As filed with the Securities and Exchange Commission May 14, 2001

File No. 70-9861

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549 AMENDMENT NO. 2 TO FORM U-1 APPLICATION/DECLARATION UNDER THE PUBLIC UTILITY HOLDING COMPANY ACT OF 1935 Great Plains Energy Incorporated Kansas City Power & Light Company Great Plains Power, Incorporated KCPL Receivable Corporation 1201 Walnut Street Kansas City, Missouri 64106 KLT Inc. 10740 Nall Street, Suite 230 Overland Park, Kansas 66211 (Names of companies filing this statement and addresses of principal executive offices) Great Plains Energy Incorporated* (Name of top registered holding company parent of each applicant or declarant) Bernard J. Beaudoin Chief Executive Officer Great Plains Energy Incorporated 1201 Walnut Street Kansas City, Missouri 64106 The Commission is requested to mail copies of all orders, notices and other communications to: William G. Riggins, Esq. Nancy A. Lieberman, Esq. General Counsel W. Mason Emnett, Esq. Kansas City Power & Light Company

Wancy A. Lieberman, Esq. W. Mason Emnett, Esq. William C. Weeden Skadden, Arps, Slate, Meagher & Flom LLP 1440 New York Avenue, N.W. Washington, D.C. 20008

*Great Plains Energy Incorporated will register as a public utility holding company upon completion of the reorganization described in Item 1 of this Application/Declaration.

Kansas City Power & Light Company, a Missouri corporation ("KCPL"), and the other KCPL subsidiaries identified on the signature page hereby amend their Application/Declaration on Form U-1 in File No. 70-9861 as follows:

1. By amending and restating footnote 2 in Item 1.A.1 as follows:

1201 Walnut Street

Kansas City, Missouri 64106

Under Section 2(a)(29)(A) of the Act, an integrated electric utility system is defined to mean:

a system consisting of one or more units of generating plants and/or transmission lines and/or distributing facilities, whose utility assets, whether owned by one or more electric utility companies, are physically interconnected or capable of physical interconnection and which under normal conditions may be economically operated as a single interconnected and coordinated system confined in its operations to a single area or region, in one or more States, not so large as to impair (considering the state of the art and the area or region affected) the advantages of localized management, 2. By amending and restating the seventh paragraph in Item 1.A.1 as follows:

In addition, KCPL holds contracts for delivery of five combustion turbines. Following the Reorganization, KCPL may transfer these contracts to Great Plains Power, an exempt wholesale generator ("EWG") affiliate described below. In the alternative, KCPL may transfer these contracts to nonaffiliated parties that, in turn, would lease the delivered turbines to KCPL or Great Plains Power for use in Great Plains Power's EWGs.

3. By amending and restating the first paragraph in Item 1.A.2 as follows:

In addition to its regulated utility operations, KCPL wholly- owns the following Nonutility Subsidiaries:4 WYMO Fuels, Inc., a Missouri corporation ("WYMO"); Home Service Solutions, Inc., a Missouri corporation ("Home Service"); KCPL Receivable Corporation, a Delaware corporation ("KCPL Receivable"); KLT Inc., a Missouri corporation ("KLT"); and Great Plains Power, Incorporated, Missouri corporation ("Great Plains Power").5 During the Reorganization, KCPL will dividend up to Great Plains Energy its interests in KLT and Great Plains Power, which will become wholly-owned subsidiaries of Great Plains Energy. KCPL Receivable, WYMO, and Home Service will remain wholly-owned subsidiaries of KCPL or become direct or indirect subsidiaries of Great Plains Energy, unless they are disposed of or otherwise dissolved. To the extent required, KCPL requests the Commission determine that all of the direct and indirect Nonutility Subsidiaries described herein are retainable under the standards of Section 11(b)(1) of the Act.

SIGNATURES

Pursuant to the requirements of the Public Utility Holding Company Act of 1935, the undersigned Applicants have duly caused this Amendment No. 2 to their Application/Declaration on Form U-1 to be signed on their behalf by the undersigned thereunto duly authorized.

GREAT PLAINS ENERGY INCORPORATED 1201 Walnut Street Kansas City, Missouri 64106

/s/ Bernard J. Beaudoin Date: May 14, 2001 Name: Bernard J. Beaudoin Title: Chief Executive Officer

KANSAS CITY POWER AND LIGHT COMPANY 1201 Walnut Street Kansas City, Missouri 64106

/s/ Bernard J. Beaudoin Date: May 14, 2001 - -----Name: Bernard J. Beaudoin Title: President and Chief Executive Officer KLT INC. 10740 Nall Street, Suite 230 Overland Park, Kansas 66211 Gregory J. Orman Date: May 14, 2001 /s/ - ------------Gregory J. Orman Name: Title: President and CEO GREAT PLAINS POWER, INCORPORATED 1201 Walnut Street Kansas City, Missouri 64106 May 14, 2001 Stephen T. Easley /s/ Date:

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Name: Stephen T. Easley Title: Vice President

KCPL RECEIVABLE CORPORATION 1201 Walnut Street Kansas City, Missouri 64106

| /s/ | Andrea F. Bielsker | Date: | May 14, 2001 |
|-----|---------------------------------|-------|--------------|
| | Andrea F. Bielsker President | | |