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Washington, D.C. 20549

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ANNUAL AUDITED REPORT
FORM X-17A-5
PART III

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FACING PAGE

**Information Required of Brokers and Dealers Pursuant to Section 17 of the
Securities Exchange Act of 1934 and Rule 17a-5 Thereunder**

REPORT FOR THE PERIOD BEGINNING January 1, 2006 AND ENDING December 31, 2006
MM/DD/YY MM/DD/YY

A. REGISTRANT IDENTIFICATION

NAME OF BROKER-DEALER: Phoenix Equity Planning Corporation

OFFICIAL USE ONLY
FIRM I.D. NO.

ADDRESS OF PRINCIPAL PLACE OF BUSINESS: (Do not use P.O. Box No.)

One American Row

(No. and Street)

Hartford
(City)

Connecticut
(State)

06115-0480
(Zip Code)

NAME AND TELEPHONE NUMBER OF PERSON TO CONTACT IN REGARD TO THIS REPORT

Glenn H. Pease

(860) 403-5859

(Area Code - Telephone Number)

B. ACCOUNTANT IDENTIFICATION

INDEPENDENT PUBLIC ACCOUNTANT whose opinion is contained in this Report*

PricewaterhouseCoopers LLP

(Name - if individual, state last, first, middle name)

100 Pearl Street
(Address)

Hartford
(City)

Connecticut
(State)

06103
(Zip Code)

CHECK ONE:

- Certified Public Accountant
- Public Accountant
- Accountant not resident in United States or any of its possessions.

PROCESSED
MAR 23 2007
THOMSON
FINANCIAL

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*Claims for exemption from the requirement that the annual report be covered by the opinion of an independent public accountant must be supported by a statement of facts and circumstances relied on as the basis for the exemption. See Section 240.17a-5(e)(2)

SEC 1410 (06-02)

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OATH OR AFFIRMATION

I, Glenn H. Pease, swear (or affirm) that, to the best of my knowledge and belief the accompanying financial statement and supporting schedules pertaining to the firm of Phoenix Equity Planning Corporation, as of December 31, 20⁰⁶, are true and correct. I further swear (or affirm) that neither the company nor any partner, proprietor, principal officer or director has any proprietary interest in any account classified solely as that of a customer, except as follows:

Glenn H. Pease

Signature

Vice President, Finance

Title

Lynn M. Kochanski
Notary Public

LYNN M. KOCHANSKI
NOTARY PUBLIC
MY COMMISSION EXPIRES FEB. 28, 2011

This report ** contains (check all applicable boxes):

- (a) Facing Page.
- (b) Statement of Financial Condition.
- (c) Statement of Income (Loss).
- (d) Statement of Changes in Financial Condition.
- (e) Statement of Changes in Stockholders' Equity or Partners' or Sole Proprietors' Capital.
- (f) Statement of Changes in Liabilities Subordinated to Claims of Creditors.
- (g) Computation of Net Capital.
- (h) Computation for Determination of Reserve Requirements Pursuant to Rule 15c3-3.
- (i) Information Relating to the Possession or Control Requirements Under Rule 15c3-3.
- (j) A Reconciliation, including appropriate explanation of the Computation of Net Capital Under Rule 15c3-1 and the Computation for Determination of the Reserve Requirements Under Exhibit A of Rule 15c3-3.
- (k) A Reconciliation between the audited and unaudited Statements of Financial Condition with respect to methods of consolidation.
- (l) An Oath or Affirmation.
- (m) A copy of the SIPC Supplemental Report.
- (n) A report describing any material inadequacies found to exist or found to have existed since the date of the previous audit.

**For conditions of confidential treatment of certain portions of this filing, see section 240.17a-5(e)(3).

**Phoenix Equity
Planning Corporation**

(A wholly-owned subsidiary of Phoenix Investment Partners, Ltd.)

Consolidated Financial Statements

with Additional Information

December 31, 2006 and 2005

Report of Independent Auditors

To the Board of Directors and Stockholder of
Phoenix Equity Planning Corporation:

In our opinion, the accompanying consolidated statements of financial condition and the related consolidated statements of income, changes in stockholder's equity and cash flows present fairly, in all material respects, the financial position of Phoenix Equity Planning Corporation and its subsidiary (collectively, the "Company") at December 31, 2006 and December 31, 2005, and the results of their operations and their cash flows for the years then ended in conformity with accounting principles generally accepted in the United States of America. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits. We conducted our audits of these statements in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

Our audit was conducted for the purpose of forming an opinion on the basic financial statements taken as a whole. The consolidating information contained in Schedule I is presented for purposes of additional analysis of the consolidated financial statements rather than to present the financial position and results of operations of the individual companies. Accordingly, we do not express an opinion on the financial position and results of operations of the individual companies. The information contained in Schedule II (Computation of Net Capital Under Rule 15c3-1 at December 31, 2006) is presented for purposes of additional analysis and is not required as part of the basic financial statements, but is supplementary information required by Rule 17a-5 under the Securities Exchange Act of 1934. Such information has been subjected to the auditing procedures applied in the audit of the basic financial statements and, in our opinion, is fairly stated in all material respects in relation to the basic financial statements taken as a whole.

The Company is a wholly-owned subsidiary of Phoenix Investment Partners, Ltd. (the "Parent"). As disclosed in the accompanying notes to these consolidated financial statements, the Company has significant transactions with its Parent and its affiliates.

PricewaterhouseCoopers LLP

February 27, 2007

Phoenix Equity Planning Corporation
(A wholly-owned subsidiary of Phoenix Investment Partners, Ltd.)
Consolidated Statements of Financial Condition

	December 31,	
	<u>2006</u>	<u>2005</u>
	<i>(in thousands)</i>	
Assets		
Cash and cash equivalents	\$ 10,219	\$ 8,483
Investments in affiliated investment funds	11,889	10,779
Management fees receivable	9,187	5,979
Concessions receivable	396	944
Receivables from related parties	9,347	9,792
Deferred commissions	1,835	2,285
Prepaid expenses and other assets	846	703
Furniture and equipment, net	401	487
Definite-lived intangible asset, net	285	344
Deferred tax asset, net	<u>1,668</u>	<u>1,551</u>
 Total assets	 <u>\$ 46,073</u>	 <u>\$ 41,347</u>
 Liabilities and Stockholder's Equity		
Accrued compensation	\$ 6,262	\$ 5,900
Accounts payable and accrued expenses	5,641	1,619
Payables to broker-dealers	8,315	5,217
Payables to related parties	<u>4,820</u>	<u>5,057</u>
 Total liabilities	 <u>25,038</u>	 <u>17,793</u>
 Stockholder's Equity		
Common stock, \$100 par value, 5,000 shares authorized, issued and outstanding	500	500
Additional paid-in capital	14,811	18,811
Retained earnings	<u>5,724</u>	<u>4,243</u>
 Total stockholder's equity	 <u>21,035</u>	 <u>23,554</u>
 Total liabilities and stockholder's equity	 <u>\$ 46,073</u>	 <u>\$ 41,347</u>

The accompanying notes are an integral part of these financial statements.

Phoenix Equity Planning Corporation
(A wholly-owned subsidiary of Phoenix Investment Partners, Ltd.)
Consolidated Statements of Income

	Year Ended December 31,	
	<u>2006</u>	<u>2005</u>
	<i>(in thousands)</i>	
Operating Revenues		
Management fees	\$ 50,937	\$ 44,805
Marketing fees	15,575	8,701
Fund accounting fees	11,500	8,139
Shareholder service agent fees	6,882	6,169
Distributor fees	30,475	26,291
Administrative fees	683	1,203
Underwriter fees	612	618
Investment and other income	<u>2,631</u>	<u>815</u>
Total operating revenues	<u>119,295</u>	<u>96,741</u>
Operating Expenses		
General and administrative expenses	59,315	34,307
Employment expenses	27,750	25,740
Commissions and finder's fees	<u>26,678</u>	<u>23,527</u>
Total operating expenses	<u>113,743</u>	<u>83,574</u>
Income before income taxes	<u>5,552</u>	<u>13,167</u>
Provision for income taxes	<u>2,071</u>	<u>5,386</u>
Net income	<u>\$ 3,481</u>	<u>\$ 7,781</u>

The accompanying notes are an integral part of these financial statements.

Phoenix Equity Planning Corporation
(A wholly-owned subsidiary of Phoenix Investment Partners, Ltd.)
Consolidated Statements of Changes in Stockholder's Equity
For the Years Ended December 31, 2006 and 2005

(in thousands)

	<u>Common Stock</u>	<u>Additional Paid-In Capital</u>	<u>Retained Earnings</u>	<u>Total Stockholder's Equity</u>
Balances at December 31, 2004	\$ 500	\$ 20,062	\$ 5,212	\$ 25,774
Net income			7,781	7,781
Dividends to parent			(8,750)	(8,750)
Additional paid in capital		(1,251)		(1,251)
Balances at December 31, 2005	500	18,811	4,243	23,554
Net income			3,481	3,481
Additional paid in capital		(4,000)		(4,000)
Dividends to parent			(2,000)	(2,000)
Balances at December 31, 2006	\$ 500	\$ 14,811	\$ 5,724	\$ 21,035

The accompanying notes are an integral part of these financial statements.

Phoenix Equity Planning Corporation
(A wholly-owned subsidiary of Phoenix Investment Partners, Ltd.)
Consolidated Statements of Cash Flows

	Year Ended December 31,	
	<u>2006</u>	<u>2005</u>
	<i>(in thousands)</i>	
Cash flows from operating activities:		
Net income	\$ 3,481	\$ 7,781
Adjustments to reconcile net income to net cash provided by operating activities:		
Depreciation	191	69
Amortization of deferred commissions	1,070	992
Amortization of intangible asset	59	59
Deferred taxes	(117)	(281)
Gain on sale of investments	(525)	(775)
Changes in operating assets and liabilities:		
Management fees receivable	(3,208)	477
Concessions receivable	548	797
Receivables from related parties	445	(6,213)
Deferred commissions	(620)	(878)
Prepaid expenses and other assets	(143)	10
Accrued compensation	362	(2,776)
Accounts payable and accrued expenses	4,022	485
Payables to broker-dealers	3,098	(644)
Payables to related parties	(237)	565
Change in unrealized appreciation on investments	<u>(623)</u>	<u>822</u>
Net cash provided by operating activities	<u>7,803</u>	<u>490</u>
Cash flows from investing activities:		
Purchase of investments	(3,237)	(1,792)
Proceeds from sale of investments	3,275	2,197
Purchase of furniture and equipment, net	<u>(105)</u>	<u>(358)</u>
Net cash used in investing activities	<u>(67)</u>	<u>47</u>
Cash flows from financing activities:		
Dividends to parent	(2,000)	(8,750)
Capital distributions to parent	<u>(4,000)</u>	<u>(1,251)</u>
Net cash used in financing activities	<u>(6,000)</u>	<u>(10,001)</u>
Net (decrease) increase in cash and cash equivalents	1,736	(9,464)
Cash and cash equivalents, beginning of year	<u>8,483</u>	<u>17,947</u>
Cash and cash equivalents, end of year	<u>\$ 10,219</u>	<u>\$ 8,483</u>
Supplemental cash flow information:		
Income taxes paid	\$ 3,041	\$ 2,138

The accompanying notes are an integral part of these financial statements.

Phoenix Equity Planning Corporation
(A wholly-owned subsidiary of Phoenix Investment Partners, Ltd.)
Notes to Consolidated Financial Statements
December 31, 2006 and 2005

1. Operations

Phoenix Equity Planning Corporation (PEPCO) is a registered broker-dealer and registered transfer agent under the Securities Exchange Act of 1934, as amended, principally serving the United States markets as distributor, underwriter, and financial agent for products registered with the Securities and Exchange Commission. Phoenix Investment Counsel, Inc. (PIC), a wholly-owned subsidiary of PEPCO, is a registered investment advisor furnishing management services primarily under agreements with affiliated registered investment companies (collectively, the Phoenix Funds). PIC also manages institutional accounts and structured finance products, and provides investment management services for the non-real estate investment assets of Phoenix Life Insurance Company's (Phoenix Life) general account.

PEPCO is a wholly-owned subsidiary of Phoenix Investment Partners, Ltd. (PXP). PXP is an indirect wholly-owned subsidiary of The Phoenix Companies, Inc. (PNX).

2. Summary of Significant Accounting Policies

The significant accounting policies, which have been consistently applied, are as follows:

Principles of Consolidation and Basis of Presentation

PEPCO's consolidated financial statements, which include the accounts of PEPCO and PIC, have been prepared in conformity with accounting principles generally accepted in the United States of America (GAAP). All material intercompany accounts and transactions have been eliminated. Certain reclassifications have been made to the prior year amounts to conform to the current year presentation. The preparation of financial statements in conformity with GAAP requires the use of estimates. Accordingly, certain amounts in the financial statements contain estimates made by management. Actual amounts could differ from those estimates.

Cash and Cash Equivalents

Cash and cash equivalents consist of cash in banks and highly liquid affiliated money market mutual fund investments.

Investments in Affiliated Investment Funds

These investments are classified as trading securities and are carried at fair value, which is determined based on the publicly quoted market prices for equity investments and net asset values for mutual fund investments. Unrealized appreciation or depreciation on investments is included in investment and other income.

Phoenix Equity Planning Corporation
(A wholly-owned subsidiary of Phoenix Investment Partners, Ltd.)
Notes to Consolidated Financial Statements
December 31, 2006 and 2005

Deferred Commissions

Deferred commissions are commissions paid to broker-dealers on sales of Class B mutual fund shares (Class B shares). These commissions are recovered by PEPCO by the receipt of monthly asset-based distributor fees received from the mutual funds or contingent deferred sales charges received upon redemption of the Class B shares within five years of purchase.

The deferred costs resulting from the sale of Class B shares subsequent to December 31, 2002 are amortized on a straight-line basis over a three or five-year period, depending on the fund, or until the underlying Class B shares are redeemed. Amortization expense was \$1.1 million and \$1.0 million in 2006 and 2005, respectively. PEPCO periodically assesses the deferred commission asset for impairment and records additional amortization expense as appropriate.

Concessions Receivable

PEPCO acts as principal underwriter and distributor of variable annuity contracts offered by affiliates of PNX. PEPCO enters into selling agreements with other broker-dealers or entities either registered or exempt under the Securities Act of 1934 (selling brokers). Concessions receivable represent amounts due from PNX affiliates for the commission amounts due to selling brokers. PEPCO does not realize any net revenue from these transactions.

Furniture and Equipment

Furniture and equipment are recorded at cost. Depreciation is computed using the straight-line method with estimated useful lives of up to five years. Major renewals or betterments are capitalized and recurring repairs and maintenance are charged to operations.

Intangible Assets

Definite-lived intangible assets are amortized on a straight-line basis over the estimated remaining lives of such assets and are periodically reevaluated for impairment in accordance with Statement of Financial Accounting Standards (SFAS) No. 121, "*Accounting for the Impairment of Long-lived Assets and for Long-lived Assets to be Disposed of*," by comparing estimates of future undiscounted cash flows to the carrying value of assets. Assets are considered impaired if the carrying value exceeds the expected future undiscounted cash flows.

Impairment analyses are performed at least annually or more frequently if warranted by events or changes in circumstances affecting PEPCO's business.

Phoenix Equity Planning Corporation
(A wholly-owned subsidiary of Phoenix Investment Partners, Ltd.)
Notes to Consolidated Financial Statements
December 31, 2006 and 2005

Revenue Recognition

Management, marketing, fund accounting, shareholder service agent, and administrative fees are recorded as income during the period in which such services are performed. Management and administrative fees are generally earned based upon a percentage of assets under management, except for the fees for services related to the management of Phoenix Life's general account which are earned on a cost-recovery basis. Management fees contingent upon achieving certain levels of performance are recorded when earned. Management fees earned on collateralized debt obligations (CDOs) have senior and subordinated components. The senior fees are based on the average aggregate principal balance of the portfolio and are paid semi-annually or quarterly. The subordinated component of the fees is subject to the portfolio meeting certain financial criteria. As of December 31, 2006 and 2005, three CDOs did not meet all the criteria. Accordingly, subordinated management fees related to these three CDOs have not been recognized. At such time as the criteria is met, all or a portion of the subordinated fees may be recovered. Fund accounting fees are based upon costs incurred by PEPCO to perform accounting services. Shareholder service agent fees are generally computed and earned based upon the number of shareholder accounts. Marketing fees are computed based upon written contractual agreements with certain related parties. Dealer concessions and underwriter fees earned (and related expenses) from the distribution and sale of mutual fund shares and other securities are recorded on a trade date basis.

Contingent deferred sales charge (CDSC) revenue is recognized when commissions are collected on redemptions of Class B shares made within three or five years of purchase and Class C mutual fund shares made within one year of purchase. CDSC redemption income was \$.7 million and \$.7 million in 2006 and 2005, respectively, and is included in distributor fees on the Consolidated Statements of Income.

Distributor Fees

Pursuant to the terms of its distribution plans with the Phoenix Funds, PEPCO received distributor fees of \$29.8 million and \$25.6 million in 2006 and 2005, respectively. Of this, \$24.4 million and \$20.0 million in 2006 and 2005, respectively, was paid to broker-dealers, as trailing commissions, which are included in Commissions and finder's fees on the Consolidated Statements of Income.

Income Taxes

PEPCO accounts for income taxes under the provisions of SFAS No. 109, *Accounting for Income Taxes*, as amended, which generally requires that deferred income taxes be recognized when assets and liabilities have different values for financial statement and tax reporting purposes. SFAS No. 109 allows recognition of deferred tax assets that are more likely than not to be realized in future years. If necessary, a valuation allowance is established to reduce the carrying amount of deferred income tax assets to amounts that are more likely than not to be realized.

In June 2006, the FASB issued FIN 48, *Accounting for Uncertainty in Income Taxes* ("FIN 48"). FIN 48 clarifies the accounting for income taxes by prescribing a minimum recognition threshold a tax position is required to meet before being recognized in the financial statements. FIN 48 also provides guidance on measurement and classification of taxes and introduces new disclosure requirements. This guidance is effective for fiscal years beginning after December 15, 2006. PEPCO expects the impact of FIN 48 to be immaterial to the financial position and results of the operations.

Phoenix Equity Planning Corporation
(A wholly-owned subsidiary of Phoenix Investment Partners, Ltd.)
Notes to Consolidated Financial Statements
December 31, 2006 and 2005

PEPCO files as a part of the PNX consolidated federal income tax return and is included in certain combined state income tax returns that are required to be filed by certain direct and indirect parents. In addition to the combined state income tax returns, PEPCO also files separate tax returns for certain other states where appropriate. PEPCO is a party to a tax sharing agreement by and among PNX and its subsidiaries in which federal and state income taxes are allocated as if they had been calculated on a separate company basis. Benefits for any net operating loss or other tax credit used to offset a tax liability of the consolidated group will be provided to the extent such loss or credit is expected to be utilized in the consolidated federal or combined state returns.

Employee Benefit Plans

The employees of PEPCO, along with employees of certain other PXP affiliates, are covered under a qualified defined benefit pension plan and are eligible to participate in a defined contribution 401(k) retirement plan, each of which is sponsored by PNX and administered by a third party administrator. The qualified pension and 401(k) savings plans comply with requirements established by the Employee Retirement Income Security Act of 1974 (ERISA). Additionally, an excess benefit plan for employees provides for those portions of pension obligations that are in excess of amounts permitted by ERISA. PEPCO is charged monthly for costs associated with these benefits.

Applicable information regarding the actuarial present value of vested and non-vested accumulated plan benefits and the net assets of the plan available for benefits is omitted, as the information is not separately available for PEPCO's participation in the pension plan.

The employees of PEPCO also receive certain health care and life insurance benefits provided under multi-employer plans sponsored by PNX. PEPCO is charged monthly by Phoenix Life for costs associated with these benefits.

In July 2001 and as of January 2002, PXP issued phantom options to certain employees of PEPCO under the provisions of an approved phantom option plan. The July options vested immediately and the January options vested in even annual installments over a three-year period from the date of the grant. Any expense related to these options is recorded at PXP. In addition, certain employees of PEPCO were granted options to purchase common stock of PNX under an approved PNX stock option plan, which vest over a three-year period and terminate ten years from the date of grant. PNX options are granted with an exercise price equal to the market value of the shares at the date of grant. Certain of these options were granted to PEPCO employees in June 2002, prior to the adoption of an option expense policy. A total of 148,400 of these option shares were outstanding as of December 31, 2006 and are fully vested. Additional options were granted to PEPCO employees in June and August 2003, September 2004, April 2005 and February 2006 for which PEPCO recorded compensation expense of \$.3 million and \$.2 million respectively, related to these options in each of 2006 and 2005. A total of 242,000 of these option shares were outstanding as of December 31, 2006, of which 107,555 are vested.

Phoenix Equity Planning Corporation
(A wholly-owned subsidiary of Phoenix Investment Partners, Ltd.)
Notes to Consolidated Financial Statements
December 31, 2006 and 2005

3. Acquisition of FMI Sasco Mutual Fund

On October 22, 2004, PIC acquired a contract to manage the assets of the FMI Sasco Contrarian Value Fund (Sasco), an open-end mutual fund, for \$.4 million, including transaction costs of \$.2 million. Subsequent to this date, assets in the Sasco fund were merged into a newly formed mutual fund advised by PIC. The purchase price for Sasco represents the consideration paid and the direct costs incurred by PEPCO. Based on the economics of this transaction, purchase price was allocated entirely to definite-lived intangible assets. Related amortization of intangible assets of \$59,243 and \$59,243 has been expensed in 2006 and 2005, respectively.

Definite-lived intangible assets at December 31, were as follows:

	2006	2005
	<i>(in thousands)</i>	
Investment contracts	\$ 415	\$ 415
Accumulated amortization	<u>(130)</u>	<u>(71)</u>
Definite-lived intangible assets, net	<u>\$ 285</u>	<u>\$ 344</u>

4. Investments

Investments in affiliated investment funds at December 31, are as follows:

	Market		Cost	
	2006	2005	2006	2005
	<i>(in thousands)</i>			
Kayne managed account, common stock	\$ 8,162	\$ 6,895	\$ 6,713	\$ 6,033
Mutual funds	<u>3,727</u>	<u>3,884</u>	<u>3,600</u>	<u>3,793</u>
	<u>\$ 11,889</u>	<u>\$ 10,779</u>	<u>\$ 10,313</u>	<u>\$ 9,826</u>

5. Furniture and Equipment

Furniture and equipment is comprised of the following:

	December 31,	
	2006	2005
	<i>(in thousands)</i>	
Computer equipment and software	\$ 1,064	\$ 959
Furniture and office equipment	<u>740</u>	<u>740</u>
	1,804	1,699
Accumulated depreciation	<u>(1,403)</u>	<u>(1,212)</u>
Furniture and equipment, net	<u>\$ 401</u>	<u>\$ 487</u>

Depreciation expense for each of the years ended December 31, 2006 and 2005 was \$.2 million and \$.1 million respectively, and is included in general and administrative expenses on the Consolidated Statements of Income.

Phoenix Equity Planning Corporation
(A wholly-owned subsidiary of Phoenix Investment Partners, Ltd.)
Notes to Consolidated Financial Statements
December 31, 2006 and 2005

6. Variable Interest Entities

PEPCO adopted Financial Interpretation No. (FIN) 46, "Consolidation of Variable Interest Entities, an Interpretation of ARB No. 51", as amended by FIN 46(R). FIN 46(R) requires consolidation of a variable interest entity by the primary beneficiary of that entity, as defined by FIN 46(R). PEPCO did not create or obtain an interest in any variable interest entities during 2006 and 2005 and is not considered to be the primary beneficiary to any of the collateralized debt obligations (CDOs) for which PIC serves as the investment advisor. During 2005, one CDO managed by PIC was voluntarily liquidated by its investors. An affiliate of PEPCO consolidates two of these CDOs.

7. Income Taxes

The components of the provision for income taxes are as follows:

	For the Year Ended	
	December 31,	
	2006	2005
	<i>(in thousands)</i>	
Current		
Federal	\$ 1,581	\$ 5,148
State	<u>606</u>	<u>519</u>
Total current tax expense	<u>2,187</u>	<u>5,667</u>
Deferred		
Federal	(98)	(216)
State	<u>(18)</u>	<u>(65)</u>
Total deferred tax (benefit) expense	<u>(116)</u>	<u>(281)</u>
Total provision for income taxes	<u>\$ 2,071</u>	<u>\$ 5,386</u>

The deferred tax effects of temporary differences are as follows:

	December 31,	
	2006	2005
	<i>(in thousands)</i>	
Deferred tax assets:		
Unpaid vacation accrual	\$ 386	\$ 342
Intangible assets	25	14
Net operating loss carryforwards	1,727	1,759
Employee benefits	269	182
Valuation allowance	<u>(328)</u>	<u>(341)</u>
Gross deferred tax assets	<u>2,079</u>	<u>1,956</u>
Deferred tax liabilities:		
Furniture and equipment	34	36
Unrealized appreciation on investments	<u>377</u>	<u>369</u>
Gross deferred tax liabilities	<u>411</u>	<u>405</u>
Deferred tax asset, net	<u>\$ 1,668</u>	<u>\$ 1,551</u>

Phoenix Equity Planning Corporation
(A wholly-owned subsidiary of Phoenix Investment Partners, Ltd.)
Notes to Consolidated Financial Statements
December 31, 2006 and 2005

PEPCO has a federal net operating loss carryforward of \$4.0 million scheduled to expire between 2023 and 2026. PEPCO also has state net operating loss carryforwards of \$5.1 million that are scheduled to expire between 2012 and 2025. A valuation allowance has been established to reduce the carrying amount of the deferred income tax assets related to the state net operating loss carryforwards to the amount that is expected to be realized.

Except as noted above, management has determined, based on earnings and future income, that it is more likely than not the remaining deferred income tax assets recorded as of December 31, 2006 and 2005 will be realized. In determining the adequacy of future income, management has considered projected future income, reversal of existing temporary differences, and available tax planning strategies that could be implemented if necessary.

The following presents a reconciliation of income tax expense computed at the federal statutory rate to the income tax expense recognized in the Consolidated Statements of Income:

	For the Year Ended	
	December 31,	
	2006	2005
Statutory rate	35.0%	35.0%
State income taxes, net of federal benefit	6.9	2.2
Adjustments to income tax accruals	(6.1)	2.9
Other permanent differences	<u>1.5</u>	<u>0.8</u>
Effective income tax rate	<u>37.3%</u>	<u>40.9%</u>

8. Capital and Reserve Requirement Information

As a broker-dealer registered with the Securities and Exchange Commission, PEPCO is subject to certain rules regarding minimum net capital. PEPCO operates pursuant to Rule 15c3-1, paragraph (a) of the Securities Exchange Act of 1934 and, accordingly, is required to maintain a ratio of "aggregate indebtedness" to "net capital" (as those items are defined) which may not exceed 15 to 1. Aggregate indebtedness, net capital, and resultant ratios for PEPCO are as follows:

	December 31,	
	2006	2005
	<i>(in thousands)</i>	
Aggregate indebtedness	\$ 14,282	\$ 9,098
Net capital	5,464	10,000
Ratio of aggregate indebtedness to net capital	2.6 to 1	.9 to 1

PEPCO's minimum required net capital at December 31, 2006 and 2005 based on its aggregate indebtedness on those dates, is \$1.0 million and \$.6 million, respectively.

Phoenix Equity Planning Corporation
(A wholly-owned subsidiary of Phoenix Investment Partners, Ltd.)
Notes to Consolidated Financial Statements
December 31, 2006 and 2005

The operations of PEPCO do not include the physical handling of securities or the maintenance of open customer accounts. Accordingly, PEPCO is exempt from the reserve provisions of Rule 15c3-3 under the exemption allowed by paragraph (k)(2)(i) of such rule.

9. General and Administrative Expenses

General and administrative expenses are comprised of the following:

	For the Year Ended December 31,	
	2006	2005
	<i>(in thousands)</i>	
Administration and marketing fee	\$ 24,532	\$ -
Fund accounting	7,945	6,464
Variable annuity distribution support	5,806	6,161
Distribution costs	3,411	3,073
Intercompany expense sharing	3,076	3,516
Computer services	2,609	2,607
Outside services	2,191	1,701
Rent	1,987	1,969
Travel, training and entertainment	1,241	791
Investment research fees	1,090	1,001
Marketing	1,083	2,283
Amortization of deferred commissions	1,070	992
Other	3,274	3,749
	<u>\$ 59,315</u>	<u>\$ 34,307</u>

10. Other Related Party Transactions

Intercompany Agreements and Transactions

PEPCO is a party to an expense sharing agreement with PXP and certain of its affiliates, whereby the parties allocate expenses to effect sharing with respect to operating charges. Pursuant to this agreement, PEPCO and PIC were allocated a total of \$3.1 million and \$3.6 million of expenses in 2006 and 2005, respectively.

PEPCO is party to marketing and administrative agreements with its affiliates, PXP, Engemann Asset Management (EAM); Seneca Capital Management, LLC (Seneca); Kayne Anderson Rudnick Investment Management, LLC; Euclid Advisors, LLC; Duff & Phelps Investment Management Co., and PZA. Pursuant to these agreements, fees of \$24.5 million were paid from PIC to PXP and fees of \$15.6 million were paid from PXP to PEPCO in 2006. In 2005, PEPCO was a party to marketing agreements with its affiliates, in which marketing fees of \$9.1 million were recognized.

Phoenix Equity Planning Corporation
(A wholly-owned subsidiary of Phoenix Investment Partners, Ltd.)
Notes to Consolidated Financial Statements
December 31, 2006 and 2005

PIC is party to a separate marketing agreement with PXP Institutional Markets Group (PXPIMG), a wholly-owned subsidiary of PXP, whereby PIC pays PXPIMG a fee for providing marketing services on non-affiliated institutional advisory accounts. In 2006 and 2005, PIC incurred expenses to PXPIMG of \$.3 million and \$.4 million, respectively, for such services.

PIC is party to separate sub-advisory agreements with EAM, Seneca, Kayne and Zweig whereby PIC pays a sub-advisory fee for investment management services provided by EAM, Seneca, Kayne and Zweig for certain affiliated funds. In 2006 and 2005, PIC paid sub-advisory fees of \$8.0 million and \$10.6 million, respectively, for these services.

In August 2002, PEPCO agreed to waive the investment management fees related to Phoenix Life's Employee Retirement Plan until those fees accumulate to \$2.5 million. As of December 31, 2006, a cumulative total of \$2.4 million of investment management fees earned by PIC had been waived.

Revenues

PEPCO and its subsidiary manage assets and provide other investment advisory and distribution services to affiliated mutual funds, Phoenix Life and its subsidiaries, and other affiliated entities. Revenues earned from managing these assets are as follows:

	For the Year Ended	
	December 31,	
	2006	2005
	<i>(in thousands)</i>	
Management fees:		
Affiliated mutual funds	\$ 31,934	\$ 21,226
Phoenix Life general account	9,659	9,133
Phoenix Life variable product separate accounts	6,684	7,656
Affiliated structured finance products	768	4,943
Total management fees	<u>49,045</u>	<u>42,958</u>
Distributor fees	29,806	25,624
Marketing fees	15,575	8,701
Fund accounting fees	11,500	8,139
Shareholder service agent fees	5,767	5,054
	<u>\$ 111,693</u>	<u>\$ 90,476</u>

For each of 2006 and 2005, PEPCO received management fees averaging approximately .074% of the net asset value of the Phoenix Life general account assets under management. PEPCO's transactions with affiliates comprised approximately 95% and 94% respectively, of operating revenues for each of the years ended December 31, 2006 and 2005.

Phoenix Equity Planning Corporation
(A wholly-owned subsidiary of Phoenix Investment Partners, Ltd.)
Notes to Consolidated Financial Statements
December 31, 2006 and 2005

Receivables from Related Parties

Receivables from related parties are as follows:

	December 31,	
	2006	2005
	<i>(in thousands)</i>	
Distributor, fund accounting, and administrative fees	\$ 7,035	\$ 2,980
Expense sharing and subsidiary short-term advances due from affiliates	2,312	6,047
Marketing fees receivable, net	<u>-</u>	<u>765</u>
	<u>\$ 9,347</u>	<u>\$ 9,792</u>

Marketing fees receivable of \$.4 million and \$.9 million as of December 31, 2006 and 2005, respectively, are net of \$.5 million and \$.2 million of subadvisory fees payable, since these agreements are with the same affiliated parties.

In addition, management fees receivable include \$8.6 million and \$5.4 million and concessions receivable include \$.4 million and \$.9 million as of December 31, 2006 and 2005, respectively, from related parties.

Operating Expenses

Phoenix Life provides certain administrative services at the request of PEPCO including payroll processing, purchasing, facility management, computer services, and other administrative support to PEPCO and its subsidiary. Additionally, certain of PEPCO's active and retired employees participate in Phoenix Life's multi-employer retirement and benefit plans (see Note 2). The expenses recorded by PEPCO for significant services provided by Phoenix Life are as follows:

	For the Year Ended	
	December 31,	
	2006	2005
	<i>(in thousands)</i>	
Computer services	\$ 2,345	2,290
Rent	1,666	1,680
Administrative fees	726	384
Professional fees	1,394	2,593
Equipment, rental and maintenance	29	20
Employee related charges:		
Pension and savings plan	1,445	1,240
Healthcare and life insurance benefits	1,199	986
Other	<u>1,760</u>	<u>955</u>
	<u>\$ 10,564</u>	<u>\$ 10,148</u>

Phoenix Equity Planning Corporation
(A wholly-owned subsidiary of Phoenix Investment Partners, Ltd.)
Notes to Consolidated Financial Statements
December 31, 2006 and 2005

PEPCO pays these charges based upon agreements with Phoenix Life. Computer services are based upon actual or specified usage. Other charges are based upon hourly rates, square footage or head count. PEPCO also reimburses Phoenix Life for employee related expenses paid by Phoenix Life.

Management believes that these charges are reasonable. Employee related charges are included in employment expenses and the other charges are included in general and administrative expenses in the Consolidated Statements of Income.

Payables to Related Parties

Payables to related parties are as follows:

	December 31,	
	2006	2005
	<i>(in thousands)</i>	
Tax sharing with PNX and PXP	\$ 3,595	\$ 4,448
Payable to Phoenix Life	660	489
Marketing fee payable, net	89	-
Expense sharing and short-term advances due to affiliates	<u>476</u>	<u>120</u>
	<u>\$ 4,820</u>	<u>\$ 5,057</u>

During 2006 and 2005, PEPCO received a combined \$4.0 million and \$8.3 million, respectively, from PIC as dividends and return of capital.

Related party receivables and payables are reviewed monthly and are settled to the extent cash is available.

11. Commitments and Contingencies

PEPCO distributes its affiliated mutual funds through third party broker-dealers. In the event that the third party broker-dealers fail to fulfill their contractual obligations, PEPCO may incur losses to settle open positions in these affiliated mutual funds.

The maximum amount assignable to this liability is limited to the amount of open trades. PEPCO believes that the risk of loss is remote. In addition, PEPCO has the right to pursue collection from the counterparties who do not perform under their contractual obligations.

In the ordinary course of business, PEPCO may also enter into contracts with other third parties pursuant to which the third parties provide services on behalf of PEPCO or PEPCO provides services on behalf of the third parties. In certain circumstances, PEPCO may agree to indemnify a third party. The terms of the indemnification may vary from contract to contract and the amount of the indemnification liability, if any, cannot be determined.

PEPCO made no payments to third parties in 2006 and 2005, and has recorded no liabilities with regard to commitments as of December 31, 2006. PEPCO believes that any risk of loss for direct or indirect guarantees is remote and would not have a material impact on its operating results or financial position.

Phoenix Equity Planning Corporation
(A wholly-owned subsidiary of Phoenix Investment Partners, Ltd.)
Consolidating Statement of Financial Condition at December 31, 2006
(with comparative consolidated totals at December 31, 2005)

Schedule I

Additional
Information

(in thousands)

	Phoenix Equity Planning Corporation	Phoenix Investment Counsel, Inc.	Consolidation Entries	Consolidated 2006	Consolidated 2005
Assets					
Cash and cash equivalents	\$ 6,711	\$ 3,508		\$ 10,219	\$ 8,483
Investments in affiliated mutual funds	11,889			11,889	10,779
Management fees receivable		9,187		9,187	5,979
Concessions receivable	396			396	944
Receivables from related parties	8,936	1,328	\$ (917)	9,347	9,792
Deferred commissions	1,835			1,835	2,285
Investment in subsidiary	3,771		(3,771)		
Prepaid expenses and other assets	331	515		846	703
Furniture and equipment, net	351	50		401	487
Definite-lived intangible assets, net		285		285	344
Deferred tax asset, net	1,476	192		1,668	1,551
Total assets	\$ 35,696	\$ 15,065	\$ (4,688)	\$ 46,073	\$ 41,347
Liabilities and Stockholder's Equity					
Accrued compensation	\$ 1,694	\$ 4,568		\$ 6,262	\$ 5,900
Accounts payable and accrued expenses	3,727	1,914		5,641	1,619
Payables to broker-dealers	8,315			8,315	5,217
Payables to related parties	925	4,812	\$ (917)	4,820	5,057
Total liabilities	14,661	11,294	(917)	25,038	17,793
Stockholder's Equity					
Common stock	500			500	500
Additional paid-in capital	14,811	407	(407)	14,811	18,811
Retained earnings	5,724	3,364	(3,364)	5,724	4,243
Total stockholder's equity	21,035	3,771	(3,771)	21,035	23,554
Total liabilities and stockholder's equity	\$ 35,696	\$ 15,065	\$ (4,688)	\$ 46,073	\$ 41,347

Phoenix Equity Planning Corporation
(A wholly-owned subsidiary of Phoenix Investment Partners, Ltd.)
Consolidating Statement of Income for the Year Ended December 31, 2006
(with comparative consolidated totals for the year ended December 31, 2005)

Schedule I
(continued)
Additional
Information

(in thousands)

	Phoenix Equity Planning Corporation	Phoenix Investment Counsel, Inc.	Consolidation Entries	Consolidated 2006	Consolidated 2005
Operating Revenues					
Management fees		\$ 50,937		\$ 50,937	\$ 44,805
Marketing fees	\$ 15,575	(24,532)	\$ 24,532	15,575	8,701
Fund accounting fees	11,500			11,500	8,139
Shareholder service agent fees	6,882			6,882	6,169
Distributor fees	30,475			30,475	26,291
Administrative fees	683			683	1,203
Underwriter fees	612			612	618
Investment and other income	2,396	235		2,631	815
Income from consolidated subsidiary	<u>2,797</u>		<u>(2,797)</u>		
	<u>70,920</u>	<u>26,640</u>	<u>21,735</u>	<u>119,295</u>	<u>96,741</u>
Operating Expenses					
General and administrative expenses	23,737	11,046	24,532	59,315	34,307
Employment expenses	16,805	10,945		27,750	25,740
Commissions and finder's fees	<u>26,678</u>			<u>26,678</u>	<u>23,527</u>
	<u>67,220</u>	<u>21,991</u>	<u>24,532</u>	<u>113,743</u>	<u>83,574</u>
Income before income taxes	3,700	4,649	(2,797)	5,552	13,167
Provision for income taxes	<u>219</u>	<u>1,852</u>		<u>2,071</u>	<u>5,386</u>
Net income	<u>\$ 3,481</u>	<u>\$ 2,797</u>	<u>\$ (2,797)</u>	<u>\$ 3,481</u>	<u>\$ 7,781</u>

Phoenix Equity Planning Corporation
 (A wholly-owned subsidiary of Phoenix Investment Partners, Ltd.)
Computation of Net Capital Under Rule 15c3-1
December 31, 2006

Schedule II

**Additional
 Information**

(in thousands)

Net Capital

Total stockholder's equity \$ 21,035

Less nonallowable assets:

Furniture and equipment, net	\$ 351	
Accounts receivable and other assets	9,735	
Net worth of consolidated subsidiary (Note B)	<u>3,771</u>	<u>13,857</u>

Net capital before specific reduction in the
 market value of securities 7,178

Less securities haircuts pursuant to Rule 15c3-1 1,714

Net capital \$ 5,464

Aggregate Indebtedness

Total liabilities included in consolidated
 statement of financial condition \$ 25,038

Liabilities of consolidated subsidiary (net of
 intercompany balances with parent of \$449) (10,845)

Difference resulting from offsetting various liability accounts
 against related assets 89

Aggregate indebtedness \$ 14,282

Minimum net capital required to be maintained
 (greater of \$250 or 6 2/3% of \$14,282) \$ 952

Net capital in excess of minimum requirements
 (\$5,464 - \$952) \$ 4,512

Ratio of aggregate indebtedness to net capital 2.6 to 1

Phoenix Equity Planning Corporation
(A wholly-owned subsidiary of Phoenix Investment Partners, Ltd.)
Computation of Net Capital Under Rule 15c3-1
December 31, 2006

Schedule II
(continued)
Additional
Information

(in thousands)

Note A - Statement Pursuant to Paragraph (d)(4) of Rule 17a-5: Reconciliation of FOCUS Report

No material differences exist between the amounts appearing above and the computation reported by PEPCO in Part II-A of the unaudited FOCUS Report on Form X-17A-5 as of December 31, 2006.

Note B - Consolidated Subsidiary

The summarized assets and liabilities of the consolidated subsidiary at December 31, 2006 are as follows:

Cash and cash equivalents	\$ 3,508
Receivables and other assets	11,030
Furniture and equipment, net	50
Definite-lived intangible asset, net	285
Deferred tax asset	<u>192</u>
	15,065
Accounts payable, accrued expenses and other liabilities	<u>11,294</u>
Net worth of consolidated subsidiary	<u>\$ 3,771</u>

**Report of Independent Auditors on Internal Control Required
By SEC Rule 17a-5 – Broker/Dealer**

To the Board of Directors and Shareholder of
Phoenix Equity Planning Corporation:

In planning and performing our audit of the consolidated financial statements of Phoenix Equity Planning Corporation (the "Company") as of and for the year ended December 31, 2006, in accordance with auditing standards generally accepted in the United States of America, we considered the Company's internal control over financial reporting (internal control) as a basis for designing our auditing procedures for the purpose of expressing our opinion on the consolidated financial statements, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control. Accordingly, we do not express an opinion on the effectiveness of the Company's internal control.

Also, as required by Rule 17a-5(g)(1) of the Securities and Exchange Commission (the "SEC"), we have made a study of the practices and procedures followed by the Company, including consideration of control activities for safeguarding securities. This study included tests of compliance with such practices and procedures, that we considered relevant to the objectives stated in Rule 17a-5(g), in making the following:

1. The periodic computations of aggregate indebtedness and net capital under Rule 17a-3(a)(11); and
2. Determining compliance with the exemptive provisions of Rule 15c3-3.

Because the Company does not carry securities accounts for customers or perform custodial functions relating to customer securities, we did not review the practices and procedures followed by the Company in any of the following:

1. Making the quarterly securities examinations, counts, verifications, and comparisons, and the recordation of differences required by Rule 17a-13; and
2. Complying with the requirements for prompt payment for securities under Section 8 of Federal Reserve Regulation T of the Board of Governors of the Federal Reserve System.

The management of the Company is responsible for establishing and maintaining internal control and the practices and procedures referred to in the preceding paragraph. In fulfilling this responsibility, estimates and judgments by management are required to assess the expected benefits and related costs of controls and of the practices and procedures referred to in the preceding paragraph, and to assess whether those practices and procedures can be expected to achieve the SEC's above-mentioned objectives. Two of the objectives of internal control and the practices and procedures are to provide management with reasonable, but not absolute, assurance that assets for which the Company has responsibility are safeguarded against loss from unauthorized use or disposition, and that transactions are executed in accordance with management's authorization and recorded properly to permit the preparation of financial statements in conformity with generally accepted accounting principles. Rule 17a-5(g) lists additional objectives of the practices and procedures listed in the preceding paragraph.

Because of inherent limitations in internal control and the practices and procedures referred to above, error or fraud may occur and not be detected. Also, projection of any evaluation of them to future periods is subject to the risk that they may become inadequate because of changes in conditions or that the effectiveness of their design and operation may deteriorate.

A *control deficiency* exists when the design or operation of a control does not allow management or employees, in the normal course of performing their assigned functions, to prevent or detect misstatements on a timely basis. A *significant deficiency* is a control deficiency, or combination of control deficiencies, that adversely affects the entity's ability to initiate, authorize, record, process, or report financial data reliably in accordance with generally accepted accounting principles such that there is more than a remote likelihood that a misstatement of the entity's financial statements that is more than inconsequential will not be prevented or detected by the entity's internal control.

A *material weakness* is a significant deficiency, or combination of significant deficiencies, that results in more than a remote likelihood that a material misstatement of the financial statements will not be prevented or detected by the entity's internal control.

Our consideration of internal control was for the limited purpose described in the first, second, and third paragraphs and would not necessarily identify all deficiencies in internal control that might be material weaknesses. We did not identify any deficiencies in internal control and control activities for safeguarding securities that we consider to be material weaknesses, as defined above.

We understand that practices and procedures that accomplish the objectives referred to in the second paragraph of this report are considered by the SEC to be adequate for its purposes in accordance with the Securities Exchange Act of 1934 and related regulations, and that practices and procedures that do not accomplish such objectives in all material respects indicate a material inadequacy for such purposes. Based on this understanding and on our study, we believe that the Company's practices and procedures were adequate at December 31, 2006 to meet the SEC's objectives.

This report is intended solely for the information and use of the Board of Directors, management, the SEC, the National Association of Securities Dealers and other regulatory agencies that rely on Rule 17a-5(g) under the Securities Exchange Act of 1934 in their regulation of registered brokers and dealers, and is not intended to be and should not be used by anyone other than these specified parties.

PricewaterhouseCoopers LLP

February 27, 2007

END