CLECO CORP Form 10-K/A March 30, 2005

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

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FORM 10-K/A

Amendment No. 1

[X] ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the fiscal year ended December 31, 2004 Or

[] TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

Commission file number 1-15759

CLECO CORPORATION

(Exact name of registrant as specified in its charter)

Louisiana

72-1445282

(State or other jurisdiction of incorporation or organization)

(I.R.S. Employer Identification No.)

2030 Donahue Ferry Road, Pineville, Louisiana

71360-5226

(Address of principal executive offices)

(Zip Code)

Registrant's telephone number, including area code: (318) 484-7400

Securities registered pursuant to Section 12(b) of the Act:

Title of each class

Name of each exchange on which registered

Common Stock, \$1.00 par value, and associated rights to purchase

New York Stock Exchange

Preferred Stock

Securities registered pursuant to Section 12(g) of the Act:

Title of each class

4.50% Cumulative Preferred Stock, \$100 Par Value Convertible Cumulative Preferred Stock, \$100 Par Value, Series of 1991

Commission file number 0-01272

CLECO POWER LLC

(Exact name of registrant as specified in its charter)

Louisiana

(State or other jurisdiction of incorporation or organization)

72-0244480

(I.R.S. Employer Identification No.)

2030 Donahue Ferry Road, Pineville, Louisiana

(Address of principal executive offices)

71360-5226

(Zip Code)

Registrant's telephone number, including area code: (318) 484-7400

Securities registered pursuant to Section 12(b) of the Act:

Title of each class

Name of each exchange on which registered

6.52% Medium-Term Notes due 2009

New York Stock Exchange

Securities registered pursuant to Section 12(g) of the Act:

Title of each class

Membership Interests

Cleco Power LLC, a wholly owned subsidiary of Cleco Corporation, meets the conditions set forth in General Instruction (I)(1)(a) and (b) of Form 10-K and is therefore filing this Form 10-K with the reduced disclosure format.

Indicate by check mark whether the Registrants: (1) have filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the Registrants were required to file such reports) and (2) have been subject to such filing requirements for the past 90 days. Yes ___x No ___ Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K is not contained herein, and will not be contained, to the best of each of the Registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K. __x Indicate by check mark whether Cleco Corporation is an accelerated filer (as defined in Rule 12b-2 of the Exchange Act) Yes __x No ___ Indicate by check mark whether Cleco Power LLC is an accelerated filer (as defined in Rule 12b-2 of the Exchange Act) Yes __x No ___ Indicate by check mark whether Cleco Power LLC is an accelerated filer (as defined in Rule 12b-2 of the Exchange Act) Yes __x No ___

The aggregate market value of the Cleco Corporation voting stock held by non-affiliates was \$789,494,234 as of the last business day of the Registrant's most recently completed second fiscal quarter, based on a price of \$17.98 per common share, the closing price of Cleco Corporation's common stock as reported on the New York Stock Exchange on such date. Cleco Corporation's Cumulative Preferred Stock is not listed on any national securities exchange, nor are prices for the Cumulative Preferred Stock quoted on any national automated quotation system; therefore, its market value is not readily determinable and is not included in the foregoing amount.

As of February 1, 2005, there were 49,254,122 shares outstanding of Cleco Corporation's Common Stock, par value \$1.00 per share. As of February 1, 2005, all of Cleco Power's Membership Interests were owned by Cleco Corporation.

DOCUMENTS INCORPORATED BY REFERENCE

Portions of Cleco Corporation's definitive Proxy Statement relating to its Annual Meeting of Shareholders to be held on May 5, 2005, are incorporated by reference into Part III herein.

EXPLANATORY NOTE

This amendment to Cleco Corporation's and Cleco Power's 2004 Annual Report on Form 10-K filed with the Securities and Exchange Commission on March 14, 2005 (the "10-K"), is made to include the following:

- Consolidated Financial Statements of Acadia Power Partners, LLC and subsidiary, as required by Rule 3-09 of Regulation S-X;
- Financial Statements of Cleco Evangeline LLC as required by Rule 3-09 of Regulation S-X;
- Financial Statement Schedules I (Financial Statements of Cleco Corporation Parent Company Only) and II (Valuation and Qualifying Accounts of Cleco Corporation and Cleco Power) in accordance with General Instruction A (4) of Form 10-K; and
- certain exhibits to the 10-K.

The 10-K is a combined Form 10-K filed separately by Cleco Corporation and its wholly owned subsidiary, Cleco Power LLC. This Form 10-K/A is also filed separately by Cleco Corporation and Cleco Power LLC. Other than Financial Statement Schedule II filed herewith as it relates to Cleco Power LLC, which constitutes an amendment to the 10-K as separately filed by Cleco Power LLC, this Form 10-K/A relates only to and amends only the 10-K as separately filed by Cleco Corporation. This amendment consists solely of the preceding cover page, this explanatory note, the information required by Item 15 of Form 10-K, a signature page, the accountants' consents and certifications required to be filed as exhibits hereto. In accordance with Rule 12b-15 promulgated under the Securities Exchange Act of 1934, the complete text of Item 15, as amended, is included herein. However, other than the inclusion of the Consolidated Financial Statements of Acadia Power Partners, LLC and subsidiary, the Financial Statements of Cleco Evangeline LLC, and Financial Statement Schedules I and II, no changes to any financial statements in the 10-K have been made.

2

PART IV

ITEM 15. EXHIBITS AND FINANCIAL STATEMENT SCHEDULES

		ANNUAL
		REPORT(1)
	Report of Independent Registered Public Accounting Firm	54
	Management's Report on Internal Control Over Financial Reporting	55
15(a)(1)	Consolidated Statements of Operations for the years ended December 31, 2004, 2003, and 2002	56
	Consolidated Balance Sheets at December 31, 2004, and 2003	57
	Consolidated Statements of Cash Flows for the years ended December 31, 2004, 2003, and 2002	59
	Consolidated Statements of Comprehensive Income for the years ended December 31, 2004, 2003, and 2002	60
	Consolidated Statements of Changes in Common Shareholders' Equity for the years ended December 31, 2004, 2003, and 2002	60
	Notes to the Financial Statements	66
	Report of Independent Registered Public Accounting Firm	61
	Financial Statements of Cleco Power	

FORM 10-K

	Cleco Power Statements of Income for the years ended December 31, 2004, 2003, and 2002	62
	Cleco Power Balance Sheets at December 31, 2004, and 2003	63
	Cleco Power Statements of Cash Flows for the years ended December 31, 2004, 2003, and 2002	64
	Cleco Power Statements of Comprehensive Income for the years ended December 31, 2004, 2003, and 2002	65
	Cleco Power Statements of Changes in Member's Equity for the years ended December 31, 2004, 2003, and	6
	2002	6.5
15(a)(2)	Financial Statement Schedules	
	Reports of Independent Registered Public Accounting Firm	8
	Schedule I - Financial Statements of Cleco Corporation Parent Company Only	
	Condensed Statements of Operations for the years ended December 31, 2004, 2003, and 2002	10
	Condensed Balance Sheets at December 31, 2004, and 2003	1.
	Condensed Statements of Cash Flows for the years ended December 31, 2004, 2003, and 2002	12
	Notes to the Condensed Financial Statements	13
	Schedule II - Valuation and Qualifying Accounts	
	Cleco Corporation	1:
	Cleco Power LLC	1:
	Financial Statement Schedules other than those shown in the above index are omitted because they are either	
	not required or not applicable or the required information is shown in the Consolidated Financial Statements	
	and Notes thereto.	
15(a)(3)	List of Evhibits	,

Page number cross references to items under 15(a)(1) are to the Form 10-K filed March 14, 2005. Page number cross references to items under 15(a)(2) and 15(a)(3) are to this Form 10-K/A.

The Exhibits designated by an asterisk were filed on March 14, 2005 with the Form 10-K to which this Form 10-K/A relates. The Exhibits not so designated have been previously filed with the SEC and are incorporated herein by reference. The Exhibits designated by two asterisks are management contracts and compensatory plans and arrangements required to be filed as Exhibits to this Report. The Exhibits designated by three asterisks are filed herewith.

3

EXHIBITS

		SEC FILE OR	REGISTRATION STATEMENT	
Cleco		REGISTRATION NUMBER	OR REPORT	EXHIBIT NUMBER
2(a)	Plan of Reorganization and Share Exchange Agreement	333-71643-01	S-4(6/30/99)	C
3(a)	Articles of Incorporation of the Company, effective July 1, 1999	333-71643-01	S-4(6/30/99)	A
3(a)(1)	Bylaws of Cleco Corporation (revised effective October 24, 2003)			
3(b)	Bylaws of Cleco (revised effective July 28, 2000)	333-55656	S-3(2/14/01)	4.10
3(b)(1)	Operating Agreement of Cleco Power LLC (revised effective October 24, 2003)			
3(c)	Articles of Amendment to the Amended and Restated Articles of Incorporation of	•		
3(0)	Cleco setting forth the terms of the \$25 Preferred Stock	1-15759	8-K(7/28/00)	1
3(d)	Articles of Amendment to the Amended and Restated Articles of Incorporation to		2001 Proxy	
3(u)	increase amount authorized common stock and to effect a two-for-one split of the	1-15759	Statement (3/01)	B-1
	Company's common stock	1-13/39	Statement (5/01)	D-1
3(e)	Bylaws of Cleco, revised effective April 26, 2002	1-15759	10-Q(3/30/02)	3(a)
4(a)(1)	Indenture of Mortgage dated as of July 1, 1950, between Cleco and First National Bank of New Orleans, as Trustee	1-5663	10-K(1997)	4(a)(1)
4(a)(2)	First Supplemental Indenture dated as of October 1, 1951, to Exhibit 4(a)(1)	1-5663	10-K(1997)	4(a)(2)
4(a)(3)	Second Supplemental Indenture dated as of June 1, 1952, to Exhibit 4(a)(1)	1-5563	10-K(1997)	4(a)(3)
4(a)(4)	Third Supplemental Indenture dated as of January 1, 1954, to Exhibit 4(a)(1)	1-5563	10-K(1997)	4(a)(4)
4(a)(5)	Fourth Supplemental Indenture dated as of November 1, 1954, to Exhibit 4(a)(1)	1-5563	10-K(1997)	4(a)(5)
4(a)(6)	Tenth Supplemental Indenture dated as of September 1, 1965, to Exhibit 4(a)(1)	1-5663	10-K(1986)	4(a)(11)
4(a)(7)	Eleventh Supplemental Indenture dated as of April 1, 1969, to Exhibit 4(a)(1)	1-5663	10-K(1998)	4(a)(8)
4(a)(8)	Eighteenth Supplemental Indenture dated as of December 1, 1982, to Exhibit 4(a)(1)	1-5663	10-K(1993)	4(a)(8)
4(a)(9)	Nineteenth Supplemental Indenture dated as of January 1, 1983, to Exhibit 4(a)(1)	1 5663	10-K(1993)	4(a)(9)

	4(a)(10)	4(a)(1)	1-5663	8-K(3/90)	4(a)(27)
	4(b)	October 1, 1988	33-24896	S-3(10/11/88)	4(b)
	4(b)(1)	Agreement Appointing Successor Trustee dated as of April 1, 1996, by and among Central Louisiana Electric Company, Inc., Bankers Trust Company, and The Bank of New York	333-02895	S-3(4/26/96)	4(a)(2)
	4(c)	Agreement Under Regulation S-K Item 601(b)(4)(iii)(A)	333-71643-01	10-Q(9/99)	4(c)
	4(d)	Trust Indenture dated as of December 10, 1999 Between Cleco Evangeline LLC and Bank One Trust Company, N.A. as Trustee Relating to \$218,600,000, 8.82% Senior Secured Bonds due 2019	1-15759	10-K(1999)	4(m)
	4(e)	Senior Indenture, dated as of May 1, 2000, between Cleco and Bank One, N.A.	333-33098	S-3/A(5/8/00)	4(a)
		Supplemental Indenture No. 1, dated as of May 25, 2000, to Senior Indenture			
	4(f)	providing for the issuance of Cleco's 8 3/4% Senior Notes due 2005	1-15759	8-K(5/24/00)	4.1
	4(g)	Form of 8 3/4% Senior Notes due 2005 (included in Exhibit 4(f) above)	1-15759	8-K(5/24/00)	4.1
	4(h)	Rights agreement between Cleco and EquiServe Trust Company, as Right Agent	1-15759	8-K(7/28/00)	1
	4(i)	Perryville Energy Partners, LLC Construction and Term Loan Agreement Form of Supplemental Indenture No. 2 providing for the issuance of			
	4(j)	\$100,000,000 principal amount of 7.000% Notes due May 1, 2008	1-15759	10-Q(3/31/03)	4(a)
	4(j)(1)	Form of \$100,000,000 7.000% Notes due May 1, 2008	1-15759	10-Q(3/31/03) 1990 Proxy	4(b)
**	10(a)	1990 Long-Term Incentive Compensation Plan	1-5663	•	A
**	10(b)	Annual Incentive Compensation Plan amended and restated as of January 23, 2003	1-15759	10-K(2003)	10(b)
		Participation Agreement, Annual Incentive Compensation Plan	1.5660	10 17/1000	10/)/1)
	10(d)(1)	First Amendment to Supplemental Evacutive Detirement Dlan effective July 1	1-5663	10-K(1992)	10(o)(1)
**	10(d)(1)(a)	1999	1-15759	10-K(2003)	10(e)(1)(a)
**	10(d)(1)(b)	2000	1-15759	10-K(2003)	10(e)(1)(b)
**	10(d)(1)(c)	**	1-15759	10-k(2003)	10(e)(1)(c)
**	10(d)(2)	Form of Supplemental Executive Retirement Plan Participation Agreement between the Company and the following officers: David M. Eppler and Catherine C. Powell	1-5663	10-K(1992)	10(o)(2)
**	10(e)	Form of Executive Severance Agreement between Cleco and the following	1-5663	10-K(1995)	10(f)
	10(0)	officers: David M. Eppier and Catherine C. Powell	1-3003	10-K(1993)	10(1)
	10(f)(1)	Term Loan Agreement dated as of April 2, 1991, among the 401(k) Savings and Investment Plan ESOP Trust, Cleco, as Guarantor, the Banks listed therein and The Bank of New York, as Agent	1-5663	10-Q(3/91)	4(b)
		Assignment and Assumption Agreement, effective as of May 6, 1991, between			
	10(f)(2)	The Bank of New York and the Canadian Imperial Bank of Commerce, relating	1-5663	10-Q(3/91)	4(c)
		to Exhibit 10(h)(1) Assignment and Assumption Agreement dated as of July 3, 1991, between The			,
	10(f)(3)	Pank of Navy Vork and Panidas Pank and Trust Company in Alayandria relating	1-5663	10-K(1991)	10(y)(3)
		to Exhibit $10(h)(1)$	1-3003	10-K(1991)	10(y)(3)
	10(f)(4)	Assignment and Assumption Agreement dated as of July 6, 1992, among The Bank of New York, CIBC, Inc. and Rapides Bank and Trust Company in			
	- ()()	Alexandria, as Assignors, the 401(k) Savings and Investment Plan ESOP Trust, as	1-5663	10-K(1992)	10(bb)(4)
		Borrower, and Cleco, as Guarantor, relating to Exhibit 10(n)(1)	1-3003	10-1(1))2)	10(00)(4)
	1043	Reimbursement Agreement (The Industrial Development Board of the Parish of Rapides, Inc. (Louisiana) Adjustable Tender Pollution Control Revenue			
	10(g)	Refunding Bonds, Series 1991) dated as of October 15, 1997, among the			
			1-5663	10-K(1997)	10(i)
	10(h)	Gironzentrale, New York Branch, as Agent 401(k) Savings and Investment Plan ESOP Trust Agreement dated as of August 1, 1997, between UMB Bank, N.A. and Cleco	1-5663	10-K(1997)	10(m)
	10(b)(1)	First Amendment to 401(k) Savings and Investment Plan ESOP Trust Agreement			
	10(h)(1)	dated as of October 1, 1997, between UMB Bank, N.A. and Cleco	1-5663	10-K(1997)	10(m)(1)
	10(i)	Form of Notice and Acceptance of Grant of Nonqualified Stock Options, with fixed option price under Cleco's 1990 Long-term Incentive Compensation Plan	333-71643-01	10-Q(9/99)	10(a)
		The option price under close 5 1770 Dong term meentive Compensation I am	222 , 10 12 01	-0 8(7/77)	10(u)

Cleco		SEC FILE OR REGISTRATION NUMBER	REGISTRATION STATEMENT OR REPORT	I EXHIBIT NUMBER
10(j)	Form of Notice and Acceptance of Grant of Nonqualified Stock Options, with variable option prices	333-71643-01	10-Q(9/99)	10(b)
**10(k)	2000 Long-Term Incentive Compensation Plan	333-71643-01	2000 Proxy Statement(3/00)	A
10(1)	Form of Notice and Acceptance of Directors' Grant of Nonqualified Stock			
	Options under Cleco's 2000 Long-Term Incentive Compensation Plan Form of Notice and Acceptance of Grant of Restricted Stock under Cleco's	1-15759	10-Q(6/00)	10(a)
10(m)	2000 Long-Term Incentive Compensation Plan Form of Notice and Acceptance of Grant of Nonqualified Stock Options,	1-15759	10-Q(6/00)	10(b)
10(n)	with fixed option price under Cleco's 2000 Long-Term Incentive Compensation Plan Form of Notice and Acceptance of Grant of Nonqualified Stock Options,	1-15759	10-Q(6/00)	10(c)
10(o)	with variable option price under Cleco's 2000 Long-Term Incentive Compensation Plan	1-15759	10-Q(6/00)	10(d)
10(p)	Cleco Corporation Employee Stock Purchase Plan	333-44364	S-8(8/23/00)	4.3
10(p)(1)	Amendment No. 1 to Employee Stock Purchase Plan dated January 22, 2004		10-K(2003)	10(s)(1)
**10(q)	Cleco Corporation Deferred Compensation Plan	333-59696	S-8(4/27/01)	4.3
10(r)	Deferred Compensation Trust dated January 2001	1-15759	10-K(2003)	10(u)
ded 107	Cleco Corporation 2000 Long-Term Incentive Compensation Plan,			
**10(s)	Amendment Number 1, Effective as of	333-59692	S-8(4/27/01)	4.3
	December 12, 2003			
**10(s)(1)	2000 Long-Term Incentive Compensation Plan, Amendment Number 2, Effective as of July 23, 2004	1-15759	10-Q(9/30/04)	10(a)
**10(t)	Formal Notice and Acceptance of Director's Grant of Nonqualified Stock Option	1-5663	10-Q(9/01)	10
10(u)	Credit Agreement dated as of April 30, 2004 among Cleco Corporation, the Bank of New York, as Administrative Agent, and the lenders and other parties thereto	1-15759	10-Q(6/30/04)	10(c)
**10(v)(1)	Supplemental Executive Retirement Plan Participation Agreement between Cleco and Dilek Samil	1-15759	10-K(2002)	10(z)(1)
**10(v)(2)	Supplemental Executive Retirement Plan Participation Agreement between Cleco and Samuel H. Charlton, III	1-15759	10-K(2002)	10(z)(2)
*10(v)(3)	Supplemental Executive Retirement Plan Participation Agreement between			
10(1)(3)	Cleco and Michael H. Madison			
*10(v)(4)	Supplemental Executive Retirement Plan Participation Agreement between			
	Cleco and R. O'Neal Chadwick, Jr.			
*10(v)(5)	Supplemental Executive Retirement Plan Participation Agreement between Cleco and David M. Eppler			
**10(AA)(1)	Executive Employment Agreement between Cleco and Dilek Samil	1-15759	10-K(2002)	10(AA)(1)
**10(AA)(1)(a	Corporation and Dilek Samii dated September 26, 2003	1-15759	10-K(2003)	10(AA)(1)(a)
**10(AA)(2)	Amended and Restated Executive Employment Agreement between Cleco Corporation and David Eppler dated January 1, 2002	1-15759	10-K(2003)	10(AA)(2)
**10(AA)(3)	Executive Employment Agreement between Cleco Corporation and Sam Charlton dated August 28, 2002	1-15759	10-K(2003)	10(AA)(3)
**10(AA)(4)	Executive Employment Agreement between Cleco Corporation and Neal Chadwick dated October 25, 2002	1-15759	10-K(2003)	10(AA)(4)
*10(AA)(4)(a)	Executive Employment Agreement between Cleco Corporation and Michael H. Madison dated October 1, 2003			
	Amended and Restated Executive Employment Agreement between Cleco			
**10(AA)(5)	Corporation and Cathy Powell dated January 1, 2002 Table of 2005 Base Salaries and Bonuses for Cleco Corporation Named	1-15759	10-K(2003)	10(AA)(5)
**10(AA)(6)	Executive Officers	1-15759	8-K(1/28/05)	10.1
**10(AA)(7) 10(AB)	Summary of Director Compensation and Benefits	1-15759 1-15759	8-K(1/28/05) 10-Q(6/30/03)	10.2 10(c)

Acadia Power Partners - Second amended and restated limited liability company agreement dated May 9, 2003 Purchase and Sale Agreement by and between Perryville Energy Partners, 10(AC) L.L.C. and Entergy Louisiana, Inc. dated January 28, 2004 1-15759 10-K(2003) 10(AC) Purchase and Sale Agreement by and between Perryville Energy Partners, ***10(AC)(1) L.L.C. and Entergy Louisiana, Inc., Amendment No. 1, dated May 7, 2004 ***10(AC)(2) Purchase and Sale Agreement by and between Perryville Energy Partners, L.L.C. and Entergy Louisiana, Inc., Amendment No. 2, dated June 30, 2004 Purchase and Sale Agreement by and between Perryville Energy Partners, *10(AD) L.L.C. and Entergy Louisiana, Inc., Amendment No. 3, dated October 21, 2004 *11 Computation of Earnings (loss) Per Common Share Computation of Ratios of Earnings (loss) to Fixed Charges and of Earnings *12(a) (loss) to Combined Fixed Charges and Preferred Stock Dividends *21 Subsidiaries of the Registrant *23(a) Consent of Independent Accountants Registered Public Accounting Firm ***23(a)(1) Consent of Independent Accountants Registered Public Accounting Firm ***23(c) Consent of Independent Accountants Registered Public Accounting Firm ***23(d) Consent of Independent Accountants Registered Public Accounting Firm Power of Attorney from each Director of Cleco whose signature is affixed to *24(a) this Form 10-K for the year ended December 31, 2004 CEO and CFO Certification in accordance with section 302 of the *31(a) Sarbanes-Oxley Act of 2002 CEO and CFO Certification in accordance with section 302 of the ***31(a)(1) Sarbanes-Oxley Act of 2002 CEO Certification pursuant to section 906 of the Sarbanes-Oxley Act of 2002 *32(a) CFO Certification pursuant to section 906 of the Sarbanes-Oxley Act of 2002 CEO Certification pursuant to section 906 of the Sarbanes-Oxley Act of 2002 ***32(a)(1) CFO Certification pursuant to section 906 of the Sarbanes-Oxley Act of 2002 Cleco Evangeline LLC Financial Statements for the years ended December ***99(1) 31, 2004, 2003 and 2002 Acadia Power Partners, LLC and Subsidiary for the years ended December ***99(2) 31, 2004, 2003 and 2002

Cleco Powe	ır	SEC FILE OR REGISTRATION NUMBER	REGISTRATION STATEMENT OR REPORT	N EXHIBIT NUMBER
2(a)	Joint Agreement of Merger of Cleco Utility Group Inc. with and into Cleco Power LLC, dated December 15, 2000	333-52540	S-3/A (1/26/01)	2
3(a)	Articles of Organization and Initial Report of Cleco Power LLC, dated December 11, 2000	533-52540	S-3/A(1/26/01)	3(a)
3(b)	Operating Agreement of Cleco Power LLC amended as of April 26, 2002	1-15759	10-Q(3/30/02)	3(b)
4(a)(1)	Indenture of Mortgage dated as of July 1, 1950, between the Company and First National Bank of New Orleans, as Trustee	1-5663	10-K(1997)	4(a)(1)
4(a)(2)	First Supplemental Indenture dated as of October 1, 1951, to Exhibit 4(a)(1)	1-5663	10-K(1997)	4(a)(2)
4(a)(3)	Second Supplemental Indenture dated as of June 1, 1952, to Exhibit 4(a)(1)	1-5663	10-K(1997)	4(a)(3)
4(a)(4)	Third Supplemental Indenture dated as of January 1, 1954, to Exhibit 4(a)(1)	1-5663	10-K(1997)	4(a)(4)
4(a)(5)	Fourth Supplemental Indenture dated as of November 1, 1954, to Exhibit 4(a)(1)	1-5663	10-K(1997)	4(a)(5)
4(a)(6)	Tenth Supplemental Indenture dated as of September 1, 1965, to Exhibit 4(a)(1)	1-5663	10-K(1986)	4(a)(11)
4(a)(7)	Eleventh Supplemental Indenture dated as of April 1, 1969, to Exhibit 4(a)(1)	1-5663	10-K(1998)	4(a)(8)
4(a)(8)	Eighteenth Supplemental Indenture dated as of December 1, 1982, to Exhibit 4(a)(1)	1-5663	10-K(1993)	4(a)(8)
4(a)(9)	Nineteenth Supplemental Indenture dated as of January 1, 1983, to Exhibit 4(a)(1)	1-5663	10-K(1993)	4(a)(9)
4(a)(10)	Twenty-Sixth Supplemental Indenture dated as of March 15, 1990, to Exhibit 4(a)(1)	1-5663	8-K(3/90)	4(a)(27)
4(b)	Indenture between the Company and Bankers Trust Company, as Trustee, dated as of October 1, 1988	33-24896	S-3(10/11/88)	4(b)
4(b)(1)	Agreement Appointing Successor Trustee dated as of April 1, 1996, by and among Central Louisiana Electric Company, Inc., Bankers Trust Company, and The Bank	333-02895	S-3(4/26/96)	4(a)(2)

		of Nov. York			
	4(c)	of New York Agreement Under Regulation S K Item 601(b)(4)(iii)(A)	333-71643-01	10-Q(9/99)	4(c)
		First Supplemental Indenture, dated as of December 1, 2000, between Cleco Utility			
	4(d)	Group Inc. and the Bank of New York	333-52540	S-3/A(1/26/01)	4(a)(2)
	47.5	Second Symplemental Indenture dated as of January 1, 2001, hetyyaan Class Dayyan	222 525 40	G 244 (1/2 (101)	4()(2)
	4(e)	LLC and The Bank of New York	333-52540	S-3/A(1/26/01)	4(a)(3)
	1(£)	Third Supplemental Indenture, dated as of April 26, 2001, between Cleco Power	1 5662	0.17(4/01)	4(-)
	4(f)	LLC and the Bank of New York	1-5663	8-K(4/01)	4(a)
	4(g)	Fourth Supplemental Indenture, dated as of February 1, 2002, between Cleco Power	1-5663	8-K(2/02)	4.1
	1(5)	LLC and the Bank of New York	1 3003	0 14(2/02)	1.1
	4(h)	Fifth Supplemental Indenture, dated as of May 1, 2002, between Cleco Power LLC	1-5663	8-K(5/8/02)	4.1
	()	and the Bank of New York		(======,	
	4(i)	Form of Sixth Supplemental Indenture providing for the issuance of \$75,000,000	222 71642 01	10 0(2/21/02)	4(-)
		principal amount of 5.375% Notes due May 1, 2013 Form of \$75,000,000 5.375% Notes due May 1, 2013	333-71643-01 333-71643-01	10-Q(3/31/03) 10-Q(3/31/03)	4(a)
	4(i)(1)	Form of \$75,000,000 5.575% Notes due May 1, 2015	333-71043-01	1990 Proxy	4(b)
*	**10(a)	1990 Long-Term Incentive Compensation Plan	1-5663	Statement (4/90)	A
	*10(b)	Participation Agreement, Annual Incentive Compensation Plan	1-5663	10-K(1999)	10(c)
		Deferred Compensation Plan for Directors	1-5663	10-K(1992)	10(n)
		Supplemental Executive Retirement Plan	1-5663	10-K(1992)	10(o)(1)
		Form of Supplemental Executive Retirement Plan Participation Agreement between			
*:	*10(d)(2)	Cleco and the following officers: Gregory L. Nesbitt, David M. Eppler,	1-5663	10-K(1992)	10(o)(2)
		Catherine C. Powell and Mark H. Segura	1-3003	10-K(1992)	10(0)(2)
*:	*10(e)	Form of Executive Severance Agreement between Cleco and the following			
	10(0)	officers: David M. Eppler, Catherine C. Powell and Mark H. Segura	1-5663	10-K(1995)	10(f)
	10/0/1)	Term Loan Agreement dated as of April 2, 1991, among the 401(k) Savings and			
	10(1)(1)	Investment Plan ESOP Trust, the Company, as Guarantor, the Banks listed therein	1-5663	10-Q(3/91)	4(b)
		and The Bank of New York, as Agent			
	10(f)(2)	Assignment and Assumption Agreement, effective as of May 6, 1991, between The Bank of New York and the Canadian Imperial Bank of Commerce, relating to			
	10(1)(2)	Exhibit 10(f)(1)	1-5663	10-Q(3/91)	4(c)
		Assignment and Assumption Agreement dated as of July 3, 1991, between The			
	10(f)(3)	Bank of New York and Rapides Bank and Trust Company in Alexandria, relating to		10.77(1001)	40()(0)
	() ()	Exhibit 10(f)(1)	1-5663	10-K(1991)	10(y)(3)
		Assignment and Assumption Agreement dated as of July 6, 1992, between The			
	10(f)(4)	Bank of New York, CIBC, Inc. and Rapides Bank and Trust Company in			
		Alexandria, as Assignors, the 401(k) Savings and Investment Plan ESOP Trust, as	1-5663	10-K(1992)	10(bb)(4)
		Borrower, and the Company, as Guarantor, relating to Exhibit 10(f)(1)	1-3003	10-1(1772)	10(00)(4)
		Reimbursement Agreement (The Industrial Development Board of the Parish of			
	10(g)	Rapides, Inc. (Louisiana) Adjustable Tender Pollution Control Revenue Refunding			
	-	Bonds, Series 1991) dated as of October 15, 1997, among the Company, various financial institutions, and Westdeutsche Landesbank Gironzentrale, New York	1 5662	10-K(1997)	10(I)
		Branch, as Agent	1-5663	10- K (1997)	10(I)
		Selling Agency Agreement between the Company and Salomon Brothers Inc.,			
	10(h)	Merrill Lynch & Co., Smith Barney Inc. and First Chicago Capital Markets, Inc.			
	()	dated as of December 12, 1996	333-02895	S-3(12/10/96)	1
	10(:)	401(k) Savings and Investment Plan ESOP Trust Agreement dated as of August 1,			
	10(i)	1997, between UMB Bank, N.A. and the Company	1-5663	10-K(1997)	10(m)
	10(i)(1)	First Amendment to 401(k) Savings and Investment Plan ESOP Trust Agreement			
	10(1)(1)	dated as of October 1, 1997, between UMB Bank, N.A. and the Company	1-5663	10-K(1997)	10(m)(1)
	10(i)(2)	401(k) Savings and Investment Plan as amended and restated effective January 1,	1-5663	10-Q(3/31/04)	10(a)
	10(1)(2)	2004	1 0000	10 ((0/01/01)	10(4)
	10(i)(3)	401(k) Savings and Investment Plan, Stock Trust Agreement, Amendment Number	1-5663	10-Q(6/30/04)	10(b)
	.,,,,	2, Effective January 1, 2004		E	. ,
	10(j)	2000 Long-Term Incentive Compensation Plan		Form	10(i)
		Cleco Corporation 2000 Long-Term Incentive Compensation Plan, Amendment		10(11/15/00)	10(j)
*:	*10(k)	Number 1, Effective as of			
	(**)	December 12, 2003	333-59692	S-8(4/27/01)	4.3
<u>.</u>	*10/1\/1\	2000 Long Term Inparting Companyation Plan, Amandment Number 2 offsetive as	1 5662	10 0(0/20/04)	10(b)
~	*10(l)(1)	of July 23, 2004	1-5663	10-Q(9/30/04)	10(b)
	10(m)				

364-Day Credit Agreement dated as of April 30, 2004 among Cleco Power LLC, the Bank of New York, as Administrative Agent, and the lenders and other parties 1-5663 thereto

10-Q(6/30/04) 10(d)

Cleco Powe	r	SEC FILE OR REGISTRATION NUMBER	OR	EXHIBIT NUMBER
*12(b)	Computation of Ratios of Earnings to Fixed Charges			
*23(b)	Consent of Independent Registered Public Accounting Firm			
***23(b)(1)	Consent of Independent Registered Public Accounting Firm			
*24(b)	Power of Attorney from each Manager of Cleco Power whose signature is affixed to	O		
	this Form 10-K for the year ended December 31, 2004			
*31(b)	CEO and CFO Certification in accordance with section 302 of the Sarbanes-Oxley			
31(0)	Act of 2002			
***31(b)(1)	CEO and CFO Certification in accordance with section 302 of the Sarbanes-Oxley			
31(0)(1)	Act of 2002			
*32(b)	CEO Certification pursuant to section 906 of the Sarbanes-Oxley Act of 2002			
32(0)	CFO Certification pursuant to section 906 of the Sarbanes-Oxley Act of 2002			
***32(b)(1)	CEO Certification pursuant to section 906 of the Sarbanes-Oxley Act of 2002			
32(0)(1)	CFO Certification pursuant to section 906 of the Sarbanes-Oxley Act of 2002			

7

Report of Independent Registered Public Accounting Firm

on

Financial Statement Schedules

To the Board of Directors of Cleco Corporation:

Our audits of the consolidated financial statements, of management's assessment of the effectiveness of internal control over financial reporting and of the effectiveness of internal control over financial reporting referred to in our report dated March 14, 2005 appearing in the Annual Report on Form 10-K of Cleco Corporation for the year ended December 31, 2004 also included an audit of the financial statement schedules of Cleco Corporation listed in Item 15(a)(2) of this Form 10-K/A (Amendment No. 1). In our opinion, these financial statement schedules present fairly, in all material respects, the information set forth therein when read in conjunction with the related consolidated financial statements.

As discussed in Note 4 to Schedule I, the Company has restated its Parent Company financial statements included on Schedule I as of December 31, 2003 and for the years ended December 31, 2003 and 2002.

/s/ PricewaterhouseCoopers LLP

New Orleans, Louisiana

March 29, 2005

8

Report of Independent Registered Public Accounting Firm

on

Financial Statement Schedule

To the Board of Directors of Cleco Power LLC:

Our audits of the financial statements referred to in our report dated March 14, 2005 appearing in the Annual Report on Form 10-K of Cleco Power LLC for the year ended December 31, 2004 also included an audit of the financial statement schedule of Cleco Power LLC listed in Item 15(a)(2) of this Form 10-K/A (Amendment No. 1). In our opinion, this financial statement schedule presents fairly, in all material respects, the information set forth therein when read in conjunction with the related financial statements.

/s/ PricewaterhouseCoopers LLP

New Orleans, Louisiana

March 29, 2005

9

CLECO CORPORATION (Parent Company Only)

SCHEDULE I

Condensed Statements of Operations

		FOR THE YEAR ENDED DECEMBER 31,				
		R	ESTATED		RESTATED	
(Thousands)	2004		2003		2002	
Operating expenses						
Administrative and general	\$ 2,124	\$	3,666	\$	3,093	
Other operating expense	1,246		1,258		1,397	
Total operating expenses	\$ 3,370	\$	4,924	\$	4,490	
Operating loss	(3,370)		(4,924)		(4,490)	
Equity income (loss) of subsidiaries	71,052		(29,714)		74,209	
Interest income	13,900		14,116		13,183	
Interest charges	(18,172)		(17,345)		(13,398)	
Income (loss) before income taxes	63,410		(37,867)		69,504	
Income tax benefit	2,779		2,938		2,371	
Net income (loss)	66,189		(34,929)		71,875	
Preferred dividends requirements, net	2,216		1,861		1,872	
Income (loss) applicable to common stock	\$ 63,973	\$	(36,790)	\$	70,003	
The accompanying notes are an integral part of the condensed financial statement	ents.					

10

CLECO CORPORATION (Parent Company Only)

SCHEDULE I

Condensed Balance Sheets

			31, RESTATED
	2004		RESTATED
(Thousands)	2004		2003
Assets			
Current assets			
Cash and cash equivalents	\$ 69,589	\$	24,220
Accounts receivable - affiliate	8,986		37,595
Other accounts receivable	112		20
Notes receivable - affiliate	195,203		238,252
Taxes receivable	5,291		34,611
Cash surrender value of life insurance policies	14,120		9,135
Total currents assets	293,301		343,833
Investment in subsidiaries	490,896		456,533
Deferred charges	4,603		4,760
Total assets	\$ 788,800	\$	805,126
Liabilities and shareholders' equity			
Liabilities			
Current liabilities			
Short-term debt	\$ -	\$	50,000
Short-term debt - affiliate	6,077		-
Long-term due within one year	100,000		-
Accounts payable - affiliate	14,825		46,882
	6,786		6,776
Other current liabilities			
Total current liabilities	127,688		103,658
Long-term debt, net	100,000		200,000
Deferred credits	48		-
Total liabilities	227,736		303,658
Shareholders' equity			
Preferred stock			
Not subject to mandatory redemption, \$100 par value, authorized 1,352,000 shares, issued			
234,160 and 253,240 shares at December 31, 2004 and 2003, respectively	23,416		25,324
Deferred compensation related to preferred stock held by ESOP	(4,190)		(6,607)
Total preferred stock not subject to mandatory redemption	19,226		18,717
Common shareholders' equity			
Common stock, \$1 par value, authorized 100,000,000 shares, issued 49,667,861 and 47,299,119			
shares at December 31, 2004 and 2003, respectively	49,668		47,299
Premium on common stock	194,055		154,928
Retained earnings	308,003		286,797
Unearned compensation	(5,733)		-
Treasury stock, at cost 44,275 and 115,484 shares at December 31, 2004 and 2003, respectively	(887)		(2,493)
Accumulated other comprehensive loss	(3,268)		(3,780)
Total common shareholders' equity	541,838		482,751
Total shareholders' equity	561,064		501,468
Total liabilities and shareholders' equity	\$ 788,800	\$	805,126
The accompanying notes are an integral part of the condensed financial statements.			
11			
CLECO CORPORATION (Parent Company	~~~~		
Only)	SCHEI	UL	ΕI

Condensed Statements of Cash Flows

(Thousands)

FOR T	HE YEAR ENDED DECEMBER 31,
RESTATED	RESTATED
2003	2002

AT DECEMBER

2003

Operating activities				
Net cash provided by operating activities		72,592	23,603	57,662
Investing activities				
Notes receivable from subsidiaries		43,049	40,358	(29,369)
Investment in subsidiaries	((17,915)	(58,771)	(51,218)
Return of equity investment in investee		16,698	41,232	-
Investment in cost method investments		(5,485)	-	-
Other investing		(6,294)	(2,411)	58
Net cash provided by (used in) investing activities		30,053	20,408	(80,529)
Financing activities				
Sale of common stock		35,705	-	44,300
Change in short-term debt, net	((50,000)	(121,550)	57,617
Issuance of long-term debt		-	100,000	-
Dividends paid on preferred stock		(2,350)	(1,861)	(1,873)
Dividends paid on common stock	((42,767)	(42,486)	(41,183)
Other financing		2,136	1,135	775
Net cash (used in) provided by financing activities	((57,276)	(64,762)	59,636
Net increase (decrease) in cash and cash equivalents		45,369	(20,751)	36,769
Cash and cash equivalents at beginning of period		24,220	44,971	8,202
Cash and cash equivalents at end of period	\$	69,589	\$ 24,220	\$ 44,971
Supplementary noncash financing activity				
Issuance of treasury stock - LTICP and ESOP plans	\$	1,492	\$ 2,734	\$ 1,507
Issuance of common stock - LTICP/ESOP/ESPP	\$	4,784	\$ -	\$ -
The accompanying notes are an integral part of the condensed financial statements.				

12

Cleco Corporation (Parent Company Only) Notes to the Condensed Financial Statements

Note 1 - Summary of Significant Accounting Policies

The condensed financial statements represent the financial information required by Securities and Exchange Commission Regulation S-X 5-04 for Cleco Corporation, an exempt public utility holding company under the Public Utility Holding Company Act of 1935. Regulation S-X 5-04 requires the inclusion of parent company only financial statements if the restricted net assets of consolidated subsidiaries exceed 25% of total consolidated net assets as of the last day of its most recent fiscal year. As of December 31, 2004, Cleco Corporation's restricted net assets of consolidated subsidiaries were \$221.0 million and exceeded 25% of its total consolidated net assets.

Cleco Corporation's major, first-tier subsidiaries consist of Cleco Power LLC (Cleco Power) and Cleco Midstream Resources LLC (Midstream).

Cleco Power contains the LPSC-jurisdictional generation, transmission, and distribution electric utility operations serving Cleco's traditional retail and wholesale customers. Midstream owns and operates merchant generation stations and invests in joint ventures that own and operate merchant generation stations.

The accompanying financial statements have been prepared to present the financial position, results of operations and cash flows of Cleco Corporation on a stand-alone basis as a holding company. Investments in subsidiaries and other investees are stated at cost plus equity in undistributed earnings from the date of acquisition. These financial statements should be read in conjunction with Cleco Corporation's consolidated financial statements.

Certain reclassifications have been made to the 2003 and 2002 financial statements to conform them to the presentation used in the 2004 financial statements. These reclassifications had no effect on Cleco Corporation Parent Company Only (Parent Company Only) net income applicable to common stock or total common shareholders' equity. In these notes, "Cleco" refers to Cleco Corporation and its subsidiaries.

Note 2 - Debt

Cleco Corporation has a three-year revolving credit facility totaling \$150.0 million. The commitment fees for this facility are based upon Cleco Corporation's highest unsecured debt ratings and are currently 0.275%. This facility provides for working capital and other needs. If Cleco Power defaults under its revolving credit facility, then Cleco Corporation would be considered in default under the Cleco Corporation credit facility. Off-balance sheet commitments entered into by Cleco with third parties for certain types of transactions between those parties and Cleco's subsidiaries, other than Cleco Power, reduce the amount of credit available to Cleco Corporation under the facility by an amount equal to the stated or determinable amount of the primary obligation. At December 31, 2004, there was no amount drawn on the facility. The \$150.0 million at December 31, 2004, was reduced by off-balance sheet commitments of \$18.3 million and a \$25.0 million restriction on borrowing related to Cleco Corporation's 8.75% Senior Notes, leaving available capacity of \$106.7 million. An uncommitted line of credit with a bank in an amount up to \$5.0 million also is available to support Cleco Corporation's working capital needs. This line of credit is available to either Cleco Corporation or Cleco Power.

Total indebtedness was as follows:

	T-0	. D. T. I.	E 17E 1 B
	FC)K TH	E YEAR
			ENDED
		DEC	EMBER
			31,
(Thousands)	2004		2003
Short-term bank loans	\$ -	\$	50,000
Senior notes, 8.75% due 2005	\$ 100,000	\$	100,000
Senior notes, 7.00% due 2008	100,000		100,000
Gross amount of long-term debt	200,000		200,000
Less amount due in one year	100,000		-
Total long-term debt, net	\$ 100,000	\$	200,000

The amounts payable under long-term debt agreements for each year through 2009 and thereafter are listed below:

(THOUSANDS)	2005	2006	2007	2008	2009	THERAFTER
Amounts payable under long-term debt agreements	\$100,000	\$ -	\$ -	\$ 100,000		\$ -

Note 3 - Dividends Received

Cleco Corporation received \$44.7 million and \$44.4 million in cash dividends from Cleco Power during the years 2004 and 2003, respectively.

Note 4 - Restatements

In connection with the preparation of its Parent Company Only condensed financial statements for the year ended December 31, 2004, Cleco Corporation identified various misclassifications in its previously issued Parent Company Only condensed financial statements. These misclassifications, for which Cleco Corporation has restated its Parent Company Only condensed financial statements as described below, had no impact on Cleco Corporation's previously issued consolidated financial statements, or on the previously reported net income or shareholders' equity of the Parent Company Only condensed financial statements.

Statement of Cash Flows

Certain amounts previously reported in Parent Company Only Condensed Statements of Cash Flows, for the years ended December 31, 2003 and 2002 were restated as follows:

- Cash premiums paid on company- and trust-owned life insurance, which resulted in a restatement of \$2.4 million and \$0.8 million from the "net cash provided by operating activities" section of the Statement of Cash Flows to the "net cash used in investing activities" section for the years ended December 31, 2003 and 2002, respectively, previously included as an operating activity should instead have been classified as an investing activity.
- Net cash received from Cleco Corporation's ESOP Trust, which resulted in a restatement of \$1.3 million and \$1.3

13

million from the "net cash provided by operating activities" section of the Statement of Cash Flows to the "net cash used in financing activities" section for the years ended December 31, 2003 and 2002, respectively.

- Dividends received by Cleco Corporation from its subsidiaries, representing a return on the equity investment in these subsidiaries, which resulted in a restatement of \$44.4 million and \$51.3 million from the "net cash used in investing activities" section of the Statement of Cash Flows to the "net cash provided by operating activities" section for the years ended December 31, 2003 and 2002, respectively.
- Dividends received by Cleco Corporation from its subsidiaries, representing a return of the equity investment in these subsidiaries, which resulted in a restatement of \$20.7 million from the "net cash provided by operating activities" section of the Statement of Cash Flows to the "net cash provided by investing activities" section for the year ended December 31, 2003.

			F	OR THE Y	YEAR	ENDED 1	DEC	CEMBER 31,
		2003		2003		2002		2002
	PREV	'IOUSLY			PREV	TOUSLY		
(THOUSANDS)	RE	PORTED	RE	STATED	RE	PORTED	RE	STATED
Operating activities Net cash provided by operating activities Investing activities	\$	(1,143)	\$	23,603	\$	6,821	\$	57,662
Return of equity investment in investee	\$	64,895	\$	41,232	\$	51,300	\$	-
Other investing Net cash	\$	-	\$	(2,411)	\$	856	\$	58
provided by (used in) investing activities	\$	46,482	\$	20,408	\$	(28,431)	\$	(80,529)
Financing activities								
Other financing	\$	(193)	\$	1,135	\$	(482)	\$	775
Net cash provided by (used in)	\$	(66,090)	\$	(64,762)	\$	58,379	\$	59,636

financing activities

Statement of Operations

Certain amounts previously reported in Parent Company Only Condensed Statement of Operations, for the years ended December 31, 2003 and 2002 were restated as follows:

- Equity (loss) income of subsidiaries of \$(29.7) million and \$74.2 million for the years ended December 31, 2003 and 2002, respectively, have been restated from the "operating revenue" section to the "other income" section.
- Other income of \$14.1 million and \$13.2 million for the years ended December 31, 2003 and 2002, respectively, have been restated from the "operating revenue" section to the "other income" section.
- Income tax benefit of \$2.9 million and \$2.4 million for the years ended December 31, 2003 and 2002, respectively, have been restated from "operating expenses" to "income tax benefit."

				YEAR ENDED ECEMBER 31,
	2003	2003	2002	2002
I	PREVIOUSLY	1	PREVIOUSLY	
(THOUSANDS)	REPORTED	RESTATED	REPORTED	RESTATED
Operating activities Equity				
(loss) income from	\$ (29,714)	\$	\$ 74,209	\$ -
subsidiaries Other income Total	14,116	-	13,183	-
operating	(15,598)	_	87,392	-
(loss) revenue Operating expense	\$ 19,331	\$ 4,924	\$ 15,517	\$ 4,490
Operating loss	(34,929)	(4,924)	71,875	(4,490)
Equity (loss) income from subsidiaries	-	(29,714)	-	74,209
Interest	-	14,116	-	13,183
Interest charges	-	(17,345)	-	(13,398)
Income (loss) before income taxes	-	(37,867)	-	69,504
Income tax benefit	-	2,938	-	2,371
Net income (loss)	(34,929)	(34,929)	71,875	71,875
Balance She	et			

Certain amounts previously reported in Parent Company Only Condensed Balance Sheet have been restated as of December 31, 2003 as follows:

• Return on equity of \$29.7 million from current liabilities to investment in subsidiaries.

• The short-term portion of cash surrender value of company-/trust-owned life insurance policies of \$2.1 million from other assets to cash surrender value of life insurance policies.

	FOR THE YEAR ENDED DECEMBER 31,				
	DDEI	2003		2003	
	PRE	VIOUSLY			
(THOUSANDS)	REPORTED		RESTATEI		
Assets					
Cash surrender value of life insurance policies	\$	-	\$	9,135	
Investment in subsidiaries		486,243		456,533	
Other assets		2,116		-	
Total assets	\$	834,835	\$	805,126	
Liabilities and shareholders'					
equity					
Accounts payable-affiliate	\$	76,591		46,882	
Total liabilities and shareholders' equity	\$	834,835	\$	805,126	

14

CLECO CORPORATION SCHEDULE II

VALUATION AND QUALIFYING ACCOUNTS

Years ended December 31, 2004, 2003 and 2002

	BALANCE ATA BEGINNING	ADDITIONS CHARGED TO COSTS	UNCOLLECTIB ACCOUNT WRITE-OF	
Allowance For Uncollectible Accounts (THOUSANDS)	OF PERIOD	AND EXPENSES	LESS RECOVER	PERIOD(1)
Year Ended December 31, 2004	\$ 1,407(2)	\$ 1,610	\$ 2,5	\$ 506
Year Ended December 31, 2003	\$ 1,071	\$ 17,407	\$ 1,3	\$ 17,154(3)
Year Ended December 31, 2002	\$ 1,561	\$ 688	\$ 1,	178 \$ 1,071(4)

⁽¹⁾ Deducted in the balance sheet

CLECO POWER LLC

SCHEDULE II

VALUATION AND QUALIFYING ACCOUNTS

Years ended December 31, 2004, 2003 and 2002

	BALAN	CE AT	AD	DITIONS	UNC0LLEC	TIBLE	BALANG	CE AT
	BEGI	NNING	CHARGED TO	O COSTS	ACCOUNT WRITI	E-OFFS	EN	ND OF
Allowance For Uncollectible Accounts (THOUSANDS)	OF P	ERIOD	AND EX	PENSES	LESS RECOV	/ERIES	PERI	OD(1)
Year Ended December 31, 2004	\$	755	\$	1,610	\$	1,859	\$	506
Year Ended December 31, 2003	\$	846	\$	1,614	\$	1,705	\$	755
Year Ended December 31, 2002 (1) Deducted in the balance sheet	\$	1,336	\$	688	\$	1,178	\$	846

⁽²⁾ Adjustment due to deconsolidation of PEP of \$15,747

⁽³⁾ At December 31, 2003, customer and other allowance for uncollectible accounts were \$16,502 and \$652, respectively

⁽⁴⁾ At December 31, 2002, customer and other allowance for uncollectible accounts were \$971 and \$100, respectively

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, the Registrant has duly caused this Amendment to be signed on its behalf by the undersigned, thereunto duly authorized.

CLECO CORPORATION

By:: (Registrant)

/s/ David M. Eppler
(David M. Eppler)

(President, Chief Executive Officer and Director)

Date: March 29, 2005

Pursuant to the requirements of the Securities Exchange Act of 1934, this Amendment has been signed below by the following persons on behalf of the Registrant and in the capacities and on the dates indicated.

Signature	Title	Date March
/s/ David M. Eppler	President, Chief Executive Officer and Director	29, 2005
(David M. Eppler)	(Principal Executive Officer)	2003
/s/ Dilek Samil	Executive Vice President and Chief Financial Officer	March 29, 2005
(Dilek Samil)	(Principal Financial Officer)	
/s/ R. Russell Davis	Vice President and Controller	March 29, 2005
(R. Russell Davis)	(Principal Accounting Officer)	2000

DIRECTORS*

SHERIAN G. CADORIA
RICHARD B. CROWELL
DAVID M. EPPLER
J. PATRICK GARRETT
F. BEN JAMES, JR.
ELTON R. KING
WILLIAM L. MARKS
RAY B. NESBITT
ROBERT T. RATCLIFF, SR.
WILLIAM H. WALKER, JR.
W. LARRY WESTBROOK

*By: /s/ David M. Eppler March 29, 2005

(David M. Eppler, as Attorney-in-Fact)

16

Signatures

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, the Registrant has duly caused this Amendment to be signed on its behalf by the undersigned, thereunto duly authorized.

Ву::

CLECO POWER LLC

(Registrant)
/s/ David M. Eppler

(David M. Eppler) (Chief Executive Officer and Manager)

Date: March 29, 2005

Pursuant to the requirements of the Securities Exchange Act of 1934, this Amendment has been signed below by the following persons on behalf of the Registrant and in the capacities and on the dates indicated.

Signature	Title	Date March
/s/ David M. Eppler	Chief Executive Officer and Manager	29, 2005
(David M. Eppler)	(Principal Executive Officer)	
/s/ Dilek Samil	Executive Vice President and Chief Financial Officer	March 29, 2005
(Dilek Samil)	(Principal Financial Officer)	
		March
/s/ R. Russell Davis	Vice President and Controller	29, 2005
(R. Russell Davis)	(Principal Accounting Officer)	2003

MANAGERS*

SHERIAN G. CADORIA
RICHARD B. CROWELL
DAVID M. EPPLER
J. PATRICK GARRETT
F. BEN JAMES, JR.
ELTON R. KING
WILLIAM L. MARKS
RAY B. NESBITT
ROBERT T. RATCLIFF, SR.
WILLIAM H. WALKER, JR.
W. LARRY WESTBROOK

*By: /s/ David M. Eppler March 29, 2005

(David M. Eppler, as Attorney-in-Fact)