ALLEGHENY ENERGY, INC Form 425 February 11, 2010

February 2010
Filed by FirstEnergy Corp.
Pursuant to Rule 425 under the Securities Act of 1933
and deemed filed pursuant to Rule 14a-12
of the Securities Exchange Act of 1934, as amended

Subject Company: Allegheny Energy, Inc. Commission File No: 001-00267

2 Safe Harbor

FirstEnergy

This communication includes forward-looking statements based on information currently available to management. Such state certain risks and uncertainties. These statements include declarations regarding management s intents, beliefs and current experiences.

statements
typically
contain,
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terms
anticipate,
potential,
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believe,
estimate
and
similar
words.
Forward-
looking statements involve estimates, assumptions, known and unknown risks, uncertainties and other factors that may cause
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forward-looking statements. Forward-looking statements relating to the proposed merger include, but are not limited to, states
benefits of the proposed merger involving Allegheny and FirstEnergy, including future financial and operating results, Alleghenergy, and Alleghenerg
plans, objectives, expectations and intentions, the expected timing of completion of the transaction, and other statements relative
are not historical facts.
Actual
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changes affecting how generation rates will be determined following the expiration of existing rate plans in Pennsylvania, the
Utilities
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impacts from American Transmission System, Incorporated s realignment into PJM Interconnection L.L.C., economic or we
affecting future sales and margins, changes in markets for energy services, changing energy and commodity market prices an
replacement power costs being higher than anticipated or inadequately hedged, the continued ability of FirstEnergy s regulat
transition and other charges or to recover increased transmission costs, operating and maintenance costs being higher than an
legislative and regulatory changes, revised environmental requirements, including possible greenhouse gas emission regulation
impacts
of
the
U.S.
Court
of
Appeals
July

11, 2008 decision requiring revisions to the Clean Air Interstate Rules and the scope of any laws, rules or regulations that may ultimately take their place, the uncertainty of the timing and amounts of the capital expenditures needed things, implement FirstEnergy s Air Quality Compliance Plan (including that such amounts could be higher than anticipated or that certain generating units may need to be shut down) or levels of emission

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reductions
related
to
the
Consent
Decree
resolving
the
New
Source
Review
litigation or other similar potential regulatory initiatives or actions, adverse regulatory or legal decisions and outcomes (include
the state of the s
revocation
of .
necessary
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or .
operating
permits
and
oversight)
by
the
Nuclear
Regulatory
Commission,
Met-Ed s
and
Penelec s
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PaPUC,
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continuing
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generating
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near full capacity, the ability to comply with applicable state and federal reliability standards, the ability to accomplish realize anticipated benefits from strategic goals (including employee workforce initiatives), the ability to improve electric commodity margins and to experience growth in the distribution

business, the changing market conditions that could affect the value of assets held in FirstEnergy s nuclear decommissioning t and other trust funds, and cause it to make additional contributions sooner, or in an amount that is larger than currently anticipa access the public securities and other capital and credit markets in accordance with FirstEnergy s financing plan and the cost c changes

in

general

economic

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conditions
affecting
the
company,
the
state
of
the
capital
and
credit
markets
affecting
the
company,
interest
rates
and
any actions taken by credit rating agencies that could negatively affect FirstEnergy s access to financing or its costs or increase
post additional collateral to support outstanding commodity positions, letters of credit and other financial guarantees, the conti
national
and
regional
economy
and
its
impact
on
the
company s
major
industrial
and
commercial
customers,
issues
concerning
the
soundness
of
financial
institutions
and
counterparties
with
which
FirstEnergy
does
business,
and

the

risks

and

other

factors

discussed

from

time

to

time

in

its

SEC filings, and other similar factors.

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Harbor

FirstEnergy

(Continued)

With respect to the proposed merger, actual results may differ materially due to the risks and uncertainties relating to the abilit

requisite Allegheny and FirstEnergy stockholder approvals; the risk that FirstEnergy or Allegheny may be unable to obtain governmental and regulatory approvals may delay the merger or resu conditions that could reduce the anticipated benefits from the merger or cause the parties to abandon the merger; the risk that a closing of the merger may not be satisfied; the timing to consummate the proposed merger; the risk that the businesses will not successfully; the risk that the cost savings and any other synergies from the transaction may not be fully realized or may take le expected; disruption from the transaction making it more difficult to maintain relationships with customers, employees or suppmanagement time on merger-related issues; and the risk that the credit ratings of the combined company or its subsidiaries may what the companies expect.

The foregoing review of factors should not be construed as exhaustive. New factors emerge from time to time, and it is not pomanagement

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combination of factors, may cause results to differ materially from those contained in any forward-looking statements. FirstEnd disclaims any current intention to update any forward-looking statements contained herein as a result of new information, future otherwise.

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Safe

Harbor

Allegheny

In addition to historical information, this presentation may contain a number of "forward-looking statements" as defined in the Litigation

Reform Act of 1995. Words such anticipate, expect, project, intend, plan, believe, and words and terms of similar

substance used in

connection with any discussion of future plans, actions, or events identify forward-looking statements. Forward-looking statements proposed merger include, but are not limited to, statements about the benefits of the proposed merger involving Allegheny and future financial and operating results, Allegheny's and FirstEnergy's plans, objectives, expectations and intentions, the expected of the transaction, and other statements relating to the merger that are not historical facts. Additional forward-looking statement limited to, statements with respect to rate regulation and the status of retail generation service supply competition in states serv distribution business, Allegheny Power; financing plans; demand for energy and the cost and availability of raw materials, inclust-resort and power supply contracts; results of litigation; results of operations; internal controls and procedures; capital expectance condition of plants and equipment; capacity purchase commitments; and regulatory matters.

Forward-looking statements involve estimates, expectations and projections and, as a result, are subject to risks and uncertainti assurance that actual results will not materially differ from expectations. Important factors could cause actual results to differ indicated by such forward-looking statements. With respect to the proposed merger, these factors include risks and uncertainti

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obtain

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requisite

Allegheny

and

FirstEnergy

stockholder

approvals;

the

risk

that

FirstEnergy

or

Allegheny

may

be

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unable
to
obtain
governmental
and regulatory approvals required for the merger, or required governmental and regulatory approvals may delay the merger or
of conditions that could reduce the anticipated benefits from the merger or cause the parties to abandon the merger; the risk that
of
the
merger
may
not
be
satisfied;
the
length
of
time
necessary
to
consummate
the
proposed
merger;
the
risk
that
the
businesses
will
not
be
integrated successfully; the risk that the cost savings and any other synergies from the transaction may not be fully realized or
realize
than
expected;
disruption
from
the
transaction
making
it
more
difficult
to
maintain
relationships
with
customers,
employees
or

suppliers;

the

diversion of management time on merger-related issues; the effect of future regulatory or legislative actions on the companies; credit ratings of the combined company or its subsidiaries may be different from what the companies expect. With respect to of statements, factors that could cause actual results to differ materially include, among others, plant performance and unplanned the price of power and fuel for electric generation; general economic and business conditions; changes in access to capital marrating agencies; complications or other factors that render it difficult or impossible to obtain necessary lender consents or regulations; the results of regulatory proceedings, including proceedings related to rates; changes development and other activities by Allegheny s competitors; changes in the weather and other natural phenomena; changes in behavior

and

their

resulting

effects

on

existing

and

future

load

requirements;

changes

in

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assumptions,

including

market

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to

estimate

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values

of

commodity

contracts;

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in

laws

and

regulations

applicable

to

Allegheny,

its

markets

or

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its
activities;
the
loss
of
any
significant
customers
or
suppliers;
dependence
on
other
electric
transmission
and
gas
transportation
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and
their
constraints
or
availability;
inflationary
and
interest
rate
trends
changes
in
market
rules,
including
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to
PJM
participant
rules
and
tariffs;
the
effect of accounting pronouncements issued periodically by accounting standard-setting bodies and accounting issues facing of
the state of the s
continuing
effects
of clobal
global
instability,
terrorism

war.
Additional
risks
and
uncertainties
are
identified
and
discussed

in

and

Allegheny s

reports

filed with the SEC. These forward-looking statements speak only as of the date of this document. Allegheny undertakes no obl forward-looking statements to reflect events or circumstances after the date of this presentation.

Additional Information and Where to Find It

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In connection with the proposed merger, FirstEnergy will file with the SEC a Registration Statement on Form S-4 that will include a joint proxy statement of FirstEnergy and Allegheny that also constitutes a prospectus of FirstEnergy and Allegheny will mail the joint proxy statement/prospectus to their respective shareholders. **FirstEnergy and Allegheny** urge investors and shareholders to read the joint proxy statement/prospectus regarding the proposed merger when it becomes available, as well as other documents filed with

the SEC, because they will contain important information. You may obtain copies of all documents filed with the SEC regarding this transaction, free of charge, at the SEC s website (www.sec.gov). You may also obtain these documents, free of charge, from FirstEnergy s website (www.firstenergycorp.com) under the tab Investors and then under the heading Financial Information and then under the item SEC Filings. You may also obtain these documents, free of charge, from Allegheny s website (www.alleghenyenergy.com) under the tab Investors and then under the heading **SEC** Filings. FirstEnergy, Allegheny and their respective directors, executive officers and certain other members of management and

employees may be soliciting proxies from FirstEnergy and Allegheny shareholders in favor of the merger and related matters. Information regarding the persons who may, under the rules of the SEC, be deemed participants in the

solicitation of FirstEnergy and Allegheny shareholders in connection with the proposed merger will be set forth in the joint proxy statement/prospectus when it is filed with the SEC. You can find information about FirstEnergy s executive officers and directors in its definitive proxy statement filed with the SEC on April 1, 2009. You can find information about Allegheny's executive officers and directors in its definitive proxy statement filed with the SEC on March 20, 2009. Additional information about FirstEnergy's executive officers and directors and Allegheny s executive officers and directors can be found in the above-referenced Registration Statement on Form S-4 when it becomes available.

You can obtain free copies of these documents from FirstEnergy and Allegheny using the contact information above.

Participants In The Merger Solicitation

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Agenda
Combination Rationale
Transaction Terms
Combined Company Profile
Financial Highlights
Regulatory Timeline & Next Steps

Summary

7 Combination Rationale

8
FirstEnergy Combination Rationale
Consistent
with
our
strategy
to

build a balanced, integrated and diversified portfolio of assets

Adjacent geographic footprint complements existing businesses and our retail sales strategy

Generation anchored by efficient nuclear and supercritical fossil baseload assets Transaction creates a significant presence in region and sector

6.1MM customers ~35% increase in customer base

24 GW of combined generation capacity (21 GW in competitive markets) \sim 70% increase in generating capacity

Transaction provides numerous opportunities to create value

Increased scale, scope and diversification improves operating performance and geographic reach

More cost-effective fuel procurement options and O&M savings

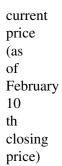
Improved risk profile through existing and planned FERC regulated transmission investments Attractive shareholder return potential

Diversified avenues for growth between regulated and generation businesses

Solid balance sheet with strong operating cash flows Anticipate transaction to be accretive to earnings in the first year following the close

9 Allegheny Combination Rationale Substantial upfront value to shareholders

32% premium to Allegheny's



FirstEnergy s current dividend would represent a 145% increase for Allegheny shareholders, supported by combined company s strong balance sheet and cash flows Larger, more diversified platform of generation and utility assets with additional value drivers

Diversified generation fleet with significant non-carbon emitting capacity reduces exposure to changing environmental requirements

Enhanced retail marketing capability

Greater utility scale and regulatory diversification

Expanded transmission platform with major projects underway

More cost-effective fuel procurement options, O&M savings and other synergies Maintains leverage to recovery in economy and power prices

10

Transaction Terms

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Key Transaction Terms

Consideration:

100% stock

Offer Price:

0.667 shares of FirstEnergy per Allegheny share

Premium:

32% based on February 10 th closing prices and 22% to the average stock price of Allegheny over the last 60 days Pro Forma 73% FirstEnergy shareholders Ownership: 27% Allegheny shareholders Governance: Tony Alexander to be President and CEO Paul Evanson to be Executive Vice Chairman Two Allegheny Board members added to FirstEnergy Board Timing: Expected to close within 12-14 months

Approvals:

12 Combined Company Profile

13

An Integrated, Regional Platform

- 1. 12/31/2009 data, except where noted
- 2. Excludes American Transmission Systems Incorporated (ATSI) and Allegheny Energy Transmission, LLC
- 3. 2009 estimate

Revenue:

Regulated Utilities

Electric Customers:
Regulated States:
Rate Base:
Total Generation:
Competitive Generation:
Service Territory:
Employees:
\$16.4Bn
10
2
6.1MM
7 States
\$10.8Bn
2,3
24 GW
21 GW
67,000 sq miles
~17,750
Combined
Statistics
1
FirstEnergy Service Territory
Allegheny Service Territory
FirstEnergy Plants
Allegheny Plants
Time Silving Timines

Diverse Competitive Generation Portfolio Combined Competitive Capacity

19% 42% 20% 7% 12% **Combined Competitive Production** 2 Nuclear Gas / Oil 28%52% 18% Supercritical Coal Nuclear Gas / Oil <1% Hydro/Wind ~2% **Total Combined Capacity:** 21 GW **Total Combined Production:** 117 TWh 1. Capacity as of year-end 2009 2. Production as of year-end 2008 Hydro/Wind Subcritical Coal Supercritical Coal Subcritical

Coal

Highly Efficient Coal-Fired Fleet 4,945 (32%) 224,600 (72%) Pre-1965

Typically Unscrubbed Heat Rates ~11,000 Btu/kWh Higher Cost ~\$30-35/MWh Subcritical Units Supercritical Units 15,332 MW 312,000 MW 10,387 (68%)87,400 (28%)Post-1965 Typically Scrubbed Heat Rates ~9,800 Btu/kWh Lower Cost ~\$20-25/MWh Combined Companies (MW) U.S. Total (MW) Supercritical units are newer, more efficient and more environmentally-friendly 1. Total coal-fired capacity (regulated and competitive), as of 12/31/2009

Combined Fleet is Well Positioned for

Changing Environmental Regulation

1.

Regulated and competitive capacity as of 12/31/2009 2. Includes nuclear, wind and hydro

3.

Includes Sammis Units 6 and 7 AQC project being completed in 2010 4. Sammis Units 1 5, Ft. Martin, Hatfield, and Mitchell **Total Capacity** 17% 26% 9% 19% 29% Non-Emitting SO 2 /NO Controls SO 2 Controls Natural Gas Unscrubbed 3 24.1 Total Fleet 4.5 Unscrubbed 2.2 Natural Gas 4.1 SO 2 Controls 7.1 SO 2 / NOx Controls 6.2 Non-Emitting GW s by Category 4 2

1

17 Regulated Utilities 10 Regulated Utilities Across Seven States

1

6.1MM customers in OH, PA, MD, WV, NJ, VA and NY

194,000 miles of distribution and nearly 20,000 miles of transmission lines

67,000 square miles

1. Excludes American Transmission Systems Incorporated (ATSI) and Allegheny Energy Transmission, LLC

2. 12/31/2009 data

6,079,900

Total

383,600

Monongahela Power

483,400

Potomac Edison

714,900

West Penn Power

1,095,000

Jersey Central Power & Light

551,000

Met-Ed

160,000

Penn Power

590,000

Penelec

754,000

The Illuminating Company

1,038,000

Ohio Edison

310,000

Toledo Edison

Customers

2

18 Additional Transmission Expansion 500 kV transmission line extending 149 miles from western PA through WV and into VA

ROE: 12.7% Equity: 50%

Cost: \$850MM

Status:

Approved in all states

Construction progressing

On track for in-service date in 2011 765 kV transmission line extending 275 miles from WV to MD

ROE: 14.3% Equity: 50% Cost: \$1.2Bn Status:

PJM determined PATH may not be needed by 2014

Updated timeline expected in June 2010

19 Financial Highlights

(28)

(28) (35) (95) (165)

530

480

450

350

180

(250)

(100)

50

200

350

500

650

Year 1

Year 2

Year 3

Year 4

Year 5

Estimated Annual Synergies

Overview of Transaction Synergies

\$MM

Synergies By Category

10%

19%

50%

21%

Corporate

Generation and Fuel

Information Services

Utility

Gross Pre-Tax Synergies

Costs to Achieve

Pro Forma Earnings Impact
Anticipate transaction to be accretive to earnings in the first year following the close, including purchase accounting adjustments
Purchase accounting adjustments expected to be modest

Estimated asset and liability step-ups reduce earnings by approximately

\$7MM in year 1 and \$30MM in year 2

Solid Balance Sheet

51%

55%

51%

55%

Debt / Capital

3.0x 3.5x 3.0x3.5x Debt / EBITDA 4.3x4.7x3.7x4.3xFunds from Operations Interest Coverage 20% 23% 18% 21% Funds from Operations / Total Debt Year 2 Year 1 Pro Forma Key Ratios

Combined company metrics support stable investment grade ratings

Summary Expected Financial Highlights
Synergies realized across wide range of business segments but
primarily derived from competitive operations
Anticipate transaction to be accretive to earnings in the first year
following the close
Solid balance sheet and strong operating cash flow generation

Credit metrics consistent with a stable investment grade rating

24 Regulatory Timeline & Next Steps

Regulatory Timeline & Next Steps
Forming a transition team and transition steering committee

Comprised of key FirstEnergy and Allegheny management and senior executives

Begin filings for regulatory approvals and shareholder vote

Companies expect to complete the transaction within 12-14 months

26 Summary

Summary
Combination creates a leading regional energy provider
Complementary portfolio of generating assets strengthens the
combined company s operational performance
Scale and scope of combined distribution and transmission assets
create new opportunities

Meaningful synergy opportunities, primarily in the competitive operations

Expected strong financial position to support growth and to provide shareholders with attractive total return potential Experienced management with a proven ability to integrate companies and to create long-term shareholder value

FirstEnergy Update

30 2009 Fourth Quarter & Full-Year GAAP to Non-GAAP Reconciliation 3.77 0.77 Basic Earnings Per Share (Non-GAAP) 0.42

0.42

Power Contract Mark-To-Markets Adjustment

(0.52)

Non-Core Asset Sales/Impairments

(0.53)

(0.49)

Income Tax Issue Resolution

0.31

0.01

Debt Redemption Premiums

0.14

Organizational Restructuring/Incremental Strike Costs

0.09

0.05

Trust Securities Impairment

0.55

Regulatory Charges

3.31

0.78

Basic Earnings Per Share (GAAP) Excluding Special Items

Full Year 2009

Fourth Quarter 2009

(\$ Per Share)

2010 Non-GAAP Earnings Guidance of \$3.50 to \$3.70 per share affirmed