Regulatory Accounts for the year ended 31 March 2007

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Corporate Report for the year ended 31 March 2007

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Corporate Report: Review of the year to 31 March 2007

Southern Electric Power Distribution plc (the Company) is a wholly owned subsidiary of Scottish and Southern Energy plc (the Group). The Company's first responsibility is to maintain safe and reliable supplies of electricity and to restore supplies as quickly as possible in the event of interruptions. In line with this it is encouraging that our performance across a range of measures continues to be good. This performance has been achieved while maintaining close control over the operating cost base and confirms that the electricity networks managed by the Group are among the most efficient in the world.

The Company is the subject of incentive-based regulation by the Office of Gas and Electricity Markets (Ofgem), which sets for periods of five years the prices that can be charged for the use of the electricity network, the capital expenditure and the allowed operating expenditure. In broad terms, Ofgem seeks to strike the right balance between attracting investment in electricity networks, encouraging companies to operate the networks as efficiently as possible and ensuring that prices for customers are no higher than they need to be. As at 31 March 2007, the Company estimates that, based on Ofgem's methodology for valuing the assets of the Company's distribution business, the Regulated Asset Value ('RAV') was approximately £1,515m.

During 2006/07, the Company's operating profit fell by 21.9% to £177.8m. The principal reason for this was a charge of £49.0M from another group company, SSE Services plc, in connection with pension deficit payments made to the Southern Electric Pension Scheme (SEPS). Under the current price control arrangements with Ofgem 76% of total payments made in respect of pension deficit to SEPS are allowed to be recovered by the company. The initial payment to SEPS was made by SSE Services plc and the charge to the Company in current year represented 76% of the total deficit payments to SEPS in 2005/06 & 2006/07. During the year, the Company distributed 33.9TWh of electricity, compared with 34.9TWh in the previous year, despite a growth in the number of customers to whom electricity is distributed. This reduction in the number of units distributed was, however, partially offset by changes in their price.

Ensuring the reliability of the electricity networks it owns and operates is one of SSE's main priorities and the key measures of reliability are customer minutes lost and customer interruptions. The average number of minutes that customers in the Southern Electric Power Distribution area were without supply was 72, one more than in the previous year; and the number of supply interruptions per 100 customers was 76, compared with 78 in the previous year. Performance in respect of both minutes lost and interruptions was ahead of the targets set by Ofgem under its Quality of Service Incentive Scheme (QSIS), which gives financial benefits to distribution network operators that deliver good performance for customers. This, together with income earned in 2006/07 under other incentive arrangements is expected to lead to the Company receiving additional revenue totalling £9m during the next two financial years.

In January 2007, the Southern Electric Power Distribution area was affected by a storm which the Meteorological Office said was the most severe in its scale and impact for 17 years. This led to additional costs of around £2m being incurred. It resulted in almost 200,000 customers having their electricity supply interrupted. Power was restored to around 180,000 customers within a day and to almost all of the affected customers within 36 hours. Over 1,000 people in SSE, from across the country, were involved in dealing with the consequences of the storm, from engineers out in the field to customer service advisers who spoke to over 50,000 affected customers who called in. It was an exercise in which first class teamwork was key. Following the event, SSE undertook a comprehensive review to ensure that it is as well prepared as possible for storms in the future.

Electricity Network Investment

The key responsibility of the Company's business is to maintain safe and reliable supplies of electricity and to restore supplies as quickly as possible in the event of interruptions. The Distribution Price Control Review for 2005-10 resulted in substantially increased allowances for capital expenditure to maintain and improve the networks' performance. This will enable the Company to increase its revenue from its networks, and delivery of this enhanced investment programme was one of the Company's priorities for 2006/07. It is now well under way, with capital expenditure of £136.7m during the year, which was 17.8% higher than in 2005/06. In the course of the year, the Company added just over 800km to the length of its networks, taking the total to over 77,500km. 2007/08 will see a further increase in capital expenditure.

Corporate Report: Review of the year to 31 March 2007

Electricity Distribution Priorities in 2007/08

During 2007/08, the Company's first objective will be to maintain safe and reliable supplies of power and to restore supplies as quickly as possible in the event of interruptions, so performance in terms of customer minutes lost and customer interruptions will continue to be critical. This will be supported by delivery of continuous improvement initiatives, following a fundamental review of internal processes and customer-facing operations that is now under way. Other key priorities will be the efficient delivery of the next phase of the major programme of investment in the networks, targeted at upgrading them so as to benefit the greatest number of customers.

1 Operational Review

1.1 Factors affecting the Business

The Company is responsible for managing an electricity distribution network, serving more than 2,800,000 customers. Distribution of electricity within specified areas is a monopoly activity and the income earned by charging electricity customers for the use of the wires is closely regulated by Ofgem, as is the level of investment which is made in electricity networks. The Company has completed the second year of the price controls set for the period up to 31 March 2010.

Against this background, the Company's objective is to manage the demand for electricity and ensure the network has the minimum number of faults and the maximum robustness in the face of severe weather and other supply interruption risks. It is also important to automate networks so that when supply is interrupted, it can be restored as soon as possible. The programme of investment is designed with these goals in mind.

1.2 Use of Resources and Status of Significant Projects

In line with the policies in place to achieve the objectives highlighted at 1.1, a total of £136.7m was invested in the electricity network. Investment of this kind upgrades the electricity network and reinforces the value of the RAV which, in turn, supports the ongoing value of the business.

In the Southern Electric Power Distribution area, the programme to upgrade and refurbish the network continued during 2006/07, with 1,280km of high voltage overhead lines and 770km of low voltage lines refurbished.

The substantial programme of network automation continued, with another 112 urban substations completed, together with 96 new radio-controlled automated switching units in rural areas, allowing for faster restoration of supply to customers. There has also been significant investment in the underground network, with 55km of high voltage cable replaced.

An example of the type of project in which investment is being made is the installation of a 15km overhead 'BLX' line and 2.5km underground cable, which will improve the security of supply to customers at Marchington on the Dorset/Wiltshire border. The cable is being laid using directional drill techniques which avoid the need for large open trenches under sensitive woodland to comply with requests from English Nature and the National Trust.

Rising demand for electricity in north Hampshire and south Berkshire has created the need for a reinforcement of the local electricity network. In line with this, SSE has begun preliminary work on the installation of two 10km underground 132kV cables that will carry power from National Grid's substation at Bramley to the SEPD substation in Basingstoke.

Corporate Report: Review of the Year to 31 March 2007

1 Operational Review (continued)

1.2 Use of Resources and Status of Significant Projects (continued)

The Company continues to implement a number of initiatives to improve further the resilience of the electricity network for the future. For example, falling trees or clashing branches are a major source of supply interruptions during windy weather conditions. To improve performance in this area, for the past number of years, the Group has employed directly most of the people involved in tree cutting. This is also in line with the Group's general approach that operations and services are best managed and delivered by people who are directly employed by the Company.

1.3 Employees

Enabling employees to derive the maximum possible benefit from their employment with the Group is one of the principles which has been adopted. The Board believes that this can be achieved through active encouragement of share ownership, participation in the Group's affairs, and the maintenance of effective policies on issues such as equal opportunities.

Participation in the Group's affairs is encouraged through team meetings, briefing documents and an internal magazine. During the year, employees were invited to attend business development and financial results briefings. Policies on such matters as Equal Opportunities and Health and Safety are regularly communicated to staff.

It is Group policy, where possible, to provide employment opportunities for disabled people. Staff who become disabled are supported in continuing employment through identification of suitable jobs and the provision of any necessary re-training.

1.4 Safety

The Group believes that all work can be done in such a way that no-one, whether an employee, contractor, customer or member of the community, suffers from its operations. It believes that all injuries are preventable and it aims to provide staff with training, work methods and equipment to achieve that goal.

'Being safe' is a core value in the business. In line with this, the Group's Health, Safety and Environment Manual, which has the status of a work instruction, emphasises that safety will not be compromised for business interest or operational pressures and all injuries, plant damage and near misses will be reported and investigated. The Director with lead responsibility for Health and Safety is Colin Hood.

The net result of this commitment to safety is that Scottish and Southern Energy plc continues to lead Britain's electricity industry in safety.

1.5 Principal risks and uncertainties

As noted, the Company is responsible for managing a regulated electricity distribution network, based in the South of England. One of the major risks arises from the quinquennial price review when the future income that the Company may collect from the users of the electricity network is set. The current price control period runs from 1 April 2005 to 31 March 2010 and discussions on the next price control will formally start in 2008. The year to 31 March 2007 is the second year of the current price review period. In arriving at the allowed income Ofgem assess the revenue and capital expenditure plans of the business and determine an efficient level of that expenditure. In addition they assess the quality of service requirements for the network and determine a cost of capital sufficient to encourage the required investment in the network. Given the importance of the outcome of the price control review process, the establishment of allowable income for the following years, the Company invests considerable management time to ensure that the correct price control is set.

Corporate Report: Review of the Year to 31 March 2007

1 Operational Review (continued)

1.5 Principal risks and uncertainties (continued)

The key responsibility of the Company is to maintain safe and reliable supplies of electricity and to restore supplies as quickly as possible in the event of interruptions. In the long term this is done by ensuring the correct level of investment in the network. In the short term the electricity network can be subject to damage, and potentially major disruption, by the weather. Storms caused by winter weather fronts, winter snow fall and lightning storms at any time of year can damage the electricity distribution network and result in customers' supply of electricity being interrupted. To mitigate the effects of these events weather forecasts are closely monitored and staff deployed in advance of foreseeable major weather events. Arrangements are in place to use resources from contractors and other electricity distribution network operators in the event of major interruptions and contracts are in place with suppliers of materials and services which can be brought into action at short notice in the event of severe weather.

2. Financial Review

2.1 Balance Sheet

The Group and Company both continue to maintain one of the strongest balance sheets in the global utility sector. This gives the Company significant competitive advantage in terms of cost of funding and supporting new developments.

The majority of employees of the Company are members of the Southern Electric Pension Scheme, which, at 31 March 2007, had a deficit included in the Group accounts, net of deferred tax, of £154.0M (2006 - £198.8M).

2.2 Financial Risk Management

The Company's financial risk is managed as part of the wider group risk management policy.

The Company's operations are financed by a combination of retained profits, bank borrowings, long term debt issuance and inter company loan stocks.

The main financial risks affecting the Group include exposures to fluctuations or changes in interest rates, foreign exchange rates, liquidity, commodity prices and volumes and counterparty creditworthiness. The Group's Risk Committee, which reports to the Board, reviews and agrees policies for addressing each of these risks. At 31 March 2007, 82.6% of the Group's borrowings were at fixed rates, after taking account of interest rate swaps. The Company's main risk area is in relation to interest rates and, as noted, this is controlled as part of the Group's risk management policies.

2.3 Taxation

The Company's effective current tax rate was 35.4% compared with 30.4% in the previous year after prior year adjustments. The headline effective tax rate is 29.1% compared with 29.8% in the previous year.

Corporate Report: Review of the Year to 31 March 2007

2. Financial Review (continued)

2.4 Dividend

The Company's dividend policy was to distribute up to 50% of surplus cash flow as a dividend for both years.

2.5 Borrowings and Facilities

The Company has loans of £877.1m (2006 - £882.8m) of which £25.0m (2006 - £25.0m) is due to other group companies and £116.8m (2006 - £122.8m) is in the form of loans from the European Investment Bank. Of the total, interest is paid at fixed rates on £852.1m (2006 - £857.8m). As part of the adoption of the fair value hedge accounting requirements of FRS 25 and FRS 26, the Company's loans are stated as being £866.5m (2006 - £880.3m).

As at 31 March 2007, the weighted average interest rate payable was 5.41% (2006 - 5.42%) and the weighted average remaining term was 21.91 years (2006 - 22.76 years).

2.6 International Financial Reporting Standards

The application of International Financial Reporting Standards (IFRS) is required for listed companies for accounting periods commencing on or after 1 January 2005. As a result, the Group's Accounts for the year to 31 March 2007 have been prepared in accordance with EU adopted IFRS.

The accounts of Southern Electric Power Distribution plc have been prepared in accordance with applicable UK Generally Accepted Accounting Principles (UK GAAP).

Corporate Governance Statement

Scottish and Southern Energy plc Group ("The Group")

The Board continues to commit to the highest standards of corporate governance, and has due regard to the continuing developments in this field. The Group seeks to run its entire business and maximise profits in a way which is responsible, safe, customer focused and commercially aware. These are the four core values which underlie everything the Group does. Moreover, the Group aims to conduct its business in an ethical manner that maintains an appropriate balance between social, economic and environmental issues.

In keeping with this, the Group has continued its commitment to high standards of corporate governance.

Throughout the year, the company has complied with all the provisions set out in Section 1 of the Combined Code and the Board therefore considers that the company has satisfied its obligations under the Combined Code.

The Board comprises a non-Executive Chairman, four Executive Directors and six independent non-Executive Directors, which complies with the Combined Code provisions in this regard.

The Board acknowledges its responsibility for ensuring that an adequate system of internal control exists which accords with the requirements of the Turnbull Committee guidance.

Southern Electric Power Distribution plc ("The Company")

Board of Directors

The Board consists of three Directors, two of whom are Directors of the Group. None of the Directors are Directors of Group Companies involved in Supply or Generation activities. The Group has an Audit Committee, a Remuneration Committee, an Executive Committee, a Risk Committee, a Health, Safety and Environmental Advisory Committee and a Nomination Committee and details of the appointees are included in the published Corporate Governance Statement of the Group. The Company, as a subsidiary entity, has no such Committees.

Internal Control

The Directors acknowledge that they have responsibility for the Company's systems of internal control and risk management and for monitoring their effectiveness. The purpose of these systems are to manage, rather than eliminate, the risk of failure to achieve business objectives, and provide reasonable assurance as to the quality of management information and to maintain proper control over the income, expenditure, assets and liabilities of the Company.

No system of control can, however, provide absolute assurance against material misstatement or loss. Accordingly, the Directors have regard to what controls, in their judgement, are appropriate to the Company's business, to the materiality of the risks inherent in the business, and to the relative costs and benefits of implementing specific controls. This process is regularly reviewed by the Board and has been in place for the whole year.

Control is maintained through an organisation structure with clearly defined responsibilities, authority levels and lines of reporting; the appointment of suitably qualified staff in specialised business areas; and continuing investment in high quality information systems. These methods of control are subject to periodic review as to their implementation and continued suitability.

There are established procedures in place for regular budgeting and reporting of financial information. The Company's performance is reviewed by the Board and the Executive Committee. Reports include variance analysis and projected forecasts of the year compared to approved budgets and non-financial performance indicators.

There are policies in place covering a wide range of issues and risks such as financial authorisations, IT procedures, health, safety and environmental risks, crisis management, and a policy on ethical principles. The business risks associated with the Company's operations are regularly assessed by the Directors

The effectiveness of the systems of internal control is monitored by the internal audit department. Their reports, which include where appropriate relevant action plans, are distributed to senior managers and Directors.

Corporate Governance Statement (continued)

Southern Electric Power Distribution plc ("The Company") continued

Environment

The Group manages a wide range of environmental issues. Operating the power systems network is recognised as a priority area and formal environmental management systems have been developed across the Group. The systems have five main elements, based on the established management cycle of (1) setting policy, (2) planning, (3) implementing and operating, (4) checking and correcting and (5) reviewing.

The system exists to enable managers to deliver the Group's environmental policies through procedures and work instructions. It reflects an integrated, Group-wide health and safety and environmental management system.

Going Concern

The Directors consider that the Company has adequate resources to continue in operational existence for the foreseeable future. The accounts are therefore prepared on a going concern basis.

REGISTERED NO. 4094290

Southern Electric Power Distribution plc

Regulatory Accounts for the year ended 31 March 2007

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Report of the Directors

The Directors present their report together with the audited Accounts for the year ended 31 March 2007.

1. Principal Activity

The Company's principal activity continued to be the regulated distribution of electricity.

2. Business Review

The Company is responsible for managing an electricity distribution network, serving more than 2,800,000 customers in the South of England. Distribution of electricity, and the level of capital investment within the network area, is a monopoly activity and is closely regulated by the Office of Gas and Electricity Markets (Ofgem) within a framework known as the Price Control. This is set for a period of 5 years and the current price control runs until April 2010.

Review of development and performance of the Company

The year to 31 March 2007 was the second year of the current distribution price control period and the operating profit of £177.8M was £49.8M (21.9%) lower than that for the year to 31 March 2006.

The principal reason for this was the recognition of a charge of £49.0M related to pension deficit contributions made to the Southern Electric Pension Scheme (SEPS). Under the current price control arrangements with Ofgem, 76% of the total pension deficit repair contributions made to the SEPS are allowed to be recovered by the Company. All contributions to the SEPS have been made by SSE Services plc, which administers the scheme. The charge recognised by the Company in the current year represents 76% of the total deficit payments made by SSE Services plc to the SEPS in both 2005/06 and 2006/07.

Adjusting for the pension deficit charge the underlying performance of the Company saw a reduction in operating profit of £0.8M from the previous year. This was due to a reduction in the number of units distributed in the year. During the year, it distributed 33.9TWh of electricity, compared with 34.9TWh in the previous year, despite a growth in the number of customers to whom electricity is distributed. This reduction in the number of units distributed was caused primarily by the higher than normal temperatures in the year but was, however, partially offset by changes in their price. In addition to this, the network area was affected by a severe storm in January 2007 that resulted in almost 200,000 customers having their electricity supply interrupted and costs of around £2.0M being incurred.

At the same time, the level of investment in the network has also increased in the year in order that the network can be maintained and improved. In 2006/07, capital expenditure was £136.7M, an increase of 18% on 2005/06 and this level of investment is expected to grow further in 2007/08. In 2006/07, an additional 812km in length was added to the network and a further 2,399km were refurbished.

The operational performance of the Company was good with the number of supply interruptions per 100 customers falling to 76 from 78 the previous year. There was a slight increase in the number of customer minutes lost from 71 in 2005/06 to 72 in 2006/07. This performance was ahead of target set by Ofgem and is expected to contribute, along with other incentives established in the price control agreement, towards additional income of approximately £9M in the next 2 financial years.

Report of the Directors (continued)

2. Business Review (continued)

Principal Risks and Uncertainties

As noted, the Company is responsible for managing a regulated electricity distribution network, based in the South of England. One of the major risks arises from the quinquennial price review, when the future income that the Company is allowed to recover from the users of the electricity network is set. The current price control period runs from 1 April 2005 to 31 March 2010 and discussions on the next price control will formally start in 2008. The year to 31 March 2007 is the second year of the current price review period. In arriving at the allowed income Ofgem assess the revenue and capital expenditure plans of the business and determine an efficient level of that expenditure. In addition they assess the quality of service requirements for the network and determine a cost of capital sufficient to encourage the required investment in the network. Given the importance of the outcome of the price control review process, the establishment of allowable income for the following years, the Company invests considerable management time to ensure that the correct price control is set.

The key responsibility of the Company is to maintain safe and reliable supplies of electricity and to restore supplies as quickly as possible in the event of interruptions. In the long term this is done by ensuring the correct level of investment in the network. In the short term the electricity network can be subject to damage, and potentially major disruption, by the weather. Storms caused by winter weather fronts, winter snow fall and lightning storms at any time of year can damage the electricity distribution network and result in customers' supply of electricity being interrupted. To mitigate the effects of these events weather forecasts are closely monitored and staff deployed in advance of foreseeable major weather events. Arrangements are in place to use resources from contractors and other electricity distribution network operators in the event of major interruptions and contracts are in place with suppliers of materials and services which can be brought into action at short notice in the event of severe weather.

The Directors acknowledge that they have responsibility for the Company's systems of internal control and risk management and for monitoring their effectiveness. The purposes of these systems are to manage, rather than eliminate, the risk of failure to achieve business objectives, to provide reasonable assurance as to the quality of management information and to maintain proper control over the income, expenditure, assets and liabilities of the Company.

No system of control can, however, provide absolute assurance against material misstatement or loss. Accordingly, the Directors have regard to what controls, in their judgement, are appropriate to the Company's business and to the relative costs and benefits of implementing specific controls.

Key Performance Indicators

The following financial and operational key performance indicators are used by the Company in measuring performance:

Financial

a) Operating Profit (£M)

Year to March 2006 £227.6M Year to March 2007 £177.8M Decrease (%) -21.9%

b) Capital Expenditure (£M)

Year to March 2006 £116.0M Year to March 2007 £136.7M Increase (%) 17.8%

Operational

c) Electricity Distributed (TWh)

Year to March 2006 34.9 TWh Year to March 2007 33.9 TWh Decrease (%) -2.9%

Report of the Directors (continued)

2. Business Review (continued)

Key Performance Indicators (continued)

d) Customer Minutes Lost

Year to March 2006 71 Year to March 2007 72 Increase (%) 1.4%

e) Customer Interruptions - number per 100 customers

Year to March 2006 78 Year to March 2007 76 Reduction (%) -2.6%

3. Results and Dividends

The profit for the financial year amounted to £101.8m (2006 - £130.2m). A final dividend of £15.0m (2006 - £14.0m) was declared and approved by the board during the year. The final dividend will be paid during the year ended 31 March 2008.

4. Directors

The Directors who served during the year were as follows:-

Gregor Alexander Colin Hood Steven Kennedy

5. Political and Charitable Donations

During the year, no charitable or political donations were made.

6. Employment Policies

Staff are actively encouraged to be involved in Company affairs in a wide variety of ways. These include monthly team meetings, briefing documents and internal videos. Policies on such matters as Equal Opportunities and Health and Safety are regularly communicated to staff and involvement is supported through local committees. New staff joining the Company receive induction training.

It is Company policy, where possible, to provide employment opportunities for disabled people. Staff who become disabled are supported in continuing employment through identification of suitable jobs and the provision of necessary retraining.

7. Supplier Payment Policy

The Company complies with the CBI Prompt Payment Code. The main features of the Code are that payment terms are agreed at the outset of a transaction and are adhered to; that there is a clear and consistent policy that bills are paid in accordance with the contract; and that there are no alterations to payment terms without prior agreement. Copies of the Code are available on application to the Company Secretary. The number of suppliers' days represented by trade creditors was 36 days at 31 March 2007.

Report of the Directors (continued)

8. Auditors

The directors who held office at the date of approval of this directors' report confirm that, so far as they are each aware, there is no relevant audit information of which the Company's auditors are unaware; and each director has taken all the steps that ought to have been taken as a director to be aware of any relevant audit information and to establish that the company's auditors are aware of that information.

ON BEHALF OF THE BOARD

Vincent Donnelly Company Secretary 25 July 2007

Statement of directors' responsibilities in respect of the Directors' Report and the Regulatory accounts and Compliance with Standard Licence Condition 42

The licensee is required by standard condition 42 of the Electricity Distribution Licence to deliver to the Authority regulatory accounts prepared for each financial year ending on 31 March.

The directors are responsible for preparing the Directors' Report and the Accounts in accordance with applicable law and regulations.

Company law requires the directors to prepare Accounts for each financial year. Under that law they have elected to prepare the Accounts in accordance with UK Accounting Standards and applicable law (UK Generally Accepted Accounting Practice).

The Accounts are required by law to give a true and fair view of the state of affairs of the company and of the profit or loss of the company for that period.

In preparing these Accounts, the directors are required to:

- select suitable accounting policies and then apply them consistently;
- make judgements and estimates that are reasonable and prudent;
- state whether applicable UK Accounting Standards have been followed, subject to any material departures disclosed and explained in the Accounts; and
- prepare the Accounts on the going concern basis unless it is inappropriate to presume that the company will
 continue in business.

The directors are responsible for keeping proper accounting records that disclose with reasonable accuracy at any time the financial position of the company and enable them to ensure that its Accounts comply with the Companies Act 1985. They have general responsibility for taking such steps as are reasonably open to them to safeguard the assets of the company and to prevent and detect fraud and other irregularities.

Profit and Loss Account for the year ended 31 March 2007

for the year ended 31 March 2007	Note	2007 £M	2006 £M
Turnover		425.3	415.9
Cost of sales		(15.9)	(17.7)
Gross profit		409.4	398.2
Distribution costs Administrative costs		(222.2) (9.4)	(161.6) (9.0)
Operating profit	2	177.8	227.6
Gain on disposal of fixed assets Net interest payable	5	0.6 (34.8)	0.7 (42.7)
Profit on ordinary activities before taxation		143.6	185.6
Tax on profit on ordinary activities	6	(41.8)	(55.4)
Profit for the financial year	16	101.8	130.2

The above results are derived from continuing activities.

The accompanying notes are an integral part of these Accounts.

Balance	Sheet	
as at 31	March	2007

as at 51 March 2007		2007	2006
	Note	£M	
Fixed Assets			
Tangible assets	8	1,686.1	1,616.4
Investments	9	0.3	0.1
	_	1,686.4	1,616.5
Current assets			
Debtors	10	342.6	254.9
Creditors:			
Amounts falling due within one year	11	(342.0)	(161.3)
Net current assets	_	0.6	93.6
Total assets less current liabilities		1,687.0	1,710.1
Creditors:			
Amounts falling due after more than one year	12	(966.5)	(1,075.7)
Derivative financial liabilities	19	(13.9)	(6.4)
		(980.4)	(1,082.1)
Provisions for liabilities and charges			
Deferred taxation	14	(326.7)	(336.4)
Net assets		379.9	291.6
Capital and reserves			
Called up share capital	15	7.9	7.9
Profit and loss account	16	372.0	283.7
Shareholders' funds		379.9	291.6

These Accounts were approved by the Directors on 25 July 2007 and signed on their behalf by

Gregor Alexander, Director

Statement of Total Recognised Gains and Losses for the year ended 31 March 2007

	2007 £M	2006 £M
Profit for the financial year	101.8	130.2
Total recognised gains and losses relating to the financial year	101.8	130.2
Cumulative adjustment for the adoption of FRS 25 and 26	-	(2.7)
Prior year adjustments		(132.0)
Total gains and losses recognised since last annual report	101.8	(4.5)

Reconciliation of Movement in Shareholders' Funds as at 31 March 2007

	2007 £M	2006 £M
Profit for the financial year	101.8	130.2
Dividends	(15.0)	(44.0)
Credit in respect of employee share schemes	2.2	0.5
Purchase of shares to satisfy employee share awards	(0.7)	(1.2)
Net addition to shareholders' funds	88.3	85.5
Opening shareholders' funds	291.6	208.8
Cumulative adjustment for the adoption of FRS 25 and 26	-	(2.7)
Closing shareholders' funds	379.9	291.6
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Notes on the Accounts for the year ended 31 March 2007

1. Significant accounting policies

Basis of preparation

The Accounts have been prepared in accordance with all applicable United Kingdom accounting standards. The principal accounting policies are summarised below and have been applied consistently.

Under Financial Reporting Standard 1 (FRS 1), the Company is exempt from the requirement to prepare a cash flow statement on the grounds that the ultimate parent undertaking includes the Company in its own published consolidated Accounts.

As the Company is a wholly owned subsidiary of Scottish and Southern Energy plc (SSE plc), it has taken advantage of the exemption contained in FRS 8 and has therefore not disclosed transactions or balances with entities which form part of the Scottish and Southern Energy Group (the Group).

Turnover

Turnover comprises the value of electricity distribution services and facilities provided during the year. Turnover includes an estimate of the value of electricity distribution services provided to customers between the date of the last meter reading and the year end.

Research and development

Expenditure on research and development is charged to the profit and loss account as incurred.

Taxation

The charge for taxation is based on the profit for the year and takes into account deferred taxation.

Current tax, including UK corporation tax, is provided at amounts expected to be paid (or recovered) using the tax rates and laws that have been enacted, or substantially enacted, at the balance sheet date.

Deferred taxation arises in respect of items where there are timing differences between their treatment for accounting and taxation purposes. This is recognised where an obligation to pay more tax in the future has originated but not reversed at the balance sheet date. A deferred tax asset is recognised only when it can be regarded as more likely than not that there will be suitable taxable profits from which the future reversal of the underlying timing differences can be deducted.

(i) Depreciation

Heritable and freehold land is not depreciated.

Depreciation is charged to the profit and loss account on other tangible fixed assets to write off cost, less residual values, on a straight line basis over their estimated useful lives. The estimated useful lives are as follows:

Distribution assets Years 10 to 80

Non-operational assets:

Buildings – freehold Up to 60

- leasehold Lower of lease period and 60

Fixtures, equipment, plant and machinery, vehicles and mobile plant 4 to 10

Assets held under finance leases are depreciated over their expected useful lives on the same basis as owned assets or, where shorter, over the term of the relevant lease.

Notes on the Accounts for the year ended 31 March 2007

1. Significant accounting policies (continued)

Tangible fixed assets (continued)

(ii) Subsequent expenditure

Expenditure incurred to replace a component of a tangible fixed asset that is accounted for separately is capitalised. Other subsequent expenditure is capitalised only when it increases the future economic benefits of the tangible fixed asset to which it relates.

Customer contributions

Customer contributions and capital grants are recorded as deferred income and released to the profit and loss account over the estimated life used in calculating contributions.

Employee benefit obligations

Pensions

Contributions to pension schemes on behalf of the employees of the Company are charged to the profit and loss account in accordance with the contributions incurred in the year.

Equity and equity-related compensation benefits

Scottish and Southern Energy plc, the ultimate parent of the Company, operates a number of All Employee Share Schemes as described in the Remuneration Report of the Group. These schemes enable Group employees to acquire shares of the ultimate parent company. The employees of the Company are entitled, where applicable, to participate in these schemes. The Company has been charged with the cash cost of acquiring shares on behalf of its employees, with a corresponding increase in the equity of Scottish and Southern Energy plc. Where the fair value of the options granted has been measured, the Company has recognised the expense as if the share based payments related to the Company's own shares.

Applying the transitional provisions of FRS 20, its requirements have been applied to all grants of equity instruments after 7 November 2002 that had not vested as at 1 January 2005.

The exercise prices of the sharesave scheme are set at a discount to market price at the date of the grant. The fair value of the sharesave scheme option granted is measured at the grant date by use of an option pricing model. The fair value of the options granted is recognised as an expense on a straight-line basis over the period that the scheme vests. Estimates are updated at each balance sheet date with any adjustment in respect of the current and prior years being recognised in the profit and loss accounts.

The costs associated with the other main employee schemes, the share incentive plan and the deferred bonus scheme, are recognised over the period to which they relate.

Notes on the Accounts for the year ended 31 March 2007

1. Significant accounting policies (continued)

Dividends on shares presented within shareholders' funds

Dividends unpaid at the balance sheet date are only recognised as a liability at that date to the extent that they are appropriately authorised and are no longer at the discretion of the Company. Unpaid dividends that do not meet these criteria are disclosed in the notes to these accounts.

Financial instruments:

The Company adopted FRS 25 and FRS 26 with effect from 1 April 2005. FRS 26 requires that financial instruments are initially recognised and subsequently measured at fair value. Financial assets and liabilities are recognised when the Company becomes a party to the provisions of the instrument.

Accounting policies under FRS 25 and 26

i) Interest Rate Derivatives

Financial derivative instruments are used by the Company to hedge interest rate exposures. All such derivatives are recognised at fair value and are re-measured to fair value each reporting period. Certain derivative financial instruments are designated as being held for hedging purposes. The designation of the hedge relationship is established at the inception of the contract and procedures are applied to ensure the derivative is highly effective in achieving its objective and that the effectiveness of the hedge can be reliably measured. The treatment of gains and losses on re-measurement is dependent on the classification of the hedge and whether the hedge relationship is designated as either a 'fair value' or 'cash flow' hedge. Derivatives that are not designated as hedges are treated as if held for trading, with all fair value movements attributable to the risk being hedged recorded through the profit and loss account.

A derivative classified as a 'fair value' hedge recognises gains and losses from re-measurement immediately in the profit and loss account. Loans and borrowings are measured at cost except where they form the underlying transaction in an effective fair value hedge relationship. In such cases, the carrying value of the loan or borrowing is adjusted to reflect fair value movements with the gain or loss being reported in the profit and loss account.

A derivative classified as a 'cash flow' hedge recognises the portion of gains or losses on the derivative which are deemed to be effective directly in equity in the hedge reserve. Any ineffective portion of the gains or losses is recognised in the profit and loss account. The gains or losses that are recognised directly in equity are transferred to the profit and loss account in the same period in which the forecast transaction actually occurs.

Hedge accounting is discontinued when the hedging instrument expires or is sold, terminated or exercised, or no longer qualifies for hedge accounting. At that point, any cumulative gain or loss on the hedging instrument recognised in equity remains in equity until the forecast transaction occurs. If the transaction is no longer expected to occur, the cumulative gain or loss recognised in equity is recognised in the profit and loss account.

Notes on the Accounts for the year ended 31 March 2007

1. Significant accounting policies (continued)

Financial instruments: from 1 April 2005 (continued)

ii) Cash and cash equivalents

Cash and cash equivalents comprise cash balances and call deposits. Bank overdrafts that are repayable on demand and form an integral part of the Company's cash management are included as a component of cash and cash equivalents for the purpose of the statement of cash flows.

iii) Debtors

Debtors do not carry any interest and are measured at cost (less an appropriate allowance for irrecoverable balances).

iv) Interest-bearing loans and borrowings

All such loans and borrowings are initially recognised at fair value including transaction costs and are subsequently measured at amortised cost, except where the loan or borrowing is the hedged item in an effective fair value hedge relationship.

v) Share Capital

Ordinary shares are accounted for as equity. Costs associated with the issue of new shares are deducted from the proceeds of issue.

Notes on the Accounts for the year ended 31 March 2007

2. Operating profit

Operating profit is arrived at after charging / (crediting):	2007	2006
	£M	£M
Depreciation of tangible fixed assets	67.0	63.8
Operating lease rentals	0.5	0.4
Research and development	0.7	0.4
Release of deferred income in relation to customer contributions and capital grants	(9.6)	(9.6)
Gain on disposal of tangible fixed assets	(0.6)	(0.7)
Net management fee in respect of services provided by parent company	9.4	9.0
The management fee in respect of services provided by parent company		7.0
The Company incurred an audit fee of £0.1M (2006 - £0.1M) in the year.		
3. Staff costs and numbers		
3. Staff costs and numbers	2007	2006
	£M	£M
	9-14 1	LIVI
Staff costs:		
Wages and salaries	49.7	45.8
Social security costs	4.3	4.2
Share based remuneration	0.8	0.5
Other pension costs	56.5	6.1
•	111.3	56.6
Less capitalised as tangible fixed assets	(19.4)	(20.0)
	91.9	36.6
Employee numbers		21
	2007	2006
	Number	Number
Numbers employed at 31 March	1,508	1,489
Numbers employed at 31 March	1,500	1,402
	2007	2006
	Number	Number
The monthly average number of people employed by the Company during the year	1,458	1,442

4. Directors' remuneration

No Director received remuneration in respect of service to the Company.

Notes on the Accounts for the year ended 31 March 2007

5. Net finance costs

	2007	2006
Interest receivable:	£M	£M
Other interest receivable	14.5	9.2
Interest payable:		
Bank loans and overdrafts	(44.9)	(31.8)
Other financing charges	(5.0)	(20.0)
	(49.9)	(51.8)
Movement on financing derivatives	0.6	(0.1)
Net finance costs	(34.8)	(42.7)
6. Taxation		
	2007	2006
	£M	£M
Current tax:	5 0.0	56.5
UK corporation tax	50.8	56.5
Deferred tax:		
Current year	(9.2)	(8.0)
Adjustment in respect of previous year	0.2	6.9
Total Deferred Tax	(9.0)	(1.1)
Total tax on profit on ordinary activities	41.8	55.4
The difference between the total current tax shown above and the amount calculated by applying the st corporation tax to the profit before tax is as follows:	andard rate of	fUK
	2007	2006
	£M	£M
Profit before tax	143.6	185.6
Tax on profit on ordinary activities at standard UK Corporation tax rate of 30% (2006 - 30%) Effects of:	43.1	55.7
Depreciation in excess of capital allowances	9.2	8.5
Pension deficit contribution	<u>-</u>	(7.2)
Adjustment in respect of previous year	(1.5)	(0.5)
Other timing differences Current tax charge for year	50.8	(0.5) 56.5
Current tax charge for jour	20.0	

0.1

0.2

Southern Electric Power Distribution plc

Notes on the Accounts for the year ended 31 March 2007

7.	Div	vide	ends

	2007	2006
	£M	£M
Amounts recognised as distributions from equity:		
Final dividend for the previous year of nil (2006 - £3.82) per share	•	30.0
Final dividend for the current year of £1.91 (2006 - £1.78) per share	15.0	14.0
	15.0	44.0

The final dividend for the current year, £15.0m (2006 - £14.0m), was declared and approved on 26 March 2007 and was paid to shareholders on 10 May 2007. The final dividend for the previous year was approved on 17 March 2006 and paid to shareholders on 31 March 2006.

8. Tangible fixed assets

At 1 April 2006

At 31 March 2007

Additions

o. Tangible fixed assets	Distribution assets a £M	Other land and buildings £M	Vehicles and miscellaneous equipment £M	Total £M
Cost:				
At 1 April 2006	2,678.2	0.5	37.5	2,716.2
Additions	127.9	8.8	-	136.7
At 31 March 2007	2,806.1	9.3	37.5	2,852.9
Depreciation:				
At 1 April 2006	1,062.1	0.2	37.5	1,099.8
Charge for the year	67.0	-		67.0
At 31 March 2007	1,129.1	0.2	37.5	1,166.8
Net book value:				
At 31 March 2007	1,677.0	9.1	-	1,686.1
At 31 March 2006	1,616.1	0.3	-	1,616.4
			2007	2006
			£M	£M
Tangible fixed assets include:				
Assets in the course of construction			23.1	12.0
9. Fixed asset investments				Other
			inv	estments
				£M

Investments held by the Company represent loans to the EA Technology Group Trustees in relation to minimum funding requirements of the ESPS pension scheme.

Notes on the Accounts for the year ended 31 March 2007

10. Debtors		
	2007	2006
	£M	£M
Amounts falling due within one year:		
Trade debtors	24.1	20.3
Amounts owed by group undertakings	318.5	234.6
	342.6	254.9
-	***************************************	
11. Creditors: amounts falling due within one year		
11. Creditors, amounts faming due within one year	2007	2006
	£M	£M
	æ1 v £	LIVI
Short-term loans (note 13)	93.1	6.0
Trade creditors	7.6	6.7
Amounts owed to group undertakings	159.4	71.2
Corporation tax	45.8	41.0
Taxation and social security	3.4	-
Other creditors	23.3	22.7
Accruals and other deferred income	9.4	13.7
-	342.0	161.3
-	0.2.0	
12. Creditors: amounts falling due after more than one year		
12. Creditors. amounts failing due after more than one year	2007	2006
	£M	£M
	£141	Livi
Loans (note 13)	748.4	849.3
Loans due to ultimate parent (note 13)	25.0	25.0
Accruals and other deferred income	143.8	152.1
Amounts owed to group undertakings	49.3	49.3
<u> </u>	966.5	1,075.7

Notes on the Accounts for the year ended 31 March 2007

13. Analysis of borrowings

3. Analysis of borrowings				
•	Weighted	Weighted		
	Average	Average		
	Interest	Interest		
	rate	rate		
	2007	2006	2007	2006
	%	%	£M	£M
Within one year				
Bank overdraft			0.2	-
US\$100M repayable on 1 May 2007	7.78%	-	61.5	-
6.83% European Investment Bank repayable on 15 September 2007	6.83%	-	25.0	-
7.32% European Investment Bank repayable on 15 March 2012*	7.32%	7.32%	2.3	2.1
6.44% European Investment Bank repayable on 15 September 2012*	6.44%	6.44%	2.1	1.9
5.69% European Investment Bank repayable on 15 September 2013*	5.69%	5.69%_	2.0	2.0
•			93.1	6.0
Between two and five years				
US\$100M repayable on 1 May 2007	-	7.78%	-	61.5
6.83% European Investment Bank repayable on 15 September 2007	-	6.83%	-	25.0
5.66% European Investment Bank repayable on 20 December 2010	5.66%	-	25.0	-
5.24% European Investment Bank repayable on 5 April 2011	5.24%	-	25.0	-
7.32% European Investment Bank repayable on 15 March 2012*	7.32%	7.32%	10.8	10.1
6.44% European Investment Bank repayable on 15 September 2012*	6.44%	6.44%	9.7	9.1
5.69% European Investment Bank repayable on 15 September 2013*	5.69%	5.69%	9.4	8.9
			79.9	114.6
Over five years				
5.66% European Investment Bank repayable on 20 December 2010	-	5.66%	-	25.0
5.24% European Investment Bank repayable on 5 April 2011	-	5.24%	-	25.0
7.32% European Investment Bank repayable on 15 March 2012*	-	7.32%	-	3.0
6.44% European Investment Bank repayable on 15 September 2012*	6.44%	6.44%	1.4	4.0
5.69% European Investment Bank repayable on 15 September 2013*	5.69%	5.69%	4.1	6.7
Floating rate Loan Stock repayable to Scottish and Southern Energy plc on 31 March 2021	4.57%	4.57%	25.0	25.0
5.50% Eurobond repayable on 19 June 2032	5.50%	5.50%	350.3	350.3
4.625% Eurobond repayable on 20 February 2037	4.63%	4.63%_	323.3	323.2
			704.1	762.2
Fair value adjustment (note 19)	-		(10.6)	(2.5)
			693.5	759.7
			866.5	880.3
			0000	000.0

* Amortising

The US\$100m loan has been swapped into Sterling with £60.0m being fixed at an effective rate of 7.78%, The floating rate European Investment Bank advance is reset quarterly at a rate normally less than 3 month LIBOR.

Notes on the Accounts for the year ended 31 March 2007

14. Deferred taxation

Deferred taxation is provided as follows:

	2007 £M	2006 £M
Accelerated capital allowances	327.9	337.8
Fair value losses on derivatives	(0.9)	(1.1)
Other timing differences	(0.3)	(0.3)
Provision for deferred tax	326.7	336.4
		31 March
		2007
		£M
Provision at 1 April 2006		336.4
Transferred (to) profit and loss account		(9.0)
Credited to profit and loss reserve		(0.7)
Provision at end of year		326.7
15. Share capital		
	2007	2006
	£M	£M
Equity:		
Authorised:		
7,850,000 ordinary shares of £1 each	7.9	7.9
Allotted, called up and fully paid:		
7,850,000 ordinary shares of £1 each	7.9	7.9
16. Reserves		
10. Reserves		£M
At 1 April 2006		283.7
Profit for the year		101.8
Dividends		(15.0)
Credit in respect of employee share schemes		2.2
Purchase of shares to satisfy employee share awards		(0.7)
At 31 March 2007	-	372.0

Notes on the Accounts for the year ended 31 March 2007

17. Pensions

The majority of the Company's employees are members of the Electricity Supply Pension Scheme which provides defined benefits based on final pensionable pay. The Company's contributions to this scheme are set in relation to the current service period only (i.e. these are not affected by any surplus or deficit in the scheme relating to past service of its own employees and any other members of the scheme) and as such are treated as a contribution to a defined contribution scheme. New employees can opt to join a personal pension scheme which is a money purchase scheme with the Company matching the members' contributions up to a maximum of 6% of salary. The scheme is managed by Friends Provident.

The Company's share of the total contributions payable to the pension schemes during the year was £7.5m (2006 - £6.1m).

The Company has provided a guarantee to the Southern Electric Pension Scheme in respect of 80% of the Scheme's deficit. Should the company operating the Scheme, SSE Services plc, fail to adequately fund the deficit, the Company will provide 80% of the funding required. In relation to this, the Company incurred a further charge, payable to SSE Services plc, of £49.0m (2006 – nil), which related to its share of the Scheme's deficit repair contributions for both the year ended 31 March 2006 and the current year.

18. Employee share-based payments

The majority of the Company's employees are participants in the following Group share schemes:

(i) Savings-related share option schemes ("Sharesave")

This scheme gives employees the option to purchase shares in the parent Company at a discounted market price, subject to them remaining in employment with the Group for the term of the agreement. Employees may opt to save between £5 and £250 per month for a period of 3 or 5 years and at the end of this period, employees have six months to exercise their options by using the cash saved (including a bonus equivalent to interest). If the option is not exercised, the funds may be withdrawn by the employee and the option expires.

(ii) Share Incentive Plan (SIP)

This scheme allows employees the opportunity to purchase shares in the parent Company on a monthly basis. Employees may nominate an amount between £10 and £125 to be deducted from their gross salary, and this is then used to purchase shares ('partnership shares') in the market on the final business day of each month. These shares are then held in trust for a period of 5 years, at which point they are transferred at no further cost to the employee. These shares may be withdrawn at any point during the 5 years, but tax and national insurance would then be payable on any amounts withdrawn.

In addition to the shares purchased on behalf of the employee, the Group will match the purchase up to a maximum of 5 shares ('matching shares') per month. Again these shares are held in trust for the five years until they are transferred to the employee. If an employee leaves during the first three years, or removes his/her 'partnership' shares, these 'matching' shares are forfeited.

In addition to the above, at 31 March 2005 the Group made a special award of 50 free shares to all employees in employment at both 31 March and 20 August 2005 in recognition of their contribution to the success of the Group. Under the arrangements for the award, the shares will be held in trust for five years, at which point they will be transferred to the employees at no cost to the employee. These shares may be withdrawn by the employee at any point during years four and five, but tax and national insurance would then be payable on any amounts withdrawn.

Notes on the Accounts for the year ended 31 March 2007

18. Employee share-based payments (continued)

(iii) Deferred bonus scheme

This scheme applied to senior managers and executive directors. Those eligible are awarded an amount equal to their cash bonus for the period which is adjusted by a multiplier of between 0.7 and 1.35 depending on three factors, namely: relative performance in terms of Total Shareholder Return (TSR) over a three year period compared to the FTSE100; safety; and relative performance in terms of customer complaints (as recorded by energywatch). This amount is then used to purchase shares of the parent company in the market which are held in trust on behalf of the employee for a period of three years, at which point the employee is entitled to exercise the award. In addition to shares purchased using the adjusted bonus award, additional shares will also be purchased using any dividends received on the shares held by the trust. If the employee resigns, they will lose all outstanding awards.

(iv) Performance Share Plan

Following approval at the Scottish and Southern Energy plc (SSE) AGM on 27 July 2006, this new share scheme has been introduced. This scheme applies to executive directors and senior executives. Those eligible are awarded a maximum value of share awards of 100% of base salary. These awards will vest after three years to the extent that certain performance conditions are met. These performance conditions are as follows: 50% of the award is subject to an SSE Total Shareholder Return (TSR) of target relative to other FTSE100 companies over the performance period, with full vesting if SSE is above the 75th percentile and 30% vesting if it is at the median, with pro rata vesting between the median and 75th percentile; the remaining 50% of the award is subject to an SSE Earnings Per Share (EPS) growth target with full vesting occurring if adjusted EPS is 8% above RPI per annum and 30% vesting if adjusted EPS is 3% above RPI per annum with pro rata vesting between 3% and 8% above RPI. There will be no vesting of the relevant portion of the award if the TSR minimum target is not met or the minimum EPS growth target is not achieved.

As allowed by FRS 20, only options granted since 7 November 2002, which were unvested at 1 January 2005, have been included.

Details used in the calculation of these costs are as follows:

(i) Savings-related share option	n scheme	•							
Date of grant		25 July	2003	16 July	2004	14 July 2	005	11 July 20	06
		2007	2006	2007	2006	2007	2006	2007	2006
Outstanding at start of year	Shares	256,958	270,611	198,683	207,887	391,689	_	_	-
	Price	562	562	622	622	886	-	-	-
Granted	Shares	_	-	_	•	-	398,818	199,812	-
	Price	-	-	-	-	-	886	999	-
Forfeited	Shares	(5,374)	(11,843)	(5,926)	(8,784)	(10,333)	(7,116)	(1,801)	-
	Price	562	562	622	622	886	886	999	-
Exercised	Shares	(131,598)	(1,810)	(1,217)	(420)	(1,377)	(13)	-	-
	Price	1,335	1,054	1,393	979	1,365	965	-	-
Outstanding at end of year	Shares	119,986	256,958	191,540	198,683	379,979	391,689	198,011	-
	Price	562	562	622	622	886	886	999	-
Exercisable at end of year	Shares	1,348	-	-	-	-	-	-	-
·	Price	562	-	-	_	-	-	-	-

Notes on the Accounts for the year ended 31 March 2007

18. Employee share-based payments (continued)

(i) Savings-related share option scheme (continued)

The fair value of these shares at vesting, calculated using the Black-Scholes model, and the assumptions made in that model are as follows:

	July 2003		July 2004		July 2005		July 2006	
	3 Year	5 Year						
Price	659p	667p	730p	739p	1,012p	1,023p	1,216p	1,226p
Expected volatility	17%	17%	17%	17%	15%	15%	19%	19%
Risk free rate	4.7%	4.8%	4.7%	4.8%	4.1%	4.2%	4.7%	4.7%
Expected dividends	4.6%	4.6%	4.6%	4.6%	4.2%	4.2%	4.8%	4.8%
Term of the option	3 yrs	5 yrs						
Underlying price at grant date	630p	630p	699p	699p	967p	967p	1,180p	1,180p
Strike price	562p	562p	622p	622p	886p	886p	999p	999p

Expected price volatility was obtained by calculating the historical volatility of the Group's share price over the previous 12 months.

In addition to the sharesave schemes detailed above, at 31 March 2007 there were outstanding options under the 2001 sharesave issue. Since the shares under this scheme were granted prior to 7 November 2002, they have not been included as permitted by the transitional rules under FRS 20. However, at 31 March 2007, the outstanding options are as follows:

Date of grant	Number at 31 March 2007	Price (pence)	Date from which exercisable	Expiry date
October 2001	893	566	December 2006	May 2007

ii) Share Incentive Plan	2007	,	200	6
	Shares	Weighted average price (pence)	Shares	Weighted average price (pence)
Outstanding at start of year	132,187	837	84,813	717
Granted	50,528	1,330	50,936	1,028
Forfeited	(3,357)	837	(2,193)	717
Exercised	(5,142)	1,305	(1,369)	1,053
Outstanding at end of year	174,216	980	132,187	837
Exercisable at end of year	38,499	632		-

Shares purchased under this scheme prior to 7 November 2002 have not been included as permitted by the transitional rules under FRS 20.

Notes on the Accounts for the year ended 31 March 2007

18. Employee share-based payments (continued)

Free shares

oo shares	2007	200	6	
	Shares	Weighted average price (pence)	Shares	Weighted average price (pence)
Outstanding at start of year	69,500	965	-	_
Granted		-	71,150	965
Forfeited	(1,600)	965	(1,050)	965
Exercised	(2,150)	1,303	(600)	1,073
Outstanding at end of year	65,750	965	69,500	965

Of the outstanding options at the end of the year, none were exercisable.

(iii) Deferred bonus scheme

y Deterred bonds seneme	2007		2006	;
	Shares	Price (pence)	Shares	Price (pence)
Outstanding at start of year	2,259	1,009	6,007	675
Granted	3,380	1,146	3,028	1,009
Exercised	(1,215)	1,447	(6,776)	976
Outstanding at end of year	4,424	1,114	2,259	1,009

Of the outstanding options at the end of the year, none were exercisable.

Shares purchased under this scheme prior to 7 November 2002 have not been included as permitted by the transitional rules under FRS 20.

(iv) Performance Share Plan

) 1 offormation strate 1 fair	2007		2006	,)
	Shares	Price (pence)	Shares	Price (pence)
Outstanding at start of year	-	-	-	_
Granted	8,305	1,220	-	-
Exercised	-	-	-	-
Outstanding at end of year	8,305	1,220	-	-

Of the outstanding options at the end of the year, none were exercisable.

Notes on the Accounts for the year ended 31 March 2007

19. Derivatives and financial instruments

The Company adopted FRS 25 Financial Instruments: Disclosure and Presentation and FRS 26 Financial Instruments: Measurement from 1 April 2005.

Exposure to interest rate risk arises in the normal course of the Company's business. Derivative financial instruments are entered into to hedge exposure to risk. The objectives and policies for holding or issuing financial instruments and similar contracts, and the strategies for achieving those objectives that have been followed during the year are explained below. The Group Risk Committee, a standing committee of the Board, comprising three executive directors and senior managers from the Generation and Supply and Finance functions, oversees the control of these activities. This committee is discussed further in the Annual Report of SSE plc.

The Group treasury function is responsible for managing the banking and liquidity requirements of the Company, risk management relating to interest rate and foreign exchange exposures, and for managing the credit risk relating to the banking counterparties with which it transacts. The department's operations are governed by policies determined by the Group's Board and any breaches of these policies are reported to the Risk Committee and Group's Audit Committee.

(i) Risk

Interest rate risk

Interest rate risk derives from the Company's exposure to changes in value of an asset or liability or future cash flows through changes in interest rates.

The Company's policy is to manage this risk by stipulating that a minimum of 50% of borrowings be subject to fixed rates of interest, either directly through the debt instruments themselves or through the use of derivative financial instruments. Such instruments include interest rate swaps and options, forward rate agreements and, in the case of debt raised in currencies other than sterling, cross currency swaps.

Although interest rate derivatives are primarily used to hedge risk relating to current borrowings, under certain circumstances they may also be used to hedge future borrowings. Any such pre-hedging is unwound at the time of pricing the underlying debt, either through cash settlement on a net present value basis or by transacting offsetting trades. The floating rate borrowings mainly comprise commercial paper issued at interest rates less than LIBOR and cash advances from the European Investment Bank (EIB).

Effective interest rate analysis

In respect of income earning financial assets and interest bearing financial liabilities, the following table indicates their effective interest rates as at the balance sheet date and the periods in which they re-price or mature:

At 31 March 2007	Effective		Within	1-2	2-5	More than
	interest	Total	1 year	years	years	5 years
	rate %	£M	£M	£M	£M	£M
Long term bonds	5.304	736.5	61.5	_	-	675.0
Other bank loans – fixed	6.173	152.2	6.4	7.4	132.9	5.5
Other bank loans – floating	5.730	25.0	-	-	-	25.0
Interest rate swaps – floating	4.586	200.0	200.0	-	-	-

Notes on the Accounts for the year ended 31 March 2007

19. Derivatives and financial instruments (continued)

(ii) Fair values

The fair values of the Company's financial assets and financial derivatives, and the carrying amounts in the balance sheet are analysed below. Balances included in the analysis of primary financial assets and liabilities include cash and cash equivalents, loans and borrowings, trade and other debtors, trade and other creditors and provisions, all of which are disclosed separately. Own use commodity contracts are not considered to be financial instruments.

Summary fair values

The fair values of the primary financial assets and liabilities together with their carrying values are as follows:

	2007	2007	2006	2006 Fair
	Carrying Value	Fair Value	Carrying Value	Value
	£M	£M	£M	£M
Financial Assets				
Trade and other debtors	342.6	342.6	254.9	254.9
Financial Liabilities				
Trade and other creditors	396.2	396.2	315.7	315.7
Bank loans and overdrafts	116.8	117.8	122.8	128.8
Long-term bonds	735.1	702.8	735.0	752.6

Fair values have been determined with reference to closing market prices.

Unless otherwise stated, carrying value approximates fair value.

Financial derivative instruments - disclosure

For disclosure purposes, derivative financial instruments are classified into two categories, operating derivatives and financing derivatives. The company only utilise financing derivatives. Financing derivatives include all fair value and cash flow interest rate hedges, non-hedge accounted (mark-to-market, noted as MTM) interest rate derivatives, cash flow foreign exchange hedges and non-hedge accounted (MTM) foreign exchange contracts. Non-hedge accounted contracts are treated as held for trading (MTM). The carrying value is the same as the fair value for all instruments. All balances are stated gross of associated deferred taxation.

The net financial liabilities of £13.9M (2006 - £6.4M) are represented as creditors that are due after more than one year.

Basis of determining fair value

Closing rate market values have been used to determine the fair values of the interest rate and foreign currency contracts and denominated long-term fixed rate debt. Estimates applied reflect the management's best estimates of these factors.

Notes on the Accounts for the year ended 31 March 2007

20. Capital commitments

(i) Capital expenditure	2007	2006
	£M	£M
Contracted for but not provided	8.5	23.2
(ii) Operating lease commitments Leases as lessee:		
Leases as ressec.	2007	2006
	£M	£M
Amount included in the profit and loss account relating to the current year leasing arrangements	0.5	0.4

The payments under operating leases which are due to be made in the next year, analysed over the periods when the leases expire, are:

Other assets

	Other ass	CLS
	2007	2006
	£M	£M
Between two and five years	0.1	0.1
After five years	0.2	0.2
	0.3	0.3

21. Post Balance Sheet Events

It has been announced that the corporation tax rate applicable to the Company will change from 30% to 28% from 1 April 2008. There are also proposed changes to the tax treatment of industrial buildings allowances. The deferred tax asset and liability have been calculated at 30%. Any temporary differences which reverse before 1 April 2008 will be (charged) or relieved at 30% and any temporary differences which exist at 1 April 2008 will reverse at 28%. The Company expects that there will be a credit to the income statement in the subsequent financial year in the region of £20.0m.

22. Ultimate parent company

The Company is a subsidiary of Scottish and Southern Energy plc, a company registered in Scotland, whose consolidated accounts (which include those of the Company) are available from Corporate Communications, Inveralmond House, 200 Dunkeld Road, Perth PH1 3AQ.

Additional Disclosures: Regulatory Accounts

The attached schedules represent additional information required by Standard Condition 42 of the Electricity Distribution Licence.

This includes a Cash Flow Statement and additional guidance on the accounting policies adopted.

Cash Flow Statement for the year ended 31 March 2007

	Note	2007 £M	2006 £M
Net cash inflow from operating activities	(i)	239.9	250.6
Returns on investments and servicing of finance	(ii)	(35.4)	(40.7)
Taxation		(45.6)	(42.6)
Free cash flow	_	158.9	167.3
Capital expenditure and financial investment	(iii)	(138.2)	(116.0)
Equity dividends paid		(15.0)	(44.0)
Net cash (outflow)/inflow before management of liquid resources and financing	_	5.7	7.3
Financing	(iv)	(5.7)	(7.3)
Increase/(decrease) in cash ⁽ⁱ⁾ in the year	-	•	-
Notes to the Cash Flow Statement for the year ended 31 March 2007			
Reconciliation of net cash flow to movement in net debt		2007	2006

R

	£M	£M
Cash inflow/(outflow) from increase/(decrease) in cash ⁽ⁱ⁾	-	-
Cash outflow from decrease in debt and lease financing	5. 7	7.3
Fair value adjustment (ii)	8.1	2.5
Movement in net debt in the year	13.8	9.8
Net debt at 1 April	(880.3)	(890.1)
Net debt at 31 March	(866.5)	(880.3)

Analysis of net debt

	As at 1 April 2006	Increase in cash ⁽ⁱ⁾	Decrease in debt m	Non-cash novements ⁽ⁱⁱ⁾	As at 31 March 2007
	£M	£M	£M	£M	£M
Cash at bank and in hand	-	_	-	-	-
Other debt due within one year	(6.0)	-	(87.1)	-	(93.1)
Net borrowings due within one year	(6.0)	-	(87.1)	-	(93.1)
Net borrowings due after more than one year	(876.8)	-	92.8	-	(784.0)
Fair value adjustment (ii)	2.5	-	-	8.1	10.6
Net debt	(880.3)	-	5.7	8.1	(866.5)

⁽i) The Company does not hold cash balances at any time. Cash generated or required by the Company is remitted to or obtained from SSE Services plc. As a result the movement in increase of the indebtedness from the Group can be said to represent the cash generated in the year.

⁽ii) The fair value adjustment relates to the adoption of FRS 26 from 1 April 2005 and is in relation to certain hedged debt balances, which are fair valued in accordance with the fair value hedge accounting requirements under the standard. The Company's policies are explained in the Notes to the Accounts. Movements in these values are shown as a non-cash item in the analysis of net debt.

Notes to the Cash Flow Statement (continued) for the year ended 31 March 2007

	2007 £M	2006 £M
Reconciliation of operating profit to operating cash flows		
Operating profit including gains on disposals	178.4	227.6
Depreciation	67.0	63.8
Customer contributions and capital grants released	(9.6)	(9.6)
(Increase) in debtors	(3.8)	(0.2)
Increase/(decrease) in creditors	6.4	(30.3)
Employee share awards share purchase	(0.7)	(1.2)
Charge in respect of employee share awards	2.2	0.5
(i) Net cash inflow from operating activities	239.9	250.6
Returns on investments and servicing of finance		
Interest received	14.5	9.2
Interest paid	(49.9)	(49.9)
(ii) Net cash (outflow) from returns on investments and servicing of finance	(35.4)	(40.7)
Capital expenditure and financial investment		
Purchase of tangible fixed assets	(138.6)	(116.6)
Purchase of investment	(0.2)	(0.1)
Sale of tangible fixed assets	0.6	0.7
(iii) Net cash (outflow) from capital expenditure and financial investment	(138.2)	(116.0)
Financing		
New long-term borrowings	-	323.2
Repayment of long-term borrowings	(92.8)	(180.9)
New short-term borrowings	87.1	-
Repayment of short term borrowings	_	(149.6)
(iv) Net cash (outflow) from financing	(5.7)	(7.3)

Additional notes on the Regulatory Accounts for the year ended 31 March 2007

Principal accounting policies

Basis of accounting

The Regulatory Accounts have been prepared under the historical cost convention and in accordance with UK generally accepted accounting standards (UK GAAP) and as required by Standard Condition 42, Regulatory Accounts, of the Electricity Distribution Licence. The principal accounting policies are summarised in the Notes to the Accounts and have been applied consistently.

Limitation of application of CA85 exemption disclosure

Standard Condition 42 requires the Regulatory Accounts to be prepared inclusive of all mandatory disclosures which otherwise may have been excluded from the Statutory Accounts as a result of the application of a CA85 exemption allowance.

However, as the Company is a wholly owned subsidiary of Scottish and Southern Energy plc ("the Group"), the Directors believe certain accounting policies required of listed Companies cannot practicably be applied to the Company. These include, but are not limited to:

- Pensions. The Group operates three Defined Benefit Schemes, one of which, the Southern Electric Pension Scheme, is the main Pension Scheme for the Company. The contributions made to this scheme are treated as contributions to a Defined Contribution scheme. The Defined Benefit Schemes disclosure is published in the accounts of the Group. The statutory accounts pensions accounting policy is commented upon in the notes to the accounts.
- Director's Remuneration. The remuneration of the Directors of the Company who are also Executive Directors of the Ultimate Parent is published in the accounts of the Group.

Furthermore, while it has been mandatory to prepare Accounts of listed entities in accordance with EU-adopted International Financial Reporting Standards (adopted IFRS) for reporting periods beginning on or after 1 January 2005, the statutory accounts of all the Group's subsidiary entities continue to be prepared under UK GAAP. As a result, the Directors of the Company, and those of the Group, do not believe it would be reasonably practicable to prepare the Regulatory accounts of the Company under adopted IFRS.

Independent auditors' report to Southern Electric Power Distribution plc and to the Gas and Electricity Markets Authority ("The Regulator")

We have audited the Regulatory Accounts of Southern Electric Power Distribution plc ("the Company") set out in section 2 (pages 6 to 29) which comprise: the Profit and Loss Account, Balance Sheet, Statement of Total Recognised Gains and Losses, Reconciliation of Movements in Shareholders' Funds, Cash Flow Statement and the related notes to the Regulatory Accounts. These Regulatory Accounts have been prepared under the accounting policies set out therein.

This report is made, on terms that have been agreed, solely to the Company and the Regulator in order to meet the requirements of Standard Condition 42 of the Company's Regulatory Licence. Our audit work has been undertaken so that we might state to the Company and the Regulator those matters that we have agreed to state to them in our report, in order (a) to assist the Company to meet its obligation under the Company's Regulatory Licence to procure such a report and (b) to facilitate the carrying out by the Regulator of its regulatory functions, and for no other purpose. To the fullest extent permitted by law, we do not accept or assume responsibility to anyone other than the Company and the Regulator, for our audit work, for this report, or for the opinions we have formed.

Basis of preparation

The Regulatory Accounts have been prepared under the historical cost convention and in accordance with Standard Condition 42 of the Regulatory Licence and the accounting policies set out in the statement of accounting policies.

The Regulatory Accounts are separate from the statutory Accounts of the Company. There are differences between United Kingdom Generally Accepted Accounting Principals (UK GAAP) and the basis of preparation of information provided in the regulatory accounts because the Standard Condition 42 of the Regulatory Licence specify alternative treatment or disclosure in certain respects. Where Standard Condition 42 of the Regulatory Licence does not specifically address an accounting issue, then it requires UK GAAP to be followed. Financial information other than that prepared wholly on the basis of UK GAAP may not necessarily represent a true and fair view of the financial performance or financial position of the Company as shown in Accounts prepared in accordance with the Companies Act 1985.

Respective responsibilities of the regulator, the directors and auditors

The nature, form and content of Regulatory Accounts are determined by the Regulator. It is not appropriate for us to assess whether the nature of the information being reported upon is suitable or appropriate for the Regulator's purposes. Accordingly we make no such assessment.

As described in the Statement of Directors' Responsibilities in section 2 on page 5, the Company's directors are responsible for the preparation of the Regulatory Accounts in accordance with Standard Condition 42 of the Regulatory Licence.

Our responsibility is to audit the Regulatory Accounts in accordance with relevant legal and regulatory requirements and International Standards on Auditing (UK and Ireland), except as stated in the "Basis of audit opinion", below and having regard to the guidance contained in Audit 05/03 'Reporting to Regulators of Regulated Entities'.

We report to you our opinion as to whether the regulatory accounts present fairly in accordance with Standard Condition 42 of the Regulatory Licence and the accounting policies set out in section 2 on pages 9 to 12 and 29, the results, cash flows and financial position of the Company and whether they have been properly prepared in accordance with those conditions. We also report to you if, in our opinion, the Company has not kept proper accounting records or if, in our opinion, we have not received all the information and explanations we require for our audit.

We read the other information contained in the Regulatory Accounts, including any supplementary schedules on which we do not express an audit opinion, and consider the implications for our report if we become aware of any apparent misstatements or material inconsistencies with the Regulatory Accounts. The other information comprises the Corporate Report, review of the year and Corporate Governance Statement. Our responsibilities do not extend to the other information.

Basis of audit opinion

We conducted our audit in accordance with International Standards on Auditing (UK and Ireland) issued by the Auditing Practices Board except as noted below. An audit includes examination, on a test basis, of evidence relevant to the amounts and disclosures in the Regulatory Accounts. It also includes an assessment of the significant estimates and judgements made by the Directors in the preparation of the Regulatory Accounts, and of whether the accounting policies are appropriate to the company's circumstances, consistently applied and adequately disclosed.

Independent auditors' report to Scottish Hydro Electric Power Distribution Plc and to the Gas and Electricity Markets Authority ("The Regulator") (continued)

Basis of audit opinion (continued)

We planned and performed our audit so as to obtain all the information and explanations which we considered necessary in order to provide us with sufficient evidence to give reasonable assurance that the Regulatory Accounts are free from material misstatement, whether caused by fraud or other irregularity or error. However, as the nature, form and content of Regulatory Accounts are determined by the Regulator, we did not evaluate the overall adequacy of the presentation of the information, which would have been required if we were to express an audit opinion under those auditing standards.

Our opinion on the Regulatory Accounts is separate from our opinion on the statutory accounts of the company on which we report, which are prepared for a different purpose. Our audit report in relation to the statutory accounts of the company (our "statutory" audit) was made solely to the company's members, as a body, in accordance with section 235 of the Companies Act 1985. Our statutory audit work was undertaken so that we might state to the company those matters which we are required to state to them in a statutory auditors' report and for no other purpose. In these circumstances, to the fullest extent permitted by law, we do not accept or assume any responsibility to anyone other than the company's members, as a body, for our statutory audit work, for our statutory audit report, or for the opinions we have formed in respect of that statutory audit.

Opinion

In our opinion the Regulatory Accounts of the Company for the year ended 31 March 2007 fairly present, in accordance with Standard Condition 42 of the Regulatory Licence and the accounting policies set out in section 2 on pages 9 to 12 and 29, the state of the Company's affairs at 31 March 2007 and of its profit and cash flows for the year then ended and have been properly prepared in accordance with those conditions.

KPMG Audit Pla

KPMG Audit Plc Chartered Accountants Edinburgh 25 July 2007