(6.4)	110.4	6.8
LCRA 2010A	239.0		(5.4)	233.6		(5.6)	228.0	5.9
LCRA 2010	306.3		(59.5)	246.8		(61.5)	185.3	64.9
LCRA 2009	155.9		(5.8)	150.1		(2.7)	147.4	0.5
LCRA 2008A	170.3		(3.9)	166.4		(5.0)	161.4	2.7
LCRA 2008	183.0		(163.4)	19.6		(3.3)	16.3	0.6
LCRA 2006	44.0		(36.7)	7.3		(6.3)	1.0	
LCRA 2004	31.0		(31.0)	-		-	-	
LCRA 2004D	30.2		(17.5)	12.7		(12.1)	0.6	
LCRA 2003	64.7		(49.2)	15.5		(10.5)	5.0	0.1
LCRA 2002	92.8		(3.4)	89.4		(4.5)	84.9	2.7
LCRA 2001A	76.9		(17.2)	59.7		(39.6)	20.1	0.1
LCRA 2001	28.0		(0.9)	27.1		(1.0)	26.1	1.0
LCRA 1999A	117.1			117.1		(10.4)	106.7	17.9
LCRA 1999B	22.4		(15.9)	6.5		(6.5)	-	
Camp Swift Note Payable	0.3		, ,	0.3		, ,	0.3	0.3
Unamortized Net Discount/Premium	108.8	139.3	(33.9)	214.2	10.9	(30.2)	194.9	6.5
Subtotal	\$ 3,227.4 \$	1,136.3		3,607.1 \$	198.9 \$	(278.2) \$	3,527.8 \$	
Tax-Exempt Commercial Paper	262.3	497.2	(568.3)	191.2	262.6	(201.7)	252.1	252.1
Total	\$ 3,489.7 \$	1,633.5		3,798.3 \$	461.5 \$	(479.9) \$	3,779.9 \$	425.1 (1)

<sup>&</sup>lt;sup>(1)</sup> Total amount due in FY 2014 was \$359.0 million.

Interest rates and maturity dates for bonds, notes and commercial paper are as follows as of June 30, 2014:

	May	<b>y</b> 15,
<u>Series</u>	<u>From</u>	<u>To</u>
LCRA TSC 2006A (4.20%-5.00%)	2015	2036
LCRA TSC 2008 (5.00%-5.25%)	2015	2035
LCRA TSC 2009 (3.75%-5.50%)	2016	2036
LCRA TSC 2010 (3.20%-5.00%)	2015	2040
LCRA TSC 2011A (4.50%-5.00%)	2015	2041
LCRA TSC 2011B (4.00%-5.00%)	2015	2026
LCRA TSC 2013 (3.25%-5.00%)	2015	2043
LCRA TSC 2013A (5.00%)	2024	2036
LCRA 1999A (5.50%-5.875%)	2015	2020
LCRA 2001 (5.00%)	2015	2031
LCRA 2001A (5.00%-5.375%)	2015	2032
LCRA 2002 (4.75%-5.00%)	2015	2031
LCRA 2003 (5.00%-5.25%)	2015	2033
LCRA 2004D (4.75%-5.00%)	2015	2034
LCRA 2006 (4.375%-5.00%)	2015	2036
LCRA 2008 (5.50%-5.75%)	2015	2037
LCRA 2008A (5.00%-7.25%)	2015	2037
LCRA 2009 (4.00%-5.625%)	2015	2039
LCRA 2010 (3.00%-5.00%)	2015	2020
LCRA 2010A (5.00%)	2015	2040
LCRA 2010B (3.00%-5.00%)	2015	2024
LCRA 2012A (4.00%-5.00%)	2015	2039
LCRA 2012B (2.00%-5.00%)	2015	2037
LCRA 2013 (4.00%-5.50%)	2015	2039

Commercial paper rates are variable as of June 30, 2014. Rates ranged from 0.07% - 0.10%.

Outstanding notes are issued with maturities of 270 days or less from their respective issue dates.

LCRA's debt as of June 30, 2014, has been rated by Moody's, Standard & Poor's and Fitch, respectively, as follows:

		lune 30, 2014	
	Moody's	S&P	Fitch
Debt Program	Ratings	Ratings	Ratings
	A1	Α	Α
LCRA Refunding and Improvement Revenue Bonds	(Negative)	(Negative)	(Stable)
LCRA Tax-Exempt Commercial Paper Series A	P-1	A-1	F-1
LCRA Tax-Exempt Commercial Paper Series B	P-1	A-1+	F-1+
LCRA Transmission Services Corporation Contract Refunding Revenue	A2	Α	A+
Bonds	(Stable)	(Negative)	(Stable)
LCRA Transmission Services Corporation Commercial Paper Series	P-1	A-1	F-1
LCRA Transmission Services Corporation Commercial Paper Series B	Inactive	Inactive	Inactive

Bond and note debt payments, excluding commercial paper, are as follows (dollars in millions):

Ending June 30,		<u>Principal</u>		<u>Interest</u>		<b>Total</b>
2015	\$	166.5	\$	166.2	\$	332.7
2016		180.5		157.9		338.4
2017		129.7		149.0		278.7
2018		137.7		142.6		280.3
2019		143.3		135.9		279.2
2020-2024		664.9		574.4		1,239.3
2025-2029		652.4		412.2		1,064.6
2030-2034		676.1		241.7		917.8
2035-2039		480.1		84.4		564.5
2040-2043	_	101.7		9.3		111.0
	\$	3,332.9	\$	2,073.6	\$	5,406.5
Unamortized Net Discount	_	194.9				194.9
Total	\$	3,527.8	\$	2,073.6	\$	5,601.4

**New and Refunding Bonds:** During FY 2014, LCRA issued \$146.5 million of tax-exempt commercial paper. In addition, LCRA on behalf of LCRA TSC issued \$116.1 million of tax-exempt commercial paper. The commercial paper was used to fund capital projects. Currently, the LCRA taxable commercial paper program is inactive with no outstanding balance.

On Oct. 30, 2013, LCRA issued \$188.0 million Refunding Revenue Bonds, Series 2013. This series was a refunding of \$188.9 million tax-exempt commercial paper only.

LCRA TSC did not issue bonds in FY 2014.

On Dec. 12, 2012, LCRA issued \$287.4 million Refunding Revenue Bonds, Series 2012A, and \$200.7 million of Refunding Revenue Bonds, Series 2012B, for a total par of \$488.1 million. Series 2012A was a current refunding of commercial paper and bonds. A portion of the \$340.9 million proceeds from Series 2012A were used to refund \$248.3 million of tax-exempt commercial paper for LCRA and \$81.0 million currently callable bonds from LCRA Series 2001A, 2004, 2004D and 2006. Series 2012B was an advance refunding of bonds only from LCRA Series 2003, 2008, 2008A and 2009 totaling \$201.0 million. The escrow for the advanced refunding totaled \$223.6 million. The refunding resulted in an accounting loss of \$15.7 million.

Due to the refunding of the bonds, LCRA reduced its aggregate debt service payments by \$52.0 million, resulting in an economic gain (the difference between the present value of the old and new debt service payments) of \$46.1 million.

On March 21, 2013, LCRA TSC issued \$311.5 million Transmission Contract Refunding Revenue Bonds, Series 2013 Transmission Contract Refunding Revenue Bonds. Series 2013 was a refunding of \$320.0 million tax-exempt commercial paper only.

On April 25, 2013, LCRA TSC issued \$197.4 million Transmission Contract Refunding Revenue Bonds, Series 2013A. Series 2013A was a current refunding of bonds only. A cash deposit totaling \$252.6 million was placed in an irrevocable escrow account to defease \$246.8 million of LCRA TSC Series 2003B, 2003C, 2004, 2005, and 2006 Series bonds, all of which were entirely refunded. The refunding resulted in an accounting loss of \$11.1 million. Due to the refunding of the bonds, LCRA TSC reduced its aggregate debt service payments by \$74.7 million, resulting in an economic gain of \$33.5 million.

The principal associated with the bonds that have been previously refunded by LCRA but remain outstanding at June 30, 2014 and 2013, totals \$401.6 million and \$408.6 million, respectively. Proceeds from these refunding bond issues were escrowed to purchase U.S. government obligations that will mature at such time, and yield interest at such amounts, so sufficient monies are available for payment of principal, premium, if any, and interest on the refunded bonds when due. None of these refunded bonds are included in LCRA's outstanding long-term debt at June 30, 2014, and 2013.

**Optional Redemption:** The following bonds are redeemable at the option of LCRA according to the schedule presented below:

Series	Redeemable on or after	In	increments of	At a redemption price of	Maturing on and after
LCRA TSC 2006A	May 15, 2016	\$	5,000	100 + accrued interest	May 15, 2017
LCRA TSC 2008	May 15, 2018		5,000	100 + accrued interest	May 15, 2019
LCRA TSC 2009	May 15, 2019		5,000	100 + accrued interest	May 15, 2020
LCRA TSC 2010	May 15, 2020		5,000	100 + accrued interest	May 15, 2021
LCRA TSC 2011A	May 15, 2021		5,000	100 + accrued interest	May 15, 2022
LCRA TSC 2011B	May 15, 2021		5,000	100 + accrued interest	May 15, 2022
LCRA TSC 2013	May 15, 2022		5,000	100 + accrued interest	May 15, 2023
LCRA TSC 2013A	May 15, 2023		5,000	100 + accrued interest	May 15, 2024
LCRA 1999A	Currently Callable		5,000	100 + accrued interest	
LCRA 2001	Currently Callable		5,000	100 + accrued interest	
LCRA 2001A	Currently Callable		5,000	100 + accrued interest	
LCRA 2002	Currently Callable		5,000	100 + accrued interest	
LCRA 2003	Currently Callable		5,000	100 + accrued interest	
LCRA 2004D	Currently Callable		5,000	100 + accrued interest	
LCRA 2006	Currently Callable		5,000	100 + accrued interest	
LCRA 2008	May 15, 2015		5,000	100 + accrued interest	May 15, 2016
LCRA 2008A	May 15, 2018		5,000	100 + accrued interest	May 15, 2019
LCRA 2008A	May 15, 2015		5,000	100 + accrued interest	May 15, 2037
LCRA 2009	May 15, 2019		5,000	100 + accrued interest	May 15, 2020
LCRA 2010A	May 15, 2020		5,000	100 + accrued interest	May 15, 2021
LCRA 2010B	May 15, 2020		5,000	100 + accrued interest	May 15, 2021
LCRA 2012A LCRA 2012B	May 15, 2022 May 15, 2022		5,000 5,000	100 + accrued interest 100 + accrued interest	May 15, 2023 May 15, 2023
LCRA 2013	May 15, 2023		5,000	100 + accrued interest	May 15, 2024

The LCRA bonds outstanding as of June 30, 2014, and 2013, are parity debt under the Master Resolution and are collateralized by a lien on and pledge of the pledged revenues. Pledged revenues are defined to include all amounts received pursuant to contractual commitments and all lawfully available funds of LCRA. The LCRA Transmission Contract Revenue Bonds Series 2006A, 2008, 2009, 2010, 2011A, 2011B, 2013 and 2013A are solely secured by the obligation of LCRA TSC to make installment payments to LCRA from the net revenues of LCRA TSC (subordinate to first lien on gross revenues securing the purchase price payments under the initial contractual commitment). Net revenues are defined as gross revenues less any purchase price payments due to LCRA and less the operating and maintenance expenses during the period.

**Commercial Paper:** LCRA is authorized to issue up to \$350.0 million in short-term tax-exempt obligations and \$350.0 million in short-term taxable obligations to provide system improvements, acquire fuel reserves and facilities, refund outstanding debt, and pay interest on outstanding debt. On Aug. 15, 2012, the LCRA Board authorized the issuance of up to \$250.0 million in LCRA Commercial Paper Notes, Series B and Taxable Series B. This commercial paper program expires May 15, 2032. Under both programs outstanding notes are issued in denominations of \$100,000 or more with maturities of 270 days or less from their respective issue dates. It is management's intent to periodically renew outstanding commercial paper upon maturity, and to periodically convert the commercial paper balances to long-term bonds.

LCRA maintains credit facilities with banks that provide available borrowings sufficient to pay the principal of the notes. Under the LCRA Series A program, LCRA has entered into a \$175.0 million credit facility, which is available to pay \$162.0 million principal and \$13.0 million interest. This facility expires on May 8, 2017. Under the LCRA Series B, LCRA entered into a \$100.0 million credit facility which is available to pay \$91.7 million principal and \$8.3 million interest. This facility expires Sept. 11, 2015. Failure by LCRA to meet certain restrictive covenants could result in the withdrawal of the banks' commitments for the unused lines of credit. There were no borrowings under any of the agreements as of June 30, 2014.

LCRA issued a \$22.0 million taxable bond on Oct. 27, 2011 in place of a taxable commercial paper facility. This bond was paid in full on Jan. 2, 2014.

LCRA TSC is authorized to issue tax-exempt commercial paper notes in an aggregate amount of principal and interest not to exceed \$350.0 million under its commercial paper programs. The commercial paper programs expire on May 15, 2042. It is management's intent to periodically renew outstanding commercial paper upon maturity, and to periodically convert the commercial paper balances to long-term bonds.

LCRA TSC maintains two credit facilities with banks that provide available borrowing sufficient to pay the principal and interest on the notes. LCRA TSC Tax-Exempt Series is a \$200.0 million credit facility, which is available for the payment of \$183.7 million of principal and \$16.3 million of interest. This agreement expires on April 25, 2015. Additionally, LCRA TSC Series B had a \$150.0 million facility, which was allowed to expire on June 18, 2014. LCRA negotiated a new \$150.0 million, three-year private placement short-term debt facility that was effective July 17, 2014. This agreement expires on June 14, 2017. Failure by LCRA or LCRA TSC to meet certain restrictive covenants could result in the withdrawal of the banks' commitments for the unused line of credit. There were no borrowings under the outstanding credit facility agreement as of June 30, 2014.

**Letters of Credit:** LCRA maintains two facilities with two banks for the issuing of letters of credit. At June 30, 2014, a \$75 million letter of credit was outstanding under each facility. These facilities expire on Jan. 7, 2015 and Jan. 9, 2015, respectively.

**Mandatory Redemption:** A number of LCRA's term bonds are subject to mandatory sinking fund redemption at the redemption price, which equals the principal amount thereof plus accrued interest to the redemption date. The particular bonds or portions thereof to be redeemed are to be selected and designated by LCRA (provided that a portion of a bond may be redeemed only in an integral multiple of \$5,000). The mandatory sinking fund redemption dates range from May 15, 2020, to May 15, 2043.

**Other Long-Term Liabilities:** In October 1999, LCRA entered into a long term water supply agreement with the City of Austin. LCRA used the proceeds related to the agreement to pay down debt related to the acquisition of water rights, purchase additional water rights, and help fund other programs related to its river management operations. LCRA had unearned revenue related to this agreement of \$66.4 million, and \$69.5 million at June 30, 2014, and 2013, respectively.

Changes during FY 2014 and FY 2013 of other long-term liabilities were as follows (dollars in millions):

	Ва	lance				В	alance					Ва	lance
<u>Description</u>	June 3	0, 2012 <sup>(5)</sup>	Increase	(De	crease)	June	30, 2013 <sup>(5)</sup>	Inc	rease	(De	crease)	June 3	0, 2014 <sup>(5)</sup>
Unearned Revenues - City of Austin (1)	\$	72.3	\$ -	\$	(2.8)	\$	69.5	\$	-	\$	(3.1)	\$	66.4
Payables Related to Debt Funded Capital (2)		41.8	84.0		(64.0)		61.8		26.1		(73.2)		14.7
SAWS Project Advances (3)		8.7			(1.1)		7.6				(1.2)		6.4
Derivative Market Adjustments		8.0			(8.0)		-						-
Land Options (4)		-					-		2.5				2.5
Environmental Liabilities		0.2	0.3		(0.2)		0.3						0.3
Litigation Damages Liability		-					-		29.9				29.9
Other Long-Term Liabilities		13.6	29.2		(25.1)		17.7		7.6		(11.3)		14.0
Total	\$	137.4	\$ 113.5	\$	(94.0)	\$	156.9	\$	66.1	\$	(88.8)	\$	134.2

<sup>(1)</sup> City of Austin water agreement liability (see above paragraph.)

### 4. Retirement and 401(k) Plan Benefits

**Retirement Plan:** The LCRA Retirement Plan is a single-employer defined benefit pension plan and is administered by the LCRA Retirement Plan Board of Trustees. The plan issues a stand-alone financial report that is available from the Board of Trustees. The plan has received a favorable determination letter from the Internal Revenue Service, and is exempt from federal income taxes under the appropriate section of the Internal Revenue Code.

The plan provides retirement, death, and disability benefits. Employees are not required to contribute to the plan, although the plan retains employee contributions and associated liabilities for years prior to April 1, 1984, when the plan did require employee contributions. Amendments to the plan are made only with the authority of the LCRA Board of Directors.

Effective Jan. 1, 2002, the plan was amended to provide cash balance benefit features. Active employees as of Dec. 31, 2001, were given the opportunity to remain participants under the pension provisions (Retirement Program A) or to elect to become participants under the cash balance provisions (Retirement Program B). Employees hired prior to Jan. 1, 2002, who elected Program A and who worked at least 1,000 hours per annum were eligible plan participants in the plan upon completion of six months of service and became 100 percent vested after three complete years of service. An employee who was employed by LCRA prior to Jan. 1, 2002, and who elected Program B was eligible to participate in the cash balance benefit plan as of Jan. 1, 2002, and became 100 percent vested after three complete years of service. Any employee hired after Jan. 1, 2002 and before May 1, 2012, who worked at least 1,000 hours per annum was automatically enrolled in Program B and was eligible to participate in the plan after three consecutive months of service and was 100 percent vested after three complete years of service. On March 21, 2012, the LCRA Board of Directors amended the plan, effective May 1, 2012, to close the plan to new participants. Employees hired on or after May 1, 2012 are eligible to participate in Retirement Program C, a defined contribution plan that includes a 401(k) but no retirement plan.

Under Program A, employees may retire with unreduced accrued benefits at age 65 with five years of service, or when the total of their age and service equals 80. Retirement benefits are based on years of service and salary levels at retirement. The retirement benefit for an employee who has reached his or her normal retirement date is a single lump sum payment equal to the participant's accrued balance or monthly payments as provided by the plan.

**Funding Policy:** At their March 21, 2012 meeting, the LCRA Board of Directors amended the plan to close it to new entrants effective May 1, 2012. A key aspect of the fixed rate funding policy is that any existing Unfunded Actuarial Accrued Liability (UAAL) would be funded (amortized) by future contributions expressed as a level percent of active participant payroll, assuming that aggregate participant payroll would increase over time due to future pay

<sup>(2)</sup> Vendor, sales tax and salary payables related to debt funded capital spending.

<sup>(3)</sup> Feasibility study with San Antonio Water System to address the long term water needs in region. Balance at June 30, 2014, represents the remaining total payments owed to SAWS as the result of the termination of the project and related settlement.

<sup>(4)</sup> Land purchases options to be exercised in FY 2017.

<sup>(5)</sup> Balances exclude Other Postemployment Benefits (OPEB) payable. See Note 5 - Other Postemployment Benefits.

increases and new employees replacing participants who terminate or retire. The plan's actuaries recommended a new funding policy beginning with the plan year ending March 31, 2013, given the closing of the plan to new entrants

In order for a public employee retirement plan to have an adequate contribution arrangement, contributions must be made that are sufficient to pay the plan's normal cost and to amortize the plan's total UAAL over a reasonable period of time. Based on the professional judgment of the plan's actuaries and the actuarial assumptions and methods used in the April 1, 2012 valuation, the maximum acceptable amortization period for the plan is considered to be 25 years. Furthermore, given the closed group of employee participants, the actuaries believed the amortization of the UAAL should switch from a level percent of participant payroll contributions to level dollar contributions. This funding methodology is also consistent with the accounting requirements in GASB Statement No. 27, Accounting for Pensions by State and Local Governmental Employers.

Therefore, the actuaries' recommended contribution for the plan year ending March 31, 2014, is \$20.1 million payable as of April 1, 2013. This will fund the plan's normal cost for the year and will amortize the UAAL as a level dollar amount over the remaining 24 years. Paid biweekly, the annual aggregate amount actuarially equivalent to the April 1, 2013, amount is \$20.9 million.

For the plan year ending March 31, 2015, the actuaries' recommended contribution is \$18.6 million payable as of April 1, 2014. This will fund the plan's normal cost for the year and will amortize the UAAL as a level dollar amount over the remaining 23 years. Actuarially equivalent to this single annual contribution are 26 biweekly payments of \$0.7 million during the plan year or an annual aggregate amount of \$19.3 million.

Annual Pension Cost: For the fiscal year ending June 30, 2014, the employer's annual pension cost (APC) of \$20.5 million was based on the annual required contributions (ARC) for the last nine months of the plan year ending March 31, 2014 (based on the April 1, 2013 actuarial valuation), plus the ARC for the first three months of the plan year ending March 31, 2015 (based on the April 1, 2014, actuarial valuation). The ARCs were in compliance with the GASB Statement No. 27 parameters in both of the actuarial valuations based on the entry age actuarial cost method. The actuarial assumptions for both valuations included (a) a 7.50 percent investment rate of return, net of administrative and investment-related expenses, and (b) projected salary increases of 4.0 percent to 11.1 percent per year varying by entry age and years of service. Both (a) and (b) reflect an inflation component of 3.25 percent. The assumptions did not include any postretirement benefit increases. The UAAL was being amortized with level dollar amounts over a closed amortization period of 24 years as of April 1, 2013. In the April 1, 2014 actuarial valuation, the UAAL was being amortized with level dollar amounts over a closed amortization period of 23 years.

### Schedule of Funding Progress Unaudited (Dollars in Millions)

			Dollars III Willi	10110)		
Actuarial Valuation Date	(1) Actuarial Value of Assets <sup>(3)</sup>	(2) Actuarial Accrued Liability (AAL) Entry Age	(3) Funded Ratio (1)/(2)	(4) Unfunded Actuarial Accrued Liability (UAAL) (2)-(1)	(5) Annual Covered Payroll <sup>1</sup>	(6) Unfunded Actuarial Accrued Liability as a Percentage of Covered Payroll (4)/(5)
April 1, 2012 <sup>2</sup> April 1, 2013 <sup>2</sup> April 1, 2014 <sup>2</sup>	\$ 339.8 354.8 382.1	\$ 501.6 508.7 511.6	68% 70 75	\$161.8 153.9 129.5	\$141.5 123.3 123.2	114% 125 105

Based on projected payroll as of the valuation date.

<sup>&</sup>lt;sup>2</sup>Amendments were adopted during the plan year ending the day before the valuation date with very limited scope and caused a very small increase in the AAL.

<sup>&</sup>lt;sup>3</sup> Approximates market value.

### Three-Year Annual Pension Cost (APC) Trend Information Unaudited

(Dollars in Millions)

Fiscal Year Ending	APC	Percentage of APC Contributed	Net Pension (Obligation)/Asset
June 30, 2012	\$ 17.8	100%	\$ -
June 30, 2013	19.6	100	-
June 30, 2014	20.5	181	16.5

**401(k) Plan:** LCRA's Retirement Benefits Board of Trustees administers this single-employer defined contribution plan. The plan is accounted for on the accrual basis and all assets are recorded at fair value. The plan offers the choice of making pretax contributions, Roth (after taxes) contributions or a combination of both. The plan has received a favorable determination letter from the Internal Revenue Service and is exempt from federal income taxes, under the appropriate section of the Internal Revenue Code. Amendments to the plan are made only with the authority of the LCRA Board.

Employees are eligible to participate in the plan immediately upon employment. Eligible employees who elect to participate in the plan may contribute a minimum of 1 percent of their annual compensation, up to a maximum not to exceed \$17,500 in 2014. Employees age 50 or older may contribute an additional \$5,500 in 2014.

Effective Jan. 1, 2002, employees under Program A of the pension plan receive an LCRA matching contribution equal to 25 percent of the first 4 percent of compensation that the employee had elected to contribute to the plan. Under Program B of the pension plan, LCRA provides matching contributions equal to 100 percent of the first 4 percent of compensation and 50 percent of the next 2 percent of compensation the employee elected to contribute to the plan. Contributions made by the employer and employee are vested immediately.

Employees hired on or after May 1, 2012 are eligible to participate in Retirement Program C only. New hires are automatically enrolled in the plan unless they elect otherwise within 30 days of hire. LCRA provides matching contributions equal to 100 percent of the first 8 percent of compensation. Employees may make contributions on a pretax basis, Roth (after tax) basis, or a combination of the two from 1 percent of their income up to the maximum set by the IRS. Contributions will be vested in the LCRA matching contributions and related earnings after three years of service. Employees are immediately vested in their contributions and related earnings. Both employer and employee contributions are immediately vested for employees under Plan C who are rehired.

Contributions by the LCRA and its employees for the years ended June 30, 2014, 2013, and 2012 are presented below:

	2014	2013	2012
	(Dolla	ars in Millions	3)
Employer contributions	\$4.3	\$4.1	\$4.3
Employee contributions	9.7	10.3	11.8

### 5. Other Postemployment Benefits

**Plan Description:** The LCRA Employees' Post Retirement Health Benefits Program (OPEB Plan) is a single-employer defined benefit healthcare plan administrated by the LCRA Board. The OPEB Plan provides postemployment healthcare benefits to retirees and terminated employees eligible for such benefits. The OPEB Plan does not issue a stand-alone financial report. Amendments to the OPEB Plan are made only with the authority of the LCRA Board.

**Funding Policy:** In January 2011, LCRA began funding its employees' and retirees' medical healthcare claim costs (see Note 6). The LCRA OPEB funding policy pays only for current healthcare costs. LCRA contributes a portion of healthcare costs for retirees but makes no contribution for terminated employees. LCRA may contribute up to 80 percent of the total healthcare costs (cost share amount) depending on the retiree's retirement option choice (see note 4). For Program A retirees, LCRA contributes 100 percent of the cost share amount. For Program B

retirees, LCRA may contribute 0, 25, 50, 75 or 100 percent of the cost share amount based on the retiree's length of service. In FY 2014, and FY 2013 retirees contributed \$3.2 million and \$3.0 million, respectively, toward their health care costs.

Annual OPEB Cost and Net OPEB Obligation: The Annual Required Contribution (ARC) to the OPEB Plan is actuarially determined as of each valuation date. Actuarial valuations are performed on the OPEB Plan every two years. The ARC represents a level of funding that, if paid on an ongoing basis, is projected to cover the normal cost each year and amortize any unfunded actuarial liabilities over a period not to exceed 30 years. The LCRA OPEB funding policy pays only for current health care costs, which means no assets were set aside for future benefits. Therefore, a net OPEB obligation exists at year-end. The following represents the ARC, OPEB Cost, contributions made, and changes in the net OPEB obligation for fiscal years 2014 and 2013:

Vacue Frederick Lune 20

	Yea	ir Ended	June	30,
	20	014	2	2013
		(Dollars	in Mi	Ilions)
Annual required contribution	\$	10.4	\$	13.7
Interest on net OPEB obligation, beginning of year		1.5		1.4
Adjustment to annual required contribution		(1.2)		(1.0)
Annual OPEB cost (expense)		10.7		14.1
Contributions made - LCRA		(9.6)		(7.9)
Increase in net OPEB obligation		1.1		6.2
Net OPEB obligation, beginning of year		35.6		29.4
Net OPEB obligation, end of year	\$	36.7	\$	35.6

LCRA annual OPEB cost, the percentage of the annual OPEB cost contributed and the net OPEB obligation for FY 2012 through FY 2014 were as follows:

### **Unaudited** (Dollars in Millions)

Fiscal Year Ended	Annual OPEB Cost	Percentage of Annual OPEB Cost Contributed	Net OPEB Obligation
June 30, 2012	\$13.4	41%	\$29.4
June 30, 2013	14.1	56	35.6
June 30, 2014	10.7	90	36.7

**Funded Status and Funding Progress:** The Schedule of Funding Progress (unaudited), presented below, is designed to present multi-year trend information about whether the actuarial value of plan assets is increasing or decreasing over time relative to the actuarial accrued liabilities for future benefits. This schedule is presented below and immediately following the notes to the financial statements.

### **Unaudited** (Dollars in Millions)

Actuarial Valuation Date <sup>1</sup>	(1) Actuarial Value of Assets	(2) Actuarial Accrued Liability Entry Age	(3) Funded Ratio (1)/(2)	(4) Unfunded Actuarial Accrued Liability (2)-(1)	(5) Annual Covered Payroll <sup>2</sup>	(6) Unfunded Actuarial Accrued Liability as a Percentage of Covered Payroll (4)/(5)
July 1, 2009	-	\$181.2	0%	\$181.2	\$139.3	130%
July 1, 2011	-	213.1	0	213.1	144.5	147
July 1, 2013	-	211.7	0	211.7	135.8	156

<sup>&</sup>lt;sup>1</sup> Actuarial valuations are only required on a biennial basis.

**Actuarial Methods and Assumptions**: Actuarial valuations of an ongoing plan involve estimates of the value of reported amounts and assumptions about the probability of events far into the future. Examples include, but are not limited to, assumptions about future employment, mortality and future healthcare costs. Actuarially determined amounts are subject to periodic revisions as actual results are compared with past expectations and new estimates are made about the future.

Projections of benefits for financial reporting purposes are based on the substantive plan (the plan as understood by the employer and the plan members), the included types of benefits provided at the time of each valuation and the historical pattern of sharing of benefit costs between the employer and plan member to that point. Actuarial calculations reflect a long-term perspective. Consistent with that perspective, the actuarial methods and assumptions used include techniques that are designed to reduce short-term volatility in actuarial accrued liabilities and the actuarial value of assets.

In the July 1, 2013, actuarial valuation the Entry Age Normal cost method was used. The actuarial assumptions included a 4.25 percent discount rate, a 3.25 percent inflation rate and a projected annual healthcare cost trend rate of 7.5 percent for FY 2015 reduced by decrements of 0.5 percent to an ultimate rate of 5.5 percent after six years. As of the July 1, 2013, valuation, the Unfunded Actuarial Accrued Liability is being amortized on an open basis as a level 5.38 percent of projected payroll over a 30-year amortization period.

### 6. Commitments and Contingencies

Construction: Construction commitments through FY 2019 total \$67.6 million for LCRA.

**Sandy Creek Project:** LCRA has signed an agreement to participate as a power purchaser and 11 percent equity partner in the Sandy Creek Energy Station, a coal-fired electric generation plant located near Waco, Texas. LCRA is committed to purchase 100 MW of power capacity from the Sandy Creek Energy Services through a purchase power agreement.

The unit was under construction and was scheduled to be operational in 2012; however, during start-up testing in October 2011, there was a boiler failure which significantly delayed when the plant would go on-line. The plant went on-line in May 2013. The cost related to the boiler failure, net of insurance proceeds, was written off to the loss on disposition of property on the Statements of Revenues, Expenses and Changes in Net Position. Insurance proceeds received in subsequent years will be recorded as nonoperating revenues and construction work in progress in accordance with GASB Statement No. 42, *Accounting and Financial Reporting for Impairment of Capital Assets and for Insurance Recoveries*. LCRA received insurance proceeds related to the boiler failure of \$1.7 million and \$4.9 million during FY 2014 and FY 2013, respectively.

<sup>&</sup>lt;sup>2</sup> Based on projected payroll as of valuation date.

LCRA received insurance proceeds of \$1 million and \$10.3 million in FY 2014 and FY 2013, respectively for compensation of damages relating to the delay in the startup of Sandy Creek. Proceeds exceeding expenses resulting from the delay in startup are reflected as nonoperating revenues on the Statement of Revenues, Expenses and Changes in Net Position.

**Ferguson Replacement Project:** On April 20, 2011 the LCRA Board approved the Ferguson Replacement Project with a budget of \$500.8 million to replace the 420-MW Thomas C. Ferguson Power Plant built in 1974. LCRA, the selected contractor, executed the contract for the project on Aug. 25, 2011 and began construction on April 27, 2012. As of June 30, 2014 the selected contractor had commenced testing the newly constructed 540-MW combined-cycle power plant with an expected completion date of Sept. 30, 2014. Upon testing completion the plant will be turned over to LCRA for commercial operations. The estimated total cost of the completed project is approximately \$463.5 million.

**Leases:** LCRA leases and operates certain transmission facilities and equipment owned by 9 of LCRA's wholesale electric customers. The leases are the basis for LCRA to provide the same service to all of its customers and for the cost of such service to be shared by all customers on a consistent basis. Payments for the leased facilities vary from year to year and are based on the original cost of the facilities, adjusted for depreciation, and are updated annually to reflect additions, retirements and depreciation. The terms of the leases are perpetual but may be terminated by LCRA or the lessors upon five years written notice. In addition, LCRA leases towers and related space to provide shared communications with a number of public entities and leases a portion of its office facilities. LCRA's lease payments totaled approximately \$13.4 million and \$14.1 million in FY 2014 and FY 2013, respectively. Leases associated with transmission facilities comprise approximately 87 percent of total LCRA leases for FY 2014.

The following is a schedule by year of future minimum rental payments required under these operating leases for the remaining noncancellable lease terms as of June 30, 2014 (dollars in millions):

Fiscal Year	Minimum Lease Payments
2015	\$ 12.9
2016	13.4
2017	13.9
2018	14.4
2019	14.9

**Coal Contracts:** The fuel for FPP comes from mines in Wyoming's Powder River Basin and more than half of the annual fuel requirements are being or are planned to be supplied under annual and multi-year contracts.

In calendar year 2014, approximately 50 percent of FPP Units 1 and 2's annual requirements are being supplied through long-term contracts whose terms expire at the end of calendar year 2014 and 2015. Also for calendar year 2014, approximately 30 percent of annual requirements are being supplied pursuant to an annual contract.

In calendar year 2014, approximately 20 percent of the annual fuel requirements for FPP Unit 3 are being provided pursuant to two separate annual contracts. Two multi-year contracts, whose terms expire at the end calendar years 2014, and 2015, respectively, supply approximately 60 percent of the annual requirements for Unit 3 during calendar year 2014.

LCRA's management does not anticipate difficulties in purchasing the remaining requirements at the thenprevailing market prices because it uses multiple suppliers and various types of coal contracts.

Rail Transportation Contracts: Both the Union Pacific Railroad and the BNSF Railway Company have transportation access to FPP. Currently, LCRA and Austin Energy are using a long term transportation contract to deliver coal to FPP.

**Natural Gas:** LCRA has several long-term contracts to provide a portion of the natural gas requirements to its gas-fired generation units through 2015. LCRA is committed to buy a fixed amount of gas annually. LCRA's gas purchases under these contracts totaled \$112.6 million for FY 2014 and \$93.5 million for FY 2013. LCRA paid \$3.9

million in FY 2014 and \$4.3 million for FY 2013 for firm transportation rights on intrastate pipelines to deliver gas from supply points.

**Purchased Power**: LCRA has two contracts with power marketers who provide firm electric energy of 50 MW for the period July 2014.

**Wind Power:** In FY 2015, LCRA is committed to purchase 200 MW of wind power from Papalote Creek Wind Farm and 51 MW of wind power from Indian Mesa Wind Farm. Total wind power capacity is 251 MW for LCRA and its customers. LCRA expects to pay approximately \$40.6 million for purchases from all wind power plants in FY 2015 through FY 2020.

**Water Project Study:** In FY 2012, San Antonio Water System (SAWS) and LCRA settled a lawsuit filed by SAWS against LCRA. As part of the settlement LCRA agreed to pay SAWS \$1.4 million per year for eight years, without interest, beginning Nov. 1, 2012. The payments are reported on the Statement of Cash Flows as SAWS lawsuit settlement. The remaining payments of \$8.4 million are being recovered from LCRA's water customers as payments are made.

**Insurance Self-Funding:** In addition to the purchase of commercial insurance, LCRA has established a self-insurance program to finance risk of loss. LCRA is exposed to various risks of loss related to torts; theft of, damage to and destruction of assets; errors and omissions; injuries to employees; natural disasters; and employee medical costs.

LCRA self-funds each worker's compensation claim up to \$0.75 million. Self-funding of property damage ranges from \$0.1 million to \$2.0 million depending on the insurance deductible. Claims that are covered events are covered by commercial general liability insurance up to the policy limits after meeting the deductible. Based on an insurance risk analysis, LCRA carries no commercial insurance on transmission lines or dam structures. Settled claims have not exceeded commercial insurance limits in any of the past three fiscal years.

As of Jan. 1, 2011, LCRA pays employees' and retirees' medical health care benefit claim costs up to \$0.3 million per person per condition. Any cost above this limit is covered by insurance. In addition, insurance covers aggregate actual costs which exceed 115 percent of projected aggregate claim costs. LCRA pays drug prescription benefits and carries no insurance. LCRA charges employees and retirees a premium for medical and prescription benefits.

The accrued liability presented in the table below is associated with obligations resulting from workers' compensation, long-term disability liabilities, and medical claims for employees and retirees. Presently, no materially adverse impacts are anticipated.

Changes in the accrued liability amount for FY 2012 to FY 2014 were as follows (dollars in millions):

	Begir	lance nning of ear	nges in imates	Pay	yments	 ce End of /ear
FY 2012	\$	3.3	\$ 22.2	\$	(22.4)	\$ 3.1
FY 2013	\$	3.1	\$ 23.2	\$	(23.2)	\$ 3.1
FY 2014	\$	3.1	\$ 24.8	\$	(24.8)	\$ 3.1

**Grants:** LCRA has received federal and state grants for specific purposes that are subject to review and audit by the grantor agencies. Such audits could lead to requests for reimbursements to the grantor agency for expenditures disallowed under terms of the grants. Management believes such disallowances, if any, would be immaterial.

### 7. Capital Asset Activity

Capital asset activity for the year ended June 30, 2014, was as follows:

	Transfers from									
	Beginning Construction in						Ending			
	Balance Addition			Progress	Retirements		Deprecia	ation	Balance	
		(Dollars in Millions)								
Utility plant in service:										
Depreciable assets	\$ 4,685.6	\$	\$	433.8	\$	(123.9)	\$		\$ 4,995.5	
Non-depreciable assets	217.5			72.0		(0.3)			289.2	
Total utility plant in service	4,903.1	-		505.8		(124.2)		-	5,284.7	
Construction work in progress:										
Non-depreciable assets	726.1	301.1		(508.3)					518.9	
Oil and gas property:										
Depletable assets	28.2								28.2	
Other physical property:										
Depreciable assets	48.7			2.5		(0.1)			51.1	
Non-depreciable assets	20.5					(1.4)			19.1	
Total other physical property	69.2	-		2.5		(1.5)		-	70.2	
Less accumulated depreciation	(1,815.6)					108.7	(16	32.2)	(1,869.1)	
Water Rights	94.8								94.8	
Capital assets, net	\$ 4,005.8	\$ 301.1	\$	-	\$	(17.0)	\$ (16	32.2)	\$ 4,127.7	

Capital asset activity for the year ended June 30, 2013, was as follows:

Beginning   Balance   Additions   Progress   Retirements   Depreciation   Balance   Depreciation   Balance   Depreciation   Depreciation   Balance   Depreciation   Depre				Т	ransfers from					
(Dollars in Millions)           Utility plant in service:           Depreciable assets         \$ 4,366.0         \$ 411.6         \$ (92.0)         \$ 4,685.6           Non-depreciable assets         195.5         22.5         (0.5)         217.5           Total utility plant in service         4,561.5         -         434.1         (92.5)         -         4,903.1           Construction work in progress: Non-depreciable assets         571.5         592.7         (438.1)         726.1           Oil and gas property: Depletable assets         28.2         28.2           Other physical property: Depreciable assets         45.2         4.0         (0.5)         48.7           Non-depreciable assets         20.9         (0.4)         20.5           Total other physical property Less accumulated depreciation         66.1         -         4.0         (0.9)         -         69.2           Water Rights         94.8         94.8         94.8		Beginning		С	construction in					Ending
Utility plant in service:         Depreciable assets       \$ 4,366.0       \$ 411.6       (92.0)       \$ 4,685.6         Non-depreciable assets       195.5       22.5       (0.5)       217.5         Total utility plant in service       4,561.5       -       434.1       (92.5)       -       4,903.1         Construction work in progress: Non-depreciable assets       571.5       592.7       (438.1)       726.1         Oil and gas property: Depletable assets       28.2       28.2         Other physical property: Depreciable assets       45.2       4.0       (0.5)       48.7         Non-depreciable assets       20.9       (0.4)       20.5         Total other physical property Less accumulated depreciation       66.1       -       4.0       (0.9)       -       69.2         Water Rights       94.8       94.8       94.8		Balance	Additions		Progress	Ret	rements	Deprec	iation	Balance
Depreciable assets         \$ 4,366.0         \$ 411.6         (92.0)         \$ 4,685.6           Non-depreciable assets         195.5         22.5         (0.5)         217.5           Total utility plant in service         4,561.5         -         434.1         (92.5)         -         4,903.1           Construction work in progress: Non-depreciable assets         571.5         592.7         (438.1)         726.1           Oil and gas property: Depletable assets         28.2         28.2         28.2           Other physical property: Depreciable assets         45.2         4.0         (0.5)         48.7           Non-depreciable assets         20.9         (0.4)         20.5           Total other physical property Less accumulated depreciation         66.1         -         4.0         (0.9)         -         69.2           Water Rights         94.8         94.8         94.8				(Do	llars in Millions)					
Non-depreciable assets         195.5         22.5         (0.5)         217.5           Total utility plant in service         4,561.5         -         434.1         (92.5)         -         4,903.1           Construction work in progress: Non-depreciable assets         571.5         592.7         (438.1)         726.1           Oil and gas property: Depletable assets         28.2         28.2           Other physical property: Depreciable assets         45.2         4.0         (0.5)         48.7           Non-depreciable assets         20.9         (0.4)         20.5           Total other physical property Less accumulated depreciation         66.1         -         4.0         (0.9)         -         69.2           Water Rights         94.8         94.8         94.8	Utility plant in service:									
Total utility plant in service         4,561.5         -         434.1         (92.5)         -         4,903.1           Construction work in progress:	Depreciable assets	\$ 4,366.0	\$	\$	411.6	\$	(92.0)	\$		\$ 4,685.6
Construction work in progress:         Non-depreciable assets       571.5       592.7       (438.1)       726.1         Oil and gas property:       Depletable assets       28.2       28.2         Other physical property:       Depreciable assets       45.2       4.0       (0.5)       48.7         Non-depreciable assets       20.9       (0.4)       20.5         Total other physical property       66.1       -       4.0       (0.9)       -       69.2         Less accumulated depreciation       (1,705.1)       50.0       (160.5)       (1,815.6)	Non-depreciable assets	195.5			22.5		(0.5)			217.5
Non-depreciable assets         571.5         592.7         (438.1)         726.1           Oil and gas property: Depletable assets         28.2         28.2           Other physical property: Depreciable assets         45.2         4.0         (0.5)         48.7           Non-depreciable assets         20.9         (0.4)         20.5           Total other physical property Less accumulated depreciation         66.1         -         4.0         (0.9)         -         69.2           Water Rights         94.8         94.8         94.8	Total utility plant in service	4,561.5	-		434.1		(92.5)		-	4,903.1
Non-depreciable assets         571.5         592.7         (438.1)         726.1           Oil and gas property: Depletable assets         28.2         28.2           Other physical property: Depreciable assets         45.2         4.0         (0.5)         48.7           Non-depreciable assets         20.9         (0.4)         20.5           Total other physical property Less accumulated depreciation         66.1         -         4.0         (0.9)         -         69.2           Water Rights         94.8         94.8         94.8	Construction work in progress:									
Depletable assets         28.2         28.2           Other physical property:         Separation of the physical property of the physical proper		571.5	592.7		(438.1)					726.1
Depletable assets         28.2         28.2           Other physical property:         Separation of the physical property of the physical proper	Oil and gas property:									
Depreciable assets       45.2       4.0       (0.5)       48.7         Non-depreciable assets       20.9       (0.4)       20.5         Total other physical property       66.1       -       4.0       (0.9)       -       69.2         Less accumulated depreciation       (1,705.1)       50.0       (160.5)       (1,815.6)         Water Rights       94.8       94.8		28.2								28.2
Non-depreciable assets         20.9         (0.4)         20.5           Total other physical property         66.1         -         4.0         (0.9)         -         69.2           Less accumulated depreciation         (1,705.1)         50.0         (160.5)         (1,815.6)           Water Rights         94.8         94.8	Other physical property:									
Total other physical property         66.1         -         4.0         (0.9)         -         69.2           Less accumulated depreciation         (1,705.1)         50.0         (160.5)         (1,815.6)           Water Rights         94.8         94.8	Depreciable assets	45.2			4.0		(0.5)			48.7
Less accumulated depreciation         (1,705.1)         50.0         (160.5)         (1,815.6)           Water Rights         94.8         94.8	Non-depreciable assets	20.9					(0.4)			20.5
Water Rights 94.8 94.8	Total other physical property	66.1	-		4.0		(0.9)		-	69.2
	Less accumulated depreciation	(1,705.1)					50.0	(1	60.5)	(1,815.6)
	Water Rights	94.8								94.8
			\$ 592.7	\$	-	\$	(43.4)	\$ (1	60.5)	

During FY 2013, LCRA sold three water and wastewater systems following the LCRA Board's direction to seek a qualified buyer for all water and wastewater utility assets. The assets taken off the books had a net book value of \$21.6 million. As a result of the sales, LCRA recognized a net gain of \$5.0 million, which is reflected on the Statement of Revenues, Expenses and Changes in Net Position as a special item. LCRA used proceeds from the sale of the three water and wastewater systems to pay down \$26.6 million of debt related to the purchase and improvement of the facilities. Approximate revenues and expenses associated with the sold systems are shown below:

_	_ •	rating enues		perating enues	J _			perating enses	
_	(Dollars in Millions)								
FY 2013	\$	0.1	\$	-	\$	1.3	\$	1.1	

### 8. Segment and Component Unit Reporting

Governments that use enterprise fund accounting and reporting standards to report their activities are required to present segment information. A segment is an identifiable activity reported as or within an enterprise fund or another stand-alone entity that has one or more bonds outstanding with a revenue stream pledged in support of that debt.

Governments that have legally separate organizations for which the primary government is responsible are required to present component units. For segment and component unit reporting, the activity's revenues, expenses, gains and losses, assets, and liabilities are required to be accounted for separately. LCRA TSC qualifies as a component unit and segment. GenTex qualifies as a component unit.

Segment and Component Unit information for LCRA TSC:

## LCRA TRANSMISSION SERVICES CORPORATION STATEMENTS OF NET POSITION

	Year Ended June 30,			ne 30,
		2014		2013
Assets				
Current Assets:				
Total current assets	\$	165.0	\$	150.3
Long-term Assets:				
Depreciable capital assets, net		1,861.9		1,528.1
Nondepreciable capital assets, net		296.4		548.5
Accounts receivable from LCRA - restricted		86.7		86.2
Other assets		66.7		75.4
Total long-term assets		2,311.7		2,238.2
Total Deferred Outflow of Resources		60.9		66.6
Total Assets and Deferred Outflow of Resources	\$	2,537.6	\$	2,455.1
Liabilities				
Current Liabilities:				
Accounts payable to LCRA	\$	14.8	\$	3.4
Other current liabilities		281.1		155.3
Total current liabilities		295.9		158.7
Long-term Liabilities:				
Accounts payable to LCRA from construction fund		11.4		27.5
Other long-term liabilities		1,768.6		1,865.9
Total Long-term Liabilities		1,780.0		1,893.4
Net Position				
Net Investment in Capital Assets		317.8		275.3
Unrestricted		143.9		127.7
Total Net Position		461.7		403.0
Total Liabilities and Net Position	\$	2,537.6	\$	2,455.1

## LCRA TRANSMISSION SERVICES CORPORATION STATEMENTS OF REVENUES, EXPENSES, AND CHANGES IN NET POSITION

,	Year Ended June 30,			
	· ·			2013
Operating Revenues				
Transmission	\$	332.8	\$	309.8
Transformation		14.0		13.9
Other		0.8		1.1
Total Operating Revenues		347.6		324.8
Operating Expenses				
Operations		102.8		87.7
Maintenance		8.8		7.0
Depreciation and amortization		56.8		51.1
Total Operating Expenses		168.4		145.8
Operating Income		179.2		179.0
Nonoperating Revenues (Expenses)				
Interest and other income		0.7		2.6
Amortization of losses on refundings		(5.8)		(5.6)
Loss on disposition of property		(13.8)		(16.7)
Other expense		(6.5)		(8.2)
Interest on debt		(80.2)		(81.3)
Total Nonoperating Revenues (Expenses)		(105.6)		(109.2)
Income Before Costs to Be (Prior Costs)				
Recovered from Revenues, Capital Contributions and Transfers out		73.6		69.8
Costs to be (Prior Costs) Recovered from Revenues		(10.1)		0.9
Capital Contributions		2.3		0.1
Transfers out		(7.1)		-
Change in Net Position		58.7		70.8
Total Net Position, Beginning of Year		403.0		332.2
Total Net Position, End of Year	\$	461.7	\$	403.0

## LCRA TRANSMISSION SERVICES CORPORATION STATEMENTS OF CASH FLOWS

	Year Ended June 30, 2014 201			ne 30, 2013
Cash Flows From Operating Activities Received from customers Payments for goods and services Net cash provided by operating activities	\$	332.3 (111.4) 220.9	\$	332.1 (98.6) 233.5
Cash Flows From Noncapital Financing Activities  Transfers out Other expenses Net cash used in noncapital financing activities		(7.1) (6.5) (13.6)		(8.2) (8.2)
Cash Flows From Capital and Related Financing Activities  Purchase of property, plant and equipment  Proceeds from sale of capital assets  Debt issue costs  Contributed capital received for capital costs  Proceeds from bond issues and commercial paper  Debt principal payments  Interest paid  Payments to refund and defease debt  Net cash used in capital and related financing  activities		(171.4) 1.7 - 2.3 116.1 (60.9) (95.5) - (207.7)		(310.5) 4.8 (4.2) 0.1 824.9 (54.8) (78.4) (572.6)
Cash Flows From Investing Activities Sale and maturity of investment securities Purchase of investment securities Interest received Net cash provided by (used in) investing activities		122.2 (105.5) 1.0 17.7		98.0 (128.0) 0.7 (29.3)
Net Increase in Cash and Cash Equivalents  Cash and Cash Equivalents, Beginning of Year		17.3 52.5		5.3 47.2
Cash and Cash Equivalents, End of Year	\$	69.8	\$	52.5

## LCRA TRANSMISSION SERVICES CORPORATION STATEMENTS OF CASH FLOWS

	•	Year Ended June 30,		
		2014		2013
Reconciliation of Operating Income to Net Cash				
Provided by Operating Activities				
Operating income	\$	179.2	\$	179.0
Adjustments to reconcile operating income to net cash				
provided by operating activities:				
Depreciation and amortization		56.8		51.1
Changes in assets and liabilities:				
Accounts receivable		(15.5)		7.4
Inventories		0.5		(0.6)
Current liabilities		1.1		1.6
Other charges		(1.4)		(5.0)
Other credits and other long-term liabilities		0.2		-
Net cash provided by operating activities	\$	220.9	\$	233.5
Noncash Investing Activities				
Investment market adjustments	\$	(0.3)	\$	(0.4)
Noncash Financing for Property, Plant and Equipment				
Purchase of equipment through short-term trade payables	<u>\$</u>		\$	6.4

Component Unit information for GenTex Power Corporation:

### GENTEX POWER CORPORATION STATEMENT OF POSITION

	Year Ended June 30, 2014 20			e 30, 2013
Assets				
Current Assets:				
Accounts receivable from LCRA	\$	1.8	\$	-
Other current assets		24.3		27.2
Total current assets		26.1		27.2
Long-term Assets:				
Depreciable capital assets, net		99.6		105.9
Other long-term assets		16.1		8.3
Total long-term assets		115.7		114.2
Total Assets	\$	141.8	\$	141.4
Liabilities				
Current Liabilities:				
Accounts payable to LCRA	\$	-	\$	0.4
Other current liabilities		3.2		3.3
Total current liabilities		3.2		3.7
Long-term Liabilities:				
Litigation damages lliabilities		12.0		-
Other credits		87.4		93.5
Total Long-term Liabilities		99.4		93.5
Deferred Inflow of Resources		8.3		8.3
Net Position				
Net Investment in capital assets		11.8		9.9
Restricted, other		2.3		2.3
Unrestricted		16.8		23.7
Total Net Position		30.9		35.9
Total Liabilities, Deferred Inflow of Resources, and Net Position	\$	141.8	\$	141.4

## GENTEX POWER CORPORATION STATEMENTS OF REVENUES, EXPENSES, AND CHANGES IN NET POSITION

	Year Ended Ju 2014	ıne 30, 2013
Operating Revenues		_
Electric	\$ 143.7 \$	112.3
Other	 0.1	-
Total Operating Revenues	 143.8	112.3
Operating Expenses		
Fuel	104.7	88.7
Operations	4.4	4.0
Litigation damages	12.0	-
Maintenance	10.1	11.8
General and administrative	9.4	8.9
Depreciation, depletion, and amortization	6.6	6.6
Total Operating Expenses	 147.2	120.0
Operating Loss	 (3.4)	(7.7)
Nonoperating Expenses		
Other expenses	 (1.6)	(1.7)
Total Nonoperating Expenses	(1.6)	(1.7)
Change in Net Position	(5.0)	(9.4)
Total Net Position, Beginning of Year	 35.9	45.3
Total Net Position, End of Year	\$ 30.9 \$	35.9

## GENTEX POWER CORPORATION STATEMENTS OF CASH FLOWS

	Year Ended June 3 2014 2013			-
Net cash provided by operating activities  Net cash used in noncapital financing activities  Net cash used in capital and related financing	\$	6.7 (1.7)	\$	3.5 (1.7)
activities  Net cash used in investing activities		(0.1) (15.0)		-
Net Increase (Decrease) in Cash and Cash Equivalents		(10.1)		1.8
Cash and Cash Equivalents, Beginning of Year Cash and Cash Equivalents, End of Year	\$	32.2 22.1	\$	30.4 32.2
Reconciliation of Operating Loss to Net Cash Provided by Operating Activities				
Operating loss  Adjustments to reconcile operating loss to net cash provided by operating activities:	\$	(3.4)	\$	(7.7)
Depreciation and amortization Changes in assets and liabilities:		6.6		6.6
Accounts receivable		-		4.8
Inventories Current liabilities		(0.1) (2.3)		(0.1) (0.8)
Deferred outflow of resources		-		1.1
Litigation damages payable Other credits, other long-term liabilities, and		12.0		-
deferred inflow of resources		(6.1)		(0.4)
Net cash provided by operating activities	\$	6.7	\$	3.5

#### 9. Derivative Instruments

**Hedging Instruments:** At June 30, 2014, and June 30, 2013, LCRA did not have any liability for outstanding derivative instruments.

LCRA generation customers previously had the ability to direct hedges for their fuel costs through LCRA's hedging program. LCRA did not evaluate these hedges under Statement 53 since the customer controlled the placing of the hedge, the notional amount and was ultimately responsible for the settlement. Prior to October 2012, participating customers' current month fuel expenses were adjusted on their monthly invoices for gains or losses as the contracts closed. In October and December 2012, participating customers requested LCRA take offsetting contracts to close their positions. Gains or losses were invoiced to the appropriate customer. LCRA records the market value of the customer contract on the Statements of Net Position as a current and long-term liability and an account receivable. Customers who participated in the program were responsible for current market net losses at the end of FY 2012, including current market net losses of \$2.7 million and long-term liabilities of \$0.8 million. LCRA has received the net gain or loss on all open customer directed contracts; however, there remains at the end FY 2014 \$0.1 million in current liabilities for open contracts.

**Credit Risk:** Credit risk is the risk of loss due to a counterparty defaulting on its obligations. LCRA's fuel derivative contracts expose LCRA to custodial credit risk. In the event of default or nonperformance by brokers or NYMEX, LCRA's operations could be materially affected. However, LCRA does not expect the brokerages to fail in meeting their obligations given their high credit ratings and the credit requirements upheld by NYMEX, of which these brokerage firms are members.

**Termination Risk:** Termination risk is the risk a derivative will terminate prior to its scheduled maturity due to a contractual event. Contractual events include illegality, tax and credit events upon merger and other events. One aspect of termination risk is LCRA would lose the hedging benefit of a derivative that becomes subject to a termination event. Another aspect of termination risk is that, if at the time of termination the mark to market value of the derivative was a liability to LCRA, it would be required to pay the market value of the derivative to the counterparty. LCRA has no formal policy to address exposure to termination risk. Termination risk is associated with all of LCRA's derivatives up to the fair value amounts.

**Basis Risk:** Basis risk is the risk that arises when a hedged item and a derivative that is attempting to hedge that item are based on different indices. LCRA is exposed to basis risk on its fuel hedges because it prices its financial derivative contracts on the NYMEX exchange while operationally, natural gas purchases are based on the Western Area Hub Association (WAHA) or the Houston Ship Channel (HSC) index. This exposes LCRA to the basis risk between NYMEX and WAHA or HSC indices. For June 2014, the NYMEX price was \$4.619 per MMBtu, the WAHA price was \$4.28 per MMBtu, and the HSC price was \$4.44 per MMBtu. For June 2013, the NYMEX price was \$4.15 per MMBtu, the WAHA price was \$4.13 per MMBtu, and the HSC price was \$4.15 per MMBtu.

### 10. Financial Statement Disclosures Related to Defaulting Customers

In 2012, LCRA entered into litigation with eight of its customers, separated into the following six cases:

- Lower Colorado River Authority v. Central Texas Electric Cooperative, Inc., Fayette Electric Cooperative, Inc., and San Bernard Electric Cooperative, Inc.
- Lower Colorado River Authority v. City of Seguin, Texas
- Lower Colorado River Authority v. City of Georgetown, Texas
- Lower Colorado River Authority v. City of Boerne
- Lower Colorado River Authority v. City of Kerrville, Acting by and through Kerrville Public Utility Board
- New Braunfels Utilities v. Lower Colorado River Authority

In 1974, LCRA entered into Wholesale Power Agreements (WPAs) with over 40 customers, including the above-referenced cities and electric cooperatives ("co-ops"). Pursuant to the WPAs, LCRA agreed to provide goods and services (electricity and related services) to these customers, and these customers agreed to pay for

same in accordance with a rate schedule that the LCRA could modify from time to time. The WPAs were "all requirements" contracts, meaning that these customers were required to purchase 100 percent of their electricity requirements from LCRA. The WPAs contained a Uniform Rate Clause that required the LCRA to offer a lower rate to a customer if the LCRA was offering that same lower rate to another, similarly-situated customer.

The WPAs were amended in the late 1980s and early 1990s. One purpose of the amendments was to extend the WPAs an additional 25 years—to 2016. If either party wanted to terminate the WPA in 2016, that party was required to provide notice to the other party in 2011. All of the above-referenced cities and co-ops gave notice in 2011 that they intended to terminate their WPAs in 2016. Another section of the amendments allowed the customers to obtain a portion of their electricity requirements from sources other than LCRA, but only with LCRA's consent. In the years following the amendments (and after an annual analysis to determine whether it was a net benefit to the LCRA system), LCRA generally allowed its customers to obtain around 10% of their requirements from sources other than LCRA.

Thirty-three LCRA customers chose not to terminate their WPAs in 2016 and entered into amended/restated contracts with LCRA through 2041 (the "2041 Contracts"). A term of the 2041 Contract included the customer's right to reduce or increase its requirements supplied by LCRA in 5 percent increments over time, with an obligation to buy at least 65 percent of its requirements from LCRA at all times. In 2012, eight customers claimed that LCRA's 2041 contracts breached the WPA because they were not allowed the same opportunities as the 2041 customers to reduce their requirements, claiming they had been paying for power at a higher rate than the 2041 customers. These cities and co-ops threatened to terminate their WPAs if LCRA did not "cure" this alleged breach. These cities and co-ops also alleged they were denied "the flexibility to reduce the reliance upon LCRA's power", which they alleged results in discriminatory treatment in violation of LCRA's enabling legislation. The cities and co-ops also complained about LCRA's costs, including the plan to retire certain bonds ahead of their normal payment schedule and LCRA costs for public service projects.

Georgetown, Boerne, and Seguin filed a Plea to the Jurisdiction, claiming that, as cities, they are immune from LCRA's suit under the doctrine of governmental immunity. Georgetown, Boerne, and Seguin claimed LCRA's cases against them should be dismissed on that basis. LCRA defeated Georgetown's and Seguin's pleas in their entirety. Those cases were then severed from the main case in Travis County to facilitate separate appeals. The court of appeals ruled in LCRA's favor in the Georgetown and Seguin cases. Boerne's plea to the jurisdiction was granted. The ruling in the Boerne case was upheld on appeal. The Seguin and Boerne cases are now pending in the Texas Supreme Court.

Claims and counter-claims have been filed by KPUB in excess of \$14.0 million in damages.

In April and May 2014, LCRA settled with four of the disputing customers: San Bernard Co-op, Fayette Electric Co-op, Central TX Electric Co-op, and Georgetown. The settled customers paid LCRA in the form of assets and cash and discontinued their contract with LCRA immediately. The difference between the cash and assets received and the amounts owed to LCRA resulted in a write off of bad debt of \$19.5 million. Those cases were then dismissed.

In all four of these settlements, LCRA received the customers' share of output related to the GenTex Power Corporation.

In July 2014, a jury issued a verdict in the NBU lawsuit. The jury found LCRA materially breached the Wholesale Power Agreement and awarded damages of \$15.7 million and \$2.2 million in attorney's fees. The jury also found GenTex breached the agreement and awarded NBU \$12.0 million.

Because the results of the lawsuit related to an event before the balance sheet date, but before the issuance of the financial statements, LCRA's June 30, 2014 financial reports include the write off of the NBU accounts receivable balance for \$29.9 million, as well as an accrual for the contingent liability of \$17.9 million for damages. In addition, GenTex accrued \$12.0 million as a contingent liability for its damages, which is consolidated into the June 30, 2014 LCRA results. LCRA plans to appeal the verdict.

An allowance for doubtful accounts has been booked for the three remaining disputing customers, Boerne, KPUB, and Seguin. The estimate is based on management's best estimate of a potential amount that may not be collected from these customers. This estimate in no way assumes that LCRA will lose these lawsuits and does not assume any liability. LCRA will aggressively seek to recover its costs. The balance outstanding for these customers at June 30, 2014 is \$28.7 million. The estimated allowance for doubtful accounts has been set at 35 percent of the balance, or \$10.1 million.

Customer	Current Status of litigation	FY 2014 impact
San Bernard Electric Co-op	Settled	\$7.0M bad debt expense
Fayette Electric Co-op	Settled	\$2.5M bad debt expense
Central Texas Electric Co-op	Settled	\$4.2M bad debt expense
City of Georgetown	Settled	\$5.8M bad debt expense
New Braunfels Utilities	Verdict, No Final Judgment	\$29.9M bad debt expense \$17.9M LCRA damages \$12.0M GenTex damages
Kerrville Public Utility Board	Trial date set for October 2014	Estimated allowance for bad debt of \$4.8M
Cities of Boerne and Seguin	No trial date set	Estimated allowance for bad debt of \$5.3M

### LOWER COLORADO RIVER AUTHORITY **REQUIRED SUPPLEMENTAL INFORMATION (Unaudited)** As of and for the Years Ended June 30, 2014, and 2013 (Dollars in Millions)

Schedule of Funding Progress — Retirement Plan

	<u>g</u>			(1)		(6) Unfunded Actuarial
Actuarial Valuation Date	(1) Actuarial Value of Assets <sup>(3)</sup>	(2) Actuarial Accrued Liability (AAL) Entry Age	(3) Funded Ratio (1)/(2)	(4) Unfunded Actuarial Accrued Liability (UAAL) (2)-(1)	(5) Annual Covered Payroll <sup>1</sup>	Accrued Liability as a Percentage of Covered Payroll (4)/(5)
April 1, 2012 <sup>2</sup> April 1, 2013 <sup>2</sup> April 1, 2014 <sup>2</sup>	\$339.8 354.8 382.1	\$501.6 508.7 511.6	68% 70 75	\$161.8 153.9 129.5	\$141.5 123.3 123.2	114% 125 105

<sup>&</sup>lt;sup>1</sup>Covered payroll is based on projected payroll of plan participants as of the valuation date.

### Schedule of Contributions — Retirement Plan

#### **Three-Year Trend Information**

Fiscal Year Ending	APC	Percentage of APC Contributed	Net Pension (Obligation)/Assets
June 30, 2012	\$17.8	100%	\$ -
June 30, 2013	19.6	100	-
June 30, 2014	20.5	181	16.5

Schedule of Funding Progress — Other Postemployment Benefits

Actuarial Valuation Date <sup>1</sup>	(1) Actuarial Value of Assets	(2) Actuarial Accrued Liability Entry Age	(3) Funded Ratio (1)/(2)	(4) Unfunded Actuarial Accrued Liability (2)-(1)	(5) Annual Covered Payroll <sup>2</sup>	(6) Unfunded Actuarial Accrued Liability as a Percentage of Covered Payroll (4)/(5)
July 1, 2009	\$ -	\$181.2	0%	\$181.2	\$139.3	130%
July 1, 2011	-	213.1	0	213.1	144.5	147
July 1, 2013	-	211.7	0	211.7	135.8	156

Actuarial valuations are only required on a biennial basis.

Schedule of Contributions — Other Postemployment Benefits

Fiscal Year Ended	Annual OPEB Cost	Percentage of Annual OPEB Cost Contributed	Net OPEB Obligation
June 30, 2012	\$13.4	41%	\$29.4
June 30, 2013	14.1	56	35.6
June 30, 2014	10.7	91	36.6

<sup>&</sup>lt;sup>2</sup> Amendments were adopted during the plan year ending the day before the valuation date with very limited scope and caused a very small increase in the AAL.

<sup>3</sup> Approximates market value.

<sup>&</sup>lt;sup>2</sup> Based on projected payroll as of valuation date.



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