

AMERICAN ELECTRIC POWER CO INC
 Form 4
 July 05, 2006

FORM 4

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

OMB APPROVAL

OMB Number: 3235-0287
 Expires: January 31, 2005
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Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940

(Print or Type Responses)

1. Name and Address of Reporting Person *
 SANDOR RICHARD L

2. Issuer Name and Ticker or Trading Symbol
 AMERICAN ELECTRIC POWER CO INC [AEP]

5. Relationship of Reporting Person(s) to Issuer

(Check all applicable)

(Last) (First) (Middle)

3. Date of Earliest Transaction (Month/Day/Year)
 06/30/2006

Director 10% Owner
 Officer (give title below) Other (specify below)

1 RIVERSIDE PLAZA, 29TH FLOOR

(Street)

4. If Amendment, Date Original Filed(Month/Day/Year)

6. Individual or Joint/Group Filing(Check Applicable Line)
 Form filed by One Reporting Person
 Form filed by More than One Reporting Person

COLUMBUS, OH 43215

(City) (State) (Zip)

Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned

| 1. Title of Security (Instr. 3) | 2. Transaction Date (Month/Day/Year) | 2A. Deemed Execution Date, if any (Month/Day/Year) | 3. Transaction Code (Instr. 8) | 4. Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5) | 5. Amount of Securities Beneficially Owned Reported Transaction(s) (Instr. 3 and 4) | 6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4) | 7. Nature of Ownership (Instr. 4) | | |
|---------------------------------|--------------------------------------|--|--------------------------------|---|---|--|-----------------------------------|-----|-------|
| | | | | (A) or (D) | Code | V | Amount | (D) | Price |

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

SEC 1474 (9-02)

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

| 1. Title of Derivative | 2. Conversion | 3. Transaction Date (Month/Day/Year) | 3A. Deemed Execution Date, if | 4. Transaction | 5. Number of Derivative | 6. Date Exercisable and Expiration Date | 7. Title and Amount of Underlying Securities | 8. Pr |
|------------------------|---------------|--------------------------------------|-------------------------------|----------------|-------------------------|---|--|-------|
|------------------------|---------------|--------------------------------------|-------------------------------|----------------|-------------------------|---|--|-------|

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| Security (Instr. 3) | or Exercise Price of Derivative Security | any (Month/Day/Year) | Code (Instr. 8) | Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5) | (Month/Day/Year) | (Instr. 3 and 4) | Secu (Inst | | | | |
|------------------------|--|----------------------|-----------------|---|------------------|------------------|------------------|-----------------|--------------|----------------------------|----|
| | | | | Code V | (A) | (D) | Date Exercisable | Expiration Date | Title | Amount or Number of Shares | |
| Phantom Stock Unit (1) | \$ 0 (2) | 06/30/2006 | A | 602.19 | (2) | (2) | | | Common Stock | 602.19 | \$ |

Reporting Owners

| Reporting Owner Name / Address | Relationships | | | |
|---|---------------|-----------|---------|-------|
| | Director | 10% Owner | Officer | Other |
| SANDOR RICHARD L 1 RIVERSIDE PLAZA, 29TH FLOOR COLUMBUS, OH 43215 | | | X | |

Signatures

/s/ William E. Johnson, Attorney-in-Fact for Richard L. Sandor 07/05/2006

__Signature of Reporting Person
Date

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- (1) Acquisition pursuant to the AEP Stock Unit Accumulation Plan for Non-Employee Directors.
- (2) Stock Units are payable in cash upon termination of service unless the director has elected to defer payment for a period that results in payment commencing not later than five years thereafter.
- (3) Includes units of reinvested dividends pursuant to a dividend reinvestment feature of the Plan.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number. td. Elect Nancy M. Laird as Director of Keyera For For For Management Energy Management Ltd. Elect E. Peter Lougheed as Director of Keyera For For For Management Energy Management Ltd. Elect Donald J. Nelson as Director of Keyera For For For Management Energy Management Ltd. Elect H. Neil Nichols as Director of Keyera For For For Management Energy Management Ltd. Elect William R. Stedman as Director of Keyera For For For Management Energy Management Ltd. Approve Unitholder Rights Plan For For For Management Approve Conversion from Income Trust to For For For Management Corporation Effective in connection with the For For For Management implementation of Item #4, Approve Shareholder Rights Plan Page 2 SECURITY ID ON COMPANY NAME TICKER BALLOT MEETING DATE NGP Capital Resources Company NGPC 62912R107 12-May-10 PROPOSAL MANAGEMENT VOTE INSTRUCTION FOR/AGAINST MGMT PROPONENT RECOMMENDATION Elect Director Kenneth A. Hersh For For For Management Elect Director James R. Latimer, III For For For Management Ratify Auditors For For For Management Adjourn Meeting For For For Management SECURITY ID ON COMPANY NAME TICKER BALLOT MEETING DATE El Paso Corporation EP 28336L109 19-May-10 PROPOSAL MANAGEMENT VOTE INSTRUCTION FOR/AGAINST MGMT

PROPONENT RECOMMENDATION Elect Director Juan Carlos Braniff For For For Management Elect Director David W. Crane For For For Management Elect Director Douglas L. Foshee For For For Management Elect Director Robert W. Goldman For For For Management Elect Director Anthony W. Hall, Jr. For For For Management Elect Director Thomas R. Hix For For For Management Elect Director Ferrell P. McClean For For For Management Elect Director Timothy J. Probert For For For Management Elect Director Steven J. Shapiro For For For Management Elect Director J. Michael Talbert For For For Management Elect Director Robert F. Vagt For For For Management Elect Director John L. Whitmire For For For Management Amend Omnibus Stock Plan For For For Management Ratify Auditors For For For Management SECURITY ID ON COMPANY NAME TICKER BALLOT MEETING DATE ONEOK, Inc. OKE 682680103 20-May-10 PROPOSAL MANAGEMENT VOTE INSTRUCTION FOR/AGAINST MGMT PROPONENT RECOMMENDATION Elect Director James C. Day For For For Management Elect Director Julie H. Edwards For For For Management Elect Director William L. Ford For For For Management Elect Director John W. Gibson For For For Management Elect Director David L. Kyle For For For Management Elect Director Bert H. Mackie For For For Management Elect Director Jim W. Mogg For For For Management Elect Director Pattye L. Moore For For For Management Elect Director Gary D. Parker For For For Management Elect Director Eduardo A. Rodriguez For For For Management Elect Director Gerald B. Smith For For For Management Elect Director David J. Tippeconnic For For For Management Ratify Auditors For For For Management SECURITY ID ON COMPANY NAME TICKER BALLOT MEETING DATE The Williams Companies, Inc. WMB 969457100 20-May-10 PROPOSAL MANAGEMENT VOTE INSTRUCTION FOR/AGAINST MGMT PROPONENT RECOMMENDATION Elect Director Kathleen B. Cooper For For For Management Elect Director William R. Granberry For For For Management Elect Director William G. Lowrie For For For Management Declassify the Board of Directors For For For Management Amend Omnibus Stock Plan For For For Management Ratify Auditors For For For Management Report on Environmental Impacts of Natural Gas Against For Against Share Holder Fracturing Advisory Vote to Ratify Named Executive Against For Against Share Holder Officers' Compensation Page 3 SECURITY ID ON COMPANY NAME TICKER BALLOT MEETING DATE Northland Power Income Fund NPLU 666910104 21-Jun-10 PROPOSAL MANAGEMENT VOTE INSTRUCTION FOR/AGAINST MGMT PROPONENT RECOMMENDATION Elect James C. Temerty as Trustee For For For Management Elect James C. Temerty as Trustee For For For Management Elect Pierre R. Gloutney as Trustee For For For Management Elect Pierre R. Gloutney as Trustee For For For Management Elect John N. Turner as Trustee For For For Management Elect John N. Turner as Trustee For For For Management Elect Marie Bountrogianni as Trustee For For For Management Elect Marie Bountrogianni as Trustee For For For Management Elect V. Peter Harder as Trustee For For For Management Elect V. Peter Harder as Trustee For For For Management Elect Linda L. Bertoldi as Trustee For For For Management Elect Linda L. Bertoldi as Trustee For For For Management Elect Gordon F. Cheesbrough as Trustee For For For Management Elect Gordon F. Cheesbrough as Trustee For For For Management Ratify Ernst & Young LLP as Auditors For For For Management Ratify Ernst & Young LLP as Auditors For For For Management Approve Conversion from Income Trust to For Against Against Management Corporation Approve Conversion from Income Trust to For Against Against Management Corporation SECURITY ID ON COMPANY NAME TICKER BALLOT MEETING DATE AmeriGas Partners, L.P. APU 030975106 30-Jul-10 PROPOSAL MANAGEMENT VOTE INSTRUCTION FOR/AGAINST MGMT PROPONENT RECOMMENDATION Approve Omnibus Stock Plan For For For Management Page 4 SIGNATURES [See General Instruction F] Pursuant to the requirements of the Investment Company Act of 1940, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized. (Registrant) ENERGY INCOME AND GROWTH FUND

----- By (Signature and Title)* /s/ James A. Bowen ----- James A. Bowen, President Date August 31, 2010 ----- * Print the name and title of each signing officer under his or her signature.