

RatingsDirect®

Summary:

Arkansas River Power Authority, Colorado; Wholesale Electric

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Credit Profile

US\$80.6 mil pwr rev rfdg bnds ser 2018A due 10/01/2043

Long Term Rating BBB/Stable New

US\$20.7 mil pwr rev rfdg bnds (taxable) ser 2018B due 10/01/2043

Long Term Rating BBB/Stable New

Arkansas River Pwr Auth WHLELC

Long Term Rating BBB/Stable Upgraded

Arkansas River Pwr Auth pwr

Unenhanced Rating BBB(SPUR)/Stable Upgraded

Many issues are enhanced by bond insurance.

Rationale

S&P Global Ratings raised its long-term rating on Arkansas River Power Authority (ARPA), Colo.'s power revenue bonds outstanding to 'BBB' from 'BBB-'. At the same time, S&P Global Ratings assigned its 'BBB' long-term rating to the authority's \$87.9 million power revenue refunding bonds series 2018A, and \$21.5 million power revenue refunding bonds series 2018B. The outlook is stable.

The upgrade reflects our view of ARPA's resolution of member discord and associated litigation, which has eliminated much uncertainty surrounding the authority's operational and financial stability. The rating action further reflects our view of ARPA's steadily strengthening liquidity, debt-service coverage, and fixed charge coverage ratios; and our expectation that management will continue to pursue debt refunding and defeasance opportunities, thereby reducing both its annual debt service obligations and highly leveraged position. We believe the confluence of these factors mitigate some of the risk ARPA's constrained membership base poses.

The rating further reflects our view of the authority's:

- High member rates, at about 30% above state averages, although management projects that rate increases over the next several years will be minimal;
- Very high debt ratios; and
- Participating member municipalities' limited service area economies, with adequate, but below-average, income indicators and employment bases that generally revolve around agribusiness, or are generally rural economies.

Partially offsetting these credit weaknesses, in our view, are:

- A recently signed purchased power agreement that will provide replacement power for the Lamar Repowering

Project (LRP) at a competitive rate through at least 2024;

- Cost certainty, given that most expenses are known and fixed for the next several years; and
- The monopolistic position of each of member city as well as rate autonomy, which insulate each one from competitive pressures, given the above-average retail rates and load profiles of some members.

Bond proceeds will refund the authority's power revenue refunding and improvement bonds series 2003 and 2007 and a portion of the 2006 bonds, and advance refund a portion of the series 2006 bonds.

A first lien on net revenue of the ARPA system, which sells power to member municipalities on an all-requirements basis, net of any generation that each individual municipality chooses to produce, secures the bonds. While the participating members' credit quality is important, we base the rating primarily on the authority's weak balance sheet and operations, where a substantial portion of members' revenues support a plant that is not operational, resulting in a high wholesale rate and high member rates compared with state averages.

The Lamar, Colo.-based joint action agency had about \$141 million in long-term debt as of December 2017.

ARPA provides wholesale power to six member municipalities in southeastern Colorado:

- Lamar (33% of fiscal 2016 operating revenue)
- La Junta (30%)
- Trinidad (19%)
- Las Animas (10%)
- Springfield (4%)
- Holly (3%)

A few years ago, the City of Raton, N.M., negotiated its exit from the authority. This represented 2% of operating revenue in 2013, down from 14% in 2012, as the city temporary purchased power contract wound down over the course of 2013. As part of a 2009 settlement, Raton relinquished its membership with ARPA but agreed to purchase all of its power needs from the authority above a defined generation source at a fixed price for three years, in an effort to provide the authority time to seek additional member municipalities and stabilize system sales and rates. The authority has not located a replacement for Raton, and we believe it will be unlikely to do so in the near term.

The LRP was a joint effort by the authority, the Lamar Utilities Board (LUB), and the City of Lamar to repower the LUB's existing 25-megawatt (MW) steam generating unit to coal-fired from natural-gas-fired operation. The new coal-fired boiler, in conjunction with the existing LUB steam turbine and a new condensing steam turbine, increased the capacity of steam generation to 44 MW from 25 MW. The decision to convert the plant came at a time when natural gas prices were high and the board had identified a need for access to additional base load generation.

The LRP was to provide about two-thirds of the authority's energy requirements, with the remainder coming primarily from ARPA's Western Area Power Administration federal hydropower allocation. However, cost and timeline overruns, boiler design issues, and the inability to meet emissions requirements plagued the project. Because of this, it

has not been in operation since November 2011. Although the plant came online in 2010, problems with the boiler led to the plant's shutdown in December 2010 for major modifications and to ensure air permit compliance. The boiler manufacturer funded modifications in part as part of its contract obligations, but the plant remains offline. ARPA management believes that the boiler is the root cause of the plant's noncompliance with its air permits, which occurred when the plant ran above a certain level.

In February 2014, the authority filed a lawsuit against Babcock & Wilcox Power Generation Group Inc. (B&W), which supplied the coal-fired steam boiler for the LRP. The boiler was never able to meet its emissions guarantees. As a result, ARPA has been unable to operate the plant and has incurred substantial losses, including funds spent to resolve the operating deficiencies, fines and penalties for emission exceedance, and legal fees on environmental litigation. ARPA paid \$450,000 in legal fees, including \$125,000 for a supplemental environmental project that is converting community facilities (such as libraries and senior centers) lighting in the member communities to LED lighting. The B&W case was resolved in early 2017, and the authority received \$4.2 million in addition to \$4.0 million in pre- and post-trial interest.

The inability to operate the plant and self-generate power was a major reason ARPA entered a contract to purchase power for the next several years. However, with the \$149 million in debt for the plant (not to mention other operating and legal costs) already embedded in member rates, additional replacement power costs have resulted in even higher power costs and member rates. Because of the LRP's failure, management had to implement a wholesale rate increase of 0.7 cents per kilowatt-hour (kWh; about 9.5%), as well as create an energy cost adjustor pass-through clause to its rates, effective May 1, 2010, in an attempt to restore liquidity. It implemented similar rate adjustments in fiscal 2011, but has not done so since, and doesn't plan on raising rates for the next several years.

ARPA's governing board can adjust rates at any time as necessary, effectively creating an unlimited step-up provision. A consequence of the authority's historical willingness to adjust rates to maintain its financial integrity has been a rise in member cities' rates, which are about 30% more than the statewide average system rate. Given this, decisions on rate adjustments could be politically difficult.

The issues at the LRP led both the cities of Lamar and Trinidad to file separate breach of contract lawsuits against ARPA. Both cities have since resolved their respective disputes. The authority has agreed to pay Lamar \$2.50 million lump-sum payment (which will be largely covered by the release of \$2.25 million funds in escrow by Syncora Guarantee Inc. upon refunding of ARPA's Syncora-insured bonds outstanding), as well as an annual payment of \$350,000, payable subordinate to the authority's revenue debt for 26 years. Management expects the debt-service savings from the proposed refunding and additional planned cash defeasances will exceed this annual payment.

The authority has replaced LRP power supply with various purchased power agreements. The current agreement is with Twin Eagle Resource Management LLC, replacing a previous contract with Tri-State Generation and Transmission Association Inc. Twin Eagle is an independent power marketer that procures and schedules power for ARPA through 2024 under a contract by which the cost of power escalates 2.2% annually. The cost of power under this contract is very competitive, in our view, at just over than 5 cents per kWh for fiscal 2017. Power comes from a diverse mix of fuel and accounts for about 63% of ARPA's total energy supply.

ARPA's auditor provided the board an opinion that the LRP represented an impaired asset; the project was subsequently written off in fiscal 2014. Inventories and capital improvements identified as project in process associated with the plant were also written off. Total losses for 2014 amounted to \$162 million net of depreciation credits and other write-offs. Given the write-offs, ARPA's debt-to-capitalization rose to 770% in 2014 from 87% in 2013. Despite the unfavorable operating situation, most of the authority's costs, including debt service, are fixed for the next several years. Furthermore, ARPA has located a buyer for the LRP, with closing scheduled for April 30, 2018. Management intends to use these funds, along with the money expected from the B&W settlement, to defease a portion of its bonds outstanding.

ARPA's liquidity suffered in 2011 because it used a large portion of its designated reserves in an attempt to expedite LRP repairs. Since then, however, liquidity has strengthened, and totaled \$6.3 million at fiscal year-end 2017, equal to 108 days of operations. We believe the strong cash position provides a cushion against potential settlement costs with Lamar. The authority also has a \$1.5 million line of credit with Colorado East Bank & Trust, currently undrawn, which adds about 30 days' liquidity of operating costs if needed. ARPA has not made a draw on the line since March 2012. Capital needs during the next few years are minimal and the authority does not plan additional bonds.

Outlook

The stable outlook reflects our view that, during the next two years, member rates and energy demand will remain relatively steady given the authority's long-term power supply contracts and the recent easing of member discord. We view additional fracturing of the membership as unlikely, but if cost overruns occur, we believe raising rates will be difficult given the already-high rates.

Upside scenario

We do not expect to raise the rating over the next two years given ARPA's very limited, if any, rate flexibility, and its very high debt ratios, as well as its participants' generally weak service area demographics, high rates, and mixed financial metrics.

Downside scenario

We could lower the rating if rate pressures increase and further threaten affordability, member credit quality continues to weaken, or ARPA's cash or coverage fall meaningfully short of projected levels.

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