

Wabash Valley Power Association, Inc.

Consolidated Financial Statements as of and for the Years Ended December 31, 2021 and 2020, and Independent Auditor's Report



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INDEPENDENT AUDITOR'S REPORT

To the Board of Directors of Wabash Valley Power Association, Inc. Indianapolis, Indiana

Opinion

We have audited the consolidated financial statements of Wabash Valley Power Association, Inc. and its subsidiary (the "Company"), which comprise the consolidated balance sheets as of December 31, 2021 and 2020, and the related consolidated statements of operations and patronage capital and cash flows for the years then ended, and the related notes to the consolidated financial statements (collectively referred to as the "financial statements").

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

Basis for Opinion

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

Responsibilities of Management for the Financial Statements

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

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

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not absolute

assurance and therefore is not a guarantee that an audit conducted in accordance with GAAS will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the financial statements.

In performing an audit in accordance with GAAS, we:

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

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

March 25, 2022

CONSOLIDATED BALANCE SHEETS AS OF DECEMBER 31, 2021 AND 2020 (in thousands)

		2021		2020
ASSETS				
PLANT:				
In service—at cost	\$	1,300,386	\$	1,201,624
Construction work in progress		68,034		75,748
Plant held for future use		243		243
Less accumulated depreciation		(440,718)		(409,354)
		927,945		868,261
CURRENT ASSETS:				
Cash and cash equivalents		150,660		125,947
Restricted cash		1,288		1,718
Short-term investments		-		25,000
Accounts receivable		81,268		77,728
Fuel stock and material inventory—at average cost		16,836		16,584
Under recovered power costs		19,514		-
Other	_	17,779		4,662
		287,345		251,639
OTHER ASSETS:				
Investments		18,188		24,968
Deferred charges		78,796		140,197
		96,984	_	165,165
TOTAL ASSETS	\$	1,312,274	\$	1,285,065
CAPITALIZATION AND LIABILITIES				
CAPITALIZATION:				
Patronage capital equity	\$	266,303	\$	256,803
Accumulated other comprehensive (loss) income		-	·	(973)
Solar financing obligations		6,348		6,718
Line of credit borrowings		50,000		- -
Long-term debt		748,390		795,558
		1,071,041		1,058,106
CURRENT LIABILITIES:				
Current portion of long-term debt		46,539		46,047
Accounts payable		68,889		61,525
Accrued interest		6,367		6,756
Accrued taxes other than income		4,779		4,812
Over collected power costs		-		10,489
Other		28,572		9,658
	_	155,146		139,287
DEFERRED CREDITS	_	86,087		87,672
TOTAL CAPITALIZATION AND LIABILITIES	\$	1,312,274	\$	1,285,065
See notes to consolidated financial statements.				

CONSOLIDATED STATEMENTS OF OPERATIONS AND PATRONAGE CAPITAL FOR THE YEARS ENDED DECEMBER 31, 2021 AND 2020 (in thousands)

	2021	2020	
OPERATING REVENUES:			
Member	\$ 634,345	\$ 571,35	5
Other	 111,767	72,04	17
Total revenues	 746,112	643,40	<u>)2</u>
OPERATING EXPENSES:			
Fuel	55,337	43,12	20
Operation and maintenance	67,555	65 <i>,</i> 58	37
Purchased power	497,515	396,25	57
Administrative and general	24,835	21,35	9
Other taxes	992	70)6
Depreciation and amortization	59,275	57,57	'O
Total operating expenses	 705,509	584,59	9
OPERATING MARGIN	 40,603	58,80	<u>13</u>
OTHER EXPENSES (INCOME):			
Interest expense—net of amounts capitalized	38,875	40,77	' 3
Interest income	(4,296)	(3,96	57)
Miscellaneous income and deductions—net	(6,976)	(3,00	13)
Total other expenses (income)	27,603	33,80)3
NET MARGIN	13,000	25,00	00
PATRONAGE CAPITAL—Beginning of year	256,803	240,30)3
PATRONAGE CAPITAL RETIREMENT	 (3,500)	(8,50	<u>)O</u>)
PATRONAGE CAPITAL—End of year	\$ 266,303	\$ 256,80)3

See notes to consolidated financial statements.

CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2021 AND 2020 (in thousands)

	2021	2020
OPERATING ACTIVITIES:		
Net margin	\$ 13,000 \$	25,000
Adjustments to reconcile net margin to net cash provided by operating activities:		
Depreciation and amortization	59,275	57,570
Changes in certain assets and liabilities:		
Accounts receivable	(3,540)	19,167
Fuel stock and material inventory	(252)	2,411
Over collected/under recovered power costs	(30,003)	(9,964)
Accounts payable	7,158	3,075
Other assets	(2,060)	(527)
Other liabilities	 59,774	(4,694)
Net cash provided by operating activities	 103,352	92,038
INVESTING ACTIVITIES:		
Capital expenditures	(110,923)	(96,155)
Proceeds from sale of property, plant and equipment	-	1,097
Proceeds from investments	33,259	25,210
Purchase of investments	 (1,480)	(51,377)
Net cash used in investing activities	 (79,144)	(121,225)
FINANCING ACTIVITIES:		
Proceeds from issuance of long-term debt	-	125,000
Patronage capital retirements	(3,500)	(8,500)
Payment on solar financing obligation	(377)	(345)
Proceeds from line of credit	63,000	50,000
Payments on line of credit	(13,000)	(50,000)
Early retirement of long-term debt	-	(4,096)
Payment on long-term debt	 (46,048)	(45,960)
Net cash (used in)/provided by financing activities	 75	66,099
NET INCREASE (DECREASE) IN CASH, CASH EQUIVALENTS AND RESTRICTED CASH	24,283	36,912
CASH, CASH EQUIVALENTS AND RESTRICTED CASH—Beginning of period	127,665	90,753
CASH, CASH EQUIVALENTS AND RESTRICTED CASH—End of period	\$ 151,948 \$	127,665
SUPPLEMENTAL CASH FLOWS INFORMATION:		
Cash paid for interest	\$ 38,480 \$	39,517
Additions to electric plant included in accounts payable	\$ 15,326 \$	

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS AS OF AND FOR THE YEARS ENDED DECEMBER 31, 2021 AND 2020 (in thousands)

1. ORGANIZATION

Organization—Wabash Valley Power Association, Inc. d/b/a Wabash Valley Power Alliance, Inc. ("Wabash Valley Power" or the "Company") is a nonprofit electric generation and transmission cooperative headquartered in Indianapolis, Indiana. The Company provides wholesale power to 23 rural electric membership corporations (REMCs) located in northern Indiana and parts of Illinois and Missouri.

Each member REMC has signed two All Requirements Contracts (ARCs) that obligate them to purchase all power and energy needed to serve their customers from Wabash Valley Power. The term of the first contract expires in April 2028, and the second contract term is from April 2028 through December 2050.

Wabash Valley Power's membership also includes two non-cooperative organizations, JAron & Company (JAron) and Wabash Valley Energy Marketing, Inc. (Energy Marketing), a wholly owned subsidiary of Wabash Valley Power. JAron currently has contracted purchases from Wabash Valley Power through December 2022.

Basis of Consolidation—Due to Wabash Valley Power's ownership and control over the operations of Energy Marketing, the results of Energy Marketing have been included in the consolidated financial statements and all significant intercompany transactions have been eliminated.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Regulatory Accounting—Wabash Valley Power is governed by the Federal Energy Regulatory Commission (FERC) under the Federal Power Act and maintains its accounting records in accordance with the Uniform System of Accounts as prescribed by FERC. All required adjustments to FERC accounting have been made to make the consolidated financial statements consistent with GAAP.

The rates charged by the Company for power supplied to its members are based on the revenue required by Wabash Valley Power to cover the cost of supplying such power, plus an appropriate margin. As a rate-regulated entity, Wabash Valley Power issues consolidated financial statements that reflect actions of regulators that result in the recognition of revenues and expenses in different periods than enterprises that are not rate-regulated, in accordance with Financial Accounting Standards Board (FASB) Accounting Standards Codification (ASC) 980—Regulated Operations (ASC 980). As such, regulatory assets are recorded to reflect future revenues associated with costs that are expected to be recovered from customers in future periods. Regulatory liabilities are recorded to reflect future reductions in revenues associated with amounts that are expected to be credited to customers in future periods. For further information, see Note 9—Deferred Charges and Credits.

Cash and Cash Equivalents—Cash and cash equivalents include all highly liquid investments with original maturities of three months or less.

Restricted Cash—Wabash Valley Power's restricted cash for 2021 includes amounts held as collateral to cover the Company's market exposure on gas futures contracts. The 2020 balance includes amounts held by a trustee for the

sale of assets that was returned in February 2021. The following table reconciles cash, cash equivalents and restricted cash reported on the balance sheet with those amounts shown in the statement of cash flows.

	2021	2020
Cash and cash equivalents	\$ 150,660	\$ 125,947
Restricted cash	1,288	1,718
Total cash, cash equivalents and restricted cash shown in the statement of cash flows	\$ 151,948	\$ 127,665

Asset Impairment—Long-lived assets are reviewed for impairment when events or circumstances change that could impact the recoverability of the asset's carrying amount. There were no impairments recorded during 2021 or 2020.

Inventories—Fuel stock and materials and supplies are valued at average cost. The costs of fuel and materials used in production are expensed as consumed and are recovered through rates.

Revenue Recognition—Wabash Valley Power recognizes revenue each period as energy or other utility services are delivered and consumed. Performance obligations are satisfied over time as energy and services are delivered and consumed. Substantially all the Company's revenue is derived from contracts with a single performance obligation (delivery of energy and utility services) which does not result in any future performance obligations for disclosure purposes.

Wabash Valley Power categorizes revenue based on customer classification which aligns with the pricing tariffs approved by FERC. The disaggregated revenues by each class for 2021 and 2020 are as follows:

	2021		2020
Member	\$	634,345	\$ 571,355
Non-member		111,767	72,047
Total operating revenues	\$	746,112	\$ 643,402

Member billed revenues reflect estimated power supply costs based on the current year's board-approved operating budget. Per the Formula Rate Tariff, member bills are adjusted in the subsequent year to collect or refund the difference between actual and estimated costs of power supply. Differences are shown as under recovered power costs or over collected power costs on the consolidated balance sheets. The under recovered balance at December 31, 2021 was \$19,514 and the over collected balance at December 31, 2020 was \$10,489.

Use of Estimates—The preparation of consolidated financial statements, in conformity with GAAP, requires management to make estimates and assumptions that affect the reported amounts of assets, liabilities, revenue, expenses, and disclosure of contingent assets and liabilities. The estimates and assumptions used in the consolidated financial statements are based on management's evaluation of the relevant facts and circumstances as of the date of the consolidated financial statements. Actual results may differ from those estimates.

Concentration of Risk—Approximately 21% and 22% of Wabash Valley Power's total revenues for 2021 and 2020, respectively, were derived from sales to two members, Citizens Electric Corporation (Citizens) and Hendricks Power Cooperative (Hendricks). Accounts receivable balances for Citizens and Hendricks accounted for 17% of total accounts receivable as of December 31, 2021 and 16% as of December 31, 2020.

Plant in Service and Maintenance—Plant in service is stated at original cost, which includes labor, materials, overheads, and interest on borrowed funds used during construction (for major projects only). Maintenance and repairs of plant and replacement of items determined to be less than units of property are charged to maintenance expense as incurred.

When assets other than general plant are retired, sold or otherwise disposed of, the original cost plus the cost of removal, less salvage, is charged to accumulated depreciation and the corresponding gain or loss is amortized over the remaining life of the plant. Losses included in accumulated depreciation that will continue to be amortized are (\$37,052) and (\$31,086) at December 31, 2021 and 2020, respectively. As general plant assets are sold or retired, any resulting gain or loss is recognized in the consolidated statements of operations.

Also included in accumulated depreciation are costs of removal for assets that do not have associated legal or contractual retirement obligations. Wabash Valley Power estimates that a regulatory liability related to these removal costs has been recorded in accumulated depreciation on the consolidated balance sheets at December 31, 2021 and 2020 of \$55,334 and \$53,200, respectively.

Wabash Valley Power's ownership in the Prairie State Energy Group LLC (Prairie State) also includes an interest in coal reserves. The original cost, net of depletion, at December 31, 2021 and 2020 was \$2,572 and \$2,684, respectively.

Depreciation—Plant in service is depreciated on a straight-line basis at rates designed to recover the cost of properties over their estimated service lives. The resulting average depreciation rates by plant function at December 31 were as follows:

	2021	2020
Steam production	4.12 %	4.13 %
Other production	3.51	3.51
Transmission	2.17	2.18
Distribution	3.68	3.87
Other utility	3.70	3.70
General	5.41	6.44

Federal Income Taxes—Wabash Valley Power is exempt from federal income taxes under the provisions of Internal Revenue Code Section 501(c)(12) as long as member gross margins are at least 85% of total gross margins. Member gross margins as a percent of total gross margins for 2021 and 2020 were greater than 85%. As a result, no provision for federal income taxes was made during either year.

The Company has adopted guidance governing uncertain income tax positions that sets forth recognition thresholds and measurement attributes for financial statement recognition. The guidance did not result in the recording of any uncertain tax position liabilities as of December 31, 2021 and 2020. Tax years 2018 through 2021 remain open and could be subject to audit by the IRS.

Fair Value of Financial Instruments— Cash, temporary cash investments, restricted cash, trustee deposits, capital term certificates (CTCs), receivables, certain other liabilities and long-term debt are considered to be financial instruments. The carrying value of cash, temporary cash investments, trustee deposits, receivables and certain other liabilities approximate the fair value because of the short maturity of the instruments. The fair value of the National Rural Utilities Cooperative Finance Corporation (CFC) CTCs and other investments are not estimable since these instruments are required to be held by Wabash Valley Power as a condition of membership and can only be returned to the investee.

The Company uses observable inputs in the calculation of fair value. ASC 820—Fair Value Measurement and Disclosures (ASC 820) establishes a fair value hierarchy that prioritizes the inputs to valuation techniques used to measure fair value. The three levels of the hierarchy are described below.

Level 1—Unadjusted quoted prices in active markets that are accessible at the measurement date for identical, unrestricted assets or liabilities;

Level 2—Quoted prices in markets that are not considered to be active or financial instruments for which all significant inputs are observable, either directly or indirectly;

Level 3—Prices or valuations that require inputs that are both significant to the fair value measure and unobservable.

Wabash Valley Power's gas futures derivatives were valued using Level 1 inputs, which consist of quoted market prices from active exchange markets.

The Company's power contract derivatives were calculated using broker quotes or appropriate pricing models with primarily externally verifiable model inputs. These valuations are considered Level 2.

The interest rate swap derivatives were valued using yield curves derived from current interest rates and spreads to project and discount swap cash flows to present value. These valuations are considered Level 2.

3. RETIREMENT PLANS

Multiemployer—Plan-Qualified employees of the Company are members of a pension plan sponsored by the National Rural Electric Cooperative Association (NRECA). The NRECA Retirement Security Plan (RS Plan) is a defined benefit pension plan qualified under Section 401 and is tax-exempt under Section 501(a) of the Internal Revenue Code. It is considered a multiemployer plan under the accounting standards. The plan sponsor's Employer Identification Number is 53-0116145 and the Plan Number is 333.

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

Contributions to the RS Plan by Wabash Valley Power in 2021 and 2020 represented less than 5% of the total contributions made to the plan by all participating employers. Wabash Valley Power's contributions in 2021 and 2020 were \$1,589 and \$1,624, respectively.

For the RS Plan, a "zone status" determination is not required, and therefore not determined, under the Pension Protection Act (PPA) of 2006. In addition, the accumulated benefit obligations and plan assets are not determined or allocated separately by individual employer. In total, the RS Plan was over 80% funded on both January 1, 2021 and January 1, 2020 based on the PPA funding target and PPA actuarial value of assets on those dates.

Because the provisions of the PPA do not apply to the RS Plan, funding improvement plans, and surcharges are not applicable. Future contribution requirements are determined each year as part of the actuarial valuation of the plan and may change as a result of plan experience.

Retirement Savings Plan—Employees of the Company are also eligible to participate in the WVPA Retirement Savings 401(k) Plan. This is a defined contribution 401(k) plan. Wabash Valley Power makes matching contribution payments for the benefit of those employees who participate in the plan. The Company expenses the payments as incurred, and contributions were \$213 and \$218 for 2021 and 2020, respectively.

Supplemental Retirement Plan—Wabash Valley Power maintains a nonqualified plan to provide supplemental retirement benefits for certain employees. The following table sets forth the accumulated post-retirement benefit obligation, the change in plan assets, and the components of accumulated post-retirement benefit cost and net periodic benefit cost.

	2021	2020
Accumulated benefit obligation—beginning of year	\$ 1,612	\$ 1,340
Service cost	106	100
Interest cost	34	40
Curtailments	(1,752)	-
Actuarial gain(loss)	-	132
Accumulated benefit obligation—end of year	\$ -	\$ 1,612
Fair value of plan assets—beginning of year	-	-
Company contributions	-	-
Benefits paid	-	-
Fair value of plan assets—end of year	-	-
Funded status—pension liability (deferred credits)	\$ -	\$ (1,612)
Service cost	\$ 106	\$ 100
Interest cost	34	40
Amortization of prior service cost	146	146
Net periodic benefit cost	\$ 286	\$ 286
Unrecognized actuarial loss (gain)	\$ -	\$ 973
Accumulated other comprehensive (income) loss	\$ -	\$ 973

In 2021, all employees participating in the plan were removed and the benefit obligation was eliminated. The deferred liability and accumulated other comprehensive loss associated with the plan was reversed and the net effect was recorded in Administrative and general on the Consolidated Statements of Operations and Patronage Capital.

4. RECENTLY ISSUED ACCOUNTING STANDARDS

In February 2016, the Financial Accounting Standards Board (FASB) issued Accounting Standards Update (ASU) 2016-02—Leases. This update revised accounting guidance for the recognition, measurement, presentation, and disclosure of leasing arrangements. The update requires the recognition of lease assets and liabilities for those leases currently classified as operating leases while also refining the definition of a lease. In addition, lessees will be required to disclose key information about the amount, timing, and uncertainty of cash flows arising from leasing arrangements. In July 2018, the FASB issued ASU 2018-11 Leases (Topic 842): Targeted Improvements, which provides an adoption method that would allow companies to apply the new guidance to the financial statements in the period of adoption and thereafter, and not apply the new guidance to comparative periods presented. In November 2021, the FASB issued ASU 2021-09 Leases (Topic 842): Discount Rate for Lessees That Are Not Public Business Entities, which allows lessees to make the risk-free rate election by class of underlying asset, rather than at the entity-wide level. We have substantially completed our review of the new accounting guidance related to leases and are currently evaluating the overall impact it will have on the consolidated financial statements and related disclosures. We have identified certain practical expedients we plan to utilize and will adopt the standard on January 1, 2022.

In October 2021, the FASB issued ASU 2021-08 *Business Combinations* (Topic 805): Accounting for Contract Assets and Contract Liabilities from Contracts with Customers. This update addresses how to determine whether a contract liability is recognized by the acquirer in a business combination. This standard is effective for Wabash Valley Power

beginning January 1, 2024 and will apply prospectively to business combinations occurring on or after the effective date of the amendments.

PLANT IN SERVICE

Plant in service at December 31 consists of the following:

	2021	2020		
Production	\$ 715,410	\$	688,328	
Transmission	419,505		354,027	
Distribution	110,780		105,712	
Other utility	12,867		12,379	
General	41,824		41,178	
Plant in service	\$ 1,300,386	\$	1,201,624	

Wabash Valley Power has an agreement with Duke Energy Indiana, Inc. (Duke Indiana) and Indiana Municipal Power Agency (IMPA) that provides for an undivided 25% ownership interest in the Gibson Unit No. 5 production facility.

Wabash Valley Power has an agreement with Duke Indiana that provides for an undivided 37.5% ownership interest in the Vermillion generating facility.

Wabash Valley Power has an agreement with Hoosier Energy REC (Hoosier) that provides for a one-third ownership interest in the Lawrence generating facility.

Wabash Valley Power and Hoosier jointly own the Holland generating facility. The agreement provides each owner with an undivided 50% ownership in the facility.

Wabash Valley Power has an undivided 5.06% ownership interest in Prairie State, which includes coal reserves and a captive coal mine that serves as the fuel source for the power plant.

Wabash Valley Power jointly owns certain transmission property and local facilities with Duke Indiana and IMPA. These facilities are part of the joint transmission system (JTS) maintained by Duke Indiana.

A substantial portion of Wabash Valley Power's utility plant and related operation and maintenance expenses is included under the terms of the above agreements.

6. INVESTMENTS

Investments at December 31, 2021 and 2020 consist of the following:

	2021		2020	
Capital term certificates—CFC	\$	2,858	\$	3,608
Cooperative investment patronage allocation		14,814		13,282
Investment in associated organizations		516		8,078
Total	\$	18,188	\$	24,968

The CTCs bear interest ranging from 0% to 5.6% and are required to borrow from the CFC. All investments with CFC are classified as held-to-maturity investments and are reported at cost.

Wabash Valley Power's cooperative investment patronage allocations are reported at cost, plus allocated equities.

Investments in associated companies are reported at cost, plus allocated equities.

Wabash Valley Power also has authority to make short-term investments. The amounts invested at December 31, 2021 and 2020 were \$0 and \$25,000, respectively. As held-to-maturity investments that will mature in less than one

year, the notes and commercial paper are carried at cost, which approximates fair value, in short-term investments on the consolidated balance sheets. There were no gains or losses recorded during the year.

7. LONG-TERM OBLIGATIONS

Debt—Wabash Valley Power's long-term debt, as of December 31, consists of the following:

		2021	2020
First Mortgage Notes (due in quarterly installments):			
Series 2000-A	3.45% thru Jan. 2020; due 2030	\$ 1,859	\$ 2,038
Series 2000-A	3.6%; due April 2021	-	240
Series 2001-A	2.09%–6.95%; due July 2027	742	856
Series 2003-B	2.96%–6.65%; due Oct. 2023	1,447	2,134
Series 2004-A	5.08%; due April 2024	26,020	35,543
Series 2004-C	6.00%; due April 2024	2,588	3,554
Series 2004-D	5.56%; due December 2024	6,582	8,607
Series 2005-A	5.25%; due July 2025	5,486	6,777
Series 2006-A	6.44%–6.87%; due April 2028	10,373	12,090
Series 2007	6.14%–6.24%; due January 2028	76,622	86,386
Series 2009-A	7.39%–7.71%; due January 2039	85,499	87,833
Series 2009-B	7.22%; due January 2039	77,871	80,079
Series 2009-C	0%-1.5%; due December 2021	-	1,008
Series 2012	1.48% thru January 2022; due July 2032 ^(a)	28,400	28,650
Series 2012	4.58%; due July 2032 ^(b)	20,587	20,587
Series 2015-A	3.87%; due July 2045	37,650	38,250
Series 2015-B	4.03%; due July 2045	37,650	38,250
Series 2016-A	3.65%; due June 2031	37,050	40,850
Series 2016-B	3.54%; due April 2046	32,941	34,286
Series 2016-C	3.56%; due October 2047	29,593	30,732
Series 2016-D	4.02%; due May 2036	14,750	15,750
Series 2018-A	4.01%; due October 2048	76,500	79,333
Series 2018-B	4.05%; due April 2049	36,667	38,000
Series 2020-A	2.99%; due January 2045	100,000	100,000
Series 2020-B	2.39%; due October 2048	24,107	25,000
Tax-Exempt Bonds (due in quarterly installments)—Series 2010-A	0.875% thru January 2022; due Dec. 2030 ^(c)	26,150	26,350
Total long-term debt		797,135	843,183
Less current maturities		46,539	46,047
Less debt issuance costs		2,206	1,578
Total long-term debt—net of current maturities and debt issuance costs		\$ 748,390	\$ 795,558

⁽a) Variable rate on debt with swap to effectively fix the rate at 3.75% and 3.78% (see Note 11—Derivative Instruments)

Wabash Valley Power issues secured debt under an Indenture of Mortgage, Security Agreement and Financing Statement (Indenture). The Indenture requires the Company to design rates that shall, on an annual basis, yield a minimum times interest earned ratio (TIER) of 1.0 and a debt service coverage (DSC) ratio of 1.10. The TIER and DSC for the year ended December 31, 2021 were 1.34 and 1.31, respectively. Under the Indenture, Wabash Valley Power may retire patronage capital provided members' capital as of the end of the most recent fiscal quarter is not less than 20% of total long-term debt and members' capital (See Note 13—Members' Patronage Capital Equity).

The First Mortgage Notes are collateralized by the Company's generation, transmission, distribution, and general plant assets (excluding transportation equipment).

Debt issuance costs are being amortized over the lives of the related debt on a straight-line basis.

⁽b) Due at maturity

⁽c) Variable rate on debt with swap to effectively fix the rate at 2.65% (see Note 11—Derivative Instruments)

Estimated future maturities on long-term obligations as of December 31, 2021 are as follows:

2022	\$ 46,539
2023	46,931
2024	45,719
2025	47,310
2026	46,525
Thereafter	564,111
Total long-term debt	\$ 797,135

Credit Facility—The Company has a \$400,000 syndicated revolving credit facility that expires in July 2026. The facility can be used to finance the general operating needs of the Company, provide interim financing of capital projects, and provide letters of credit to power supply counterparties to support purchase and sale obligations. There was \$50,000 and \$0 outstanding under the agreement at December 31, 2021 and 2020, respectively.

8. CAPITAL LEASE OBLIGATIONS

Wabash Valley Power has entered into a purchased power agreement for 199 MW of solar generation. The agreement will end 27 years after the facility's commercial operation date, which is expected to be in 2024. Wabash Valley Power has classified the agreement as a capital lease; however, the Company is not considered the asset owner during construction, so no lease obligations have been recorded as of December 31, 2021. Future minimum lease payments are estimated to be \$0 due to the intermittent nature of the resource. Pricing per the contract is considered variable as payments are only required by Wabash Valley Power if there is energy produced from the facility.

9. DEFERRED CHARGES AND CREDITS

Amounts recorded as deferred charges as of December 31, 2021 and 2020, are as follows:

	2021		2020
Regulatory asset—contract termination cost	\$	3,422	\$ 3,813
Regulatory asset—unrealized losses on derivative instruments		12,454	71,055
Fair value of derivative instruments		5,361	510
Contributions for transmission upgrades		526	871
Plant retirement and decommissioning costs		55,338	61,912
Other deferred charges		1,695	2,036
Total deferred charges	\$	78,796	\$ 140,197

A power supply contract with Duke Energy Vermillion LLC (Duke Energy) was terminated in 2004 when the Company acquired an ownership interest in the Vermillion generating facility (see Note 5—Plant in Service). Wabash Valley Power received regulatory approval to defer the termination costs and amortize them over the remaining life of the plant (through September 2030).

Wabash Valley Power has FERC approval to defer all unrealized gains and losses on derivative and hedging contracts. Amounts are recorded as a regulatory asset or liability until the derivative is settled, at which time the gain or loss is recognized in earnings.

The Company has power, gas futures and interest rate contracts that qualify as derivative instruments under FASB ASC 815—Accounting for Derivative Instruments and Hedging Activities (ASC 815), as amended. These contracts are recorded at fair value in the consolidated balance sheets. See Note 11—Derivative Instruments for the recovery period of derivative contracts.

Wabash Valley Power has made contributions to transmission providers to upgrade or install facilities for the sole benefit of Wabash Valley Power's member systems. The facilities are not owned by Wabash Valley Power and the

amounts are billed to the respective Wabash Valley Power customers over a negotiated term, with all amounts to be recovered by April 2048.

Wabash Valley Power has FERC approval to defer all costs associated with the retirement and decommissioning of Wabash River Unit 1 and the discontinued operations of a coal gasification plant. The deferral is being amortized over 14 years, which approximated the remaining lives of the assets, and continues through May 2030.

Amounts recorded as deferred credits as of December 31, 2021 and 2020, are as follows:

		2021	2020
Member buy-out payments	\$	4,961	\$ 5,745
Fair value of derivative instruments		12,454	71,055
Regulatory liability—unrealized gains on derivative instruments		5,361	510
Asset retirement obligations		6,431	6,751
Collateral from power providers		54,970	-
Other deferred credits		1,910	3,611
Total deferred credits	\$	86,087	\$ 87,672

Paulding Putnam REMC's membership terminated at the end of 2014 and Northeastern REMC's membership terminated on June 30, 2015. The termination fees received were deferred and are being amortized through April 2028 (see Note 13—Members' Patronage Capital Equity).

Under the terms of a long-term power supply agreement, Wabash Valley Power received cash collateral in 2021 as financial security from a power supplier related to contracts where the mark-to-market value exceeded preestablished credit thresholds.

10. ASSET RETIREMENT OBLIGATIONS

The Company records its ownership share of legal obligations associated with the retirement of waste landfills and ash ponds at the Gibson Unit No. 5 production facility and mine reclamation and closure costs at the Prairie State generating facility. The obligations are recorded at fair value when incurred and capitalized as a cost of the related asset. The liability is accreted to its present value each period and the capitalized cost is depreciated over the useful life of the related asset. When the asset is retired, the entity settles the obligation for its recorded amount or incurs a gain or loss.

The following table represents the details of Wabash Valley Power's asset retirement obligations, which are included on the consolidated balance sheets in deferred credits.

	2021	2020
Beginning balance	\$ 6,751	\$ 5,661
Liabilities incurred	-	-
Liabilities settled	(111)	(2)
Accretion	236	161
Cash flow revisions	(445)	931
Ending balance	\$ 6,431	\$ 6,751

11. DERIVATIVE INSTRUMENTS

Wabash Valley Power is exposed to various market risks in the normal course of business. Management has established risk management policies to mitigate the potentially adverse effects that these risks may have on member rates. The policies include the use of derivative instruments that generally qualify for the normal purchase and normal sales exception under ASC 815.

Wabash Valley Power enters into power contracts with the primary intent of securing wholesale power requirements for members at the minimum cost, while enhancing the value of Wabash Valley Power's assets and managing the risk

associated with volatility in power prices. These contracts generally meet the definition of a derivative as defined in ASC 815. Many of these contracts qualify for the normal purchase and normal sales exception and are not recorded in the consolidated financial statements at fair value. Contracts not meeting the normal purchase and normal sales exception are reflected at fair value on the consolidated balance sheets. Wabash Valley Power values its contracts using market prices from brokers. Notional values of these contracts for 2021 and 2020 were 4.0 million megawatt hours (MWh) and 4.6 million MWh, respectively.

Wabash Valley Power holds gas futures contracts for the primary purpose of mitigating volatility in gas prices related to the operation of its gas-fired plants and reducing the effect on member rates due to changes in future gas prices. These contracts qualify as derivatives and are recorded at fair value on the consolidated balance sheets. Notional values under these contracts were 9,330,000 MMBtu (million British thermal units) in 2021 and 9,974,000 MMBtu in 2020.

Wabash Valley Power has entered into three interest rate swap agreements with a total remaining notional value of \$54,550 to mitigate the risk associated with changes in floating interest rates on the issuance of variable-rate long-term debt. The swap agreements convert floating rates into fixed rates on a quarterly basis so the Company can more accurately predict future interest costs and protect itself against increases in floating rates. These contracts qualify as derivatives and are reflected at fair value on the consolidated balance sheets. See Note 7—Long-term Obligations for additional detail.

See Note 2—Summary of Significant Accounting Policies for additional information regarding the fair value of these derivatives.

The following reflects the amounts recorded in assets and liabilities at December 31, 2021 and 2020 for the Company's derivative instruments:

	2021		2020
Power contracts:			
Other current assets	\$ 8,894	1 \$	122
Deferred charges	4,436	5	510
Gas futures:			
Other current assets	84	1	-
Deferred charges	925	5	-
Total derivative assets	\$ 14,339	\$	632
Power contracts:			
Other current liabilities	\$ 4,149	\$	1,321
Deferred credits	8,998	3	64,127
Gas futures:			
Other current liabilities	214	1	267
Deferred credits	183	3	910
Interest rate swaps:			
Other current liabilities	-		-
Deferred credits	3,273	3	6,018
Total derivative liabilities	\$ 16,81	7 \$	72,643

The changes in the fair value of derivative contracts result in unrealized gains and losses, which are reflected in regulatory assets or liabilities, as appropriate, on the consolidated balance sheets (See Note 9—Deferred Charges and Credits). As the contracts are settled, the derivative assets and liabilities and corresponding regulatory assets and liabilities are relieved and amounts are recognized in fuel expense, purchased power, or interest expense, as appropriate.

Net realized losses (gains) recognized in earnings for the years ended December 31, 2021 and 2020 were as follows:

	2021	2020
Power contracts (purchased power)	\$ 566	\$ 15,615
Gas futures (fuel expense or purchased power)	2,010	1,074
Interest rate swaps (interest expense)	1,160	924

The realized portion of derivative gains and losses is reflected in net cash from operating activities on the consolidated statements of cash flows.

All power and gas futures contracts reflected at fair value on the consolidated balance sheets at December 31, 2021 mature on or before December 31, 2025. The interest rate swaps mature in January 2032 and July 2032. Based on the Company's current credit rating, Wabash Valley Power was required to post cash collateral of \$0 and \$5,029 under the terms of these agreements as of December 31, 2021 and 2020, respectively.

12. RELATED PARTY TRANSACTIONS

Wabash Valley Power is a member of ACES LLC (ACES), which provides wholesale marketing services and efficiencies of combining the marketing of member power resources. The investment in ACES is accounted for using the cost method of accounting. At December 31, 2021 and 2020, Wabash Valley Power's investment in ACES was approximately \$500.

13. MEMBERS' PATRONAGE CAPITAL EQUITY

Revenues in excess of current period costs (net margins) in any year are considered capital furnished by the members and are credited to the members' individual accounts pursuant to the provisions of its by-laws. Net margins are held by Wabash Valley Power until they are retired and returned, without interest, at the discretion of the Board of Directors and subject to certain restrictions under the Indenture (see Note 7—Long-term Obligations). Amounts returned to members in 2021 and 2020 were \$3,500 and \$8,500, respectively.

Wabash Valley Power's Buyout Policy and Procedure (Buyout Policy) describes the process and obligations for withdrawing from membership. Pursuant to the Buyout Policy, a terminating member continues to be an all-requirements purchaser and member for ten years upon execution of a Supplemental Agreement. During the ten-year period, the terminating member is required to deposit specified amounts into an escrow account, together with accrued interest thereon, which is paid to an Escrow Agent. Upon written notice, the terminating member can elect to cancel the Supplemental Agreement prior to the end of the seventh year, receive all escrow funds and continue its membership in Wabash Valley Power.

14. COMMITMENTS, CONTINGENCIES AND PENDING LITIGATION

Long-Term Supply Agreements—Wabash Valley Power has several long-term power supply agreements that obligate the Company to purchase power at amounts specified in the agreements without regard to whether it takes delivery of such power. All power supply agreements expire on or before December 31, 2037, and the total amount of these future purchase obligations is approximately \$1,273,112 as of December 31, 2021. The amounts by year are as follows:

2022	\$ 110,622
2023	90,025
2024	91,909
2025	103,353
2026	91,410
Thereafter	785,793

Wabash Valley Power also has long-term power supply agreements that are supplier cost based. The costs are part of a formulary rate and vary from year to year. Volumes under these agreements are approximately 305 megawatts (MW) per year and all agreements expire on or before December 31, 2032.

Amounts paid under long-term agreements were \$271,406 and \$233,578 in 2021 and 2020, respectively.

Solar Financing Obligation—Future payments associated with the financing of solar facilities are as follows:

2022	\$ 662
	•
2023	662
2024	662
2025	662
2026	662
Thereafter	3,084
	6,394
Less debt issuance costs	46
Total solar financing obligation—net of debt issuance costs	\$ 6,348

Guarantees—Wabash Valley Power's Board of Directors has authorized the following guarantees related to the Company's 50% ownership of the Holland generating facility.

- Guarantee up to \$10,000 of activities related to operations, fuel purchasing, financial and construction activities. A guarantee for \$6,000 is outstanding as of December 31, 2021.
- Guarantee up to \$100 of MISO activities. A guarantee to MISO for \$100 is outstanding as of December 31, 2021.

As of December 31, 2021 and 2020, Wabash Valley Power has recorded its 50% ownership share of the liabilities of the Holland generating facility.

Pending Litigation—On October 1, 2018, Tipmont Rural Electric Membership Corporation ("Tipmont") filed a Complaint at the Federal Energy Regulatory Commission ("Commission") in Docket No. EL19-2-000 requesting that the Commission find that Tipmont may terminate service early under its wholesale power supply contracts ("Tipmont Contracts") with Wabash Valley Power subject to Tipmont's paying any demonstrated stranded costs that Wabash Valley Power may incur as a result of early termination. On the same date, Tipmont notified Wabash Valley Power that it intended to terminate the purchase of service under the Tipmont Contracts from Wabash Valley Power as of January 1, 2020, and that it is willing to pay fair and appropriate stranded costs approved by the Commission.

On November 5, 2018, Wabash Valley Power filed its Answer to Tipmont's Complaint asking the Commission to reject Tipmont's request to be allowed to terminate service early under the Commission-filed Tipmont Contracts without complying with the ten-year notice and buyout provisions contained in the Tipmont Contracts and reject Tipmont's request that the Commission determine the level of Tipmont's buyout costs under an inapplicable stranded cost formula.

On September 19, 2019, the Commission issued an order holding the Complaint proceeding in abeyance to provide Wabash Valley Power time to prepare a Federal Power Act ("FPA") Section 205 filing proposing rates, terms and conditions to govern the early termination of the Tipmont Contracts.

On February 20, 2020, Wabash Valley Power filed the unexecuted agreement under FPA Section 205 at the Commission in Docket No. ER20-1041-000 ("Section 205 Filing") containing the rates, terms and conditions for the early termination of the Tipmont Contracts and requested that the agreement be effective on April 20, 2020. On that same day, Wabash Valley Power filed a second status report with the Commission in the Complaint proceeding notifying the Commission that it had filed the unexecuted agreement in the Section 205 Filing.

On March 12, 2020, Tipmont filed a protest and motion for partial summary disposition to Wabash Valley Power's Section 205 Filing alleging it is unjust and unreasonable because Wabash Valley Power did not use the Commission's formula for calculating stranded costs and is requesting a substantially excessive stranded cost number.

On April 20, 2020, the Commission took final action on the Tipmont Complaint, granting the complaint in part, denying it in part, and dismissing it in part as moot ("Complaint Order"). In the Complaint Order, the Commission denied Tipmont's request to terminate the 1977 Contract under Commission Order No. 888. The Commission also "dismiss[ed] as moot the parties' arguments concerning the applicability of the stranded cost provisions of Order No. 888," because "[t]hese issues are before the Commission as part of the Agreement filed by Wabash in the Section 205 Filing."

In a concurrent Order in the Section 205 Filing, the Commission accepted, suspended for a nominal period, to become effective April 20, 2020, subject to refund, the proposed Termination Agreement between Wabash Valley Power and Tipmont, and established hearing and settlement judge procedures. The Commission set two issues for hearing: (1) "the just and reasonable buyout amount for the entire remaining terms of the 1977 Contract and the 2006 Contract (Full Buyout Amount)" and (2) "the just and reasonable term of the [Termination] Agreement." The Commission also denied Tipmont's several requests for summary disposition.

An Evidentiary Hearing was held beginning on May 20, 2021 through June 8, 2021. On January 28, 2022, the Presiding Administrative Law Judge issued her Initial Decision that with certain adjustments, Wabash Valley Power's Termination Agreement is just and reasonable (i.e. that Tipmont is required to continue to purchase all-requirements service from Wabash Valley Power during the ten-year buyout period and to also pay into escrow amounts for the stranded costs that Wabash Valley Power and its remaining members would incur as a result of Tipmont's early termination of its Contracts).

On March 21, 2022, the parties filed briefs taking exceptions to the Presiding Judge's decisions. The parties have until April 19, 2022 to file briefs opposing exceptions. Once these briefs have been filed, the Commission will decide whether to affirm or modify the Presiding Judge's Initial Decision.

Environmental Matters—The Environmental Protection Agency (EPA) issued the Cross State Air Pollution Rule (CSAPR) in July 2011 that limits sulfur dioxide (SO2) and nitrogen oxide (NOx) emissions at generating facilities, which became effective on January 1, 2015 due to delays in litigation. In 2016, the EPA finalized the Cross-State Air Pollution Rule Update for the 2008 Ozone NAAQS (CSAPR II). CSAPR II replaced the NOx Ozone Season allowance-trading program established in CSAPR. Subsequently, in 2021, the EPA finalized the Revised Cross-State Air Pollution Rule Update for the 2008 Ozone NAAQS (CSAPR III) which established a CSAPR Group 3 Ozone Season NOx allowance trading program to replace the CSAPR Group 2 Ozone Season NOx allowance trading programs for certain states, including Illinois and Indiana. At this time, the Company's assets are subjected to the Acid Rain Program, CSAPR SO2 Group 1, CSAPR Annual NOx and CSAPR III Group 3 Ozone Season NOx allowance trading programs.

In late 2013 and mid-2014, the EPA proposed a suite of standards to regulate carbon emissions from new, existing, modified and reconstructed power plants. These standards, known as the Clean Power Plan (CPP) and NSPS, were finalized in August 2015, but have been stayed by the U.S. Supreme Court. With the advent of the Republican administration, the CPP, which is applicable to existing power plants, was replaced with the Affordable Clean Energy (ACE) Rule on June 19, 2019. On January 19, 2021, the U.S. D.C Circuit Court of Appeals vacated the ACE Rule and remanded back to the EPA. Further in a memo from EPA headquarters to its Regions on February 12, 2021, the EPA stated it will not enforce the CPP as a result of the ACE Rule vacatur and plans to draft revisions applicable to new, existing, modified and reconstructed power plants. Concurrently in 2021, the Supreme Court of the United States accepted a Writ of Certiorari regarding the ACE Rule. Oral arguments were held on February 28, 2022. Wabash Valley Power is engaged with NRECA and plans to engage with other utilities and state agencies once the EPA's path to address carbon emissions under President Biden's administration is clearer.

In addition, the Clean Water Rule was finalized on April 21, 2020. This is a replacement to the 'Waters of the US' (WOTUS). The Company estimates the cost impact to its facilities to be minimal. However, the Company cannot accurately estimate the impact it will have on the costs charged by suppliers under the Company's various power supply agreements. This rule is under litigation and in January 2022, the Supreme Court of the United States accepted a Writ of Certiorari challenging the WOTUS rules with oral arguments to be scheduled during the Fall 2022 session.

On April 17, 2015, the EPA published in the Federal Register a rule to regulate the disposal of coal combustion residuals (CCR) from electric utilities as solid waste. The federal regulation, which became effective in October 2015, classifies CCR as nonhazardous waste and allows for beneficial use of CCR with some restrictions. The regulation applies to all new and existing landfills, new and existing surface impoundments receiving CCR and existing surface impoundments that are no longer receiving CCR but contain liquid located at stations currently generating electricity (regardless of fuel source). The rule establishes requirements regarding landfill design, structural integrity design and assessment criteria for surface impoundments, groundwater monitoring and protection procedures and other operational and reporting procedures to ensure the safe disposal and management of CCR. In addition to the requirements of the federal CCR regulation, CCR landfills and surface impoundments will continue to be independently regulated by most states. USEPA proposed further revisions to the CCR program in 2020, however, these revisions are under review by the EPA. The Company recorded an asset retirement obligation (ARO) during 2015 because of these new rules. Cost recovery for future expenditures will be pursued through the normal ratemaking process.

The ARO amount recorded on the consolidated balance sheets is based upon estimated closure costs for impacted ash impoundments. The amount recorded represents the discounted cash flows for estimated closure costs based upon closure plans. Actual costs to be incurred will be dependent upon a variety of specific factors. The most significant factors are the method and time frame of closure at the site. The ultimate method and timetable for closure will comply with standards set by federal and state regulations. The ARO amount will be adjusted as additional information is gained through the closure process, including acceptance and approval of compliance approaches that may change management assumptions, and may result in a material change to the balance. Asset retirement costs for operating plants and retired plants are included in Plant in service and the associated AROs are recorded in Deferred Credits (see Note 10—Asset Retirement Obligations).

All rules, regulations and guidance drafted and finalized over the course of the prior Presidential administration are frozen, as applicable, and are under review. The Company is monitoring all these changes to determine the impact.

15. SUBSEQUENT EVENTS

The consolidated financial statements include a review of subsequent events through March 25, 2022, the date the consolidated financial statements were issued.

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