

KeySpan Gas East Corporation

Financial Statements For the years ended March 31, 2021, 2020, and 2019

KEYSPAN GAS EAST CORPORATION

TABLE OF CONTENTS

Independ	dent Auditors' Report	3
	nts of Income ded March 31, 2021, 2020, and 2019	4
	nts of Cash Flows ded March 31, 2021, 2020, and 2019	5
	Sheets I, 2021 and 2020	6
	nts of Capitalization 1, 2021 and 2020	8
	nts of Changes in Shareholders' Equity ded March 31, 2021, 2020, and 2019	9
	the Financial Statements: Nature of Operations and Basis of Presentation	10
2- 3	Summary of Significant Accounting Policies	11
3- I	Revenue	17
4- I	Regulatory Assets and Liabilities	19
5- I	Rate Matters	21
6- I	Property, Plant and Equipment	24
7- I	Employee Benefits	24
8- (Capitalization	33
9- I	ncome Taxes	34
10- I	Environmental Matters	36
11- (Commitments and Contingencies	37
12- I	Leases	38
13- I	Related Party Transactions	38



Deloitte & Touche LLP 30 Rockefeller Plaza New York, NY 10112 USA

Tel: +1 212 492 4000 Fax: +1 212 489 1687 www.deloitte.com

INDEPENDENT AUDITORS' REPORT

To the Board of Directors of KeySpan Gas East Corporation

We have audited the accompanying financial statements of KeySpan Gas East Corporation (the "Company"), which comprise the balance sheets and statements of capitalization as of March 31, 2021 and 2020 and the related statements of income, cash flows, and changes in shareholders' equity for each of the three years in the period ended March 31, 2021, and the related notes to the financial statements.

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. Those standards require that we plan and perform the audit 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 auditor's 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 relevant to the Company'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 the Company'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.

Opinion

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of KeySpan Gas East Corporation as of March 31, 2021 and 2020, and the results of its operations and its cash flows for each of the three years in the period ended March 31, 2021 in accordance with accounting principles generally accepted in the United States of America.

Depoitte + TOUChe LLP

June 4, 2021

KEYSPAN GAS EAST CORPORATION STATEMENTS OF INCOME

(in thousands of dollars)

	Years Ended March 31,					
	2021	2019				
Operating revenues	\$ 1,119,308	\$ 1,114,944	\$ 1,260,484			
Operating expenses:						
Purchased gas	329,985	337,084	504,563			
Operations and maintenance	292,994	274,892	269,120			
Depreciation	83,024	78,783	72,671			
Other taxes	186,960	184,628	174,223			
Total operating expenses	892,963	875,387	1,020,577			
Operating income	226,345	239,557	239,907			
Other income and (deductions):						
Interest on long-term debt	(48,695)	(48,696)	(48,695)			
Other interest, including affiliate interest, net	(21,064)	(19,520)	(39,218)			
Other (deductions) income, net	(4,626)	11,281	10,304			
Total other deductions, net	(74,385)	(56,935)	(77,609)			
Income before income taxes	151,960	182,622	162,298			
Income tax expense	51,409	47,527	43,688			
Net income	\$ 100,551	\$ 135,095	\$ 118,610			

KEYSPAN GAS EAST CORPORATION STATEMENTS OF CASH FLOWS

(in thousands of dollars)

			Years E	nded March 31,		
		2021		2020		2019
Operating activities:						
Net income	\$	100,551	\$	135,095	\$	118,610
Adjustments to reconcile net income to net cash provided by operating activities:						
Depreciation		83,024		78,783		72,671
Accrued interest on tax reserves		(5,016)		(1,085)		23,631
Regulatory amortizations		14,171		14,170		14,167
Deferred income tax expense (benefit)		66,505		72,921		(39,248)
Bad debt expense		33,708		7,450		6,886
Allowance for equity funds used during construction		12		(1,971)		(3,173)
Pension and postretirement benefits expenses, net		11,526		14,593		15,095
Other, net		693		407		-
Pension and postretirement benefits contributions		(7,943)		(27,276)		(34,206)
Environmental remediation payments		(6,715)		(8,537)		(4,037)
Changes in operating assets and liabilities:						
Accounts receivable and other receivables, net, and unbilled revenues		(49,760)		52,467		23,718
Accounts receivable from/payable to affiliates, net		5,575		(5,011)		6,417
Inventory		5,214		(5,340)		(7,439)
Regulatory assets and liabilities, net		(375)		(45,988)		159,390
Derivative instruments		9,580		42,365		2,006
Prepaid and accrued taxes, net		15,689		(70,966)		52,589
Accounts payable and other liabilities		(18,073)		(17,710)		39,559
Other, net		938		(370)		3,669
Net cash provided by operating activities		259,304		233,997		450,305
Investing activities:						
Capital expenditures		(383,282)		(401,333)		(364,212)
Cost of removal		(26,659)		(33,611)		(25,965)
Other, net		490		(388)		(23,303)
Net cash used in investing activities		(409,451)		(435,332)		(390,177)
Financing activities:					ii	
Intercompany money pool		150,590		161,080		(15,587)
Net cash provided (used) in financing activities		150,590		161,080		(15,587)
Net increase (decrease) in cash, cash equivalents and special deposits		443		(40,255)		44,541
Cash, cash equivalents and special deposits, beginning of year		5,847		46,102		1,561
Cash, cash equivalents and special deposits, end of year	\$	6,290	\$	5,847	\$	46,102
Supplemental disclosures:						
Interest paid	\$	(51,428)	\$	(62,590)	\$	(48,289)
Income taxes (paid) refunded	Ļ	(31,428)	ب	(40,471)	ç	(40,209) 4,442
		(2,203)		(+0,+71)		7,772
Significant non-cash items:				24		20 500
Capital-related accruals included in accounts payable		37,256		21,541		30,502
Parent tax income allocation		(927)		-		-

KEYSPAN GAS EAST CORPORATION BALANCE SHEETS

(in thousands of dollars)

	March 31,					
	2021		2020			
ASSETS						
Current assets:						
Cash and cash equivalents	\$ 6,290	\$	5,837			
Special deposits	-		10			
Accounts receivable	215,135		174,130			
Allowance for doubtful accounts	(47,914)		(17,807)			
Accounts receivable from affiliates	4,857		10,185			
Unbilled revenues	59,693		54,540			
Inventory	28,344		33,558			
Regulatory assets	64,534		60,663			
Other	7,701		21,040			
Total current assets	338,640		342,156			
Property, plant and equipment, net	4,274,264		3,948,864			
Non-current assets:						
Regulatory assets	554,223		546,185			
Goodwill	1,018,407		1,018,407			
Postretirement benefits	91,523		17,831			
Other	5,090		4,208			
Total non-current assets	1,669,243		1,586,631			
Total assets	\$ 6,282,147	\$	5,877,651			

KEYSPAN GAS EAST CORPORATION

BALANCE SHEETS

(in thousands of dollars)

	March 31,					
	2021			2020		
LIABILITIES AND CAPITALIZATION						
Current liabilities:						
Accounts payable	\$	82,409	\$	59,823		
Accounts payable to affiliates		52 <i>,</i> 794		52,547		
Intercompany money pool		354,876		204,286		
Taxes accrued		15 <i>,</i> 576		9,913		
Interestaccrued		17,443		17,513		
Regulatory liabilities		109,603		106,135		
Environmental remediation costs		12,646		8,125		
Other		48,523		46,832		
Total current liabilities		693,870		505,174		
Non-current liabilities:						
Regulatory liabilities		1,038,357		908,286		
Deferred income tax liabilities, net		545,980		495,504		
Postretirement benefits		10,362		51,630		
Environmental remediation costs		50,055		50,997		
Other		115,444		138,010		
Total non-current liabilities		1,760,198		1,644,427		
Commitments and contingencies (Note 11)						
Capitalization:						
Shareholders' equity		2,631,923		2,532,299		
Long-term debt		1,196,156		1,195,751		
Total capitalization		3,828,079		3,728,050		
Total liabilities and capitalization	\$	6,282,147	\$	5,877,651		

KEYSPAN GAS EAST CORPORATION STATEMENTS OF CAPITALIZATION

(in thousands of dollars)

			March 31,				
				2021	2020		
Total shareholders' equity			\$	2,631,923	\$ 2,532,299		
Long-term debt:	Interest Rate	Maturity Date					
Unsecured Notes:							
Senior Note	5.82%	April 1, 2041		500,000	500,000		
Senior Note	2.74%	August 15, 2026		700,000	700,000		
Total debt				1,200,000	1,200,000		
Unamortized debt issuance costs				(3,844)	(4,249)		
Long-term debt				1,196,156	1,195,751		
Total capitalization			\$	3,828,079	\$ 3,728,050		

KEYSPAN GAS EAST CORPORATION STATEMENTS OF CHANGES IN SHAREHOLDERS' EQUITY

(in thousands of dollars)

	Cumulative Common Preferred Stock Stock		rred	Additional Paid-in Capital		Retained Earnings		Total		
Balance as of March 31, 2018 Net income	\$	-	\$	-	\$	1,898,411	\$	380,183 118,610	\$	2,278,594 118,610
Balance as of March 31, 2019 Net income	\$	-	\$	-	\$	1,898,411 -	\$	498,793 135,095	\$	2,397,204 135,095
Balance as of March 31, 2020 Net income Parent tax income allocation	\$	- -	\$	- - -	\$	1,898,411 - (927)	\$	633,888 100,551 -	\$	2,532,299 100,551 (927)
Balance as of March 31, 2021	\$	-	\$	_	\$	1,897,484	\$	734,439	\$	2,631,923

The Company had 100 shares of common stock authorized, issued and outstanding, with a par value of \$0.01 per share and 1 share of preferred stock, authorized, issued and outstanding, with a par value of \$1 per share as of March 31, 2021 and 2020.

KEYSPAN GAS EAST CORPORATION NOTES TO THE FINANCIAL STATEMENTS

1. NATURE OF OPERATIONS AND BASIS OF PRESENTATION

KeySpan Gas East Corporation ("the Company") is a gas distribution company engaged principally in the transportation and sale of natural gas to approximately 0.6 million customers in Nassau and Suffolk Counties in Long Island, New York and the Rockaway Peninsula in Queens, New York.

The Company is a wholly-owned subsidiary of National Grid USA ("NGUSA" or the "Parent"), a public utility holding company with regulated subsidiaries engaged in the generation of electricity and the transmission, distribution, and sale of both natural gas and electricity. NGUSA is a direct wholly-owned subsidiary of National Grid North America Inc. ("NGNA") and an indirect wholly-owned subsidiary of National Grid plc, a public limited company incorporated under the laws of England and Wales.

The accompanying financial statements are prepared in accordance with accounting principles generally accepted in the United States of America ("U.S. GAAP"), including the accounting principles for rate-regulated entities. The financial statements reflect the ratemaking practices of the applicable regulatory authorities.

The novel coronavirus ("COVID-19") pandemic has disrupted the U.S. and global economies and continues to have a significant impact on global health. In March 2020, COVID-19 was declared a pandemic by the World Health Organization ("WHO") and the Centers for Disease Control and Prevention. In March 2020, the Company ceased certain customer cash collection activities in response to regulatory instructions and to changes in State, Federal and City level regulations and guidance, and actions to minimize risk to employees. In March 2020, the Company ceased customer field collections and service terminations in response to New York State executive orders restricting non-essential work activities. Subsequent legislation passed in June 2020, imposed a moratorium on residential service terminations during the ongoing COVID-19 state of emergency, which was recently extended through May 25, 2021. The initial moratorium legislation expired on March 31, 2021, but new legislation passed in May 2021 established a new moratorium for qualifying customers commencing May 11, 2021. The May 2021 moratorium legislation also extended protection from service termination to qualifying small businesses with fewer than 25 customers. The Company is presently following the timeline of the declared COVID-19 state of emergency, which precludes residential and qualifying small business service terminations during the current state of emergency. Once the current state of emergency is lifted, the moratorium will continue for residential and qualifying small business affected by the pandemic for an additional 180 days, or June 30,2022, whichever occurs first.

The Company has seen adverse impacts from COVID-19 on earnings and cash flow. Earnings are impacted by increased incremental costs, increased bad debt expense, lower capitalization rates of workforce costs, and reduced late payment revenues, slightly offset by reduced costs and other mitigation efforts by the Company. Cash flow is negatively impacted by the higher level of operating costs and lower cash collections. As of March 31, 2021 and 2020, the Company recorded additional reserves for uncollectible accounts related to the COVID-19 impact for the gas businesses.

Despite the negative impacts on cash flow, the Company has maintained access to National Grid's money pool, which has insulated the Company from immediate impacts on liquidity. Similarly, there has also been no impact on access to capital at present.

On June 11, 2020, the New York Public Service Commission ("NYPSC") opened a proceeding to investigate the impacts of COVID-19 on utilities' customers, operations, finances and ability to provide safe and reliable service at just and reasonable rates. The Company along with the other New York State utilities are working closely with our regulators to develop approaches that support residential and commercial customers, utilities, clean energy developers, and other stakeholders, all of whom contribute to the State's economic health. On January 20, 2021, the Department of Public Service ("DPS") Staff issued a guidance letter regarding deferral treatment of incremental COVID-19 costs. The letter articulated two scenarios under which utilities could seek deferral of such costs – through change in law provisions contained in utilities' existing rate plans or through a separate deferral petition. On February 4, 2021, the DPS issued a Whitepaper providing recommendations in both the proceeding for Energy Affordability for Low Income utility customers and the proceeding on the effects of COVID-

19 on utility service. The New York utility group, including the Company, filed comments jointly in the Affordability and COVID-19 proceeding and will continue to work with regulators to adjust the Company's affordability programs and implement new protections for NY customers impacted by COVID-19. The Company continues to evaluate the ongoing impact of COVID-19 on both customers and financial performance and is complying with the request from NYPSC to share relevant information.

The Company has evaluated subsequent events and transactions through June 4, 2021, the date of issuance of these financial statements, and concluded that there were no events or transactions that require adjustment to, or disclosure in, the financial statements as of and for the year ended March 31, 2021 (See Note 5, "Rate Matters" for additional details on the pending rate case).

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Use of Estimates

In preparing financial statements that conform to U.S. GAAP, the Company must make estimates and assumptions that affect the reported amounts of assets, liabilities, revenues, and expenses, and the disclosure of contingent assets and liabilities included in the financial statements. Such estimates and assumptions include the impact of the ongoing COVID-19 pandemic and are reflected in the accompanying financial statements. Actual results could differ from those estimates.

Regulatory Accounting

The NYPSC regulates the rates the Company charges its customers. In certain cases, the rate actions of the NYPSC can result in accounting that differs from non-regulated companies. In these cases, the Company defers costs (as regulatory assets) or recognizes obligations (as regulatory liabilities) if it is probable that such amounts will be recovered from, or refunded to, customers through future rates. In accordance with Accounting Standards Codification ("ASC") 980, "Regulated Operations," regulatory assets and liabilities are reflected on the balance sheet consistent with the treatment of the related costs in the ratemaking process. In accordance with ASC 980, amounts capitalized for an allowance on shareholders' investment for ratemaking purposes have been derecognized for financial reporting. Equity return was capitalized and derecognized on carrying charges and capital trackers, both of which are calculated using a weighted average cost of capital rate containing an element of equity return. The amount derecognized as of March 31, 2021 was \$71.5 million.

Revenue Recognition

Revenues are recognized for gas distribution services billed on a monthly cycle basis, together with unbilled revenues for the estimated amount of services rendered from the time meters were last read to the end of the accounting period (See Note 3, "Revenue" for additional details).

Income Taxes

Federal and state income taxes have been computed utilizing the asset and liability approach that requires the recognition of deferred tax assets and liabilities for the tax consequences of temporary differences by applying enacted statutory tax rates applicable to future years to differences between the financial statement carrying amounts and the tax basis of existing assets and liabilities. Deferred income taxes also reflect the tax effect of net operating losses, capital losses, and general business credit carryforwards. The Company assesses the available positive and negative evidence to estimate whether enough future taxable income of the appropriate tax character will be generated to realize the benefits of existing deferred tax assets. When the evaluation of the evidence indicates that the Company will not be able to realize the benefits of existing deferred tax assets, a valuation allowance is recorded to reduce existing deferred tax assets to the net realizable amount.

The effects of tax positions are recognized in the financial statements when it is more likely than not that the position taken, or expected to be taken, in a tax return will be sustained upon examination by taxing authorities based on the technical merits of the position. The financial effect of changes in tax laws or rates is accounted for in the period of enactment. Deferred investment tax credits are amortized over the useful life of the underlying property.

NGNA files consolidated federal tax returns including all of the activities of its subsidiaries. Each subsidiary determines its tax provision based on the separate return method, modified by a benefits-for-loss allocation pursuant to a tax sharing agreement between NGNA and its subsidiaries. The benefit of consolidated tax losses and credits are allocated to the NGNA subsidiaries giving rise to such benefits in determining each subsidiary's tax expense in the year that the loss or credit ar ises. In a year that a consolidated loss or credit carryforward is utilized, the tax benefit utilized in consolidation is paid proportionately to the subsidiaries that gave rise to the benefit regardless of whether that subsidiary would have utilized the benefit. The tax sharing agreement also requires NGNA to allocate its parent tax losses, excluding deductions from acquisition indebtedness, to each subsidiary in the consolidated federal tax return with taxable income. The allocation of NGNA's parent tax losses to its subsidiaries is accounted for as a capital contribution and is performed in conjunction with the annual intercompany cash settlement process following the filing of the federal tax return.

Other Taxes

The Company collects taxes and fees from customers such as sales taxes, other taxes, surcharges, and fees that are levied by state or local governments on the sale or distribution of gas. The Company accounts for taxes that are imposed on customers (such as sales taxes) on a net basis (excluded from revenues), while taxes imposed on the Company, such as excise taxes, are recognized on a gross basis. Excise taxes collected and expected to be paid for the years ended March 31, 2021, 2020, and 2019, were \$16.5 million, \$15.7 million, respectively.

The state of New York imposes on corporations a franchise tax that is computed as the higher of a tax based on income or a tax based on capital. To the extent the Company's state tax based on capital is in excess of the state tax based on income, the Company reports such excess in other taxes and taxes accrued in the accompanying financial statements.

Cash and Cash Equivalents

Cash equivalents consist of short-term, highly liquid investments with original maturities of three months or less. Cash and cash equivalents are carried at cost, which approximates fair value.

Accounts Receivable and Allowance for Doubtful Accounts

The Company recognizes an allowance for doubtful accounts to record accounts receivable at estimated net realizable value. The allowance is determined based on a variety of factors including, for each type of receivable, applying an estimated reserve percentage to each aging category, taking into account historical collection and write off experience, and management's assessment of collectability from individual customers, as appropriate. The collectability of receivables is continuously assessed and, if circumstances change, the allowance is adjusted accordingly. Receivable balances are written off against the allowance for doubtful accounts when the accounts are disconnected and/or terminated, and the balances are deemed to be uncollectible. The Company recorded bad debt expense of \$33.7 million, \$7.5 million, and \$6.9 million for the years ended March 31, 2021, 2020, and 2019, respectively, within operation and maintenance expenses in the accompanying statements of income. For the years ended March 31, 2021 and 2020, bad debt expense reflects the estimated impact of COVID-19.

Inventory

Inventory is composed of materials and supplies as well as gas in storage.

Gas in storage is stated at weighted average cost and the related cost is recognized when delivered to customers. Existing rate orders allow the Company to pass directly through to customers the cost of gas purchased, along with any applicable authorized delivery surcharge adjustments. Gas costs passed through to customers are subject to regulatory approvals and are audited annually by the NYPSC.

Materials and supplies are stated at weighted average cost, which represents net realizable value, and are expensed or capitalized into property, plant and equipment as used. There were no significant write-offs of obsolete inventory for the years ended March 31, 2021, 2020, or 2019.

The Company had gas in storage of \$21.4 million and \$27.2 million and materials and supplies of \$6.9 million and \$6.4 million as of March 31, 2021 and 2020, respectively.

Natural Gas Long-Term Arrangements

The Company enters into long-term gas contracts to procure gas to serve its gas customers. Those contracts include Asset Management Agreements, Baseload, and Peaking gas contracts. The Company evaluates whether such agreements are leases, derivative instruments, or executory contracts; and performs an assessment under the guidance for Variable Interest Entities included in Topic 810, "Consolidations," and applies the appropriate accounting treatment.

Fair Value Measurements

The Company measures derivative instruments and pension and postretirement benefit other than pension plan assets at fair value. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The following is the fair value hierarchy that prioritizes the inputs to valuation techniques used to measure fair value:

- Level 1: quoted prices (unadjusted) in active markets for identical assets or liabilities that a company has the ability to access as of the reporting date;
- Level 2: inputs other than quoted prices included within Level 1 that are directly observable for the asset or liability or indirectly observable through corroboration with observable market data;
- Level 3: unobservable inputs, such as internally-developed forward curves and pricing models for the asset or liability due to little or no market activity for the asset or liability with low correlation to observable market inputs; and
- Not categorized: Investments in certain funds, that meet certain conditions of ASC 820, are not required to be categorized within the fair value hierarchy. These investments are typically in commingled funds or limited partnerships that are not publicly traded and have ongoing subscription and redemption activity. As a practical expedient, the fair value of these investments is the Net Asset Value ("NAV") per fund share.

The asset or liability's fair value measurement level within the fair value hierarchy is based on the lowest level of any input that is significant to the fair value measurement. The Company uses valuation techniques that maximize the use of observable inputs and minimize the use of unobservable inputs.

Property, Plant and Equipment

Property, plant and equipment is stated at original cost. The capitalized cost of additions to property, plant and equipment includes costs such as direct material, labor and benefits, and an allowance for funds used during construction ("AFUDC"). The cost of repairs and maintenance is charged to expense and the cost of renewals and betterments that extend the useful life of property, plant and equipment is capitalized.

Depreciation is computed over the estimated useful life of the asset using the composite straight-line method. Depreciation studies are conducted periodically to update the composite rates and are approved by the NYPSC. The average composite rates for the years ended March 31, 2021, 2020, and 2019 were 1.8%, 1.8%, and 1.7%, respectively.

Depreciation expense includes a component for the estimated cost of removal, which is recovered through rates charged to customers. Any difference in cumulative costs recovered and costs incurred is recognized as a regulatory liability or regulatory asset. When property, plant and equipment is retired, the original cost, less salvage, is charged to accumulated depreciation, and the related cost of removal is removed from the associated regulatory liability. As of March 31, 2021, and 2020, the Company recognized a regulatory asset of \$67.8 million and \$41.6 million, respectively for the costs incurred over the amount recovered.

Allowance for Funds Used During Construction

The Company records AFUDC, which represents the debt and equity costs of financing the construction of new property, plant and equipment. The equity component of AFUDC is reported in the accompanying statements of income as non-cash income in other (deductions) income, net. The debt component of AFUDC is reported as a non-cash offset to other interest, including affiliate interest, net. After construction is completed, the Company is permitted to recover these costs through their inclusion in rate base. The Company recorded AFUDC related to equity of zero, \$2.0 million, and \$3.2 million and AFUDC related to debt of \$0.7 million, \$2.0 million, and \$2.0 million for the years ended March 31, 2021, 2020, and 2019, respectively. The average AFUDC rates for the years ended March 31, 2021, 2020, and 2019 were 0.8%, 4.3%, and 5.6%, respectively.

Impairment of Long-Lived Assets

The Company tests the impairment of long-lived assets when events or changes in circumstances indicate that the carrying amount of the asset (or asset group) may not be recoverable. If identified, the recoverability of an asset is determined by comparing its carrying value to the estimated undiscounted cash flows that the asset is expected to generate. If the comparison indicates that the carrying value is not recoverable, an impairment loss is recognized for the excess of the carrying value over the estimated fair value. For the years ended March 31, 2021, 2020, and 2019, there were no impairment losses recognized for long-lived assets.

Goodwill

The Company tests goodwill for impairment annually on January 1, and when events occur, or circumstances change that would more likely than not reduce the fair value of the Company below its carrying amount. The Company previously adopted Accounting Standards Update ("ASU") No. 2017-04, "Intangibles—Goodwill and Other (Topic 350): Simplifying the Test for Goodwill Impairment," which eliminated step two from the two-step goodwill impairment test. The revised one-step approach requires a recoverability test performed based on the comparison of the Company's estimated fair value with its carrying value, including goodwill. If the estimated fair value exceeds the carrying value, then goodwill is not considered impaired. If the carrying value exceeds the estimated fair value, the Company is required to recognize an impairment charge for such excees, limited to the carrying amount of goodwill.

The Company uses a variety of valuation methodologies to estimate a reporting unit's fair value, principally discounted projected future net cash flows and market-based multiples, commonly referred to as the income approach and market approach. Key assumptions include, but are not limited to, the use of estimated future cash flows, multiples of earnings, and an appropriate discount rate. In estimating future cash flows, the Company incorporates current market information, as well as historical factors. As such, the determination of fair value incorporates significant unobservable inputs and the assumptions require the Company to make significant judgements, whereby actual results may differ from assumed and estimated amounts. The Company uses a balanced 50/50 weighting for each valuation methodology, as it believes that each approach provides equally valuable and reliable information regarding the Company's estimated fair value. The Company did not record any goodwill impairment during the years ended March 31, 2021 and 2020.

Employee Benefits

The Company participates with other NGUSA subsidiaries in defined benefit pension plans and postretirement benefit other than pension ("PBOP") plans for its employees, administered by NGUSA. The Company recognizes its portion of the pension and PBOP plans' funded status on the balance sheet as a net liability or asset. The cost of providing these plans is recovered through rates; therefore, the net funded status is offset by a regulatory asset or liability. The pension and PBOP plans' assets are commingled and allocated to measure and record pension and PBOP funded status at each year-end date. Pension and PBOP plan assets are measured at fair value, using the year-end market value of those assets.

Leases

The Company adopted Topic 842 during the year ended March 31, 2020. The Company elected the practical expedient "package" in which any expired contracts were not reassessed to determine whether they met the definition of a lease;

classification of leases that commenced prior to the adoption of this standard was not reassessed; and any initial direct costs for existing leases were not reassessed. Additionally, the Company elected the practical expedient to not reassess existing easements that were not previously accounted for as leases under Topic 840.

The Company has elected to not evaluate whether sales tax and other similar taxes are lessor and lessee costs. Instead, such costs are deemed lessee costs. The Company does not combine lease and non-lease components for contracts in which the Company is the lessee or the lessor.

Certain building leases provide the Company with an option to extend the lease term. The Company has included the periods covered by an extension options in its determination of the lease term when management believes it is reasonably certain the Company will exercise its option.

Lease liabilities are recognized based on the present value of the lease payments over the lease term at the commencement date. For any leases that do not provide an implicit rate, the Company uses an estimate of its collateralized incremental borrowing rate based on the information available at the commencement date to determine the present value of future payments. In measuring lease liabilities, the Company excludes variable lease payments, other than those that depend on an index or a rate, or are in substance fixed payments, and includes lease payments made at or before the commencement date. Variable lease payments were not material for the years ended March 31, 2021 and 2020. The Company does not reflect short-term leases on the balance sheets. Expense related to short-term leases was not material for the years ended March 31, 2021 and 2020.

Right-of-use assets consist of the lease liability, together with any payments made to the lessor prior to commencement of the lease (less any lease incentives) and any initial direct costs. Right-of-use assets are amortized over the lease term.

The Company recognizes lease expense based on a pattern that conforms to the regulatory ratemaking treatment.

New and Recent Accounting Guidance

Accounting Guidance Recently Adopted

Fair Value

In August 2018, the Financial Accounting Standards Board ("FASB") issued ASU No. 2018-13 "Fair Value Measurement (Topic 820): Disclosure Framework–Changes to the Disclosure Requirements for Fair Value Measurement" which modifies certain disclosure requirements on fair value measurements in Topic 820, *Fair Value Measurement*, including certain disclosure requirements relating to Level 3 fair value measurements, and eliminates disclosure requirements for transfers between Level 1 and Level 2 fair value measurements. The standard also added certain other disclosure requirements for Level 3 fair value measurements. The standard also added certain other disclosure requirements for Level 3 fair value measurements. The Company adopted this new guidance on April 1, 2020 requiring certain revisions to disclosures related to recurring fair value measurements. Upon adoption, the amendments in the standard were applied retrospectively to all periods presented, except the amendments on changes in unrealized gains and losses, the range and weighted average of significant unobservable inputs used to develop Level 3 fair value measurements, and the narrative description of measurement uncertainty, which were applied prospectively for only the most recent annual period presented. The amendments did not materially affect the Company's disclosures and did not affect the Company's financial position, results of operations, or cash flows.

Pension and Postretirement Benefits

In August 2018, the FASB issued ASU No. 2018-14 "Compensation—Retirement Benefits—Defined Benefit Plans—General (Subtopic 715-20): Disclosure Framework—Changes to the Disclosure Requirements for Defined Benefit Plans," which modifies the disclosure requirements for employers that sponsor defined benefit pension or other postretirement plans and eliminates certain disclosure requirements. The Company adopted this new guidance on April 1, 2020 using a retrospective basis to all periods presented, resulting in certain revisions to disclosures related to the Company's defined benefit plans in Note 7 "Employee Benefits". The amendments did not materially affect the Company's disclosures related to its defined benefit postretirement benefit plans and did not affect the Company's financial position, results of o perations, or cash flows.

Internal-Use Software

In August 2018, the FASB issued ASU No. 2018-15 "Intangibles–Goodwill and Other–Internal-Use Software (Subtopic 350-40): Customer's Accounting for Implementation Costs Incurred in a Cloud Computing Arrangement that Is a Service Contract" to help entities evaluate the accounting for fees paid by a customer under a cloud computing arrangement that is a service contract. The amendment aligns the requirements for capitalizing implementation costs incurred in a hosting arrangement that is a service contract with the requirements for capitalizing implementation costs incurred to develop or obtain internaluse software. Under this standard, the Company applies Subtopic 350-40 to determine which implementation costs related to a hosting arrangement should be capitalized or expensed. The Company expenses the capitalized implementation costs of a hosting arrangement that is a service contract over the term of the arrangement. The Company adopted this new guidance prospectively on April 1, 2020. The amendments did not materially impact the Company's financial position, results of operations, or cash flows.

Accounting Guidance Not Yet Adopted

Income Taxes

In December 2019, the FASB issued ASU No. 2019-12 "Income Taxes (Topic 740): Simplifying the Accounting for Income Taxes" which simplifies various aspects of the accounting for income taxes by eliminating certain exceptions to current requirements. The standard also enhances and simplifies other requirements, including tax basis step-up in goodwill obtained in a transaction that is not a business combination, ownership changes in investments, and interim-period accounting for enacted changes in tax law. For public business entities, the standard is effective for fiscal years, and interim periods within those fiscal years, beginning after December 15, 2020. The Company will adopt this standard on April 1, 2021, and interim periods within. The Company does not expect the adoption to have a material impact on its financial statements.

Callable Debt Securities

In October 2020, the FASB issued ASU No. 2020-08 "Codification Improvements to Subtopic 310-20, Receivables – Nonrefundable Fees and Other Costs" to clarify that an entity must reevaluate whether a callable debt security with multiple call dates is within the scope of paragraph ASC 310-20-35-33 for each reporting period. For public business entities, the standard is effective for fiscal years, and interim periods within those fiscal years, beginning after December 15, 2020. Early application is not permitted for public business entities. The Company will adopt this standard prospectively on April 1, 2021, and interim periods within. The Company does not expect the adoption to have a material impact on its financial statements.

Financial Instruments – Credit Losses

In June 2016, the FASB issued ASU No. 2016-13 "Financial Instruments-Credit Losses (Topic 326): Measurement of Credit Losses on Financial Statements" which requires a financial asset (or a group of financial assets) measured at amortized cost basis to be presented at the net amount expected to be collected. The accounting standard provides a new model for recognizing credit losses on financial instruments based on an estimate of current expected credit losses that replaces existing incurred loss impairment methodology requiring delayed recognition of credit losses. A broader range of reasonable and supportable information must be considered in developing estimates of credit losses. The allowance for credit losses is a valuation account that is deducted from the amortized cost basis of the financial asset(s) to present the net carrying value at the amount expected to be collected on the financial asset. Credit losses relating to available-for-sale debt securities should be recorded through an allowance for credit losses. In May 2019, the FASB issued ASU 2019-05, "Financial Instruments-Credit Losses (Topic 326): Targeted Transition Relief", permitting entities to irrevocably elect the fair value option for financial instruments that were previously recorded at amortized cost basis within the scope of Topic 326, except for held-to-maturity debt securities. For the Company, the requirements in these updates, as amended in November 2019 by ASU 2019-10 "Financial Instruments—Credit Losses (Topic 326), Derivatives and Hedging (Topic 815), and Leases (Topic 842): Effective Dates", will be effective for fiscal years beginning after December 15, 2022 (beginning April 1, 2023 for the Company), including interim periods within those fiscal years. The Company is currently assessing the application of this standard to determine if it will have a material impact on the presentation, results of operations, cash flows, and financial position of the Company.

Reclassifications

Certain reclassifications have been made to the financial statements to conform the prior period's balances to the current period's presentation. These reclassifications had no effect on reported income, statement of cash flows, total assets, or stockholders' equity as previously reported.

3. REVENUE

The following table presents, for the years ended March 31, 2021 and 2020, revenue from contracts with customers, as well as additional revenue from sources other than contracts with customers, disaggregated by major source:

	Years ended March 31,						
		2021	2020				
		(in thousand	ds of dollar	rs)			
Revenue from contracts with customers:							
Gas distribution	\$	1,093,756	\$	1,066,666			
Off system sales		39,962		34,310			
Total revenue from contracts with customers		1,133,718		1,100,976			
Revenue from regulatory mechanisms		(14,970)		13,472			
Other revenue		560		496			
Total operating revenues	\$	1,119,308	\$	1,114,944			

Gas Distribution: The Company owns and maintains a natural gas distribution network in downstate New York. Distribution revenues are primarily from the sale of gas and related services to retail customers. Distribution sales are regulated by the NYPSC, which is responsible for determining the prices and other terms of services as part of the rate making process. The arrangement where a utility provides a service to a customer in exchange for a price approved by a regulator is referred to as a tariff sales contract. Gas distribution revenues are derived from the regulated sale and distribution of natural gas to residential, commercial, and industrial customers within the Company's service territory under the tariff rates. The tariff rates approved by the regulator are designed to recover the costs incurred by the Company for products and services provided and along with a return on investment.

The performance obligation related to distribution sales is to provide natural gas to the customers on demand. The natural gas supplied under the respective tariff represents a single performance obligation as it is a series of distinct goods or services that are substantially the same. The performance obligation is satisfied over time because the customer simultaneously receives and consumes the natural gas as the Company provides these services. The Company records revenues related to the distribution sales based upon the approved tariff rate and the volume delivered to the customers, which corresponds with the amount the Company has the right to invoice.

The distribution revenue also includes estimated unbilled amounts, which represent the estimated amounts due from retail customers for natural gas provided to customers by the Company, but not yet billed. Unbilled revenues are determined based on estimated unbilled sales volumes for the respective customer classes and then applying the applicable tariff rate to those volumes. Actual amounts billed to customers when the meter readings occur, may be different from the estimated amounts.

Certain customers have the option to obtain natural gas from other suppliers. In those circumstances, revenue is only recognized for providing delivery of the commodity to the customer.

Off System Sales (OSS): Represents direct sales of gas to participants in the wholesale natural gas marketplace, which occur after customers' demands are satisfied.

Revenue from Regulatory Mechanisms: The Company records revenues in accordance with accounting principles for rateregulated operations for arrangements between the Company and the regulator, which are not accounted for as contracts with customers. Revenue from Regulatory Mechanisms include various deferral mechanisms such as capital trackers, energy efficiency programs, and other programs that also qualify as Alternative Revenue Programs ("ARPs"). ARPs enable the Company to adjust rates in the future, in response to past activities or completed events. The Company's gas distribution rates have a revenue decoupling mechanism ("RDM") which allows for annual adjustments to the Company's delivery rates as a result of the reconciliation between allowed revenue and billed revenue. The Company also has other ARPs related to the achievement of certain objectives, demand side management initiatives, and certain other rate making mechanisms. The Company recognizes ARP's with a corresponding offset to a regulatory asset or liability account when the regulatory specified events or conditions have been met, when the amounts are determinable, and are probable of recovery (or payment) through future rate adjustments within 24-months from the end of the annual reporting period.

Other Revenues: Includes lease income and other transactions that are not considered contracts with customers.

4. REGULATORY ASSETS AND LIABILITIES

The Company records regulatory assets and liabilities that result from the ratemaking process. The following table presents the regulatory assets and regulatory liabilities recorded on the balance sheets:

	March 31,			
		2021	2020	
		(in thousar	nds of doll	ars)
Regulatory assets				
Current:				
Derivative instruments	\$	56,455	\$	46,875
Facilities system surcharge		2,410		2,132
Gas safety and reliability surcharge		241		1,929
Rate adjustment mechanisms		5 <i>,</i> 384		9,686
Other		44		41
Total	\$	64,534	\$	60,663
Non-current:				
Cost of removal	\$	67,811	\$	41,556
Environmental response costs		114,957	•	123,001
Postretirement benefits		69,910		113,522
Propertytaxes		149,632		123,956
Rate mitigation		32,209		32,209
Temperature control/interruptible sharing		47,899		47,899
Other		71,805		64,042
Total	\$	554,223	\$	546,185
Regulatory liabilities				
Current:				
Energy efficiency	\$	9,541	\$	5,560
Gas costs adjustment		23,329		23,498
Revenue de coupling mechanism		73,282		73,691
Other		3,451		3,386
Total	\$	109,603	\$	106,135
Non-current:				
Carrying charges	\$	148,085	\$	129,007
Delivery rate adjustment		82,870		82,870
Environmental response costs		41,843		41,734
Postretirement benefits		162,471		77,534
Propertytaxes		77,969		77,969
Regulatory tax liability, net		367,088		351,059
Other		158,031		148,113
Total	\$	1,038,357	\$	908,286

Carrying charges: The Company records carrying charges on regulatory balances for which cash expenditures have been made and are subject to recovery, or for which cash has been collected and is subject to refund as approved in accordance with the NYPSC. Carrying charges are not recorded on items for which expenditures have not yet been made.

Cost of removal: Represents cumulative removal amounts spent, but not yet collected, to dispose of property, plant and equipment.

Delivery rate adjustment: The NYPSC authorized a surcharge for recovery of regulatory assets of \$10 million beginning January 1, 2009, which increased incrementally by \$10 million and aggregating to a maximum of approximately \$100 million over the term of a previous rate agreement. The regulatory asset amount was over-recovered, with the remaining amounts due to be refunded to customers. The timing for the disposition of any associated deferred balances will be determined by future NYPSC rulings.

Derivative instruments: The Company evaluates open commodity derivative instruments for regulatory deferral by determining if they are probable of recovery from, or refund to, customers through future rates. Derivative instruments that qualify for recovery are recorded at fair value, with changes in fair value recorded as regulatory assets or regulatory liabilities in the period in which the change occurs.

Energy efficiency: Represents the difference between revenue billed to customers through the Company's energy efficiency charge and the costs of the Company's energy efficiency programs as approved by the NYPSC.

Environmental response costs: The regulatory asset represents deferred costs associated with the Company's share of estimated costs to investigate and perform certain remediation activities at former manufactured gas plant ("MGP") sites and related facilities. The Company believes future costs, beyond the expiration of current rate plans, will continue to be recovered through rates. The regulatory liability represents the excess of amounts received in rates over the Company's actual site investigation and remediation ("SIR") costs.

Facilities system surcharge: On May 1, 2018, the Company entered the New York Facilities Agreement ("NYFA") with The Brooklyn Union Gas Company and Consolidated Edison Company of New York, Inc. to design, maintain and operate their respective constructed portion of a system of gas mains and associated facilities for receiving and distributing natural gas. On October 18, 2018, the NYPSC issued an order to allow the Company to recover or refund NYFA costs as compared to the amount reflected in base rates. The facilities system surcharge was implemented on November 1, 2018, any difference will be refunded to, or recovered from, customers over the following fiscal year.

Gas costs adjustment: The Company is subject to rate adjustment mechanisms for commodity costs, whereby an asset or liability is recognized resulting from differences between billed revenues and the underlying cost of supply. These amounts will be refunded to, or recovered from, customers over the following calendar year.

Gas safety and reliability surcharge: The regulatory asset represents the recovery of costs to incrementally replace leak prone pipes, costs to repair leaks that do not present an immediate risk to public safety, and positive revenue adjustments earned for achieving performance metrics. The surcharge is reconciled on a calendar year basis and included in the delivery rate adjustment recovered from firm sales and firm transportation customers in the following fiscal year.

Postretirement benefits: The regulatory asset balance represents the Company's, unamortized, non-cash accrual of net pension actuarialgains and losses in addition to actual costs associated with Company's pension plans in excess of amounts received in rates that are to be collected in future periods. The regulatory liability represents the Company's, unamortized, non-cash accrual of net PBOP actuarial gains and losses in addition to excess amounts received in rates over actual costs of the Company's PBOP plans that are to be passed back in future periods.

Property taxes: The property tax regulatory asset represents 85% of actual property and special franchise tax expenses above the rate allowance for future collection from the Company's customers. The property tax regulatory liability represents the balance of property tax refunds received by the Company due to be refunded to customers. A tax refund of \$50.4 million received in July 2018 from the Town of Hempstead is included as a deferred liability, pending future disposition by the NYPSC (see Note 13, "Commitments and Contingencies" for additional details).

Rate adjustment mechanisms: In addition to commodity costs, the Company is subject to a number of additional rate adjustment mechanisms whereby an asset or liability is recognized resulting from differences between actual revenues and the underlying cost being recovered or differences between actual revenues and targeted amounts as approved by the NYPSC.

Rate mitigation: As part of the NGUSA and KeySpan merger settlement, the NYPSC authorized a negotiated five year revenue increase that was partially replaced with "rate mitigators" comprising, but not limited to, the recovery of certain deferred costs and the amortization of deferral balances established by prior rate agreements. The timing for the disposition of any associated deferred balances will be determined by future NYPSC rulings.

Regulatory tax liability, net: Represents over-recovered federal and state deferred taxes of the Company primarily as a result of regulatory flow through accounting treatment, state income tax rate changes and excess federal deferred taxes as a result of the Tax Cuts and Jobs Act of 2017 ("Tax Act").

Revenue decoupling mechanism ("RDM"): As approved by the NYPSC, the gas RDM allows for an annual adjustment to the Company's delivery rates as a result of the reconciliation between allowed and billed revenues. Any difference is recorded as a regulatory asset or regulatory liability.

Temperature control/interruptible ("TC/IT") sharing: Under a previous rate agreement, the Company was subject to an annual price cap on interruptible and temperature control customers and was allowed to defer related amounts, subject to sharing with customers – 90% to customers and 10% to shareholders. This mechanism was discontinued under the current rate agreement. In conjunction with its 2019 rate case filing (see Note 5, "Rate Matters", for additional details) the Company proposed to combine this and other regulatory assets and liabilities into a single net deferral liability to offset the revenue requirement in the pending rate case to mitigate rate increases over the term of the rate plan.

5. RATE MATTERS

Latest Rate Case Filing

On January 29, 2016, the Company and Brooklyn Union Gas Company (the "New York Gas Companies") filed to adjust their base gas rates, to be effective from January 1, 2017. On September 7, 2016, the New York Gas Companies filed a Joint Proposal ("JP") establishing a three year rate plan beginning January 1, 2017 and ending December 31, 2019. The NYPSC issued an order approving the JP on December 15, 2016 and the new rates went into effect beginning January 1, 2017.

The rate plan provided for a revenue increase of \$112 million in the first year, an additional \$19.6 million in the second year, and an additional \$27 million in the third year, for a cumulative three year increase of \$402 million, for the Company. In an effort to mitigate the potential bill impacts that the revenue increases would have on customers in the first year, the revenue increases are levelized over the three year rate period. As such, for U.S. GAAP reporting, revenues are recognized equal to the amounts actually billed to customers during each period rather than per the provisions of the rate plan. The settlement is based upon a 9% return on equity ("ROE") and 48% common equity ratio and includes an earnings sharing mechanism in which customers will share earnings when the Company's ROE is in excess of 9.5%. In the period following the expiration of the Company's rate plan, the Company is required to defer the difference between the levelized rate increases and the calculated revenue requirements for the benefit of customers.

Pending Rate Case

On April 30, 2019, the Company and The Brooklyn Union Gas Company filed to increase revenues for the twelve months ending March 31, 2021 ("Rate Year"). The Companies filed Corrections and Updates on July 3, 2019, which requested rate increases of \$61.2 million for the Company and \$195.6 million for the Brooklyn Union Gas Company. The filings propose to invest over \$1.5 billion in the Rate Year to modernize the New York Gas Companies' gas infrastructure by replacing aging pipelines, implementing safety improvements, enhancing storm hardening and resiliency, and reducing methane emissions. The filings also include proposals to enhance gas safety and promote a sustainable and affordable path toward a low-carbon energy future. After a series of litigation hearings held February 10, 2020 through February 25, 2020 before administrative law judges, on June 5, 2020 the Company informed the NYPSC and the administrative law judges of the intention to resume settlement discussions. Settlement discussions resumed on June 15, 2020 and are ongoing at this time. To facilitate those discussions, the New York Gas Companies further requested an extension of the suspension period, such that new rates would now become effective September 1, 2021. Pursuant to the terms of the latest rate case, during the period following

the expiration of the NY Gas Companies rate plans, the Companies are required to continue all the provisions of the JP, except as expressly stated otherwise, until changed by order of the NYPSC. The final approved rate order will include a make-whole provision that will assure the New York Gas Companies are restored to the same financial position they would have been in had new rates gone into effect on April 1, 2020.

On May 14, 2021, the DPS Staff and the New York Gas Companies filed a JP for a three -year rate plan beginning April 1, 2020 and ending March 31, 2023. Highlights of the JP include: supporting several clean energy programs, including funding for the Newtown Creek renewable gas project; increasing energy efficiency and demand response initiatives; advancing noninfrastructure solutions to address long-term demand in downstate New York; investing \$3.3 billion in capital improvements to improve safety and reliability; and installing a total of 671 miles of leak resistant gas mains through the end of 2023. If approved by the NYPSC, the proposed total revenue increase for the Company is: 0% in rate year one and 1.8% in rate years two and three. The proposed revenue increase for The Brooklyn Union Gas Company is: 0% in rate year one and 2% in rate years two and three. To mitigate the potential bill impacts on customers, the settlement applies nearly \$100 million of credits over the three years of the rate plan. The settlement is based upon an 8.8% return on equity ("ROE") and 48% common equity ratio and includes an earnings sharing mechanism providing that customers will share earnings when the Company's ROE is in excess of 9.3%.

Downstate Gas Moratorium

On May 15, 2019, the Company stopped fulfilling applications for new firm service connections, or requests for additional firm load from existing customers, in the affected areas of its service territory because the available firm gas supplies are insufficient to keep pace with forecast demand. On October 11, 2019, the NYPSC issued an "Order Instituting Proceeding and to Show Cause" that directed the Company to provide gas service to a subset of previously denied applicants and show cause why the Company should not be subject to financial penalties.

On November 24, 2019, the New York Gas Companies reached settlements resolving the Order to Show Cause relating to the downstate gas moratorium (the "Settlement Agreement"). The settlement was approved November 26, 2019 in a one Commissioner Order by the NYPSC. Specifically, the New York Gas Companies are lifting the moratorium for approximately two years and implementing \$35 million in customer assistance, demand response, energy efficiency and other shareholder funded programs. The settlement also provides for the appointment of a monitor to oversee gas supply operations and compliance with the settlement.

On February 25, 2021, the DPS Staff and the New York Gas Companies entered into the Second Amendment to the Settlement Agreement. The purpose of the Second Amendment, approved by the NYPSC on April 15, 2021, is to repurpose the \$20 million of shareholder funding designated to support clean energy projects under the original Settlement Agreement. This will be accomplished through the establishment of a deferral for the benefit of customers to offset the costs of the Company's NYPSC approved energy efficiency and demand response programs. The use of these funds and allocation of the deferral to the Company is subject to separate approval by the NYPSC in the on-going rate cases filed by the New York Gas Companies.

The New York Gas Companies also agreed to develop a range of options to address the natural gas constraints facing the region, which were presented at a series of public meetings in the downstate New York service territory. These meetings were designed to facilitate a dialogue with customers, residents, advocates, business leaders and local elected officials on potential solutions. Following the public meetings, the New York Gas Companies published a report that summarized the public feedback and provided additional information and analysis on the various long-term natural gas supply options. The New York Gas Companies are now working with regulators, stakeholders, and customers to find long-term solutions to the gas supply constraints in the region.

Downstate Order to Show Cause

On July 12, 2019, the NYPSC initiated a proceeding requiring the New York Gas Companies to demonstrate why a penalty action should not be commenced for more than 1,600 alleged gas safety violations. The alleged violations concern the Commission's investigation of improper operator qualification and related issues following a 2016 anonymous letter alleging

a contractor had facilitated employees cheating on operator qualification exams. The NYPSC also alleges violations for the New York Gas Companies' employees and other contractors' workers whose qualifications had lapsed.

On November 15, 2018, the NYPSC issued an Order to Show Cause against the Company for violations of gas safety regulations designed to ensure underground gas pipelines are protected from corrosion. The Company filed a response to the allegations.

On February 25, 2021, the DPS Staff and the New York Gas Companies entered into a settlement agreement resolving all issues arising out of the "Orders Instituting Proceeding and to Show Cause" dated July 2019 and November 2018 for alleged gas safety violations. The settlement agreement authorizes the Company to establish a deferral at shareholder expense for its portion of the settlement of \$6 million for the benefit of customers to offset the costs of the Company's approved energy efficiency and demand response programs. The use of the settlement funds will be subject to separate approval by the NYPSC in the ongoing rate case filed by the New York Gas Companies. On March 18, 2021, the NYPSC approved the settlement agreement and the Company is waiting for separate NYPSC approval for the specific use of the funds in the pending rate case.

Tax Act

In response to the Tax Act, the NYPSC issued an Order Instituting Proceeding under Case 17-M-0815 - Proceeding on Motion of the Commission on Changes in Law that May Affect Rates. This proceeding was instituted to solicit comments on the Tax Act's implications and places the utilities on notice of the NYPSC's intent to protect ratepayers' interest and to ensure that any cost reductions from the changes in federal income taxes are deferred for future ratepayer benefit. On August 9, 2018, the NYPSC issued an order in its generic proceeding considering the impacts of federal tax reform. NYPSC Staff had advocated that all New York utilities implement a sur-credit by October 1st that would reflect the immediate effects of the Tax Act and also return any deferred benefits to customers. In response, the Company filed a proposal to (i) delay any sur-credit to January 1 to offset scheduled rate increases and (ii) retain any deferred benefits, including accumulated deferred federal income taxes ("ADFIT"), for future rate moderation.

The NYPSC's order effectively approved all aspects of the Company's proposal. The NYPSC agreed that the Company should be allowed to defer both the pass back of calendar year 2018 tax savings and the amortization of excess ADFIT balances and use the benefits as a rate moderator when base rates are next revised in 2020/2021. Specifically, the NYPSC approved the Company's proposal to implement a sur-credit to reflect the lower tax rate effective January 1, 2019 to offset planned rate increases and retain the calendar year 2018 deferred amounts for future rate mitigation and/or to offset investments. Deferring the tax benefits until January 1, 2019 results in a deferred balance of \$31 million.

New York Management Audit

Under the New York Public Service Law, the NYPSC is required to conduct periodic audits of various aspects of public utility activities. In 2018 the NYPSC initiated a comprehensive management and operations audit of our three New York regulated businesses. New York law requires periodic management audits of all utilities at least once every five years. National Grid's New York regulated business last underwent a New York management audit in 2014 and 2015, when the NYPSC audited our New York gas business.

In September 2018, the NYPSC selected Saleeby Consulting Group as the independent auditor to perform the audit. The Company was fully committed to the audit with the goal of demonstrating its full capabilities and receiving meaningful feedback that would drive useful recommendations to improve the Company's electric and gas operations for the benefit of its customers. The audit began in November 2018 and ran until August 2019, with a final report due in September 2019. Unexpectedly, in October 2019, the NYPSC employees advised us that they were terminating the contract with the auditors, effective immediately, because of concerns with the quality of the draft audit report by the auditor, with no fault whatsoever on the part of the Company. NYPSC staff completed the audit using their own internal staff and a final report was approved by the Commission and released to the public on November 19, 2020. The Company filed the required Management Audit Implementation Plan on December 21, 2020 and the Plan was subsequently approved by the NYPSC on May 13, 2021. The Company is required to implement the plan and file quarterly updates, with the first report due to the NYPSC on October 31, 2021.

6. PROPERTY, PLANT AND EQUIPMENT

The following table summarizes property, plant and equipment at cost and operating leases along with accumulated depreciation and amortization:

	March 31,					
		2021		2020		
	(in thousands of dollars)					
Plant and machinery	\$	4,873,364	\$	4,577,994		
Motor vehicles and equipment		15,481		12,893		
Land and buildings		87,825		86,061		
Assets in construction		210,488		135,083		
Software and other intangibles		51,995		51,995		
Operating leases		1,277		1,277		
Total property, plant and equipment		5,240,430		4,865,303		
Accumulated depreciation and amortization		(965,583)		(916,142)		
Operating lease accumulated depreciation		(583)		(297)		
Property, plant and equipment, net	\$	4,274,264	\$	3,948,864		

7. EMPLOYEE BENEFITS

The Company participates with other NGUSA subsidiaries in qualified and non-qualified non-contributory defined benefit pension plans (the "Pension Plans") and PBOP plans (together with the Pension Plan (the "Plans")), covering a large percentage of employees.

Plan assets are maintained for all of NGUSA and its subsidiaries in commingled trusts. In respect of cost determination, plan assets are allocated to the Company based on its proportionate share of projected benefit obligation. The Plans' costs are first directly charged to the Company based on the Company's employees that participate in the Plans. Costs associated with affiliated service companies' employees are then allocated as part of the labor burden for work performed on the Company's behalf. The Company applies deferral accounting for pension and PBOP expenses associated with its regulated gas operations. Any differences between actual pension costs and amounts used to establish rates are deferred and collected from, or refunded to, customers in subsequent periods. Pension and PBOP service costs are included within operations and maintenance expense and non-service costs are included within other income (deductions), net in the accompanying statements of income. Portions of the net periodic benefit costs disclosed below have been capitalized as a component of property, plant and equipment.

Pension Plans

The Qualified Pension Plans are defined benefit pension plans which provide union employees, as well as non-union employees hired before January 1, 2011, with a retirement benefit. Supplemental non-qualified, non-contributory retirement programs provide additional pension benefits to certain executives and for eligible participants covers compensation levels in excess of the Internal Revenue Service ("IRS") limits. During the years ended March 31, 2021, 2020, and 2019, the Company made contributions of approximately \$7.1 million, \$27.2 million, and \$33.6 million, respectively, to the Qualified Pension Plans. The Company expects to contribute approximately \$4.0 million to the Qualified Pension Plans during the year ending March 31, 2022.

Benefit payments to Pension Plan participants for the years ended March 31, 2021, 2020, and 2019 were approximately \$16.6 million, \$15.8 million, and \$14.6 million, respectively.

PBOP Plans

The PBOP plans provide health care and life insurance coverage to eligible retired employees. Eligibility is based on age and length of service requirements and, in most cases, retirees must contribute to the cost of their coverage. During the years ended March 31, 2021, 2020, and 2019, the Company made no contributions to the PBOP Plans. The Company does not expect to contribute to the PBOP Plans during the year ending March 31, 2022.

Benefit payments to PBOP plan participants for the years ended March 31, 2021, 2020, and 2019, were \$9.4 million, \$9.7 million, and \$7.9 million, respectively.

Net Periodic Benefit Costs

The Company's net periodic benefit pension cost for the years ended March 31, 2021, 2020, and 2019 were \$13.6 million, \$8.8 million, and \$13.7 million, respectively.

The Company's net periodic benefit PBOP cost (benefit) for the years ended March 31, 2021, 2020, and 2019 were \$3.0 million, \$(2.0) million, and \$(1.1) million, respectively.

Amounts Recognized in Regulatory Assets/Liabilities

The following tables summarize the Company's changes in actuarial gains/losses and prior service costs recognized in regulatory assets/liabilities for the years ended March 31, 2021, 2020, and 2019:

	Pension Plans							
		 March 31,						
		2021		2020		2019		
			(in tho	usands of dollars)				
Net actuarial (gain) loss	\$	(36,905)	\$	35,947	\$	6,980		
Amortization of net actuarial loss		(10,790)		(7,644)		(10,982)		
Amortization of prior service cost, net		(33)		(33)		(32)		
Total	\$	(47,728)	\$	28,270	\$	(4,034)		
Included in regulatory assets	\$	(47,728)	\$	28,270	\$	(4,034)		
Total	\$	(47,728)	\$	28,270	\$	(4,034)		
			-					

			3OP Plans Aarch 31,	
	2021		2020	2019
		(in thou	sands of dollars)	
Net actuarial (gain) loss	\$ (74,295)	\$	29,172	\$ (1,337)
Amortization of net actuarial (loss) gain	(1,628)		1,449	1,641
Amortization of prior service cost, net	 -		470	 515
Total	\$ (75,923)	\$	31,091	\$ 819
Included in regulatory (liabilities) assets	\$ (75,923)	\$	31,091	\$ 819
Total	\$ (75,923)	\$	31,091	\$ 819

_ _ _ _

Amounts Recognized in Regulatory Assets/Liabilities – not yet recognized as components of net actuarial loss

The following tables summarize the Company's amounts in regulatory assets/liabilities on the balance sheet that have not yet been recognized as components of net actuarial loss as of March 31, 2021, 2020, and 2019:

	Pension Plans									
			Ν	/larch 31,						
			2020		2019					
			(in tho	usands of dollars)						
Net actuarial loss	\$	15,836	\$	63,531	\$	35,228				
Prior service cost		271	_	304		337				
Total	\$	16,107	\$	63,835	\$	35,565				
Included in regulatory assets	\$	16,107	\$	63,835	\$	35,565				
Total	\$	16,107	\$	63,835	\$	35,565				
			PE	OP Plans						
			N	larch 31,						
		2021		2020		2019				
			(in thou	sands of dollars)						
Net actuarial (gain) loss	\$	(67,917)	\$	8,006	\$	(22,615)				
Prior service cost		27		27		(443)				
Total	\$	(67,890)	\$	8,033	\$	(23,058)				
Included in regulatory (liabilities) assets	\$	(67,890)	\$	8,033	\$	(23,058)				
Total	\$	(67,890)	\$	8,033	\$	(23,058)				

The Company has regulatory recovery of these obligations and therefore amounts are included in regulatory assets on the balance sheets.

Amounts Recognized on the Balance Sheet

The following table summarizes the portion of the funded status above that is recognized on the Company's balance sheet as of March 31, 2021 and 2020:

	 Pensio	n Plan	S		PBOF	Plans	
	Mare	ch 31,			Mar	ch 31,	
	2021		2020		2021		2020
			(in thousand	s of dollars)			
Projected benefit obligation	\$ (438,153)	\$	(409,749)	\$	(282,115)	\$	(272 <i>,</i> 258)
Allocated fair value of assets	427,791		358,119		373,638		290,089
Funded status	\$ (10,362)	\$	(51,630)	\$	91,523	\$	17,831
Non-current assets	\$ 	\$	-	\$	91,523	\$	17,831
Non-current liabilities	 (10,362)		(51,630)		-		-
Total	\$ (10,362)	\$	(51,630)	\$	91,523	\$	17,831

For the year end March 31, 2021, the net actuarial gain for pension and PBOP was largely the result of asset performance well above expectations and favorable contract negotiations for PBOP, partially offset by liability loss es generated from the discount rate decrease and census data experience. For the year end March 31, 2020, the net actuarial loss for pension and PBOP was primarily driven by the discount rate decrease and asset performance below expectations. This loss was partially offset by a gain related to a change in the mortality assumption and a PBOP assumption change for post-65 participation rates. For the year end March 31, 2019, the net actuarial loss for pension was primarily generated by the discount rate decrease. Whereas for the PBOP plans, the small net gain was driven by assumptions changes related to pre-65 participation rates, also offset by the discount rate decrease.

Expected Benefit Payments

Based on current assumptions, the Company expects to make the following benefit payments subsequent to March 31, 2021:

(in thousands of dollars)	F	Pension	PBOP		
Years Ended March 31,		Plans		Plans	
2022	\$	\$ 17,703		8,608	
2023		17,335		8,987	
2024		17,366		9,297	
2025		17,276		9,566	
2026		17,103		9,779	
2027-2031		80,837		50,984	
Total	\$	167,620	\$	97,221	

Assumptions Used for Employee Benefits Accounting

	Pension Plans								
	Years Ended March 31,								
	2021	2020	2019						
Benefit Obligations:									
Discount rate	3.25%	3.65%	4.10%						
Rate of compensation increase (nonunion)	4.10%	3.50%	3.50%						
Rate of compensation increase (union)	5.00%	3.50%	3.50%						
Weighted average cash balance interest crediting rate	3.75%	3.75%	3.75%						
Net Periodic Benefit Costs:									
Discount rate	3.65%	4.10%	4.10%						
Rate of compensation increase	3.50%	3.50%	3.50%						
Expected return on plan assets	6.00%	6.50%	6.25%						
Weighted average cash balance interest crediting rate	3.75%	3.75%	3.75%						

	PBOP Plans									
	Ye	ars Ended March 31,								
	2021	2020	2019							
Benefit Obligations:										
Discount rate	3.25%	3.65%	4.10%							
Net Periodic Benefit Costs:										
Discount rate	3.65%	4.10%	4.10%							
Expected return on plan assets	6.50%-7.00%	6.50%-7.25%	6.25%-6.75%							

The Company selects its discount rate assumption based upon rates of return on highly rated corporate bond yields in the marketplace as of each measurement date. Specifically, the Company uses the AonAAOnly Bond Universe Curve along with the expected future cash flows from the Company retirement plans to determine the weighted average discount rate assumption.

The expected rate of return for various passive asset classes is based both on analysis of historical rates of return and forward looking analysis of risk premiums and yields. Current market conditions, such as inflation and interest rates, are evaluated in connection with the setting of the long-term assumptions. A small premium is added for active management of both equity and fixed income securities. The rates of return for each asset class are then weighted in accordance with the actual asset allocation, resulting in a long-term return on asset rate for each plan.

Assumed Health Cost Trend Rate

	Years Ended N	/larch 31,
_	2021	2020
Health care cost trend rate assumed for next year		
Pre 65	6.80%	7.00%
Post 65	5.40%	5.50%
Prescription	7.70%	8.00%
Rate to which the cost trend is assumed to decline (ultimate)	4.50%	4.50%
Year that rate reaches ultimate trend		
Pre 65	2031+	2031+
Post 65	2031+	2031+
Prescription	2031+	2031+

Plan Assets

The Pension Plan is a trusted non-contributory defined benefit plan covering all eligible represented employees of the Company and eligible non-represented employees of the participating National Grid companies. The PBOP Plans are both a contributory and non-contributory, trusteed, employee life insurance, and medical benefit plan sponsored by the Company. Life insurance and medical benefits are provided for eligible retirees, dependents, and surviving spouses of the Company.

The Company manages the benefit plan investments for the exclusive purpose of providing retirement benefits to participants and beneficiaries and paying plan expenses. The benefit plans' named fiduciary is The Retirement Plans Committee ("RPC"). The RPC seeks to minimize the long-term cost of operating the Plans, with a reasonable level of risk. The investment objectives of the plans are to maintain a level and form of assets adequate to meet benefit obligations to participants, to achieve the expected long-term total return on the plans' assets within a prudent level of risk and maintain a level of volatility that is not expected to have a material impact on the Company's expected contribution and expense or the Company's ability to meet plan obligations.

The RPC has established and reviews at least annually the Investment Policy Statement ("IPS") which sets for th the guidelines for how plan assets are to be invested. The IPS contains a strategic asset allocation for each plan which is intended to meet the objectives of the plans by diversifying its funds across asset classes, investment styles and fund managers. An asset/liability study typically is conducted periodically to determine whether the current strategic asset allocation continues to represent the appropriate balance of expected risk and reward for the plan to meet expected liabilities. Each study considers the investment risk of the asset allocation and determines the optimal mix of assets for the plan. The target asset allocation for 2021 reflects the results of such a pension study conducted in 2019. The Union PBOP Plan asset liability study was conducted in 2021. As a result of that study the RPC approved changes to the Union PBOP asset allocation effective in fiscal year 2022. The Non-Union PBOP Plan asset liability study is expected to be run within the next 12-18 months.

Individual fund managers operate under written guidelines provided by the RPC, which cover such areas as investment objectives, performance measurement, permissible investments, investment restrictions, trading and execution, and communication and reporting requirements. National Grid management in conjunction with a third party investment advisor, regularly monitors, and reviews asset class performance, total fund performance, and compliance with asset allocation guidelines. This information is reported to the RPC at quarterly meetings. The RPC changes fund managers and rebalances the portfolio as appropriate.

Equity investments are broadly diversified across U.S. and non-U.S. stocks, as well as across growth, value, and small and large capitalization stocks. Likewise, the fixed income portfolio is broadly diversified across market segments and is mainly invested in investment grade securities. Where investments are made in non-investment grade assets the higher volatility is

carefully judged and balanced against the expected higher returns. While the majority of plan assets are invested in equities and fixed income other asset classes are utilized to further diversify the investments. These asset classes include private equity, real estate, and diversified alternatives. The objective of these other investments are enhancing long-term returns while improving portfolio diversification. For the PBOP Plans, since the earnings on a portion of the assets are taxable, those investments are managed to maximize after tax returns consistent with the broad asset class parameters established by the asset liability study. Investment risk and return are reviewed by the plan investment advisors, National Grid management and the RPC on a regular basis. The assets of the plans have no significant concentration of risk in one country (other than the United States), industry or entity.

	Pension	Plans	Union PBC	P Plans	Non-Union P	BOP Plans
	March	131,	March	31,	March 31,	
	2021	2020	2021	2020	2021	2020
Equity	37%	37%	63%	63%	70%	70%
Diversified alternatives	10%	10%	17%	17%	0%	0%
Fixed income securities	40%	40%	20%	20%	30%	30%
Private equity	5%	5%	0%	0%	0%	0%
Real estate	5%	5%	0%	0%	0%	0%
Infrastructure	3%	3%	0%	0%	0%	0%
	100%	100%	100%	100%	100%	100%

The target asset allocations for the benefit plans as of March 31, 2021 and 2020 are as follows:

Fair Value Measurements

The following tables provide the fair value measurements amounts for the pension and PBOP assets at the Plan level:

					Marc	h 31, 202	21			
								Not		
		Level 1		Level 2	_	vel 3		tegorized		Total
				(i	n thouse	ands of d	ollars)			
Pension assets:										
Equity	\$	482,838	\$	-	\$	-	\$	1,736,249	\$	2,219,087
Diversified alternatives		136,741		-		-		391,371		528,112
Corporate bonds		-		981,533		-		314,123		1,295,656
Government securities		1,338		582,961		-		473,231		1,057,530
Infrastructure		-						96,080		96,080
Private equity		-		-		-		333,724		333,724
Real estate		-		-		-		208,676		208,676
Total assets	\$	620,917	\$	1,564,494	\$	-	\$	3,553,454	\$	5,738,865
Pending transactions										(304,650)
Total net assets									\$	5,434,215
PBOP assets:										
Equity	\$	188,104	\$	-	\$	-	\$	655,409	\$	843,513
Diversified alternatives		110,363		-		-		98,178		208,541
Corporate bonds		-		7,614		-		-		7,614
Government securities		36,350		224,683		-		-		261,033
Private equity		-		-		-		298		298
Insurance contracts		-		-		-		192,895		192,895
Total assets	\$	334,817	\$	232,297	\$	-	Ś	946,780	\$	1,513,894
Pending transactions	Ŧ		7	,	T		Ŧ	2 - 2 , 2 3 4	<u> </u>	1,058
Total net assets									Ś	1,514,952
									Ŷ	1,317,332

			Marc	h 31, 202	20			
	 					Not		
	 Level 1	 Level 2		vel 3		tegorized		Total
		(in thouse	ands of de	ollars)			
Pension assets:								_
Equity	\$ 341,072	\$ -	\$	-	\$	1,223,043	\$	1,564,115
Diversified alternatives	112,117	-		-		333,448		445,565
Corporate bonds	-	825,484		-		260,665		1,086,149
Government securities	(8,882)	574,654		-		531,619		1,097,391
Private equity	-	-		-		256,432		256,432
Real estate	-	-		-		217,993		217,993
Infrastructure	 -	 -		-		92,197		92,197
Total assets	\$ 444,307	\$ 1,400,138	\$	-	\$	2,915,397	\$	4,759,842
Pending transactions								(211,365)
Total net assets							\$	4,548,477
PBOP assets:								
Equity	\$ 136,913	\$ -	\$	-	\$	452,102	\$	589,015
Diversified alternatives	82,214	-		-		78,944		161,158
Corporate bonds	-	7,025		-		-		7,025
Government securities	29,324	190,633		-		-		219,957
Private equity	-	-		-		404		404
Insurance contracts	-	-		-		132,934		132,934
Total assets	\$ 248,451	\$ 197,658	\$	-	\$	664,384	\$	1,110,493
Pending transactions	· · · ·	 <u> </u>	-			<u>.</u>	<u> </u>	2,886
Total net assets							Ś	1,113,379
							T	_,0,0,0

The methods used to fair value pension and PBOP assets are described below:

Equity: Equity includes both actively- and passively-managed assets with investments in domestic equity index funds as well as international equities.

Diversified alternatives: Diversified Alternatives consist of holdings of global tactical assets allocation funds that seek to invest opportunistically in a range of asset classes and sectors globally.

Corporate bonds: Corporate Bonds consist of debt issued by various corporations and corporate money market funds. Corporate Bonds also includes small investments in preferred securities as these are used in the fixed income portfolios as yield producing investments. In addition, certain fixed income derivatives are included in this category such as credit default swaps to assist in managing credit risk.

Government securities: Government Securities includes US agency and treasury securities, as well as state and local municipal bonds. The plans also include a small amount of Non-US government debt which is also captured here. US Government money market funds are also included. In addition, interest rate futures and swaps are held as a tool to manage interest rate risk.

Private equity: Private equity consists of limited partnerships investments where all the underlying investments are privately held. This consists of primarily buy-out investments with smaller allocations to venture capital.

Real estate: Real estate consists of limited partnership investments primarily in US core open end real estate funds as well as some core plus closed end real estate funds.

Infrastructure: Infrastructure consists of limited partnerships investments that seek to invest in physical assets that are considered essential for a society to facilitate the orderly operation of its economy. Investments in infrastructure typically include transportation assets (such as airports and toll roads) and utility type assets. Investments in infrastructure funds are utilized as a diversifier to other asset classes within the pension portfolio. Infrastructure investments are also typically income producing assets.

Insurance contracts: Insurance contracts consists of Trust Owned Life Insurance.

Pending transactions/Receivables/Payables: Accounts receivable and accounts payable are short term cash transactions that are expected to settle within a few days of the measurement date.

Defined Contribution Plan

NGUSA has defined contribution retirement plans that covers substantially all employees. For the years ended March 31, 2021, 2020, and 2019, the Company recognized an expense in the accompanying statements of income of \$2.6 million, \$2.4 million, and \$2.4 million, respectively, for matching contributions.

8. CAPITALIZATION

The aggregate maturities of long-term debt for the years subsequent to March 31, 2021 are as follows:

(in thousands of dollars)	Maturities of
<u>March 31,</u>	Long-Term Debt
2022	\$ -
2023	-
2024	-
2025	-
2026	-
Thereafter	1,200,000
Total	\$ 1,200,000

The Company's debt agreements and banking facilities contain covenants, including those relating to the periodic and timely provision of financial information by the issuing entity. Failure to comply with these covenants, or to obtain waivers of those requirements, could in some cases trigger a right, at the lender's discretion, to require repayment of some of the Company's debt and may restrict the Company's ability to draw upon its facilities or access the capital markets. As of March 31, 2021, and 2020, the Company was in compliance with all such covenants.

Debt Authorizations

On February 8, 2019 the NYPSC authorized the Company to issue up to \$400 million of long-term debt in one or more transactions through March 31, 2022. The Company did not issue any debts under the authorization during the year ended March 31, 2021.

Dividend Restrictions

Pursuant to the NYPSC's orders, the ability of the Company to pay dividends to NGUSA is conditioned upon maintenance of a utility capital structure with debt not exceeding 58% of total utility capitalization. As of March 31, 2021, and 2020, the Company was in compliance with the utility capital structure required by the NYPSC. In accordance with the NYPSC order

approving the acquisition of KeySpan Corporation, the Company is permitted to declare dividends in an amount not to exceed retained earnings accumulated since the date of acquisition plus unappropriated retained earnings, unappropriated undistributed earnings and accumulated other comprehensive income existing immediately prior to the date of acquisition.

Preferred Stock

In connection with the acquisition of KeySpan Corporation by NGUSA, the Company became subject to a requirement to issue a class of preferred stock, having one share (the "Golden Share"), subordinate to any existing preferred stock. The holder of the Golden Share would have voting rights that limit the Company's right to commence any voluntary bankruptcy, liquidation, receivership, or similar proceeding without the consent of the holder of the Golden Share. The NYPSC subsequently authorized the issuance of the Golden Share to a trustee, GSS Holdings, Inc. ("GSS"), who will hold the Golden Share subject to a Services and Indemnity Agreement requiring GSS to vote the Golden Share in the best interests of New York State ("NYS"). On July 8, 2011, the Company issued the Golden Share with a par value of \$1.

9. INCOME TAXES

Components of Income Tax Expense (Benefit)

	Years Ended March 31,								
	2021 2020						2019		
			(i	n tho	usands of do	llars	5)		
Current tax expense (benefit):									
Federal	\$	(10,795)		\$	(11,464)		\$	68,566	
State		(4,301)	-		(13,930)	_		14,370	
Total current tax expense (benefit)		(15,096)			(25,394)	_		82,936	
Deferred tax expense (benefit):			-						
Federal		46,266			47,109			(37,601)	
State		20,239	-		25,812	_		(1,647)	
Total deferred tax expense (benefit)		66,505			72,921	_		(39,248)	
Total income tax expense	\$	51,409	=	\$	47,527	=	\$	43,688	

Statutory Rate Reconciliation

The Company's effective tax rates for the years ended March 31, 2021, 2020, and 2019 are 33.8%, 26.0%, and 26.9%, respectively. The following table presents a reconciliation of income tax expense (benefit) at the federal statutory tax rate of 21.0% to the actual tax expense:

	Years Ended March 31,								
	2021		2020		2019				
		(in thous	ands of dol	lars)					
Computed tax	\$ 31,9	911 \$	38,351	\$	34,082				
Change in computed taxes resulting from:									
State income tax, net of federal benefit	12,5	591	9,387		10,051				
Audit and related reserve movements	6,7	74	(57)		-				
Other items, net	1	133	(154)		(445)				
Total changes	19,4	98	9,176		9,606				
Total income tax expense (benefit)	\$ 51,	409 \$	47,527	\$	43,688				

The Company is included in the NGNA and subsidiaries consolidated federal income tax return and New York unitary state income tax return. The Company has joint and several liability for any potential assessments against the consolidated group.

Deferred Tax Components

	I	March 31,					
	2021		2020				
	(in thousands of dollars)						
Deferred tax assets:							
Environmental remediation costs	\$ 55,056	\$	56,081				
Net operating losses	50,722		60,792				
Regulatory liabilities	336,160		291,765				
Other	46,958	_	43,511				
Total deferred tax assets	488,896		452,149				
Deferred tax liabilities:							
Property-related differences	838,526		762,656				
Regulatory assets	171,049		167,612				
Other	25,301		17,385				
Total deferred tax liabilities	1,034,876		947,653				
Deferred income tax liabilities, net	\$ 545,980	\$	495,504				

In April 2021, New York State enacted the 2021/2022 state budget, which included several tax related provisions. The enacted budget includes raising the corporate franchise tax rate to 7.25% and reinstating the capital base of the franchise tax at 0.1875% for three years as part of a three-year Covid recovery plan. The new legislation is effective for tax years beginning on or after January 1, 2021 and before January 1, 2024, which for the Company includes fiscal years ending March 31, 2022 through March 31, 2024. The Company is evaluating the impact of the new legislation, but in accordance with US GAAP, no adjustments have been made as of the balance sheet date.

Net Operating Losses

The amounts and expiration dates of the Company's net operating losses carryforward as of March 31, 2021 are as follows:

Expiration of Net Operating Losses:	Gross Carryforward Amount		Expiration Period			
(in thousands of dollars)						
Federal	\$	257,548	2034-2038			
Federal - No Expiration		13,898	Indefinite			
New York State		370,669	2035-2041			

As a result of the accounting for uncertain tax positions, the amount of deferred tax assets reflected in the financial statements is less than the amount of the tax effect of the federal and state net operating losses carryforward reflected on the income tax returns.

Status of Income Tax Examinations

During the year ended March 31, 2021, the Company reached a settlement with the IRS for the tax years ended March 31, 2013, March 31, 2014 and March 31, 2015. As a result of the settlement, the Company incurred an income tax expense of \$7.1 million and made a payment for tax and interest of \$11.5 million.

During the year ended March 31, 2021, the IRS informed the Company that it does not intend to audit the Company's income tax returns for the periods ended March 31, 2016 and 2017 and commenced its examination of the next audit cycle which includes periods ended March 31, 2018 and 2019. While the income tax returns for fiscal years 2016 and 2017 are not currently being audited by the IRS, the statute of limitations for these tax periods does not expire until December 31, 2021. Therefore, the income tax returns for the years ended March 31, 2016 through March 31, 2021 remain subject to examination by the IRS.

The state of New York continues its examination of the Company's income tax returns for the years ended March 31, 2009 through March 31, 2012. The income tax returns for the years ended March 31, 2013 through March 31, 2021 remain subject to examination by the state of New York.

The following table indicates the earliest tax year subject to examination for each major jurisdiction:

Jurisdiction	Tax Year
Federal	March 31, 2016
NewYork	March 31, 2009

Uncertain Tax Positions

The Company recognizes interest related to unrecognized tax benefits in other interest, including affiliate interest and related penalties, if applicable, in other (deductions) income, net, in the accompanying statements of income. As of March 31, 2021, and 2020, the Company has accrued for interest related to unrecognized tax benefits of \$0.6 million and \$8.7 million, respectively. During the years ended March 31, 2021, 2020, and 2019, the Company recorded interest income of \$5.0 million, and \$1.1 million, and interest expense of \$23.6 million, respectively. No tax penalties were recognized during the years ended March 31, 2021, 2020, and 2019.

It is reasonably possible that other events will occur during the next twelve months that would cause the total amount of unrecognized tax benefits to increase or decrease. However, the Company does not believe any such increases or decreases would be material to its results of operations, financial position, or cash flows.

10. ENVIRONMENTAL MATTERS

The normal ongoing operations and historic activities of the Company are subject to various federal, state, and local environmental laws and regulations. Under federal and state Superfund laws, potential liability for the historic contamination of property may be imposed on responsible parties jointly and severally, without regard to fault, even if the activities were lawful when they occurred.

The Company has identified numerous MGP sites and related facilities, which were owned or operated by the Company or its predecessors. These former sites, some of which are no longer owned by the Company, have been identified to the NYPSC and the New York State Department of Environmental Conservation ("DEC") for inclusion on appropriate site inventories. Administrative Orders on Consent ("ACO") or Voluntary Cleanup Agreements have been executed with the DEC to address the investigation and remediation activities associated with certain sites. Expenditures incurred for the years ended March 31, 2021, 2020, and 2019 were \$6.7 million, \$8.3 million, and \$4.0 million, respectively.

The Company estimated the remaining costs of environmental remediation activities were \$62.7 million and \$59.1 million as of March 31, 2021 and 2020, respectively. These costs are expected to be incurred over approximately 31 years, and these undiscounted amounts have been recorded as estimated liabilities on the balance sheet. However, remediation costs for each site may be materially higher than estimated, depending on changing technologies and regulatory standards, selected end use for each site, and actual environmental conditions encountered. The Company has recovered amounts from certain insurers and potentially responsible parties, and, where appropriate, the Company may seek additional recovery from other insurers and from other potentially responsible parties, but it is uncertain whether, and to what extent, such efforts will be successful.

By rate orders, the NYPSC has provided for the recovery of SIR costs. Accordingly, as of March 31, 2021 and 2020, the Company has recorded net environmental regulatory assets of \$73.1 million and \$81.3 million, respectively. The Company believes that its ongoing operations, and its approach to addressing conditions at historic sites, are in substantial compliance with all applicable environmental laws. Where the Company has regulatory recovery, it believes that the obligations imposed on it because of the environmental laws will not have a material impact on its results of operations or financial position.

11. COMMITMENTS AND CONTINGENCIES

Purchase Commitments

The Company has entered into various contracts for gas delivery, storage, and supply services. Certain of these contracts require payment of annual demand charges, which are recoverable from customers. The Company is liable for these payments regardless of the level of service required from third parties.

The Company's commitments under these long-term contracts for the years subsequent to March 31, 2021 are summarized in the table below:

(in thousands of dollars)	Gas	
<u>March 31,</u>	Purchases	
2022	\$ 327,362	
2023	311,631	
2024	251,507	,
2025	152,466	,
2026	116,147	,
Thereafter	389,138	5
Total	\$ 1,548,251	

Legal Matters

On July 16, 2018 the Company received a tax refund of \$50.4 million from the Town of Hempstead pursuant to a judgment for claims related to garbage tax levies for the tax years 1996 through 2012. Both parties have appealed certain aspects of the judgment and the Court ruled on December 30, 2020 that the trial court should have applied 9% prejudgment interests instead of 6%. At the time the proceeds were received the Company established a regulatory liability for the benefit of customers, pending future disposition by the NYPSC.

In addition to the matters described above, the Company is subject to various legal proceedings arising out of the ordinary course of its business. The Company does not consider any of such proceedings to be material, individually or in the aggregate, to its business or likely to result in a material adverse effect on its results of operations, financial position, or cash flows (See Note 5, "Rate Matters" for additional details on the pending rate case.)

Other Contingencies

As of March 31, 2021, and 2020, the Company had accrued workers compensation, auto, and general insurance claims of \$12.2 million and \$11.9 million, respectively, and a liability for estimated claims which have been incurred but not yet reported ("IBNR") of \$12.7 million and \$11.2 million, respectively. IBNR reserves have been established for claims and/or events that have occurred but have not yet been reported to the Company for payment.

12. LEASES

Operating lease ROU assets are included in property, plant and equipment, net, and operating lease liabilities are included in other current liabilities and other noncurrent liabilities on the balance sheet.

The Company has no material operating or finance leases as of March 31, 2021.

There are certain leases in which the Company is the lessor. Revenue under such leases was immaterial for the years ended March 31, 2021 and 2020.

13. RELATED PARTY TRANSACTIONS

Accounts Receivable from and Accounts Payable to Affiliates

NGUSA and its affiliates provide various services to the Company, including executive and administrative, customer services, financial (including accounting, auditing, risk management, tax, and treasury/finance), human resources, information technology, legal, and strategic planning, that are charged between the companies and charged to each company.

The Company records short-term receivables from, and payables to, certain of its affiliates in the ordinary course of business. The amounts receivable from, and payable to, its affiliates do not bear interest and are settled through the intercompany money pool. A summary of outstanding accounts receivable from affiliates and accounts payable to affiliates is as follows:

	Accounts Receivable from Affiliates March 31,			Accounts Payable to Affiliates March 31,				
	2021			2020	2021		2020	
	(in thousands of dollars)							
The Brooklyn Union Gas Company	\$	1,500	\$	2,676	\$	874	\$	1,184
Niagara Mohawk Power Corporation		6		651		(36)		156
NGUSA		26		323		36,668		29,315
NGUSA Service Company		3,321		6,219		15,273		21,511
Other		4		316		15		381
Total	\$	4,857	\$	10,185	\$	52,794	\$	52,547

Intercompany Money Pool

The settlement of the Company's various transactions with NGUSA and certain affiliates generally occurs via the intercompany money pool in which it participates. The Company is a participant in the Regulated Money Pool and can both borrow and invest funds. Borrowings from the Regulated Money Pool bear interest in accordance with the terms of the Regulated Money Pool Agreement. As the Company fully participates in the Regulated Money Pool rather than settling intercompany charges with cash, all changes in the intercompany money pool balance are reflected as investing or financing activities in the accompanying consolidated statements of cash flows. For the purpose of presentation in the statements of cash flows, it is assumed all amounts settled through the intercompany money pool are constructive cash receipts and payments, and therefore are presented as such.

The Regulated Money Pool is funded by operating funds from participants. NGUSA has the ability to borrow up to \$3 billion from National Grid plc for working capital needs including funding of the Regulated Money Pool, if necessary. The Company had short-term intercompany money pool borrowings of \$354.9 million and \$204.3 million as of March 31, 2021 and 2020, respectively. The average interest rates for the intercompany money pool were 0.7%, 2.4%, and 2.4% for the years ended March 31, 2021, 2020, and 2019, respectively.

Service Company Charges

The affiliated service companies of NGUSA provide certain services to the Company at cost without a markup. The service company costs are generally allocated to associated companies through a tiered approach. First and foremost, costs are directly charged to the benefited company whenever practicable. Secondly, in cases where direct charging cannot be readily determined, costs are allocated using cost/causation principles linked to the relationship of that type of service, such as number of employees, number of customers/meters, capital expenditures, value of property owned, and total transmission and distribution expenditures. Lastly, all other costs are allocated based on a general allocator determined using a 3-point formula based on net margin, net property, plant and equipment, and operations and maintenance expense.

Charges from the service companies of NGUSA to the Company are mostly related to traditional administrative support functions. For the years ended March 31, 2021, 2020, and 2019, costs allocated to the Company using the second and third tiers noted above were \$371.1 million, \$364.6 million, and \$315.4 million, respectively.