SOUTHWEST GAS CORP Form 10-Q August 09, 2010

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

Form 10-Q

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

For the quarterly period ended June 30, 2010

Commission File Number 1-7850

SOUTHWEST GAS CORPORATION

(Exact name of registrant as specified in its charter)

California (State or other jurisdiction of

incorporation or organization)

5241 Spring Mountain Road

88-0085720 (I.R.S. Employer

Identification No.)

89193-8510

Post Office Box 98510

Las Vegas, Nevada (Address of principal executive offices) (Zip Code) Registrant s telephone number, including area code: (702) 876-7237

Indicate by check mark whether the registrant (1) has 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 registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes x No "

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (\$232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes x No "

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer or a smaller reporting company. See the definitions of large accelerated filer, accelerated filer, non-accelerated filer, and smaller reporting company in Rule 12b-2 of the Exchange Act.

Large accelerated filer x

Accelerated filer

Non-accelerated filer "Smaller reporting company Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes "No x

Indicate the number of shares outstanding of each of the issuer s classes of common stock as of the latest practicable date.

Common Stock, \$1 Par Value, 45,445,209 shares as of July 30, 2010.

PART I - FINANCIAL INFORMATION

ITEM 1. FINANCIAL STATEMENTS SOUTHWEST GAS CORPORATION AND SUBSIDIARIES

CONDENSED CONSOLIDATED BALANCE SHEETS

(Thousands of dollars, except par value)

(Unaudited)

ASSETS U'ility plant: 5 4,500,759 \$ 4,418,286 Less: accumulated depreciation (1,487,099) (1,431,106) (1,431,106) Acquisition adjustments, net 1,361 1,451 (1,487,099) (1,431,106) Construction work in progress 24,514 45,872 (1,431,106) (1,457,099) (1,431,06) (1,457,099) (1,431,06) (1,457,099) (1,431,06) (1,457,099) (1,451,06) (1,457,099) (1,451,06) (1,457,099) (1,451,06) (1,457,099) (1,451,06) (1,457,099) (1,451,06) (1,457,099) (1,451,06) (1,457,099) (1,451,06) (1,457,099) (1,451,06) (1,457,06)		JUNE 30, 2010	DECEMBER 31, 2009
Gas plant \$ 4,500,759 \$ 4,418,286 Less: accumulated depreciation (1,487,099) (1,431,106) Acquisition adjustments, net 1,361 1,451 Construction work in progress 24,514 45,872 Net utility plant 3,039,535 3,034,503 Other property and investments 120,429 115,860 Restricted cash 37,778 49,769 Current assets:	ASSETS		
Less: accumulated depreciation (1,487,099) (1,431,106) Acquisition adjustments, net 1,361 1,451 Construction work in progress 24,514 45,872 Net utility plant 3,039,535 3,034,503 Other property and investments 120,429 115,860 Restricted cash 37,778 49,769 Current assets:	Utility plant:		
Acquisition adjustments, net 1.361 1.451 Construction work in progress 24,514 45,872 Net utility plant 3,039,535 3,034,503 Other property and investments 120,429 115,860 Restricted cash 37,778 49,769 Current assets: 24,511 65,315 Accounts receivable, net of allowances 104,871 157,722 Accrued utility revenue 31,600 71,700 Income taxes receivable, net 8,549 8,549 Deferred income taxes 24,877 22,410 Deferred purchased gas costs 32,310 88,685 Total current assets 268,317 417,632 Deferred charges and other assets 281,853 288,528 Total assets 281,853 288,528 Total assets \$ 3,747,912 \$ 3,906,292 Currunt assets 281,853 288,528 Total assets \$ 47,057 \$ 46,722 Additional paid-in capital 802,048 792,339 Accurutilate dother comprehensive income (loss), net (34,748) (22,250) Returned and ap	Gas plant	\$ 4,500,759	\$ 4,418,286
Construction work in progress 24,514 45,872 Net utility plant 3,039,535 3,034,503 Other property and investments 120,429 115,860 Restricted cash 37,778 49,769 Current assets:	Less: accumulated depreciation	(1,487,099)	(1,431,106)
Net utility plant 3.039,535 3.034,503 Other property and investments 120,429 115,860 Restricted cash 37,778 49,769 Current assets: 32,310 65,315 Cash and cash equivalents 32,310 53,315 Accrued utility revenue 31,600 71,702 Deferred income taxes 24,877 22,410 Deferred income taxes 3,251 32,511 Prepaids and other current assets 74,659 88,685 Total current assets 268,317 417,632 Deferred charges and other assets 281,853 288,528 Total assets 281,853 288,528 Total assets \$ 3,747,912 \$ 3,906,292 Capitalization: \$ 47,057 \$ 46,722 Additional paid-in capital 802,048 792,339 Accumulated other comprehensive income (loss), net (34,748)<		1,361	
Other property and investments 120,429 115,860 Restricted cash 37,778 49,769 Current assets:	Construction work in progress	24,514	45,872
Other property and investments 120,429 115,860 Restricted cash 37,778 49,769 Current assets:	Net utility plant	3,039,535	3,034,503
Restricted cash 37,778 49,769 Current assets: 32,310 65,315 Cash and cash equivalents 32,310 65,315 Accrued utility revenue 104,871 157,722 Accrued utility revenue 31,600 71,700 Income taxes receivable, net 8,549 Deferred income taxes 24,877 22,410 Deferred purchased gas costs 74,659 88,685 Total current assets 268,317 417,632 Deferred charges and other assets 281,853 288,528 Total assets 281,853 288,528 Total assets \$ 3,747,912 \$ 3,906,292 CAPITALIZATION AND LIABILITIES Cammon stock, \$1 par (authorized - 60,000,000 shares; issued and outstanding - 45,426,740 and 45,091,713 & shares) \$ 47,057 \$ 46,722 Additional paid-in capital 802,048 792,339 Accurulated other comprehensive income (loss), net (34,748) (22,250) Retained earnings 326,028 285,316 326,028 285,316			
Current assets: 32,310 65,315 Cash and cash equivalents 32,310 65,315 Accounts receivable, net of allowances 104,871 157,722 Accrued utility revenue 31,600 71,700 Income taxes receivable, net 8,549 Deferred income taxes 24,877 22,410 Deferred purchased gas costs 32,311 417,632 Prepaids and other current assets 74,659 88,685 Total current assets 268,317 417,632 Deferred charges and other assets 281,853 288,528 Total assets \$ 3,747,912 \$ 3,906,292 CAPITALIZATION AND LIABILITIES Common stock, \$1 par (authorized - 60,000,000 shares; issued and outstanding - 45,426,740 and 45,091,734 shares) \$ 47,057 \$ 46,722 Additional paid-in capital 802,048 792,339 Accumulated other comprehensive income (loss), net (34,748) (22,250) Retained earnings 326,028 285,316	Other property and investments	120,429	115,860
Cash and cash equivalents 32,310 65,315 Accounts receivable, net of allowances 104,871 157,722 Accrued utility revenue 31,600 71,700 Income taxes receivable, net 8,549 Deferred income taxes 24,877 22,410 Deferred purchased gas costs 3,251 Prepaids and other current assets 74,659 88,685 Total current assets 268,317 417,632 Deferred charges and other assets 281,853 288,528 Total assets \$ 3,747,912 \$ 3,906,292 CAPITALIZATION AND LIABILITIES Capitalization: \$ 47,057 \$ 46,722 Common stock, \$1 par (authorized - 60,000,000 shares; issued and outstanding - 45,426,740 and 45,091,734 shares) \$ 47,057 \$ 46,722 Additional paid-in capital 800,048 792,339 Accumulated other comprehensive income (loss), net (34,748) (22,250) Retained earnings 326,028 285,316	Restricted cash	37,778	49,769
Cash and cash equivalents 32,310 65,315 Accounts receivable, net of allowances 104,871 157,722 Accrued utility revenue 31,600 71,700 Income taxes receivable, net 8,549 Deferred income taxes 24,877 22,410 Deferred purchased gas costs 3,251 Prepaids and other current assets 74,659 88,685 Total current assets 268,317 417,632 Deferred charges and other assets 281,853 288,528 Total assets \$ 3,747,912 \$ 3,906,292 CAPITALIZATION AND LIABILITIES Capitalization: \$ 47,057 \$ 46,722 Common stock, \$1 par (authorized - 60,000,000 shares; issued and outstanding - 45,426,740 and 45,091,734 shares) \$ 47,057 \$ 46,722 Additional paid-in capital 800,048 792,339 Accumulated other comprehensive income (loss), net (34,748) (22,250) Retained earnings 326,028 285,316			
Cash and cash equivalents 32,310 65,315 Accounts receivable, net of allowances 104,871 157,722 Accrued utility revenue 31,600 71,700 Income taxes receivable, net 8,549 Deferred income taxes 24,877 22,410 Deferred purchased gas costs 3,251 Prepaids and other current assets 74,659 88,685 Total current assets 268,317 417,632 Deferred charges and other assets 281,853 288,528 Total assets \$ 3,747,912 \$ 3,906,292 CAPITALIZATION AND LIABILITIES Capitalization: \$ 47,057 \$ 46,722 Common stock, \$1 par (authorized - 60,000,000 shares; issued and outstanding - 45,426,740 and 45,091,734 shares) \$ 47,057 \$ 46,722 Additional paid-in capital 800,048 792,339 Accumulated other comprehensive income (loss), net (34,748) (22,250) Retained earnings 326,028 285,316	Current assets:		
Accounts receivable, net of allowances 104,871 157,722 Accrued utility revenue 31,600 71,700 Income taxes receivable, net 8,549 Deferred income taxes 24,877 22,410 Deferred purchased gas costs 3,251 Prepaids and other current assets 74,659 88,685 Total current assets 268,317 417,632 Deferred charges and other assets 281,853 288,528 Total assets 281,853 288,528 Total assets \$ 3,747,912 \$ 3,906,292 CAPITALIZATION AND LIABILITIES Capitalization: Common stock, \$1 par (authorized - 60,000,000 shares; issued and outstanding - 45,426,740 and 45,091,734 shares) \$ 47,057 \$ 46,722 Additional paid-in capital 8002,048 792,339 Accumulated other comprehensive income (loss), net (34,748) (22,250) Retained earnings 226,028 285,316		32.310	65,315
Accrued utility revenue 31,600 71,700 Income taxes receivable, net 8,549 Deferred income taxes 24,877 22,410 Deferred purchased gas costs 3,251 Prepaids and other current assets 74,659 88,685 Total current assets 268,317 417,632 Deferred charges and other assets 281,853 288,528 Total assets 281,853 288,528 Total assets 281,853 288,528 Common stock, \$1 par (authorized - 60,000,000 shares; issued and outstanding - 45,426,740 and 45,091,734 shares) \$ 47,057 \$ 46,722 Additional paid-in capital 802,048 792,339 Accumulated other comprehensive income (loss), net (34,748) (22,250) Retained earnings 326,028 285,316			
Income taxes receivable, net 8,549 Deferred income taxes 24,877 22,410 Deferred purchased gas costs 3,251 Prepaids and other current assets 74,659 88,685 Total current assets 268,317 417,632 Deferred charges and other assets 281,853 288,528 Total assets 281,853 288,528 Total assets 281,7912 \$ 3,906,292 CAPITALIZATION AND LIABILITIES Capitalization: Common stock, \$1 par (authorized - 60,000,000 shares; issued and outstanding - 45,426,740 and 45,091,734 shares) \$ 47,057 \$ 46,722 Additional paid-in capital 802,048 792,339 8 792,339 8 792,339 Retained earnings (34,748) (22,250) 326,028 285,316 100,000			
Deferred income taxes 24,877 22,410 Deferred purchased gas costs 3,251 Prepaids and other current assets 74,659 88,685 Total current assets 268,317 417,632 Deferred charges and other assets 281,853 288,528 Total assets 281,853 288,528 Total assets \$ 3,747,912 \$ 3,906,292 CAPITALIZATION AND LIABILITIES Capitalization: Common stock, \$1 par (authorized - 60,000,000 shares; issued and outstanding - 45,426,740 and 45,091,734 shares) \$ 47,057 \$ 46,722 Additional paid-in capital 802,048 792,339 Accumulated other comprehensive income (loss), net (34,748) (22,250) Retained earnings 326,028 285,316 285,316 285,316		-)	
Deferred purchased gas costs 3,251 Prepaids and other current assets 74,659 88,685 Total current assets 268,317 417,632 Deferred charges and other assets 281,853 288,528 Total assets 281,853 288,528 Total assets \$ 3,747,912 \$ 3,906,292 CAPITALIZATION AND LIABILITIES Capitalization: Common stock, \$1 par (authorized - 60,000,000 shares; issued and outstanding - 45,426,740 and 45,091,734 shares) Additional paid-in capital 802,048 792,339 Accumulated other comprehensive income (loss), net (34,748) (22,250) Retained earnings 326,028 285,316		24,877	
Prepaids and other current assets74,65988,685Total current assets268,317417,632Deferred charges and other assets281,853288,528Total assets\$ 3,747,912\$ 3,906,292CAPITALIZATION AND LIABILITIESCapitalization:Common stock, \$1 par (authorized - 60,000,000 shares; issued and outstanding - 45,426,740 and 45,091,734 shares)Additional paid-in capital Accumulated other comprehensive income (loss), net\$ 47,057\$ 46,722 (34,748)Additional paid-in capital Accumulated other comprehensive income (loss), net\$ (34,748)(22,250) (22,250)Retained earnings326,028285,316	Deferred purchased gas costs	,	
Total current assets 268,317 417,632 Deferred charges and other assets 281,853 288,528 Total assets \$ 3,747,912 \$ 3,906,292 CAPITALIZATION AND LIABILITIES Capitalization: Common stock, \$1 par (authorized - 60,000,000 shares; issued and outstanding - 45,426,740 and 45,091,734 shares) \$ 47,057 \$ 46,722 Additional paid-in capital 802,048 792,339 Accumulated other comprehensive income (loss), net (34,748) (22,250) Retained earnings 326,028 285,316		74,659	
Deferred charges and other assets281,853288,528Total assets\$ 3,747,912\$ 3,906,292CAPITALIZATION AND LIABILITIESCapitalization:Common stock, \$1 par (authorized - 60,000,000 shares; issued and outstanding - 45,426,740 and 45,091,734 shares)\$ 47,057\$ 46,722Additional paid-in capital Accumulated other comprehensive income (loss), net(34,748)(22,250)Retained earnings326,028285,316	1	,	,
Total assets\$ 3,747,912\$ 3,906,292CAPITALIZATION AND LIABILITIESCapitalization:Common stock, \$1 par (authorized - 60,000,000 shares; issued and outstanding - 45,426,740 and 45,091,734 shares)\$ 47,057\$ 46,722Additional paid-in capital Accumulated other comprehensive income (loss), net Retained earnings(34,748)(22,250)Retained earnings326,028285,316	Total current assets	268,317	417,632
Total assets\$ 3,747,912\$ 3,906,292CAPITALIZATION AND LIABILITIESCapitalization:Common stock, \$1 par (authorized - 60,000,000 shares; issued and outstanding - 45,426,740 and 45,091,734 shares)\$ 47,057\$ 46,722Additional paid-in capital802,048792,339Accumulated other comprehensive income (loss), net(34,748)(22,250)Retained earnings326,028285,316	Deferred charges and other assets	281,853	288,528
CAPITALIZATION AND LIABILITIESCapitalization:Common stock, \$1 par (authorized - 60,000,000 shares; issued and outstanding - 45,426,740 and45,091,734 shares)\$ 47,057 \$ 46,722Additional paid-in capital802,048 792,339Accumulated other comprehensive income (loss), net(34,748)(22,250)326,028285,316			
Capitalization:Common stock, \$1 par (authorized - 60,000,000 shares; issued and outstanding - 45,426,740 and45,091,734 shares)\$ 47,057 \$ 46,722Additional paid-in capital802,048 792,339Accumulated other comprehensive income (loss), net(34,748) (22,250)Retained earnings326,028 285,316	Total assets	\$ 3,747,912	\$ 3,906,292
Common stock, \$1 par (authorized - 60,000,000 shares; issued and outstanding - 45,426,740 and45,091,734 shares)\$ 47,057\$ 46,722Additional paid-in capital802,048792,339Accumulated other comprehensive income (loss), net(34,748)(22,250)Retained earnings326,028285,316			
45,091,734 shares)\$ 47,057\$ 46,722Additional paid-in capital802,048792,339Accumulated other comprehensive income (loss), net(34,748)(22,250)Retained earnings326,028285,316			
Additional paid-in capital802,048792,339Accumulated other comprehensive income (loss), net(34,748)(22,250)Retained earnings326,028285,316			
Accumulated other comprehensive income (loss), net(34,748)(22,250)Retained earnings326,028285,316			
Retained earnings 326,028 285,316			
Total Southwest Gas Corporation equity1,140,3851,102,127	Retained earnings	326,028	285,316
	Total Southwest Gas Corporation equity	1,140,385	1,102,127

Form 10-Q

Edgar Filing: SOUTHWEST GAS CORP - Form 10-Q

Noncontrolling interest	(289)	(41)
Total equity	1,140,096	1,102,086
Subordinated debentures due to Southwest Gas Capital II	, ,	100,000
Long-term debt, less current maturities	1,076,678	1,169,357
Total capitalization	2,216,774	2,371,443
Current liabilities:		
Current maturities of long-term debt	1,362	1,327
Accounts payable	65,494	158,856
Customer deposits	89,388	91,668
Income taxes payable	19,432	
Accrued general taxes	35,364	40,868
Accrued interest	19,311	19,644
Deferred purchased gas costs	135,336	93,226
Other current liabilities	93,966	68,641
Total current liabilities	459,653	474,230
Deferred income taxes and other credits:		
Deferred income taxes and investment tax credits	432,078	436,113
Taxes payable	2,880	3,079
Accumulated removal costs	200,000	189,000
Other deferred credits	436,527	432,427
Total deferred income taxes and other credits	1,071,485	1,060,619
Total capitalization and liabilities	\$ 3,747,912	\$ 3,906,292

The accompanying notes are an integral part of these statements.

SOUTHWEST GAS CORPORATION AND SUBSIDIARIES

CONDENSED CONSOLIDATED STATEMENTS OF INCOME

(In thousands, except per share amounts)

(Unaudited)

	TH	REE MON JUN			SIX MONTHS ENDED JUNE 30,									TWELVE MONTHS ENDE JUNE 30,				
		2010		2009		2010		, 2009		2010		2009						
Operating revenues:																		
Gas operating revenues	\$ 3	305,269	\$	316,744	\$	919,778	\$	951,850	\$	1,582,771	\$1	,648,942						
Construction revenues		80,556		70,904		134,798		125,660		288,119		312,400						
Total operating revenues	-	385,825		387,648		1,054,576		1,077,510		1,870,890	1	,961,342						
Total operating revenues		565,625		307,040		1,034,370		1,077,510		1,070,090	1	,901,342						
Operating expenses:																		
Net cost of gas sold	1	147,736		167,685		499,991		563,495		803,126		914,193						
Operations and maintenance		86,935		86,846		173,640		171,508		351,074		341,359						
Depreciation and amortization		47,160		47,727		94,856		96,249		188,689		194,490						
Taxes other than income taxes		9,616		9,504		19,382		19,615		37,085		36,585						
Construction expenses		70,347		61,201		120,944		109,229		254,176		272,380						
Total operating expenses	3	361,794		372,963		908,813		960,096		1,634,150	1	,759,007						
Operating income		24,031		14,685		145,763		117,414		236,740		202,335						
Operating income		24,031		14,065		145,705		117,414		230,740		202,333						
Other income and (expenses):																		
Net interest deductions		(19,003)		(18,784)		(37,178)		(37,374)		(75,074)		(79,035)						
Net interest deductions on subordinated debentures				(1,932)		(1,912)		(3,865)		(5,778)		(7,730)						
Other income (deductions)		(5,154)		2,452		(5,677)		748		220		(10,576)						
Total other income and (expenses)		(24,157)		(18,264)		(44,767)		(40,491)		(80,632)		(97,341)						
Income (loss) before income taxes		(126)		(3,579)		100,996		76,923		156,108		104,994						
Income tax expense (benefit)		867		(2,985)		37,529		27,536		54,910		41,061						
Net income (loss)		(993)		(594)		63,467		49,387		101,198		63,933						
Net income (loss) attributable to noncontrolling interest		(60)				(248)				(612)								
		(00)				(=)				(01=)								
Net income (loss) attributable to Southwest Gas																		
Corporation	\$	(933)	\$	(594)	\$	63.715	\$	49.387	\$	101.810	\$	63,933						
Corporation	Ψ	(555)	Ψ	(371)	Ψ	00,710	Ψ	19,007	Ψ	101,010	Ψ	00,700						
Basic earnings (loss) per share	\$	(0.02)	\$	(0.01)	\$	1.41	\$	1.11	\$	2.26	\$	1.45						
Diluted earnings (loss) per share	\$	(0.02)	\$	(0.01)	\$	1.39	\$	1.10	\$	2.24	\$	1.44						
Dividends declared per share	\$	0.2500	\$	0.2375	\$	0.5000	\$	0.4750	\$	0.9750	\$	0.9250						

Average number of common shares outstanding	45,391	44,730	45,306	44,578	45,113	44,176
Average shares outstanding (assuming dilution)			45,698	44,848	45,484	44,461

The accompanying notes are an integral part of these statements.

SOUTHWEST GAS CORPORATION AND SUBSIDIARIES

CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS

(Thousands of dollars)

(Unaudited)

	SIX MONTI JUNI		TWELVE MON JUNE	
	2010	2009	2010	2009
CASH FLOW FROM OPERATING ACTIVITIES :	2010	2009	2010	2009
Net income	\$ 63,467	\$ 49,387	\$ 101,198	\$ 63,933
Adjustments to reconcile net income to net cash provided by operating	φ 05,107	φ 19,507	ψ 101,190	φ 03,755
activities:				
Depreciation and amortization	94,856	96,249	188,689	194,490
Deferred income taxes	1,157	18,573	25,382	45,497
Changes in current assets and liabilities:				
Accounts receivable, net of allowances	52,851	63,020	938	33,819
Accrued utility revenue	40,100	40,000	1,000	1,100
Deferred purchased gas costs	45,361	49,144	53,119	50,684
Accounts payable	(93,362)	(123,466)	(2,474)	(30,079)
Accrued taxes	22,278	2,045	42,730	(27,285)
Other current assets and liabilities	24,249	54,211	2,771	3,124
Gains on sale	(557)	(1,910)	(1,938)	(2,304)
Changes in undistributed stock compensation	3,320	2,848	4,414	3,896
AFUDC and property-related changes	(486)	(758)	(949)	(1,118)
Changes in other assets and deferred charges	760	(8,071)	(6,722)	1,237
Changes in other liabilities and deferred credits	4,598	8,156	6,808	9,286
Net cash provided by operating activities	258,592	249,428	414,966	346,280
CASH FLOW FROM INVESTING ACTIVITIES:				
Construction expenditures and property additions	(94,114)	(116,598)	(194,501)	(263,206)
Change in restricted cash	11,991		(37,778)	
Changes in customer advances	366	(3,400)	1,290	(4,231)
Miscellaneous inflows	1,648	4,591	4,990	7,861
Miscellaneous outflows	(2,800)	(3,486)	(2,934)	(3,664)
Net cash used in investing activities	(82,909)	(118,893)	(228,933)	(263,240)
CASH FLOW FROM FINANCING ACTIVITIES :				
Issuance of common stock, net	6,461	11,172	13,690	30,318
Dividends paid	(22,093)	(20,620)	(43,423)	(40,322)
Issuance of long-term debt, net			49,834	71,448
Retirement of long-term debt	(656)	(6,711)	(9,599)	(175,220)
Redemption of subordinated debentures	(100,000)		(100,000)	
Change in long-term portion of credit facility	(92,400)	(59,000)	(91,000)	41,000
Change in short-term debt		(55,000)		
Net cash used in financing activities	(208,688)	(130,159)	(180,498)	(72,776)

Edgar Filing: SOUTHWEST GAS CORP - Form 10-Q

Change in cash and cash equivalents		(33,005)		376		5,535		10,264	
Cash at beginning of period		65,315		26,399		26,775		16,511	
Cash at and of naviad	¢	32.310	\$	26,775	¢	32.310	¢	26.775	
Cash at end of period	ф	52,510	ф	20,775	¢	52,510	ф	20,775	
Supplemental information:									
Interest paid, net of amounts capitalized	\$	37,985	\$	40,676	\$	78,080	\$	85,680	
Income taxes paid (received)		8,167		1,091		(14,540)		19,870	
The accompanying notes are an integral part of these statements.									

Form 10-Q

Note 1 Nature of Operations and Basis of Presentation

Nature of Operations. Southwest Gas Corporation and its subsidiaries (the Company) are composed of two segments: natural gas operations (Southwest or the natural gas operations segment) and construction services. Southwest is engaged in the business of purchasing, distributing, and transporting natural gas in portions of Arizona, Nevada, and California. The public utility rates, practices, facilities, and service territories of Southwest are subject to regulatory oversight. The timing and amount of rate relief can materially impact results of operations. Natural gas sales are seasonal, peaking during the winter months; therefore, results of operations for interim periods are not necessarily indicative of the results for a full year. Variability in weather from normal temperatures, primarily in Arizona, can materially impact results of operations. Natural gas purchases and the timing of related recoveries can materially impact liquidity. NPL Construction Co. (NPL or the construction services segment), a wholly owned subsidiary, is a full-service underground piping contractor that provides utility companies with trenching and installation, replacement, and maintenance services for energy distribution systems.

Basis of Presentation. The condensed consolidated financial statements included herein have been prepared by the Company, without audit, pursuant to the rules and regulations of the Securities and Exchange Commission (the SEC). Certain information and footnote disclosures normally included in financial statements prepared in accordance with generally accepted accounting principles (GAAP) have been condensed or omitted pursuant to such rules and regulations. The preparation of the condensed consolidated financial statements requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenue and expense during the reporting period. Actual results could differ from those estimates. In the opinion of management, all adjustments, consisting of normal recurring items and estimates necessary for a fair presentation of the results for the interim periods, have been made. It is suggested that these condensed consolidated financial statements be read in conjunction with the consolidated financial statements and the notes thereto included in the 2009 Annual Report to Shareholders, which is incorporated by reference into the 2009 Form 10-K, and the first quarter 2010 Form 10-Q.

Intercompany Transactions. NPL recognizes revenues generated from contracts with Southwest (see **Note 3** below). Accounts receivable for these services were \$6.1 million at June 30, 2010 and \$5.3 million at December 31, 2009. The accounts receivable balance, revenues, and associated profits are included in the condensed consolidated financial statements of the Company and were not eliminated during consolidation in accordance with accounting treatment for rate-regulated entities.

Other Income (Deductions). The following table provides the composition of significant items included in Other income (deductions) on the consolidated statements of income (thousands of dollars):

		ths Ended e 30	Six Mont Jun			onths Ended ne 30
	2010	2009	2010	2009	2010	2009
Change in COLI policies	\$ (3,620)	\$ 3,667	\$ (2,130)	\$ 2,073	\$ 4,343	\$ (7,368)
Interest income	57	71	78	215	134	646
Miscellaneous income and (expense)	(1,591)	(1,286)	(3,625)	(1,540)	(4,257)	(3,854)
Total other income (deductions)	\$ (5,154)	\$ 2,452	\$ (5,677)	\$ 748	\$ 220	\$ (10,576)

Included in the table above is the change in cash surrender values of company-owned life insurance (COLI) policies. These life insurance policies on members of management and other key employees are used by Southwest to indemnify itself against the loss of talent, expertise, and knowledge, as well as to provide indirect funding for certain nonqualified benefit plans. Current tax regulations provide for tax-free treatment of life insurance (death benefit) proceeds. Therefore, the change in the cash surrender value components of COLI policies as they progress toward the ultimate death benefits are also recorded without tax consequences.

In July 2010, a retired executive of the Company, who was covered under COLI policies, passed away. The differences between the face amounts of the policies and the cash surrender values are approximately \$2.8 million and will be reflected in other income in the third quarter of 2010.

Note 2 Components of Net Periodic Benefit Cost

Southwest has a noncontributory qualified retirement plan with defined benefits covering substantially all employees and a separate unfunded supplemental retirement plan (SERP) which is limited to officers. Southwest also provides postretirement benefits other than pensions (PBOP) to its qualified retirees for health care, dental, and life insurance benefits.

	Three N	Qualified Retirement Plan Period Ended June 30, Three Months Six Months Twelve Month								
	2010	2009	2010	2009	2010	2009				
(Thousands of dollars)										
Service cost	\$ 4,233	\$ 3,847	\$ 8,466	\$ 7,695	\$ 16,161	\$ 15,749				
Interest cost	8,903	8,632	17,807	17,263	35,071	33,509				
Expected return on plan assets	(9,134)	(8,806)	(18,269)	(17,611)	(35,879)	(34,969)				
Amortization of prior service costs (credits)				(1)	(1)	(7)				
Amortization of net loss	2,619	1,064	5,239	2,127	7,365	3,679				
Net periodic benefit cost	\$ 6,621	\$ 4,737	\$ 13,243	\$ 9,473	\$ 22,717	\$ 17,961				

	Th	ree Mon	ths	l	S Period En Six M	- /	Twelve	Mon	ths
	2010		2009		2010	2009	2010		2009
(Thousands of dollars)									
Service cost	\$ 9	93 \$	49	\$	186	\$ 98	\$ 283	\$	146
Interest cost	51	1	516		1,022	1,032	2,055		2,052
Amortization of net loss	28	39	227		578	454	1,033		953
Net periodic benefit cost	\$ 89	93 \$	792	\$	1,786	\$ 1,584	\$ 3,371	\$	3,151

	PBOP Period Ended June 30, Three Months Six Months 2010 2009 2010 2009						Twelve 2010	welve Mont		
(Thousands of dollars)										
Service cost	\$	214	\$	182	\$	428	\$ 364	\$ 793	\$	728
Interest cost		623		592		1,246	1,185	2,431		2,347
Expected return on plan assets		(523)		(400)		(1,046)	(801)	(1,848)		(1,869)
Amortization of transition obligation		217		217		434	434	867		867
Amortization of net loss		122		109		244	217	461		217
Net periodic benefit cost	\$	653	\$	700	\$	1,306	\$ 1,399	\$ 2,704	\$	2,290

Form 10-Q

Note 3 Segment Information

The following tables list revenues from external customers, intersegment revenues, and segment net income (thousands of dollars):

	Natural Gas Operations	Construction Services	Total
Three months ended June 30, 2010			
Revenues from external customers	\$ 305,269	\$ 65,593	\$ 370,862
Intersegment revenues		14,963	14,963
Total	\$ 305,269	\$ 80,556	\$ 385,825
Segment net income (loss)	\$ (4,101)	\$ 3,168	\$ (933)
Three months ended June 30, 2009			
Revenues from external customers	\$ 316,744	\$ 57,189	\$ 373,933
Intersegment revenues		13,715	13,715
Total	\$ 316,744	\$ 70,904	\$ 387,648
Segment net income (loss)	\$ (2,736)	\$ 2,142	\$ (594)
Six months ended June 30, 2010			
Revenues from external customers	\$ 919,778	\$ 107,750	\$ 1,027,528
Intersegment revenues		27,048	27,048
Total	\$ 919,778	\$ 134,798	\$ 1,054,576
Segment net income	\$ 61,216	\$ 2,499	\$ 63,715
Six months ended June 30, 2009			
Revenues from external customers	\$ 951,850	\$ 98,784	\$ 1,050,634
Intersegment revenues		26,876	26,876
Total	\$ 951,850	\$ 125,660	\$ 1,077,510
Segment net income	\$ 47,116	\$ 2,271	\$ 49,387
Twelve months ended June 30, 2010			
Revenues from external customers	\$ 1,582,771	\$ 235,373	\$ 1,818,144
Intersegment revenues		52,746	52,746
Total	\$ 1,582,771	\$ 288,119	\$ 1,870,890
Segment net income	\$ 93,520	\$ 8,290	\$ 101,810

Twelve months ended June 30, 2009

Revenues from external customers	\$ 1,648,942	\$	251,478	\$ 1,900,420
Intersegment revenues			60,922	60,922
-				
Total	\$ 1,648,942	\$	312,400	\$ 1,961,342
	, , , , , , , , , , , , , , , , , , , ,		- ,	
Segment net income	\$ 56.437	\$	7,496	\$ 63.933
Segment net meome	\$ 50,457	ψ	7,490	\$ 05,955

Form 10-Q

Note 4 Derivatives and Fair Value Measurements

Derivatives. In managing its natural gas supply portfolios, Southwest has historically entered into fixed- and variable-price contracts, which qualify as derivatives. In 2008, Southwest also began utilizing fixed-for-floating swap contracts (Swaps) to supplement its fixed-price contracts. The fixed-price contracts, firm commitments to purchase a fixed amount of gas in the future at a fixed price, qualify for the normal purchases and normal sales exception that is allowed for contracts that are probable of delivery in the normal course of business and are exempt from fair value reporting. The variable-price contracts have no significant market value. The Swaps are recorded at fair value.

The fixed-price contracts and Swaps are utilized by Southwest under its volatility mitigation programs to effectively fix the price on a portion of its natural gas portfolios, ranging from 25 percent to 50 percent, depending on the jurisdiction. The maturities of the Swaps highly correlate to forecasted purchases of natural gas, during timeframes ranging from July 2010 through October 2011. Under such contracts, Southwest pays the counterparty at a fixed rate and receives from the counterparty a floating rate per MMBtu (dekatherm) of natural gas. Only the net differential is actually paid or received. The differential is calculated based on the notional amounts under the contracts (approximately 16.5 million dekatherms at June 30, 2010 and 13.6 million dekatherms at December 31, 2009). Southwest does not utilize derivative financial instruments for speculative purposes, nor does it have trading operations.

The following table sets forth the gains and (losses) recognized on the Company s Swaps (derivatives) for the three months, six months, and twelve months ended June 30, 2010 and 2009 and their location in the income statement (thousands of dollars):

Derivatives not designated as hedging instruments:

Location of Gain or

(Loss) Recognized in

	Income on Derivative	Three Mon	ths Ended	n or (Loss) Recognized in Income on Derivative Six Months Ended Twelve Months Endeo June 30 June 30			ths Ended
		June 2010	2009	June 2010	2009	2010	2009
Swaps	Net cost of gas sold	\$ (1,626)	\$ 1,686	\$ (17,968)	\$ (7,282)	\$ (15,076)	\$ (33,424)
Swaps	Net cost of gas sold	1,626 *	(1,686) *	17,968 *	7,282 *	15,076 *	33,424 *
Total		\$	\$	\$	\$	\$	\$

* Represents the impact of regulatory deferral accounting treatment under U.S. GAAP for rate-regulated entities.

In January 2010, Southwest entered into two forward starting interest rate swaps (FSIRS) to hedge the risk of interest rate variability during the period leading up to the planned issuance of 10-year fixed-rate debt in December 2010 and March 2012, to replace \$200 million of debt maturing in February 2011 and \$200 million maturing in May 2012. The counterparties to each agreement are four major banking institutions. The first FSIRS has a notional amount of \$125 million (with Southwest as the fixed-rate payer at a rate of 4.26%) and has a mandatory termination date on or before December 7, 2010. The second FSIRS has a notional amount of \$100 million (with Southwest as the fixed-rate payer at a rate of 4.78%) and has a mandatory termination date on or before March 20, 2012.

Southwest has designated the FSIRS agreements as cash flow hedges of forecasted future interest payments. At the inception of the hedges, the terms of the derivatives are the same as perfect hypothetical derivatives; thus, there is an expectation that there will be no ineffectiveness, and that the effective portion of unrealized gains and losses on the FSIRS leading up to the forecasted debt issuances will be reported as a component of other comprehensive income. At termination, the final values will be reclassified from accumulated other comprehensive income into earnings over the terms of the debt issuances which is the same period the hedged forecasted transaction affects earnings. However, should conditions occur that indicate the existence of ineffectiveness (e.g., deterioration of counterparty creditworthiness, delay in the forecasted debt issuances, etc.), Southwest will measure ineffectiveness by comparing changes in the fair value of each FSIRS with changes in the fair value of a hypothetical derivative method). Gains and losses due to ineffectiveness will be recognized immediately as part of

Edgar Filing: SOUTHWEST GAS CORP - Form 10-Q

interest expense. See **Note 7** Equity and Comprehensive Income for additional information. At June 30, 2010, the FSIRS were effective hedges. There was no gain or (loss) reclassified from accumulated other comprehensive income (AOCI) into income (effective portion) and no gain or (loss) recognized in income (ineffective portion) for the Company s derivatives designated as hedging instruments.

The following table sets forth the gains and (losses) recognized on the Company s FSIRS (thousands of dollars):

Derivatives Designated as Hedging Instruments:

Derivatives in cash flow hedging relationships	Recogniz Comprehen Derivativ Po	Gain or (Loss) ted in Other sive Income on ve (Effective rtion) 30, 2010
Three months ended:		
Interest rate swaps - FSIRS	\$	(20,272)
Six months ended:		
Interest rate swaps - FSIRS	\$	(21,259)
Twelve months ended:		
Interest rate swaps - FSIRS	\$	(21,259)

The following table sets forth the fair values of the Company s Swaps and FSIRS and their location in the balance sheets (thousands of dollars):

Derivatives not designated as hedging instruments:

		Asset	Liability	
June 30, 2010	Balance Sheet Location	Derivatives	Derivatives	Net Total
Swaps	Other current liabilities	\$	\$ (9,694)	\$ (9,694)
Swaps	Other deferred credits	28	(725)	(697)
Total		\$ 28	\$ (10,419)	\$ (10,391)

		I	Asset	Li	iability		
December 31, 2009	Balance Sheet Location	Der	ivatives	Der	rivatives	Ne	et Total
Swaps	Deferred charges and other assets	\$	85	\$	(27)	\$	58
Swaps	Prepaids and other current assets		2,921		(361)		2,560
Swaps	Other current liabilities		309		(1,730)		(1,421)
Swaps	Other deferred credits		25		(100)		(75)
Total		\$	3,340	\$	(2,218)	\$	1,122

Derivatives designated as hedging instruments:

		Asset	Liability	
June 30, 2010	Balance Sheet Location	Derivatives	Derivatives	Net Total
FSIRS	Other current liabilities	\$	\$ (11,847)	\$ (11,847)
FSIRS	Other deferred credits		(9,412)	(9,412)

Total	\$ \$ (21,259)	\$ (21,259)

There were no derivatives designated as hedging instruments at December 31, 2009.

Form 10-Q

The estimated fair values of the natural gas derivatives were determined using future natural gas index prices (as more fully described below). The Company has master netting arrangements with each counterparty that provide for the net settlement of all contracts through a single payment. As applicable, the Company has elected to reflect the net amounts in its balance sheets.

Pursuant to regulatory deferral accounting treatment for rate-regulated entities, Southwest records the unrealized gains and losses in fair value of the Swaps as a regulatory asset and/or liability. When the Swaps settle, Southwest reverses any prior positions held and records the settled position as an increase or decrease of purchased gas under the related purchased gas adjustment (PGA) mechanism in determining its deferred PGA balances. During the three months and six months ended June 30, 2010, Southwest paid counterparties \$4.6 million and \$7.3 million, respectively, in settlements of matured Swaps. During the six months ended June 30, 2010, Southwest received \$831,000 from counterparties (all received in the first quarter of 2010) in settlements of matured Swaps. Neither changes in the fair value of the Swaps nor settled amounts have a direct effect on earnings or other comprehensive income. At June 30, 2010, regulatory assets/liabilities offsetting the amounts in the balance sheet were recorded in Prepaids and other current assets (\$10 million) and Deferred charges and other assets (\$697,000). At December 31, 2009, regulatory assets/liabilities offsetting the amounts in the balance sheet were recorded in Prepaids and other current assets (\$1.4 million), Other current liabilities (\$2.6 million), Other deferred credits (\$58,000), and Deferred charges and other assets (\$75,000).

Fair Value Measurements. The estimated fair values of Southwest s Swaps were determined at June 30, 2010 and December 31, 2009 using NYMEX futures settlement prices for delivery of natural gas at Henry Hub adjusted by the price of NYMEX ClearPort basis Swaps, which reflect the difference between the price of natural gas at a given delivery basin and the Henry Hub pricing points. These Level 2 inputs are observable in the marketplace throughout the full term of the Swaps, but have been credit-risk adjusted with no significant impact to the overall fair value measure.

The estimated fair values of Southwest s FSIRS were determined using a discounted cash flow model that utilizes forward interest rate curves. The inputs to the model are the terms of the FSIRS. These Level 2 inputs are observable in the marketplace throughout the full term of the FSIRS, but have been credit-risk adjusted with no significant impact to the overall fair value measure.

The following table sets forth, by level within the three-level fair value hierarchy that ranks the inputs used to measure fair value by their reliability, the Company s financial assets and liabilities that were accounted for at fair value:

Level 2 - Significant other observable inputs

(Thousands of dollars)	June 30,	, 2010 Dec	cember 31, 2009
Assets at fair value:			
Prepaids and other current assets - Swaps	\$	\$	2,560
Deferred charges and other assets - Swaps			58
Liabilities at fair value:			
Other current liabilities - Swaps	(9	9,694)	(1,421)
Other deferred credits - Swaps		(697)	(75)
Other current liabilities - FSIRS	(11	,847)	
Other deferred credits - FSIRS	(9	9,412)	
Net Assets (Liabilities)	\$ (31	\$,650)	1,122

No financial assets or liabilities accounted for at fair value fell within Level 1 or Level 3 of the fair value hierarchy.

Form 10-Q

Note 5 Redemption of Subordinated Debentures

In June 2003, the Company created Southwest Gas Capital II (Trust II), a wholly owned subsidiary, as a financing trust for the sole purpose of issuing preferred trust securities for the benefit of the Company. In August 2003, Trust II publicly issued \$100 million of 7.70% Preferred Trust Securities (Preferred Trust Securities). In connection with the Trust II issuance of the Preferred Trust Securities and the related purchase by the Company for \$3.1 million of all of the Trust II common securities (Common Securities), the Company issued \$103.1 million principal amount of its 7.70% Junior Subordinated Debentures (Subordinated Debentures) to Trust II. The Subordinated Debentures became redeemable at the option of the Company in August 2008.

In February 2010, the Company notified holders of the Subordinated Debentures that all of these debentures (and the associated preferred and common securities) would be redeemed (at par) by the Company in March 2010. All of the outstanding Subordinated Debentures were redeemed in March 2010. The Company accomplished the redemption using existing cash and borrowings under the \$300 million credit facility.

Form 10-Q

Note 6 Long-Term Debt

Carrying amounts of the Company s long-term debt and their related estimated fair values as of June 30, 2010 and December 31, 2009 are disclosed in the following table. The fair value of the revolving credit facility and the variable-rate IDRBs approximates carrying value. Market values for the debentures, fixed-rate IDRBs, and other indebtedness were determined based on dealer quotes using trading records for June 30, 2010 and December 31, 2009, as applicable, and other secondary sources which are customarily consulted for data of this kind.

	June 30	June 30, 2010		31, 2009
	Carrying Amount	Market Value	Carrying Amount	Market Value
(Thousands of dollars)		, unuo		, unu e
Debentures:				
Notes, 8.375%, due 2011	\$ 200,000	\$208,122	\$ 200,000	\$ 213,012
Notes, 7.625%, due 2012	200,000	220,228	200,000	219,240
8% Series, due 2026	75,000	95,111	75,000	87,005
Medium-term notes, 7.59% series, due 2017	25,000	29,840	25,000	27,858
Medium-term notes, 7.78% series, due 2022	25,000	30,815	25,000	28,275
Medium-term notes, 7.92% series, due 2027	25,000	31,535	25,000	28,848
Medium-term notes, 6.76% series, due 2027	7,500	8,468	7,500	7,723
Unamortized discount	(1,856)	-,	(2,196)	.,
	555,644		555,304	
Revolving credit facility and commercial paper, due 2012			92,400	92,400
Industrial development revenue bonds:				
Variable-rate bonds:				
Tax-exempt Series A, due 2028	50,000	50,000	50,000	50,000
2003 Series A, due 2038	50,000	50,000	50,000	50,000
2005 Series A, due 2038	50,000	50,000	50,000	50,000
2009 Series A, due 2039	50,000	50,000	50,000	50,000
Fixed-rate bonds:	50,000	50,000	50,000	50,000
6.10% 1999 Series A, due 2038	12,410	12.222	12,410	11,443
5.95% 1999 Series C, due 2038	14,320	13,921	14,320	12,922
5.55% 1999 Series D, due 2038	8,270	7,679	8,270	7,038
5.45% 2003 Series C, due 2038 (rate resets in 2013)	30,000	32,036	30,000	31,422
5.25% 2003 Series D, due 2038	20,000	17,980	20,000	16,701
5.80% 2003 Series E, due 2038 (rate resets in 2013)	15,000	15,722	15,000	15,683
5.25% 2004 Series A, due 2034	65,000	60,819	65,000	55,979
5.00% 2004 Series B, due 2033	31,200	28,401	31,200	26,096
4.85% 2005 Series A, due 2035	100,000	87,403	100,000	79,469
4.75% 2006 Series A, due 2036	24,855	21,147	24,855	19,139
Unamortized discount	(3,572)	21,147	(3,644)	19,135
	517,483		517,411	
Other	4,913	5,238	5,569	5,712
	1,078,040		1,170,684	
Less: current maturities	(1,362)		(1,327)	
Long-term debt, less current maturities	\$ 1,076,678		\$ 1,169,357	

Edgar Filing: SOUTHWEST GAS CORP - Form 10-Q

As noted in the table above, the Company has \$200 million of 8.375% notes maturing in February 2011. The Company currently intends to issue new debentures prior to February 2011 to provide funding for this maturing obligation. The Company also has a \$300 million credit facility that expires in May 2012 with sufficient current and forecasted capacity to provide funding for the \$200 million of maturing debentures. Therefore, the \$200 million of debentures due February 2011 continue to be shown as long-term obligations.

Form 10-Q

Note 7 Equity and Comprehensive Income

The table below provides details of activity in equity during the six months ended June 30, 2010.

	Comm	Southy on Stock	vest Gas Cor Additional Paid-in	Ac Con	ation Equity ccumulated Other nprehensive Income	Retained		lon- rolling	
(In thousands, except per share amounts)	Shares	Amount	Capital		(Loss)	Earnings	Int	erest	Total
DECEMBER 31, 2009	45,092	\$46,722	\$ 792,339	\$	(22,250)	\$ 285,316	\$	(41)	\$ 1,102,086
Common stock issuances	335	335	9,709						10,044
Net income (loss)						63,715		(248)	63,467
Other comprehensive income (loss):									
Net actuarial gain (loss) arising during period, less									
amortization of unamortized benefit plan cost, net of									
tax					683				683
FSIRS unrealized gains (losses), net of tax					(13,181)				(13,181)
Dividends declared									
Common: \$0.25 per share						(23,003)			(23,003)
r r						(3,000)			(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
JUNE 30, 2010	45,427	\$47,057	\$ 802,048	\$	(34,748)	\$ 326,028	\$	(289)	\$ 1,140,096

The tables below are designed to provide details of comprehensive income and year-to-date activity in AOCI. See Note 4 Derivatives and Fair Value Measurements for additional information on the FSIRS.

Comprehensive Income

	Three Months Ended June 30,		ree Months Ended Six Months Ended June 30, June 30,			nths Ended 30,
	2010	2009	2010 (Thousan	2009 ds of dollars)	2010	2009
Net income (loss)	\$ (99	3) \$(594)	\$ 63,467	\$ 49,387	\$ 101,198	\$ 63,933
Net actuarial gain (loss) arising during period, less amortization of						
unamortized benefit plan cost, net of tax	34	2 206	683	413	(2,554)	(6,568)
FSIRS unrealized gains (losses), net of tax	(12,56	9)	(13,181)		(13,181)	
Comprehensive income (loss)	(13,22	0) (388)	50,969	49,800	85,463	57,365
Comprehensive income (loss) attributable to noncontrolling						
interest	(6	0)	(248)		(612)	
Comprehensive income (loss) attributable to Southwest Gas Corporation	\$ (13,16	0) \$(388)	\$ 51,217	\$ 49.800	\$ 86,075	\$ 57,365
	+ (,	•) +(•••)	+ , ,	+ .,,	+ 00,010	+ ,
Tax (expense) benefit associated with net actuarial gain (loss) arising during period	\$ (20	9) \$(128)	\$ (419)	\$ (254)	\$ 1,567	\$ 4,024
Tax (expense) benefit associated with FSIRS unrealized gain (loss) recognized in other comprehensive income (loss)	\$ 7,70	3 \$	\$ 8,078	\$	\$ 8,078	\$

AO C I - Rollforward

(Thousands of dollars)

	Defined Benefit Plans Tax				FSIRS Tax		
	Before- Tax	(Expense) Benefit	After- Tax	Before - Tax	(Expense) Benefit	After-Tax	AO C I
Beginning Balance AO C I December 31, 2009	\$ (35,887)	\$ 13,637	\$ (22,250)	\$	\$	\$	\$ (22,250)
Current period change	1,102	(419)	683*	(21,259)	8,078	(13,181) **	(12,498)
Ending Balance AO C I June 30, 2010	\$ (34,785)	\$ 13,218	\$ (21,567)	\$ (21,259)	\$ 8,078	\$ (13,181)	\$ (34,748)

* Net actuarial gain (loss), less amortization of unamortized benefit plan cost

** FSIRS unrealized gain (loss) recognized in other comprehensive income

Based on the current FSIRS position, approximately \$500,000 of the FSIRS existing losses reported in AOCI at June 30, 2010 is expected to be reclassified into expense within the next twelve months.

Form 10-Q

ITEM 2. MANAGEMENT S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS Southwest Gas Corporation and its subsidiaries (the Company) consist of two business segments: natural gas operations (Southwest or the natural gas operations segment) and construction services.

Southwest is engaged in the business of purchasing, distributing, and transporting natural gas in portions of Arizona, Nevada, and California. Southwest is the largest distributor in Arizona, selling and transporting natural gas in most of central and southern Arizona, including the Phoenix and Tucson metropolitan areas. Southwest is also the largest distributor of natural gas in Nevada, serving the Las Vegas metropolitan area and northern Nevada. In addition, Southwest distributes and transports natural gas in portions of California, including the Lake Tahoe area and the high desert and mountain areas in San Bernardino County.

On a seasonally adjusted basis as of June 30, 2010, Southwest had 1,825,000 residential, commercial, industrial, and other natural gas customers, of which 985,000 customers were located in Arizona, 659,000 in Nevada, and 181,000 in California. Residential and commercial customers represented over 99 percent of the total customer base. During the twelve months ended June 30, 2010, 55 percent of operating margin was earned in Arizona, 35 percent in Nevada, and 10 percent in California. During this same period, Southwest earned 86 percent of operating margin from residential and small commercial customers, 4 percent from other sales customers, and 10 percent from transportation customers. These general patterns are expected to remain materially consistent for the foreseeable future.

Southwest recognizes operating revenues from the distribution and transportation of natural gas (and related services) to customers. Operating margin is the measure of gas operating revenues less the net cost of gas sold. Management uses operating margin as a main benchmark in comparing operating results from period to period. The principal factors affecting operating margin are general rate relief, weather, conservation and efficiencies, and customer growth. Of these, weather is the primary reason for volatility in margin. Variances in temperatures from normal levels, primarily in Arizona, can have a significant impact on the margin and associated net income of the Company. A decoupled rate structure adopted as part of the Nevada general rate case, effective November 2009, is designed to mitigate the impact of weather variability as well as conservation on margin in Nevada service territories. Weather impacts and conservation are also offset by the margin tracking mechanism in Southwest s California service territories.

NPL Construction Co. (NPL or the construction services segment), a wholly owned subsidiary, is a full-service underground piping contractor that provides utility companies with trenching and installation, replacement, and maintenance services for energy distribution systems. NPL operates in 17 major markets nationwide. Construction activity is cyclical and can be significantly impacted by changes in general and local economic conditions, including the housing market, interest rates, employment levels, job growth, the equipment resale market, and local and federal tax rates. Generally, revenues and profits are lowest during the first quarter of the year due to less favorable winter weather conditions. Operating results typically improve as more favorable weather conditions occur during the summer and fall months.

This Management s Discussion and Analysis (MD&A) of Financial Condition and Results of Operations should be read in conjunction with the consolidated financial statements and the notes thereto, as well as the MD&A, included in the 2009 Annual Report to Shareholders, which is incorporated by reference into the 2009 Form 10-K, and the first quarter 2010 Form 10-Q.

Form 10-Q

Executive Summary

The items discussed in this Executive Summary are intended to provide an overview of the results of the Company s operations. As needed, certain items are covered in greater detail in later sections of management s discussion and analysis. As reflected in the table below, the natural gas operations segment accounted for an average of 90 percent of twelve-month-to-date consolidated net income over the past two years. As such, management s discussion and analysis is primarily focused on that segment. Natural gas sales are seasonal, peaking during the winter months; therefore, results of operations for interim periods are not necessarily indicative of the results for a full year.

Summary Operating Results

	Period Ended June 30, Three Months Six Months Twelve M				м	nthe						
		2010	101	2009	and	2010		2009 share an	101	2010	1710	2009
Contribution to net income (loss)						.,				,		
Natural gas operations	\$	(4,101)	\$	(2,736)	\$	61,216	\$	47,116	\$	93,520	\$	56,437
Construction services		3,168		2,142		2,499		2,271		8,290		7,496
Net income (loss)	\$	(933)	\$	(594)	\$	63,715	\$	49,387	\$	101,810	\$	63,933
Average number of common shares outstanding		45,391		44,730		45,306		44,578		45,113		44,176
Basic earnings (loss) per share												
Consolidated	\$	(0.02)	\$	(0.01)	\$	1.41	\$	1.11	\$	2.26	\$	1.45
Natural Gas Operations	¢	157 522	¢	140.050	¢	410 797	¢	200 255	¢	770 645	¢	724 740
Operating margin	\$	157,533	\$	149,059	<u>ې</u>	419,/8/	\$	388,355	\$	//9,645	\$	/34,/49

Consolidated results for the second quarter of 2010 declined slightly compared to the same period in 2009. An improved contribution from the construction service segment and higher operating income from natural gas operations were more than offset by a decline in other income.

2nd Quarter 2010 Overview

Natural gas operations highlights include the following:

Operating margin increased approximately \$8 million, or six percent, compared to the prior-year s quarter primarily due to improved weather (\$4 million) and rate relief in Nevada (\$3 million) and California (\$1 million)

Other income declined \$7.6 million between periods primarily due to a negative swing in the cash surrender values of COLI policies in the current period versus positive returns in the prior period

Moody s upgraded the Company s credit rating to Baa2 from Baa3

Edgar Filing: SOUTHWEST GAS CORP - Form 10-Q

Fitch revised the Company s credit rating outlook to positive from stable

Standard & Poor s revised the Company s credit rating outlook to positive from stable

Liquidity position remains strong

Form 10-Q

Company-Owned Life Insurance (COLI). Southwest has life insurance policies on members of management and other key employees to indemnify itself against the loss of talent, expertise, and knowledge, as well as to provide indirect funding for certain nonqualified benefit plans. The COLI policies have a combined net death benefit value of approximately \$196 million at June 30, 2010. The net cash surrender value of these policies (which is the cash amount the Company would receive if it voluntarily terminated the policies) is approximately \$58 million at June 30, 2010 and is included in the caption Other property and investments on the balance sheet. Cash surrender values are directly influenced by the investment portfolio underlying the insurance policies. This portfolio includes both equity and fixed income (mutual fund) investments. As a result, generally the cash surrender value (but not the net death benefit) moves up and down consistent with the movements in the broader stock and bond markets. In the three and six months ended June 30, 2010, the Company recognized declines in the cash surrender values of the COLI policies of \$3.6 million and \$2.1 million, respectively, which was reflected in Other income (deductions). For the three and six months ended June 30, 2009, cash surrender values of the COLI policies (compared to a net decline of \$7.4 million in the twelve months ended June 30, 2009). Current tax regulations provide for tax-free treatment of life insurance (death benefit) proceeds. Therefore, the changes in the cash surrender value components of COLI policies as they progress towards the ultimate death benefits are also recorded without tax consequences. Currently, the Company intends to hold the COLI policies for their duration and purchase additional policies as necessary.

In July 2010, a retired executive of the Company, who was covered under COLI policies, passed away. The differences between the face amounts of the policies and the cash surrender values are approximately \$2.8 million and will be reflected in other income in the third quarter of 2010.

Weather and Conservation. The rate structures in each of Southwest s three states provide varying levels of protection from risks that drive operating margin volatility, particularly weather risk and conservation efforts. Southwest s exposure to these risks on operating margin is largely limited to its Arizona operating areas as both Nevada and California operations are now under decoupled rate structures. During the first six months of 2010, weather had a positive influence on operating margin as temperatures in Arizona were relatively normal, whereas, in the first six months of 2009, the estimated weather impact on operating margin was a reduction of \$17 million.

Additionally, throughout 2009 Southwest experienced a decline in consumption over and above the more typical impacts of conservation from improvements in new construction practices and energy efficient appliances. This excess decline was attributed to the impact of the difficult economic environment and, in particular, vacant homes. During the six months ended June 30, 2010, Southwest noted an overall increase in average residential customer consumption, but this improvement was largely driven by cooler weather, especially during the first quarter. Southwest continues to note an excessive number of vacant homes as compared to historical levels. Consequently, further economic-related declines are possible. Southwest continues to work with Arizona regulators on decoupling initiatives to mitigate the impacts of declining consumption.

Customer Growth. Southwest completed 19,000 first-time meter sets over the last twelve months. These meter sets led to 16,000 net additional active customers. Southwest continues to project minimal net customer growth (1% or less) for the year.

Credit Rating Upgrades. In April 2009, Standard & Poor s Ratings Services (S&P) upgraded the Company s unsecured long-term debt ratings from BBB- (with a positive outlook) to BBB (with a stable outlook). In April 2010, S&P affirmed the BBB rating and revised the Company s outlook to positive. S&P cited the Company s stronger financial performance and an improved debt to capital ratio. S&P debt ratings range from AAA (highest rating possible) to D (obligation is in default). The S&P rating of BBB indicates the issuer of the debt is regarded as having an adequate capacity to pay interest and repay principal.

In May 2010, Moody s Investors Service, Inc. (Moody s) upgraded the Company s senior unsecured debt rating to Baa2 from Baa3 (the outlook remains stable). Moody s cited improvements in the Company s cash flow credit metrics and generally robust financial results in 2009. Moody s applies a Baa rating to obligations which are considered medium grade obligations with adequate security. A numerical modifier of 1 (high end of the category) through 3 (low end of the category) is included with the Baa to indicate the approximate rank of a company within the range.

In June 2010, Fitch, Inc. (Fitch) upgraded the Company s rating outlook to positive from stable. Fitch affirmed the Company s unsecured long-term debt rating at BBB. Fitch debt ratings range from AAA (highest credit quality) to D (defaulted debt obligation). The Fitch rating of BBB indicates a credit quality that is considered prudent for investment.

Liquidity. Southwest believes its liquidity position remains strong. Southwest has a \$300 million credit facility maturing in May 2012, \$150 million of which is designated for working capital needs. The facility is provided through a consortium of eight major banking institutions. Usage of the facility in the second quarter of 2010 was minimal. There was no balance outstanding at June 30, leaving the entire \$300 million available for long-term and working capital needs. The lower usage was primarily due to improved profitability, natural gas prices that were relatively stable, and gas-cost related rate mechanisms that favorably impacted operating cash flows. The current slowdown in housing construction has also allowed Southwest to fund construction expenditures primarily with internally generated cash.

Form 10-Q

Results of Natural Gas Operations

Quarterly Analysis

	Three Months Ended June 30,		
	2010 (Thousands	2009 of dollars)	
Gas operating revenues	\$ 305,269	\$ 316,744	
Net cost of gas sold	147,736	167,685	
Operating margin	157,533	149,059	
Operations and maintenance expense	86,935	86,846	
Depreciation and amortization	42,146	41,873	
Taxes other than income taxes	9,616	9,504	
Operating income	18,836	10,836	
Other income (deductions)	(5,176)	2,423	
Net interest deductions	18,862	18,531	
Net interest deductions on subordinated debentures		1,932	
Income (loss) before income taxes	(5,202)	(7,204)	
Income tax expense (benefit)	(1,101)	(4,468)	
Contribution to consolidated net income (loss)	\$ (4,101)	\$ (2,736)	

Contribution from natural gas operations declined by \$1.4 million in the second quarter of 2010 compared to the same period a year ago. The decrease in contribution was primarily caused by a reduction in other income which mostly offset an \$8 million improvement in operating income.

Operating margin increased \$8 million in the second quarter of 2010 compared to the second quarter of 2009. Differences in heating demand, caused primarily by weather variations in Arizona, provided \$4 million of the operating margin increase as temperatures in the current quarter were relatively normal, while temperatures were warmer than normal in the second quarter of 2009. Rate relief provided \$4 million of the operating margin increase, consisting of \$3 million in Nevada and \$1 million in California. Customer growth provided a minimal benefit as 16,000 net new customers were added during the last twelve months.

Operations and maintenance expense was relatively flat between quarters. General cost increases and higher employee-related benefit costs were offset by lower uncollectible expenses.

Depreciation expense increased \$273,000, or one percent, as a result of additional plant in service, partially offset by lower depreciation rates in the Nevada rate jurisdictions, effective June 2009. Average gas plant in service for the current period increased \$143 million, or three percent, compared to the corresponding period a year ago.

Other income declined \$7.6 million between quarters as the cash surrender values of COLI policies decreased by \$3.6 million in the second quarter of 2010 compared to an increase of \$3.7 million in the prior-year quarter.

Net financing costs decreased \$1.6 million between periods primarily due to the redemption of \$100 million of Subordinated Debentures in March 2010.

Six-Month Analysis

	Six Mont June	
	2010	2009
Cas amounting managements	(Thousands	
Gas operating revenues	\$ 919,778	\$ 951,850
Net cost of gas sold	499,991	563,495
Operating margin	419,787	388,355
Operations and maintenance expense	173,640	171,508
Depreciation and amortization	84,842	84,212
Taxes other than income taxes	19,382	19,615
Operating income	141,923	113,020
Other income (deductions)	(5,707)	637
Net interest deductions	36,886	36,713
Net interest deductions on subordinated debentures	1,912	3,865
Income before income taxes	97,418	73,079
Income tax expense	36,202	25,963
Contribution to consolidated net income	\$ 61,216	\$ 47,116

Contribution to consolidated net income from natural gas operations increased by \$14.1 million in the current six-month period as compared to the corresponding period a year ago. The improvement in contribution primarily was a result of increased operating margin, partially offset by a reduction in other income.

Operating margin increased \$31 million between periods. Rate relief provided \$14 million of the increase, consisting of \$12 million in Nevada and \$2 million in California. Differences in heating demand caused primarily by weather variations in Arizona between periods resulted in a \$17 million operating margin increase as temperatures in the current six-month period were normal, while temperatures were significantly warmer than normal in the same period of 2009. Customer growth had a negligible impact on operating margin.

Operations and maintenance expense increased \$2.1 million, or one percent, primarily due to general cost increases and higher employee-related benefit costs. The increase was mitigated by a decrease in uncollectible costs, principally in Nevada where the Company was granted a tracking mechanism for gas cost-related uncollectible expense.

Depreciation expense increased \$630,000, or one percent, as a result of additional plant in service, partially offset by lower depreciation rates in the Nevada rate jurisdictions, effective June 2009. Average gas plant in service for the current period increased \$149 million, or three percent, compared to the corresponding period a year ago. This was attributable to new business, reinforcement work, franchise requirements, routine pipe replacement activities, and the addition of two new operations centers in southern Nevada in the second quarter of 2009.

Other income decreased \$6.3 million between the six-month periods of 2010 and 2009. This was primarily due to a \$2.1 million decrease in the cash surrender values of COLI policies in the current period compared to cash surrender value increases in the prior-year period of \$2.1 million. Costs associated with certain Arizona non-recoverable pipe replacement work also increased \$1.5 million between periods.

Net financing costs decreased \$1.8 million between the six-month periods of 2010 and 2009 primarily due to the redemption of the Subordinated Debentures in March 2010.

Form 10-O

Twelve-Month Analysis

	1.00100.00	onths Ended ne 30,
	2010	2009 ds of dollars)
Gas operating revenues	\$ 1,582,771	\$ 1,648,942
Net cost of gas sold	803,126	914,193
Operating margin	779,645	734,749
Operations and maintenance expense	351,074	341,359
Depreciation and amortization	167,480	168,607
Taxes other than income taxes	37,085	36,585
Operating income	224,006	188,198
Other income (deductions)	246	(10,670)
Net interest deductions	74,264	77,519
Net interest deductions on subordinated debentures	5,778	7,730
Income before income taxes	144,210	92,279
Income tax expense	50,690	35,842
Contribution to consolidated net income	\$ 93,520	\$ 56,437

Contribution to consolidated net income from natural gas operations increased by \$37.1 million in the current twelve-month period as compared to the corresponding period a year ago. The improvement in contribution was a result of increased operating margin, an improvement in other income, and reduced financing costs, partially offset by an increase in operating expenses.

Operating margin increased \$45 million between periods. Rate relief and rate changes provided a net \$18 million increase, consisting of rate relief of \$10 million in Arizona, \$14 million in Nevada, and \$3 million in California, partially offset by a decrease of \$9 million related to the return to a seasonal margin methodology in California in 2009. Differences in heating demand caused primarily by weather variations between periods resulted in a \$29 million operating margin increase as temperatures in the current period were relatively normal, while temperatures were significantly warmer than normal in the prior-year period. Customer growth contributed \$1 million in operating margin. Conservation, resulting from challenging economic conditions and energy efficiency, negatively impacted operating margin by an estimated \$3 million.

Operations and maintenance expense increased \$9.7 million, or three percent, primarily due to general cost increases and higher employee-related benefit costs. The increase was mitigated by a decline in uncollectible expense.

Depreciation expense decreased \$1.1 million as a result of lower depreciation rates in the California (\$3 million annualized reduction) and Nevada (\$2.3 million annualized reduction) rate jurisdictions effective in January and June 2009, respectively. Average gas plant in service for the current period increased \$163 million, or four percent, compared to the corresponding period a year ago. This was attributable to new business, reinforcement work, franchise requirements, routine pipe replacement activities, and the addition of two new operations centers in southern Nevada in the second quarter of 2009.

Other income improved \$10.9 million between the twelve-month periods of 2010 and 2009. This was primarily due to a \$4.3 million increase in the cash surrender values of COLI policies in the current period compared to cash surrender value declines in the prior-year period of \$7.4 million. Costs associated with certain Arizona non-recoverable pipe replacement work increased \$1.3 million between periods.

Net financing costs decreased \$5.2 million between the twelve-month periods of 2010 and 2009 primarily due to a reduction in outstanding debt, the redemption of the Subordinated Debentures, and lower interest rates associated with Southwest s commercial credit and other variable-rate facilities.

Form 10-Q

Form 10-Q

Results of Construction Services

Contribution to consolidated net income from construction services for the three months ended June 30, 2010 increased \$1 million compared to the same period of 2009. Gains on sales of equipment were \$324,000 and \$845,000 for the second quarters of 2010 and 2009, respectively. NPL s operating results continue to be influenced by the general slowdown in the new housing market. Although it is anticipated that the current economic environment will continue to impact construction services results in 2010 for new construction and bid contracts, replacement contract activity has been increasing.

Revenues increased \$9.7 million primarily due to an increase in replacement construction contracts, while revenue from new construction and bid projects remained at low levels. Construction expenses increased \$9.1 million. Depreciation expense declined \$841,000 between the quarters. During the past two years, NPL reduced its inventory of construction equipment due to the overall lower volume of construction contracts, resulting in a decline in depreciation and lower gains on sale of equipment.

Contribution to consolidated net income from construction services for the six months ended June 30, 2010 increased \$228,000 compared to the same period of 2009. Gains on sales of equipment were \$557,000 and \$1.9 million for the six-month periods of 2010 and 2009, respectively.

Revenues increased \$9.1 million during the first six months of 2010 as compared to the same period of 2009 primarily due to an increase in replacement construction contracts during the second quarter of 2010. Construction expenses increased \$11.7 million due primarily to the increased work load and a decrease in gains on sales of equipment between the current and prior-year periods. Depreciation expense declined \$2 million between the six-month periods due to reduced construction equipment inventory.

Contribution to consolidated net income from construction services for the twelve-month period of 2010 increased \$794,000 compared to the same period of 2009. Gains on sales of equipment were \$1.9 million and \$2.3 million for the twelve-month periods of 2010 and 2009, respectively.

Revenues decreased \$24.3 million due primarily to a reduction in the volume of new construction work resulting from the general slowdown in the new housing market. Construction expenses decreased \$18.2 million between the twelve-month periods due to the reduction in work, while depreciation expense declined \$4.7 million due to the reduction in construction equipment. Interest expense decreased \$706,000 between the twelve-month periods due to lower outstanding debt balances.

NPL s revenues and operating profits are influenced by weather, customer requirements, mix of work, local economic conditions, bidding results, and the equipment resale market. Generally, revenues and profits are lowest during the first quarter of the year due to unfavorable winter weather conditions. Operating results typically improve as more favorable weather conditions occur during the summer and fall months.

Rates and Regulatory Proceedings

California General Rate Cases. Effective January 2009, Southwest received general rate relief in California. The California Public Utilities Commission (CPUC) decision authorized an overall increase of \$2.8 million in 2009 with an additional \$400,000 deferred to 2010. In addition, attrition increases were approved to be effective for the years 2010-2013 of 2.95% in southern and northern California and approximately \$100,000 per year for the South Lake Tahoe rate jurisdiction. In October 2009, Southwest filed for attrition increases which were approved effective January 2010 in the amount of \$2.7 million (including the \$400,000 previously deferred).

FERC General Rate Case. Paiute Pipeline Company (Paiute), a subsidiary of the Company, filed a general rate case with the FERC in February 2009. The filing fulfilled an obligation from the settlement agreement reached in the 2005 Paiute general rate case. The application requested an increase in operating revenues of approximately \$3.9 million. In accordance with FERC requirements, the requested new rates went into effect in September 2009, subject to refund. In April 2010, the FERC approved an offer of settlement from Paiute which resolved all issues related to its general rate case. The settlement provides for an increase of approximately \$900,000 in Paiute s annual operating income. Paiute accrued a liability for the difference between the requested rates and the anticipated settlement rates since September 2009 and refunded the amounts in the second quarter of 2010.

Form 10-Q

Arizona energy efficiency and decoupling proceeding. The Arizona Corporation Commission (ACC) convened a series of workshops starting in 2009 to evaluate rate and regulatory incentives and establish standards to promote energy efficiency and conservation for utility customers. In conjunction with these workshops, Southwest and other interested parties submitted proposed regulations to the ACC in June 2009. Rate designs which would decouple revenues from customer usage were the topic of much discussion in the proceeding, and were incorporated in several of the parties draft regulations. Additional workshops directly pertaining to revenue decoupling continue to be held and ACC action outlining the related regulations is expected by year-end.

PGA Filings

The rate schedules in all of Southwest s service territories contain provisions that permit adjustments to rates as the cost of purchased gas changes. These deferred energy provisions and purchased gas adjustment clauses are collectively referred to as PGA clauses. Differences between gas costs recovered from customers and amounts paid for gas by Southwest result in over- and under-collections. At June 30, 2010, over-collections in all service territories resulted in a liability of \$135 million on the Company s balance sheet. Filings to change rates in accordance with PGA clauses are subject to audit by state regulatory commission staffs. PGA changes impact cash flows but have no direct impact on profit margin. However, gas cost deferrals and recoveries can impact comparisons between periods of individual income statement components. These include Gas operating revenues, Net cost of gas sold, Net interest deductions, and Other income (deductions).

As of June 30, 2010, December 31, 2009, and June 30, 2009, Southwest had the following outstanding PGA balances payable (millions of dollars):

	June	e 30, 2010	Decem	ber 31, 2009	June	30, 2009
Arizona	\$	(43.7)	\$	(33.2)	\$	(25.0)
Northern Nevada		(13.6)		1.2		(5.4)
Southern Nevada		(71.6)		(60.0)		(44.1)
California		(6.4)		2.0		(7.7)
	\$	(135.3)	\$	(90.0)	\$	(82.2)

Capital Resources and Liquidity

Cash on hand and cash flows from operations have generally been sufficient over the past two years to provide for net investing activities (primarily construction expenditures and property additions). During the past two years, the Company has been able to use cash inflows to reduce the net amount of debt outstanding (including short-term borrowings). The Company s capitalization strategy is to maintain an appropriate balance of equity and debt (including short-term borrowings).

To facilitate future financings, the Company has a universal shelf registration statement providing for the issuance and sale of registered securities from time to time, which may consist of secured debt, unsecured debt, preferred stock, or common stock. The number and dollar amount of securities issued under the universal shelf registration statement, which was filed with the SEC and automatically declared effective in December 2008, will be determined at the time of the offerings, if any, and presented in the applicable prospectuses.

Cash Flows

Operating Cash Flows. Cash flows provided by consolidated operating activities increased \$9.2 million in the first six months of 2010 as compared to the same period in 2009. The primary drivers of the change were an increase in net income between periods and temporary fluctuations in working capital components.

Investing Cash Flows. Net cash used in consolidated investing activities decreased \$36 million in the first six months of 2010 as compared to the same period in 2009. The decrease was primarily due to reductions in construction expenditures and equipment purchases, a result of the new housing market slowdown. The current period also includes cash inflows from the draw-down of restricted funds associated with a previous industrial development revenue bond issuance.

Financing Cash Flows. Cash used in consolidated financing activities increased \$78.5 million during the first six months of 2010 as compared to the same period in 2009 primarily due to debt repayments, including the redemption of the Subordinated Debentures. Dividends paid increased in the first six months of 2010 as compared to 2009 as a result of a quarterly dividend increase and an increase in the number of shares outstanding.

The capital requirements and resources of the Company generally are determined independently for the natural gas operations and construction services segments. Each business activity is generally responsible for securing its own financing sources. The capital requirements and resources of the construction services segment are not material to the overall capital requirements and resources of the Company.

Gas Segment Construction Expenditures, Debt Maturities, and Financing

During the twelve-month period ended June 30, 2010, construction expenditures for the natural gas operations segment were \$177 million. Approximately 43 percent of these expenditures represented new construction and the balance represented costs associated with routine replacement of existing transmission, distribution, and general plant. Cash flows from operating activities of Southwest were \$393 million which provided sufficient funding for construction expenditures and dividend requirements of the natural gas operations segment.

Southwest estimates natural gas segment construction expenditures during the three-year period ending December 31, 2012 will be approximately \$570 million. Of this amount, approximately \$200 million is expected to be incurred in 2010. During the three-year period, cash flows from operating activities of Southwest are expected to provide sufficient funding for the gas operations total construction expenditures and dividend requirements. During the three-year period, the Company expects to raise \$8 million to \$10 million from its various common stock programs. Any cash requirements not met by operating activities are expected to be provided by existing credit facilities and/or other external financing sources. The timing, types, and amounts of these additional external financings will be dependent on a number of factors, including conditions in the capital markets, timing and amounts of rate relief, growth levels in Southwest s service areas, and earnings. These external financings may include the issuance of both debt and equity securities, bank and other short-term borrowings, and other forms of financing.

In March 2010, the Company redeemed the \$100 million, 7.70% Subordinated Debentures (Preferred Securities) at par. The Company facilitated the redemption using existing cash and borrowings under the \$300 million credit facility.

Southwest has \$200 million of long-term debt maturing in February 2011. By February 2011, the Company intends to issue \$250 million of new debentures (including at least \$125 million in December 2010) to provide the funding for the maturing obligation (and a portion of the redeemed Subordinated Debentures). Southwest also has \$200 million of long-term debt maturing in May 2012 and plans to fund that obligation by issuing \$200 million of debentures in March 2012. In connection with the planned 2010 and 2012 debt issuances, the Company, in January 2010, entered into two forward-starting interest rate swap (FSIRS) agreements to hedge the risk of interest rate variability during the period leading up to the planned issuances. See **Note 4 Derivatives and Fair Value Measurements** for more information on the FSIRS.

During the six months ended June 30, 2010, the Company issued shares of common stock for exercised stock options and through the Dividend Reinvestment and Stock Purchase Plan (DRSPP), raising approximately \$6 million. Beginning in the second quarter of 2010, the Company ceased issuing new common stock under the DRSPP (the DRSPP will purchase shares on the open market as needed).

Dividend Policy

The Company has a common stock dividend policy which states that common stock dividends will be paid at a prudent level that is within the normal dividend payout range for its respective businesses, and that the dividend will be established at a level considered sustainable in order to minimize business risk and maintain a strong capital structure throughout all economic cycles. In February 2010, the Board of Directors increased the quarterly dividend payout from 23.75 cents to 25 cents per share, effective with the June 2010 payment.

Form 10-Q

Liquidity

Liquidity refers to the ability of an enterprise to generate sufficient amounts of cash through its operating activities and external financing to meet its cash requirements. Several general factors (some of which are out of the control of the Company) that could significantly affect liquidity in future years include variability of natural gas prices, changes in the ratemaking policies of regulatory commissions, regulatory lag, customer growth in the natural gas segment s service territories, Southwest s ability to access and obtain capital from external sources, interest rates, changes in income tax laws, pension funding requirements, inflation, and the level of Company earnings. Natural gas prices and related gas cost recovery rates have historically had the most significant impact on Company liquidity.

On an interim basis, Southwest generally defers over- or under-collections of gas costs to PGA balancing accounts. In addition, Southwest uses this mechanism to either refund amounts over-collected or recoup amounts under-collected as compared to the price paid for natural gas during the period since the last PGA rate change went into effect. At June 30, 2010, the combined balance in the PGA accounts totaled an over-collection of \$135 million. See **PGA Filings** for more information on recent regulatory filings.

The Company has a \$300 million credit facility that expires in May 2012. Southwest has designated \$150 million of the \$300 million facility as long-term debt and the remaining \$150 million for working capital purposes. At June 30, 2010, no borrowings were outstanding on either the long-term or short-term portion of the credit facility. The credit facility can be used as necessary to meet liquidity requirements, including temporarily financing under-collected PGA balances, if any, or meeting the refund needs of over-collected balances. This credit facility has been, and is expected to continue to be, adequate for Southwest s working capital needs outside of funds raised through operations and other types of external financing. Management believes the Company currently has a solid liquidity position.

The following table sets forth the ratios of earnings to fixed charges for the Company. Due to the seasonal nature of the Company s business, these ratios are computed on a twelve-month basis:

			For the Twelve Months Ended		
		June 30, 2010	December 31, 2009		
Ratio of earnings to fixed charges		2.78	2.46		
	T. 1 1				

Earnings are defined as the sum of pretax income plus fixed charges. Fixed charges consist of all interest expense including capitalized interest, one-third of rent expense (which approximates the interest component of such expense), and net amortized debt costs.

Forward-Looking Statements

This quarterly report contains statements which constitute forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995 (Reform Act). All statements other than statements of historical fact included or incorporated by reference in this quarterly report are forward-looking statements, including, without limitation, statements regarding the Company s plans, objectives, goals, projections, anticipate, strategies, future events or performance, and underlying assumptions. The words may, will, should, could, expect, plan, b predict, continue, forecast, and similar words and expressions are generally used and intended to identify forward-looking statements. estimate. For example, statements regarding operating margin earned, customer growth, the composition of our customer base, price volatility, seasonal patterns, the Company s COLI strategy, risks and costs associated with having non-performing assets associated with new homes, timing of improvements in the housing market, amount and timing for completion of estimated future construction expenditures, forecasted operating cash flows and results of operations, funding sources of cash requirements, sufficiency of working capital, bank lending practices, the Company s views regarding its liquidity position, ability to raise funds and receive external financing, the amount and form of any such financing, future financing cost savings, the effectiveness of forward-starting interest rate swap agreements in hedging against changing interest rates, liquidity, the impact of the application of certain accounting standards, statements regarding future gas prices, gas purchase contracts and derivative financial interests, the impact of certain legal proceedings,

Form 10-Q

and the timing and results of future rate hearings and approvals are forward-looking statements. All forward-looking statements are intended to be subject to the safe harbor protection provided by the Reform Act.

A number of important factors affecting the business and financial results of the Company could cause actual results to differ materially from those stated in the forward-looking statements. These factors include, but are not limited to, the impact of weather variations on customer usage, customer growth rates, conditions in the housing market, our ability to recover costs through our PGA mechanisms, the effects of regulation/deregulation, the timing and amount of rate relief, changes in rate design, changes in gas procurement practices, changes in capital requirements and funding, the impact of conditions in the capital markets on financing costs, changes in construction expenditures and financing, renewal of franchises, easements and rights-of-way, changes in operations and maintenance expenses, effects of pension expense forecasts, accounting changes, future liability claims, changes in pipeline capacity for the transportation of gas and related costs, acquisitions and management s plans related thereto, competition, and our ability to raise capital in external financings. In addition, the Company can provide no assurance that its discussions regarding certain trends relating to its financing and operations and maintenance expenses will continue in future periods. For additional information on the risks associated with the Company s business, see **Item 1A. Risk Factors** and **Item 7A. Quantitative and Qualitative Disclosures About Market Risk** in the Company s Annual Report on Form 10-K for the year ended December 31, 2009.

All forward-looking statements in this quarterly report are made as of the date hereof, based on information available to the Company as of the date hereof, and the Company assumes no obligation to update or revise any of its forward-looking statements even if experience or future changes show that the indicated results or events will not be realized. We caution you not to unduly rely on any forward-looking statement(s).

ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

See Item 7A. Quantitative and Qualitative Disclosures about Market Risk in the Company s 2009 Annual Report on Form 10-K filed with the SEC. No material changes have occurred related to the Company s disclosures about market risk.

ITEM 4. CONTROLS AND PROCEDURES

The Company has established disclosure controls and procedures (as defined in Rules 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934, as amended (the Exchange Act)) that are designed to provide reasonable assurance that information required to be disclosed in reports filed or submitted under the Exchange Act is recorded, processed, summarized, and reported within the time periods specified in the SEC s rules and forms and to provide reasonable assurance that such information is accumulated and communicated to our management, including our Chief Executive Officer and Chief Financial Officer, as appropriate to allow timely decisions regarding required disclosures. A control system, no matter how well conceived and operated, can provide only reasonable, not absolute, assurance that the objectives of the control system are met. Further, the design of a control system must reflect the fact that there are resource constraints, and benefits of controls must be considered relative to their costs. Additionally, controls can be circumvented by the individual acts of some persons, by collusion of two or more people, or management override of the control. Because of the inherent limitations in a cost-effective control system, misstatements due to error or fraud may occur and may not be detected.

Based on the most recent evaluation, as of June 30, 2010, management of the Company, including the Chief Executive Officer and Chief Financial Officer, believe the Company s disclosure controls and procedures are effective at attaining the level of reasonable assurance noted above.

There have been no changes in the Company s internal controls over financial reporting (as defined in Rules 13a-15(f) and 15d-15(f) of the Exchange Act) during the second quarter of 2010 that have materially affected, or are likely to materially affect, the Company s internal controls over financial reporting.

Form 10-Q

PART II - OTHER INFORMATION

ITEM 1. LEGAL PROCEEDINGS

The Company is named as a defendant in various legal proceedings. The ultimate dispositions of these proceedings are not presently determinable; however, it is the opinion of management that none of this litigation individually or in the aggregate will have a material adverse impact on the Company s financial position or results of operations.

ITEMS 1A. through 3. None.

ITEM 4. REMOVED AND RESERVED

ITEM 5. OTHER INFORMATION

In July 2010, A. Randall Thoman was elected as a director of the Company. The election of Mr. Thoman increases the number of directors from twelve to thirteen. As a director, he will serve on the Audit and Pension Plan Investment Committees of the Company s Board of Directors. The Board of Directors also amended the Company s Bylaws to reflect an increase in the number of directors from twelve to thirteen.

In July 2010, George C. Biehl, Executive Vice President/Chief Financial Officer and Corporate Secretary, announced his resignation as the Chief Financial Officer and Corporate Secretary effective August 11, 2010. Mr. Biehl will assist the Company and his successors with the transition of his responsibilities, with the intent of retiring as Executive Vice President near year-end 2010. Roy R. Centrella, Vice President/Controller and Chief Accounting Officer, will assume Mr. Biehl s duties as principal financial officer and be promoted to Senior Vice President/Chief Financial Officer of the Company. Gregory J. Peterson, Assistant Controller, will replace Mr. Centrella as the Company s Chief Accounting Officer and hold the title of Vice President/Controller/Chief Accounting Officer. The above information was reported in a Form 8-K dated July 26, 2010 filed with the SEC.

ITEM 6. EXHIBITS

The following documents are filed, or furnished, as applicable, as part of this report on Form 10-Q:

- Exhibit 3(ii) Amended Bylaws of Southwest Gas Corporation.
- Exhibit 12.01 Computation of Ratios of Earnings to Fixed Charges.
- Exhibit 31.01 Section 302 Certifications.
- Exhibit 32.01 Section 906 Certifications.
- Exhibit 101 The following materials from the Company s Quarterly Report on Form 10-Q for the quarter ended June 30, 2010, formatted in Extensible Business Reporting Language (XBRL): (i) the Condensed Consolidated Balance Sheets, (ii) the Condensed Consolidated Statements of Income, (iii) the Condensed Consolidated Statements of Cash Flows, and (iv) the Notes to the Condensed Consolidated Financial Statements, tagged as blocks of text.

Form 10-Q

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

Southwest Gas Corporation (Registrant)

Date: August 9, 2010

/s/ Roy R. Centrella Roy R. Centrella Vice President/Controller and Chief Accounting Officer