CLECO CORP Form 10-K/A June 26, 2007

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

FORM 10-K/A Amendment No. 2

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

For the fiscal year ended December 31, 2006

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

(State or other jurisdiction of incorporation or organization)

72-1445282

(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

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

New York Stock Exchange

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 1-05663

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:

<u>Title of each class</u> Membership Interests

r -----

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 if Cleco Corporation is a well-known seasoned issuer, as defined in Rule 405 of the Securities Act. Yes <u>x</u> No <u></u>
Indicate by check mark if Cleco Power LLC is a well-known seasoned issuer, as defined in Rule 405 of the Securities Act. Yes No_x
Indicate by check mark if the Registrants are not required to file reports pursuant to Section 13 or Section 15(d) of the Act. Yes x
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. Yesx 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 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
Indicate by check mark whether Cleco Corporation is a large accelerated filer, an accelerated filer, or

Indicate by check mark whether Cleco Corporation is a large accelerated filer, an accelerated filer, or a non-accelerated filer. See definition of "accelerated filer and large accelerated filer" in Rule 12b-2 of the Exchange Act. (Check one):

Large accelerated filer	X	Accelerated filer	Non-accelerated
•	See definition of	ower LLC is a large accelerated filer, an accelerated filer and large accelerated filer"	•
Large accelerated filer filer x		Accelerated filer	Non-accelerated
Indicate by check mark Exchange Act) Yes	•	strants are shell companies (as defined in Rule	e 12b-2 of the

CLECO CORPORATION CLECO POWER (Continuation of cover page)

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The aggregate market value of the Cleco Corporation voting stock held by non-affiliates was \$1,109,278,425 as of the last business day of Cleco Corporation's most recently completed second fiscal quarter, based on a price of \$23.25 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, 2007, there were 57,666,100 outstanding shares of Cleco Corporation's Common Stock, par value \$1.00 per share.

DOCUMENTS INCORPORATED BY REFERENCE

Portions of Cleco Corporation's definitive Proxy Statement relating to its Annual Meeting of Shareholders to be held on April 20, 2007, are incorporated by reference into Part III herein.

CLECO CORPORATION CLECO POWER EXPLANATORY NOTE

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This combined Form 10-K/A is separately filed by Cleco Corporation and Cleco Power. Information in this filing relating to Cleco Power is filed by Cleco Corporation and separately by Cleco Power on its own behalf. Cleco Power makes no representation as to information relating to Cleco Corporation (except as it may relate to Cleco Power) or any other affiliate or subsidiary of Cleco Corporation. This combined Form 10-K/A amends (i) Cleco Corporation's 2006 Annual Report on Form 10-K filed with the Securities and Exchange Commission on February 27, 2007 (the "Cleco Corporation 10-K"), as amended by Cleco Corporation's Form 10-K/A (Amendment No. 1) filed with the Securities and Exchange Commission on April 2, 2007 (the "Initial 10-K/A"), and (ii) Cleco Power's 2006 Annual Report on Form 10-K filed with the Securities and Exchange Commission on February 27, 2007 (the "Cleco Power 10-K," and together with the Cleco Corporation 10-K, the "Combined 10-K"), to include certain exhibits to the Combined 10-K and the Initial 10-K/A.

This combined Form 10-K/A consists solely of the preceding cover page, this explanatory note, the information required by Item 15 of Form 10-K, signature pages and the 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, no changes to any financial statements in the Combined 10-K or the Initial 10-K/A have been made.

CLECO CORPORATION CLECO POWER PART IV

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Financial Statement Schedules other than those shown in the above index are omitted	
because they are either not required or are not applicable or the required information is	
shown in the Consolidated Financial Statements and Notes thereto	
15(a)(3)List of Exhibits	5
4)	

Page number cross references to items under 15(a)(1) are to the Combined 10-K filed with the Securities and Exchange Commission on February 27, 2007. Page number cross references to items under 15(a)(2) are to the Initial 10-K/A filed with the Securities and Exchange Commission on April 2, 2007. Page number cross references to items under 15(a)(3) are to this combined Form 10-K/A.

The Exhibits designated by an asterisk were filed on February 27, 2007 with the Combined 10-K to which this combined Form 10-K/A relates. The Exhibits not so designated have been previously filed with the Securities and Exchange Commission 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 were filed on April 2, 2007 with the Initial 10-K/A to which this combined Form 10-K/A relates. The Exhibits designated by four asterisks are filed herewith.

The Financial Statement Schedules and Report of Independent Registered Public Accounting Firm on Financial Statement Schedules (Report) were filed on February 27, 2007 with the Combined 10-K to which this combined Form 10-K/A amends. The Report is not included in this combined Form 10-K/A. No changes have been made to the Financial Statement Schedules included in the Combined 10-K or the Initial 10-K/A.

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EXHIBITS

CLECO		SEC FILE OR REGISTRATION NUMBER	REGISTRATION STATEMENT OR REPORT	N EXHIBIT NUMBER
2(a)	Plan of Reorganization and Share Exchange Agreement	333-71643-01	S-4(6/30/99)	С
3(a)(1)	Articles of Incorporation of the Company,		,	
3(a)(2)	effective July 1, 1999 Articles of Amendment to the Amended and Restated Articles of Incorporation of Cleco setting forth the terms of the \$25	333-71643-01 1	S-4(6/30/99)	A
3(a)(3)	Preferred Stock Articles of Amendment to the Amended and Restated Articles of Incorporation to increase amount authorized common stock	1-15759 1	8-K(7/28/00)	1
	and to effect a two-for-one split of the		2001 Proxy	
	Company's common stock	1-15759	Statement (3/01)	B-1
3(b)	Bylaws of Cleco Corporation (revised effective April 21, 2006)	1-15759	10-Q(8/3/06)	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	1.5662	10 IZ(1007)	4(-)(2)
4(a)(3)	October 1, 1951, to Exhibit 4(a)(1) Second Supplemental Indenture dated as of	1-5663	10-K(1997)	4(a)(2)
+(a)(3)	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	1 0 0 0 0	10 11(1))))	·(u)(e)
	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	1.5662	10 IZ(100C)	47 \/11\
1(0)(7)	September 1, 1965, to Exhibit 4(a)(1) Eleventh Supplemental Indenture dated as of	1-5663	10-K(1986)	4(a)(11)
4(a)(7)	April 1, 1969, to Exhibit 4(a)(1)	1-5663	10-K(1998)	4(a)(8)
4(a)(8)	Eighteenth Supplemental Indenture dated as		10 K(1990)	¬(u)(0)
	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	S		
	of January 1, 1983, to Exhibit 4(a)(1)	1-5663	10-K(1993)	4(a)(9)
4(a)(10)	Indenture between Cleco and Bankers Trust			
	Company, as Trustee, dated as of October 1 1988		C 2/10/11/00\	1(h)
4(a)(11)	Twenty-Sixth Supplemental Indenture dated	33-24896	S-3(10/11/88)	4(b)
τ(α)(11)	as of March 15, 1990, to Exhibit 4(a)(1)	1-5663	8-K(3/90)	4(a)(27)
4(a)(12)	Trust Indenture dated as of December 10, 1999 Between Cleco Evangeline LLC	1-15759	10-K(1999)	4(m)

	and Bank One Trust Company, N.A. as			
	Trustee Relating to \$218,600,000, 8.82%			
4(a)(12)	Senior Secured Bonds due 2019			
4(a)(13)	Senior Indenture, dated as of May 1, 2000, between Cleco and Bank One, N.A., as			
	trustee	333-33098	S-3/A(5/8/00)	4(a)
4(a)(14)	Supplemental Indenture No. 1, dated as of	333-33096	3-3/A(3/6/00)	4(a)
4(a)(14)	May 25, 2000, to Senior Indenture			
	providing for the issuance of Cleco's 8 3/4%			
	Senior Notes due 2005	1-15759	8-K(5/24/00)	4.1
4(a)(15)	Form of Supplemental Indenture No. 2	1 10/07	0 11(0/2 1/00)	
(4)(10)	providing for the issuance of \$100,000,000			
	principal amount of 7.000% Notes due May			
	1, 2008	1-15759	10-Q(3/31/03)	4(a)
4(b)	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			
47.10	601(b)(4)(iii)(A)	333-71643-01	10-Q(9/99)	4(c)
4(d)	Form of 8 3/4% Senior Notes due 2005	1 15750	0.17/5/04/00)	4.1
47.771	(included in Exhibit 4(a)(14) above)	1-15759	8-K(5/24/00)	4.1
4(e)(1)	Rights agreement between Cleco and	1 15750	0 IZ/7/20/00)	1
4(a)(2)		1-15759	8-K(7/28/00)	1
4(e)(2)	First Amendment to Rights Agreement between Cleco Corporation and			
	Computershare Trust Company, N.A., as			
	Rights Agent	1-15759	8-K(3/2/06)	4.1
4(f)	Perryville Energy Partners, LLC	1 13/3/	0 11(3/2/00)	111
.(1)	Construction and Term Loan Agreement			
	dated as of June 7, 2001	1-15759	10-K(2002)	4.I
4(g)	Form of \$100,000,000 7.000% Notes due		, ,	
	May 1, 2008	1-15759	10-Q(3/31/03)	4(b)
**10(a)(1)	1990 Long-Term Incentive Compensation			
	Plan		1990 Proxy	
		1-5663	Statement(4/90)	A
**10(a)(2)	2000 Long-Term Incentive Compensation			
	Plan	222 71 (12 21	2000 Proxy	
dult 10 () (0)	20001	333-71643-01	Statement(3/00)	A
**10(a)(3)	2000 Long-Term Incentive Compensation	r		
	Plan, Amendment Number 1, Effective as of	1-15759	10 0(5/2/05)	10(a)
**10(a)(4)	December 12, 2003 2000 Long-Term Incentive Compensation	1-13/39	10-Q(5/3/05)	10(a)
··10(a)(4)	Plan, Amendment Number 2, Effective as of	f		
	July 23, 2004	1-15759	10-Q(9/30/04)	10(a)
**10(a)(5)	2000 Long-Term Incentive Compensation	1 13737	10 Q()/30/04)	10(a)
- ~ (~)(~)	Plan, Amendment Number 3, Dated as of			
	January 28, 2005	1-15759	10-Q(5/3/05)	10(b)
**10(a)(6)	2000 Long-Term Incentive Compensation		(====)	- (-)
	Plan, Administrative Procedure No. 1	1-15759	10-K(2005)	10(a)(6)

ψΨ10/L)	A a annual I a continue Communication Disco			
**10(b)	Annual Incentive Compensation Plan	21 15750	10 V(2002)	10/4)
**10(~)	amended and restated as of January 23, 2003	31-13/39	10-K(2003)	10(b)
**10(c)	Participation Agreement, Annual Incentive	1-5663	10 V(1005)	10(-)
**10(1)(1)	Compensation Plan		10-K(1995)	10(c)
**10(d)(1)	Table of 2006 Base Salaries and Bonuses fo	r		
	Cleco Corporation Named Executive	1 15750	0.17(0/0/06)	10.1
ψψ1Ω(1\/ Ω)	Officers	1-15759	8-K(2/2/06)	10.1
**10(d)(2)	Table of [Cycle 13 (2003-2005)] LTIP			
	Payouts for the Named Executive Officers	1 15750	0. 17 (0.10.10.6)	10.2
ded (1) (2)	of the Company	1-15759	8-K(2/2/06)	10.2
**10(d)(3)	Table of Additional Awards for the Named	1 15750	0. 17 (0.10.10.6)	10.2
delta 0 (1) (1)	Executive Officers of the Company	1-15759	8-K(2/2/06)	10.3
**10(d)(4)	Amended 2006 compensation information to			
	include the grant of stock options to CEO	1-15759	8-K(2/17/06)	
**10(e)(1)	Summary of Director Compensation and			
	Benefits	1-15759	8-K(1/28/05)	10.2
**10(e)(2)	Summary of Director Compensation,			
	Benefits and Policies	1-15759	8-K(7/28/05)	10.1
**10(f)(1)	Supplemental Executive Retirement Plan	1-5663	10-K(1992)	10(0)(1)
**10(f)(2)	First Amendment to Supplemental			
	Executive Retirement Plan effective July 1,			
	1999	1-15759	10-K(2003)	10(e)(1)(a)
**10(f)(3)	Second Amendment to Supplemental			
	Executive Retirement Plan dated July 28,			
	2000	1-15759	10-K(2003)	10(e)(1)(b)
**10(f)(4)	Supplemental Executive Retirement Trust			
	dated December 13, 2000	1-15759	10-K(2003)	10(e)(1)(c)
**10(f)(5)	Form of Supplemental Executive Retiremen	it		
	Plan Participation Agreement between the			
	Company and the following officers: David			
	M. Eppler and Catherine C. Powell	1-5663	10-K(1992)	10(0)(2)
**10(f)(6)	Supplemental Executive Retirement Plan			
	Participation Agreement between Cleco and	[
	Dilek Samil	1-15759	10-K(2002)	10(z)(1)
**10(f)(7)	Supplemental Executive Retirement Plan		,	
	Participation Agreement between Cleco and			
	Samuel H. Charlton, III	1-15759	10-K(2002)	10(z)(2)
**10(f)(8)	Supplemental Executive Retirement Plan	,-,	()	(-)(-)
(-)(-)	Participation Agreement between Cleco and			
	Michael H. Madison	1-15759	10-K(2004)	10(v)(3)
**10(f)(9)	Supplemental Executive Retirement Plan	1 13/37	10 11(2001)	10(1)(3)
10(1)())	Participation Agreement between Cleco and			
	R. O'Neal Chadwick, Jr.	1-15759	10-K(2004)	10(v)(4)
**10(f)(10)	Supplemental Executive Retirement Plan	1-13/37	10- K (2004)	10(1)(4)
10(1)(10)	* *			
	Participation Agreement between Cleco and	1-15759	10-K(2004)	10(y)(5)
**10(a)(1)	David M. Eppler		10- K (2004)	10(v)(5)
**10(g)(1)	Executive Employment Agreement between	<u>I</u>		
	Cleco and Dilek Samil, dated January 1,	1 15750	10 V(2002)	10(
	2002	1-15759	10-K(2002)	10(AA)(1)

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		SEC FILE OR	REGISTRATIO	N
		REGISTRATION	STATEMENT	EXHIBIT
CLECO		NUMBER	OR	NUMBER
**10(g)(2)	Amendment to Executive Employment		REPORT	
10(g)(2)	Agreement between Cleco Corporation			
	and Dilek Samil dated September 26, 2003	31-15759	10-K(2003)	10(AA)(1)(a)
**10(g)(3)	Amended and Restated Executive	7 10,00	10 11(2000)	10(1111)(1)(4)
	Employment Agreement between Cleco			
	Corporation and David Eppler dated			
	January 1, 2002	1-15759	10-K(2003)	10(AA)(2)
**10(g)(4)	Executive Employment Agreement			
	between Cleco Corporation and Samuel H		10 77 (2002)	10(1.1)(0)
state 1.07 × 7.7	Charlton, III dated August 28, 2002	1-15759	10-K(2003)	10(AA)(3)
**10(g)(5)	Executive Employment Agreement			
	between Cleco Corporation and Neal Chadwick dated October 25, 2002	1-15759	10-K(2003)	10(AA)(4)
**10(g)(6)	Executive Employment Agreement	1-13/39	10-K(2003)	10(AA)(4)
10(g)(0)	between Cleco Corporation and Michael			
	H. Madison dated October 1, 2003	1-15759	10-K(2004)	10(AA)(4)(a)
**10(g)(7)	Executive Employment Agreement			
	between Cleco Corporation and Samuel H	•		
	Charlton, III dated June 29, 2006	1-15759	8-K(7/6/06)	10.1
**10(g)(8)	Separation Agreement and General			
	Release between Cleco Corporation and R			
	O'Neal Chadwick, Jr. dated August 14,	1 15750	0.17(0/20/06)	10.1
**10/L)	2006	1-15759	8-K(8/29/06)	10.1
**10(h)	Form of Executive Severance Agreement between Cleco and the following			
	officers: David M. Eppler and Catherine			
	C. Powell	1-5663	10-K(1995)	10(f)
10(i)	Term Loan Agreement dated as of April 2.		10 11(1),0)	10(1)
()	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)
10(j)	Reimbursement Agreement (The Industria	ıl		
	Development Board of the Parish			
	of 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 Branch, as			
	Agent	1-5663	10-K(1997)	10(i)
10(k)(1)		1-5663	10-Q(3/91)	4(c)

10(k)(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 Exhibit 10(h)(1) Assignment and Assumption Agreement dated as of July 3, 1991, between The Bank of New York and Rapides Bank and			
10(k)(3)	Trust Company in Alexandria, relating to Exhibit 10(h)(1) 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 Borrower and Classes as Company and States.	1-5663	10-K(1991)	10(y)(3)
10(l)(1)	and Cleco, as Guarantor, relating to Exhibit 10(h)(1) 401(k) Savings and Investment Plan ESOF Trust Agreement dated as of August 1, 1997, between UMB Bank, N.A. and	1-5663	10-K(1992)	10(bb)(4)
10(1)(2)	Cleco First Amendment to 401(k) Savings and Investment Plan ESOP Trust Agreement dated as of October 1, 1997,	1-5663	10-K(1997)	10(m)
10(m)(1)	between UMB Bank, N.A. and Cleco Form of Notice and Acceptance of Grant of Nonqualified Stock Options, with fixed option price under Cleco's 1990 Long-term	1-5663	10-K(1997)	10(m)(1)
10(m)(2)	Incentive Compensation Plan Form of Notice and Acceptance of Grant of Nonqualified Stock Options,	333-71643-01	10-Q(9/99)	10(a)
10(m)(3)	with variable option prices Form of Notice and Acceptance of Directors' Grant of Nonqualified Stock Options under Cleco's 2000 Long-Term	333-71643-01	10-Q(9/99)	10(b)
10(m)(4)	Incentive Compensation Plan Form of Notice and Acceptance of Grant of Nonqualified Stock Options, with fixed option price under Cleco's 2000	1-15759	10-Q(6/00)	10(a)
10(m)(5)	Long-Term Incentive Compensation Plan Form of Notice and Acceptance of Grant of Nonqualified Stock Options, with variable option price under Cleco's 2000 Long-Term Incentive	1-15759	10-Q(6/00)	10(c)
**10(m)(6)	Compensation Plan Formal Notice and Acceptance of Director's Grant of Nonqualified Stock	1-15759	10-Q(6/00)	10(d)
10(n)(1)	Option Form of Notice and Acceptance of Grant of Restricted Stock under Cleco's	1-5663 1-15759	10-Q(9/01) 10-Q(6/00)	10 10(b)

	2000 Long-Term Incentive Compensation Plan			
10(n)(2)	Notice and Acceptance of Grant of			
10(11)(2)	Restricted Stock and Allocation of			
	Opportunity Shares	1-15759	10-Q(11/2/05)	10(c)
*10(n)(3)	Notice and Acceptance of Grant of	1 10/0)	10 Q(11/2/05)	10(0)
10(11)(2)	Restricted Stock, Common Stock			
	Equivalent Units and Allocation of			
	Opportunity Shares and Opportunity			
	Common Stock Equivalents			
10(o)(1)	Cleco Corporation Employee Stock			
10(0)(1)	Purchase Plan	333-44364	S-8(8/23/00)	4.3
10(o)(2)	Employee Stock Purchase Plan,		2 0(0/22/00)	
10(0)(=)	Amendment No. 1, dated January 22, 2004	41-15759	10-K(2003)	10(s)(1)
10(o)(3)	Employee Stock Purchase Plan,	11 13737	10 11(2003)	10(5)(1)
10(0)(3)	Amendment No. 2, effective as of January	,		
	1, 2006	1-15759	10-Q(8/2/05)	10(a)
**10(p)(1)	Cleco Corporation Deferred Compensation		10 Q(0/2/03)	10(u)
10(p)(1)	Plan	333-59696	S-8(4/27/01)	4.3
10(p)(2)	Deferred Compensation Trust dated	333 37070	5 0(1121101)	1.5
10(p)(2)	January 2001	1-15759	10-K(2003)	10(u)
10(q)	First Amended and Restated Credit	1 10/0)	10 11(2005)	10(4)
10(4)	Agreement dated as of June 2, 2006			
	among Cleco Corporation, The Bank of			
	New York, as Administrative Agent, and			
	the lenders and other parties thereto	1-15759	10-Q(8/3/06)	10.1
10(r)(1)	Acadia Power Partners – Second amended		20 (0.0.00)	
(-)(-)	and restated limited liability company			
	agreement dated May 9, 2003	1-15759	10-Q(6/30/03)	10(c)
10(r)(2)	Acadia Power Partners, LLC - First		(0.00.00)	(-)
	Amendment to Second Amended and			
	Restated Limited Liability Company			
	Agreement dated August 9, 2005	1-15759	10-Q(11/2/05)	10(a)
10(s)(1)	Purchase and Sale Agreement by and		,	()
	between Perryville Energy Partners,			
	L.L.C. and Entergy Louisiana, Inc. dated			
	January 28, 2004	1-15759	10-K(2003)	10(AC)
10(s)(2)	Purchase and Sale Agreement by and		, ,	, ,
	between Perryville Energy Partners,			
	L.L.C. and Entergy Louisiana, Inc. dated			
	October 21, 2004	1-15759	10-K(2004)	10(AD)
10(t)	Settlement Agreement dated May 26, 2005	5		
	by and among Mirant Corporation, Mirant			
	Americas Energy Marketing, LP, Mirant			
	Americas, Inc., Perryville Energy Partners	,		
	L.L.C. and Perryville Energy Holdings			
	LLC	1-15759	8-K(6/1/05)	99.1
	6			
	6			

2006 FORM 10-K/A

CLECO		SEC FILE OR REGISTRATION NUMBER	REGISTRATION STATEMENT OR REPORT	N EXHIBIT NUMBER
*12(a)	Computation of Ratios of Earnings (loss) to Fixed Charges and of Earnings (loss) to Combined Fixed Charges and Preferred Stock Dividends)		
*21	Subsidiaries of the Registrant			
*23(a)	Consent of Independent Registered Public Accounting Firm			
***23(b)	Consent of Independent Registered Public Accounting Firm			
***23(c)	Consent of Independent Registered Public Accounting Firm			
***23(d)	Consent of Independent Registered Public Accounting Firm			
*24(a)	Power of Attorney from each Director of Cleco whose signature is affixed to this Form 10-K for the year ended December 31, 2006			
*31(a)	CEO and CFO Certification in accordance with section 302 of the Sarbanes-Oxley Acrof 2002	t		
***31(a)(1)	CEO and CFO Certification in accordance with section 302 of the Sarbanes-Oxley Acrof 2002	t		
****31.1	CEO Certification in accordance with section 302 of the Sarbanes-Oxley Act of 2002			
****31.2	CFO Certification in accordance with section 302 of the Sarbanes-Oxley Act of 2002			
*32(a)	CEO Certification pursuant to section 906 of the Sarbanes-Oxley Act of 2002 CFO Certification pursuant to section 906 of the Sarbanes-Oxley Act of 2002			
***32(a)(1)	CEO Certification pursuant to section 906 of the Sarbanes-Oxley Act of 2002 CFO Certification pursuant to section 906 of the Sarbanes-Oxley Act of 2002			
****32.1	CEO Certification pursuant to section 906 of the Sarbanes-Oxley Act of 2002			
****32.2	CFO Certification pursuant to section 906 of the Sarbanes-Oxley Act of 2002			
99(a)	Perryville Energy Partners, L.L.C. and Perryville Energy Holdings LLC - Debtors	1-15759	10-Q(11/2/05)	99(a)

First Amended Joint Plan of Reorganization under Chapter 11 of the Bankruptcy Code

effective October 11, 2005

***99(b) Cleco Evangeline LLC Financial

Statements for the years ended December

31, 2006, 2005, and 2004

***99(c) Perryville Energy Partners, L.L.C.

Financial Statements for the years ended

December 31, 2006, 2005, and 2004

***99(d) Acadia Power Partners, LLC and

Subsidiary Consolidated Financial

Statements for the years ended December

31, 2006, 2005, and 2004

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CLECO POWER		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			
3(a)	LLC, dated December 15, 2000 Articles of Organization and Initial Report of	333-52540	S-3/A(1/26/01)	2
3(b)	Cleco Power LLC, dated December 11, 2000 Operating Agreement of Cleco Power LLC	533-52540	S-3/A(1/26/01)	3(a)
4(a)(1)	(revised effective October 24, 2003) Indenture of Mortgage dated as of July 1,	1-5663	10-Q(11/6/03)	3(b)
4(a)(2)	1950, between the Company and First National Bank of New Orleans, as Trustee First Supplemental Indenture dated as of	1-5663	10-K(1997)	4(a)(1)
	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) Third Supplemental Indenture dated as of	1-5663	10-K(1997)	4(a)(3)
4(a)(4)	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	1-5663		
4(a)(9)	of December 1, 1982, to Exhibit 4(a)(1) Nineteenth Supplemental Indenture dated as		10-K(1993)	4(a)(8)
4(a)(10)	of January 1, 1983, to Exhibit 4(a)(1) Indenture between the Company and Bankers	1-5663	10-K(1993)	4(a)(9)
4(a)(11)	Trust Company, as Trustee, dated as of October 1, 1988 Twenty-Sixth Supplemental Indenture dated	33-24896	S-3(10/11/88)	4(b)
	as of March 15, 1990, to Exhibit 4(a)(1)	1-5663	8-K(3/90)	4(a)(27)
4(a)(12)	First Supplemental Indenture, dated as of December 1, 2000, between Cleco Utility Group Inc. and the Bank of New York	333-52540	S-3/A(1/26/01)	4(a)(2)
4(a)(13)	Second Supplemental Indenture, dated as of January 1, 2001, between Cleco Power	333 323 10	5 3/11(1/26/01)	·(u)(2)
4(a)(14)	LLC and The Bank of New York Third Supplemental Indenture, dated as of	333-52540	S-3/A(1/26/01)	4(a)(3)
4(a)(15)	April 26, 2001, between Cleco Power LLC and the Bank of New York Fourth Supplemental Indenture, dated as of	1-5663	8-K(4/01)	4(a)
	February 1, 2002, between Cleco Power LLC and the Bank of New York	1-5663	8-K(2/02)	4.1

4(a)(16)	Fifth Supplemental Indenture, dated as of May 1, 2002, between Cleco Power LLC and the Bank of New York	1-5663	9 V(5/9/02)	4.1
4(a)(17)	Form of Sixth Supplemental Indenture providing for the issuance of \$75,000,000 principal amount of 5.375%	1-3003	8-K(5/8/02)	4.1
4(a)(18)	Notes due May 1, 2013 Form of Seventh Supplemental Indenture, dated as of July 6, 2005, between Cleco	333-71643-01	10-Q(3/31/03)	4(a)
4(a)(19)	Power LLC and the Bank of New York Trust Company, N.A. Form of Eighth Supplemental Indenture, dated as of November 30, 2005, between Cleco	1-5663 d	8-K(7/6/05)	4.1
4(b)	Power LLC and the Bank of New York Trust Company, N.A. Agreement Appointing Successor Trustee dated as of April 1, 1996, by and	1-5663	8-K(11/28/05)	4.1
4(c)	among Central Louisiana Electric Company, Inc., Bankers Trust Company, and The Bank of New York Agreement Under Regulation S-K Item	333-02895	S-3(4/26/96)	4(a)(2)
4(c)	601(b)(4)(iii)(A)	333-71643-01	10-Q(9/99)	4(c)
4(d)	Form of \$75,000,000 5.375% Notes due May 1, 2013	333-71643-01	10-Q(3/31/03)	4(b)
4(e)	Loan Agreement dated as of November 1, 2006 between Cleco Power LLC and the	1.5000	0.17/11/07/07	4.1
deded O.C.	Rapides Finance Authority	1-5663	8-K(11/27/06)	4.1
**10(a)	Deferred Compensation Plan for Directors	1-5663	10-K(1992)	10(n)
**10(b)(1) **10(b)(2)	Supplemental Executive Retirement Plan Form of Supplemental Executive Retirement	1-5663	10-K(1992)	10(0)(1)
10(0)(2)	Plan Participation Agreement between Cleco and the following officers: Gregory L. Nesbitt, David M. Eppler, Catherine C.			
**10(c)	Powell and Mark H. Segura Form of Executive Severance Agreement between Cleco and the following officers: David M. Eppler, Catherine C.	1-5663	10-K(1992)	10(o)(2)
10(d)	Powell and Mark H. Segura Term Loan Agreement dated as of April 2, 1991, among the 401(k) Savings and Investment Plan ESOP Trust, the	1-5663	10-K(1995)	10(f)
10(e)	Company, as Guarantor, the Banks listed therein and The Bank of New York, as Agent Reimbursement Agreement (The Industrial	1-5663 1-5663	10-Q(3/91) 10-K(1997)	4(b) 10(I)
	Development Board of the Parish of 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,			(-)

10(f)(1)	New York Branch, as Agent 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 Exhibit			
10(f)(2)	10(f)(1) Assignment and Assumption Agreement dated as of July 3, 1991, between The Bank of New	1-5663 1	10-Q(3/91)	4(c)
10(f)(3)	York and Rapides Bank and Trust Company in Alexandria, relating to Exhibit 10(f)(1) Assignment and Assumption Agreement dated as of July 6, 1992, between The Bank of New		10-K(1991)	10(y)(3)
	York, CIBC, Inc. and Rapides Bank and Trust Company in Alexandria, as Assignors, the 401(k) Savings and Investment Plan ESOP Trust, as Borrower, and the Company, as Guarantor, relating to Exhibit 10(f)(1)		10-K(1992)	10(bb)(4)
10(g)	Selling Agency Agreement between the Company and Salomon Brothers Inc., Merrill Lynch & Co., Smith Barney Inc. and First Chicago Capital Markets, Inc. dated as of	1 3003	10 K(1992)	10(00)(1)
10(h)(1)	December 12, 1996 401(k) Savings and Investment Plan ESOP Trust Agreement dated as of August 1, 1997,	333-02895	S-3(12/10/96)	1
10(h)(2)	between UMB Bank, N.A. and the Company First Amendment to 401(k) Savings and Investment Plan ESOP Trust Agreement dated as of October 1, 1997, between UMB Bank,		10-K(1997)	10(m)
10(h)(3)	N.A. and the Company 401(k) Savings and Investment Plan as amended and restated effective January 1,	1-5663	10-K(1997)	10(m)(1)
10(h)(4)	2004 401(k) Savings and Investment Plan, Stock Trust Agreement, Amendment Number 2,	1-5663	10-Q(3/31/04)	10(a)
10(h)(5)	Effective January 1, 2004 401(k) Savings and Investment Plan, Stock Trust Agreement, Amendment Number 3,	1-5663	10-Q(6/30/04)	10(b)
10(h)(6)	Effective October 1, 2005 401(k) Savings and Investment Plan, First	1-5663	10-Q(11/2/05)	10(e)
10(h)(7)	Amendment, effective as of June 1, 2005 401(k) Savings and Investment Plan, Amended and Restated, effective October 1,	1-5663	10-Q(8/2/05)	10(b)
*10(h)(8)	2005 401(k) Savings and Investment Plan, Amended and Restated, Amendment Number 1, Effective October 1, 2005,	333-127496	S-8(8/12/05)	10.8
10(i)	First Amended and Restated Credit Agreement dated as of June 2, 2006 among Cleco Power LLC, The Bank of New York, as Administrative Agent, and the lenders and	5		
	other parties thereto	1-5663	10-Q(8/3/06)	10.2

*12(b)	Computation of Ratios of Earnings to Fixed
*23(b)	Charges Consent of Independent Registered Public Accounting Firm
. ,	

CLECO CORPORATION CLECO POWER

2006 FORM 10-K/A

SEC FILE OR REGISTRATION
REGISTRATION STATEMENT
OR EXHIBIT
NUMBER REPORT
NUMBER

- *24(b) Power of Attorney from each Manager of Cleco Power whose signature is affixed to this Form 10-K for the year ended December 31, 2006
- *31(b) CEO and CFO Certification in accordance with section 302 of the Sarbanes-Oxley Act of 2002
- ****31.3 CEO Certification in accordance with section 302 of the Sarbanes-Oxley Act of 2002
- ****31.4CFO Certification in accordance with section 302 of the Sarbanes-Oxley Act of 2002
- *32(b) CEO Certification pursuant to section 906 of the Sarbanes-Oxley Act of 2002
 CFO Certification pursuant to section 906 of the Sarbanes-Oxley Act of 2002
- ****32.3 CEO Certification pursuant to section 906 of the Sarbanes-Oxley Act of 2002
- ****32.4CFO Certification pursuant to section 906 of the Sarbanes-Oxley Act of 2002

2006 FORM 10-K/A

CLECO CORPORATION (Parent Company Only)

SCHEDULE I

Condensed Statements of Income

	FOR T	НЕ ҮЕ	EAR ENDED	DECEN	MBER 31,
(THOUSANDS)	2006		2005		2004
Operating expenses					
Administrative and general	\$ 1,025	\$	1,171	\$	2,124
Other operating expense	795		715		1,247
Total operating expenses	\$ 1,820	\$	1,886	\$	3,371
Operating loss	(1,820)		(1,886)		(3,371)
Equity income of subsidiaries, net of tax	62,992		181,186		71,052
Interest income	21,794		16,090		12,850
Other income	5,557		1,034		1,051
Other expense	(1,381)		(369)		-
Interest charges	(7,942)		(12,726)		(18,172)
Income before income taxes	79,200		183,329		63,410
Income tax (expense) benefit	(4,609)		(685)		2,779
Net income	74,591		182,644		66,189
Preferred dividends requirements, net	1,735		1,865		2,216
Income applicable to common stock	\$ 72,856	\$	180,779	\$	63,973

The accompanying notes are an integral part of the condensed financial statements.

2006 FORM 10-K/A

CLECO CORPORATION (Parent Company Only)

SCHEDULE I

Condensed Balance Sheets

			AT DECI	TMDED 21
(THOUSANDS)		2006	AT DECI	EMBER 31, 2005
Assets		2000		2003
Current assets				
Cash and cash equivalents	\$	90,593	\$	35,737
Accounts receivable - affiliate	Ψ	253,467	Ψ	209,605
Other accounts receivable		101		1,321
Cash surrender value of life insurance policies		21,011		17,808
Total currents assets		365,172		264,471
Investment in subsidiaries		670,390		578,064
Deferred charges		7,798		5,917
Total assets	\$	1,043,360	\$	848,452
Liabilities and shareholders' equity	Ψ	1,010,000	Ψ	0.10,102
Liabilities				
Current liabilities				
Accounts payable - affiliate	\$	10,202	\$	17,047
Other current liabilities		36,799		25,098
Total current liabilities		47,001		42,145
Long-term debt, net		100,000		100,000
Deferred credits		138		44
Total liabilities		147,139		142,189
Commitments and Contingencies (Note 5)				
Shareholders' equity				
Preferred stock				
Not subject to mandatory redemption, \$100 par value, authorized 1,491,900				
shares, issued 200,922 and 218,170 shares at December 31, 2006, and 2005,				
respectively		20,092		21,817
Deferred compensation related to preferred stock held by ESOP		-		(1,783)
Total preferred stock not subject to mandatory redemption		20,092		20,034
Common shareholders' equity				
Common stock, \$1 par value, authorized 100,000,000 shares, issued				
57,605,695 and 50,030,035 shares and outstanding 57,524,498 and				
50,030,035 shares at December 31, 2006, and 2005, respectively		57,524		50,030
Premium on common stock		358,707		202,416
Retained earnings		469,824		443,912
Unearned compensation		-		(5,285)
Treasury stock, at cost 31,957 and 36,644 shares at December 31, 2006, and				
2005, respectively		(616)		(714)
Accumulated other comprehensive loss		(9,310)		(4,130)
Total common shareholders' equity		876,129		686,229
Total shareholders' equity		896,221		706,263
Total liabilities and shareholders' equity	\$	1,043,360	\$	848,452

The accompanying notes are an integral part of the condensed financial statements.

2006 FORM 10-K/A

CLECO CORPORATION (Parent Company Only)

SCHEDULE I

Condensed Statements of Cash Flows

						_
	FC	R THE YI	EAI	R ENDED I)E(CEMBER 31,
(THOUSANDS)		2006		2005		2004
Operating activities						
Net cash (used in) provided by operating activities	\$	(15,054)	\$	184,384	\$	72,592
Investing activities				,		
Notes receivable from subsidiaries		(8,044)		(5,188)		43,049
Investment in subsidiaries		(50,000)		(75,000)		(17,915)
Return of equity investment in investee		15,500		9,631		16,698
Investment in cost method investments				(1,385)		(5,485)
Other investing		(2,897)		(3,066)		(6,294)
Net cash (used in) provided by investing activities		(45,441)		(75,008)		30,053
Financing activities						
Sale of common stock		157,474		-		35,705
Change in short-term debt, net		-		-		(50,000)
Retirement of long-term obligations		-		(100,000)		-
Dividends paid on preferred stock		(2,184)		(1,915)		(2,350)
Dividends paid on common stock		(46,871)		(44,870)		(42,767)
Other financing		6,932		3,557		2,136
Net cash provided by (used in) financing activities		115,351		(143,228)		(57,276)
Net increase (decrease) in cash and cash equivalents		54,856		(33,852)		45,369
Cash and cash equivalents at beginning of period		35,737		69,589		24,220
Cash and cash equivalents at end of period	\$	90,593	\$	35,737	\$	69,589
Supplementary noncash financing activity						
Issuance of treasury stock – LTICP and ESOP plans	\$	99	\$	173	\$	1,492
Issuance of common stock - LTICP/ESOP/ESPP	\$	4,400	\$	2,820	\$	4,784
The accompanying notes are an integral next of the condensed financial						

The accompanying notes are an integral part of the condensed financial statements.

2006 FORM 10-K/A

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 SEC Regulation S-X 5-04 for Cleco Corporation, which 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, 2006, Cleco Corporation's restricted net assets of consolidated subsidiaries were \$302.1 million and exceeded 25% of its total consolidated net assets.

Cleco Corporation's major, first-tier subsidiaries consist of Cleco Power and 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, invests in joint ventures that own and operate merchant generation stations, and owns and operates transmission interconnection facilities.

On November 27, 2006, Cleco Corporation and certain subsidiaries (Attala, Midstream, PEH and Perryville) filed an application with the FERC requesting approval for the internal reorganization of Midstream's FERC-jurisdictional facilities. The reorganization plan calls for Midstream to transfer to Cleco all of its membership interests in Attala, and PEH will transfer to Cleco all of its membership interest in Perryville. The FERC-jurisdictional facilities affected by the transaction consist of interconnection facilities and interconnection agreements. On January 22, 2007, the FERC approved the transfer of the ownership interests of Attala and Perryville to Cleco Corporation whereby Attala and Perryville would become first-tier subsidiaries of Cleco Corporation. The transfer was effective February 1, 2007. 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's consolidated financial statements.

Note 2 — Debt

Cleco Corporation had no short-term debt outstanding at December 31, 2006, or December 31, 2005. At December 31, 2006, and December 31, 2005, Cleco Corporation had \$100.0 million of long-term debt outstanding consisting of its 7.00% Senior Notes due May 1, 2008.

On June 2, 2006, Cleco Corporation amended its existing \$150.0 million five-year credit facility originally entered into on April 25, 2005. The amendment extends the maturity date of this facility to June 2, 2011, while the facility amount remains at \$150.0 million. This facility provides for working capital and other needs. Cleco Corporation's borrowing costs under this facility are equal to LIBOR plus 0.650%. Cleco Corporation's borrowing costs under the previous facility were equal to LIBOR plus 0.875%. At December 31, 2006, off-balance sheet commitments reduced available borrowings by an additional \$17.6 million, leaving available capacity of \$132.4 million. An uncommitted line of credit with a bank in an amount up to \$10.0 million also is available to support Cleco's working capital needs. This line of credit is available to either Cleco Corporation or Cleco Power.

Total indebtedness was as follows:

FOR THE YEAR ENDED DECEMBER 31, 2006 2005

(THOUSANDS)

Senior notes, 7.00% due 2008	\$ 100,000	\$ 100,000
Gross amount of long-term debt	100,000	100,000
Less amount due in one year	-	-
Total long-term debt, net	\$ 100,000	\$ 100,000

The amounts payable under long-term debt agreements for each year through 2011 and thereafter are listed below:

(THOUSANDS)	2007	2008	2009	2010	2011 THEREA	FTER
Amounts payable under						
long-term debt agreements	\$ - \$	100,000	\$ - \$	- \$	- \$	-

Note 3 — Dividends and Equity Contributions

Cleco Corporation received \$52.9 million and \$44.7 million in cash dividends from Cleco Power during the years 2005 and 2004, respectively. No dividends were received from Cleco Power for the year ended December 31, 2006. Some provisions in Cleco Power's debt instruments restrict the amount of equity available for distribution to Cleco Corporation by Cleco Power under specified circumstances. The most restrictive covenant requires Cleco Power's total indebtedness to be less than or equal to 65% of total capitalization. At December 31, 2006, approximately \$344.3 million of member's equity were unrestricted. During the years 2006 and 2005, Cleco Corporation made equity contributions to Cleco Power of \$50.0 million and \$75.0 million, respectively. There were no equity contributions from Cleco Corporation to Cleco Power for the year ended December 31, 2004. Cleco Corporation received \$15.5 million, \$106.0 million, and \$27.7 million in cash dividends from Midstream during the years ended 2006, 2005, and 2004, respectively. For the year ended December 31, 2006, Cleco Corporation made no equity contributions to Midstream. However, Cleco Corporation made equity contributions to Midstream of \$1.4 million and \$5.5 million for the years 2005 and 2004, respectively.

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Note 4 — **Income Taxes**

In addition to the income tax expense (benefit) of \$4.6 million, \$0.7 million, and \$(2.8) million reflected in Cleco Corporation (Parent Company Only) Condensed Statements of Income, income tax expense of \$37.4 million, \$115.3 million, and \$38.6 million is reflected in equity income of subsidiaries, net of tax for the years ending 2006, 2005, and 2004, respectively.

Note 5 — Commitments and Contingencies

For information regarding commitments and contingencies related to Cleco Corporation, see Part II, Item 8, "Financial Statements and Supplementary Data — Notes to the Financial Statements — Note 15 — Litigation and Other Commitments and Contingencies — Off-Balance Sheet Commitments" and Note 17 — "Disclosures About Guarantees."

2006 FORM 10-K/A

CLECO CORPORATION SCHEDULE II

VALUATION AND QUALIFYING ACCOUNTS

Years ended December 31, 2006, 2005 and 2004

	D.A	LANCE					Ъ	AL ANCE
	BA	LANCE					B	ALANCE
		AT		ADDITIONSU	NO	COLLECTIBLE		AT
			C	HARGED TO		ACCOUNT		
	BEG	INNING		COSTS		WRITE-OFFS		END OF
Allowance For Uncollectible Accounts		OF		AND		LESS		
(THOUSANDS)]	PERIOD		EXPENSES		RECOVERIES		PERIOD (1)
Year Ended December 31, 2006	\$	1,262	\$	2,874	\$	3,347	\$	789
Year Ended December 31, 2005	\$	506	\$	3,202	\$	2,446	\$	1,262
Year Ended December 31, 2004	\$	1,407(2)	\$	1,610	\$	2,511	\$	506
(1)Deducted in the balance sheet								

Perryville of \$15,747

CLECO POWER LLC SCHEDULE II

VALUATION AND QUALIFYING ACCOUNTS

Years ended December 31, 2006, 2005 and 2004

	BA	LANCE					В	ALANCE
		AT		ADDITIONSUNCOLLECTIBLE				AT
			(CHARGED TO		ACCOUNT		
	BEG	INNING		COSTS		WRITE-OFFS		END OF
Allowance For Uncollectible Accounts		OF		AND		LESS		
(THOUSANDS)]	PERIOD		EXPENSES		RECOVERIES		PERIOD (1)
Year Ended December 31, 2006	\$	1,262	\$	2,874	\$	3,347	\$	789
Year Ended December 31, 2005	\$	506	\$	3,202	\$	2,446	\$	1,262
Year Ended December 31, 2004	\$	755	\$	1,610	\$	1,859	\$	506

(1)Deducted in the balance sheet

⁽²⁾Adjustment due to deconsolidation of

2006 FORM 10-K/A

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.

CLECO CORPORATION (Registrant)

By: /s/ Michael H. Madison (Michael H. Madison) (President, Chief Executive Officer and Director)

Date: June 26, 2007

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
/s/ Michael H. Madison (Michael H. Madison)	President, Chief Executive Officer and Director (Principal Executive Officer)	June 26, 2007
/s/ Kathleen F. Nolen (Kathleen F. Nolen)	Senior Vice President, Chief Financial Officer and Treasurer (Principal Financial Officer)	June 26, 2007
/s/ R. Russell Davis (R. Russell Davis)	Vice President and Chief Accounting Officer (Principal Accounting Officer)	June 26, 2007
	DIRECTORS* SHERIAN G. CADORIA RICHARD B. CROWELL 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/ Michael H. Madison (Michael H. Madison, as Attorney-in-Fact) June 26, 2007

2006 FORM 10-K/A

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.

CLECO POWER LLC (Registrant)

By: /s/ Michael H. Madison (Michael H. Madison) (Chief Executive Officer and Manager)

Date: June 26, 2007

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
/s/ Michael H. Madison (Michael H. Madison)	Chief Executive Officer and Manager (Principal Executive Officer)	June 26, 2007
/s/ Kathleen F. Nolen (Kathleen F. Nolen)	Senior Vice President, Chief Financial Officer and Treasurer (Principal Financial Officer)	June 26, 2007
/s/ R. Russell Davis (R. Russell Davis)	Vice President and Chief Accounting Officer (Principal Accounting Officer)	June 26, 2007
	MANAGERS* SHERIAN G. CADORIA RICHARD B. CROWELL 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/ Michael H. Madison (Michael H. Madison, as Attorney-in-Fact) June 26, 2007