UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-Q

[X]	QUARTERLY REPORT PURSUANT TO SECTION 13 or 15(d) OF For the quarterly per	F THE SECURITIES EXCHANGE ACT OF 1934 iod ended <u>March 31, 2013</u>
		OR
[]	TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) G For the transition period f	OF THE SECURITIES EXCHANGE ACT OF 1934 from to
	Commission	File Number <u>1-3523</u>
	WESTAR I	ENERGY, INC.
	(Exact name of regist	trant as specified in its charter)
	Kansas	48-0290150
	(State or other jurisdiction of incorporation or organization)	(I.R.S. Employer Identification Number)
	818 South Kansas Avenue, Topeka, Kansas 66612	(785) 575-6300
durin	Indicate by check mark whether the registrant (1) has filed all reports	ncluding area code, of registrant's principal executive offices) required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 193 nt was required to file such reports), and (2) has been subject to such filing
requi		ically and posted on its corporate Web site, if any, every Interactive Data File Γ during the preceding 12 months (or for such shorter period that the registrant was
	Indicate by check mark whether the registrant is a large accelerated field in Rule 12b-2 of the Act). Check one:	iler, an accelerated filer, a non-accelerated filer, or a smaller reporting company (a
	Large accelerated filer X Accelerated filer Non-accelerate	ed filer Smaller reporting company
	Indicate by check mark whether the registrant is a shell company (as	defined in Rule 12b-2 of the Act). Yes No _X_
	Indicate the number of shares outstanding of each of the registrant's c	classes of common stock, as of the latest practicable date.
	Common Stock, par value \$5.00 per share	126,887,435 shares
	(Class)	(Outstanding at April 30, 2013)

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GLOSSARY OF TERMS

The following is a glossary of frequently used abbreviations or acronyms that are found throughout this report.

Abbreviation or Acronym	Definition
AFUDC	Allowance for funds used during construction
BACT	Best Available Control Technology
CAMR	Clean Air Mercury Rule
CCB	Coal combustion byproduct
CO	Carbon monoxide
CSAPR	Cross-State Air Pollution Rule
ECRR	Environmental Cost Recovery Rider
EPA	Environmental Protection Agency
EPS	Earnings per share
FERC	Federal Energy Regulatory Commission
Fitch	Fitch Ratings
GAAP	Generally Accepted Accounting Principles
GHG	Greenhouse gas
JEC	Jeffrey Energy Center
KCC	Kansas Corporation Commission
KDHE	Kansas Department of Health and Environment
KGE	Kansas Gas and Electric Company
La Cygne	La Cygne Generating Station
MATS	Mercury and Air Toxics Standards
Moody's	Moody's Investors Service
MW	Megawatt(s)
MWh	Megawatt hour(s)
NAAQS	National Ambient Air Quality Standards
NDT	Nuclear Decommissioning Trust
NOx	Nitrogen oxides
PM	Particulate matter
RSU	Restricted share unit
S&P	Standard & Poor's Ratings Services
SCR	Selective catalytic reduction
SO ₂	Sulfur dioxide
SPP	Southwest Power Pool
VIE	Variable interest entity
Wolf Creek	Wolf Creek Generating Station

FORWARD-LOOKING STATEMENTS

Certain matters discussed in this Form 10-Q are "forward-looking statements." The Private Securities Litigation Reform Act of 1995 has established that these statements qualify for safe harbors from liability. Forward-looking statements may include words like we "believe," "anticipate," "target," "expect," "estimate," "intend" and words of similar meaning. Forward-looking statements describe our future plans, objectives, expectations or goals. Such statements address future events and conditions concerning matters such as, but not limited to:

- amount, type and timing of capital expenditures,
- earnings,
- cash flow,
- liquidity and capital resources,
- litigation,
- accounting matters,
- possible corporate restructurings, acquisitions and dispositions,
- compliance with debt and other restrictive covenants,
- interest rates and dividends.
- environmental matters,
- regulatory matters,
- nuclear operations, and
- the overall economy of our service area and its impact on our customers' demand for electricity and their ability to pay for service.

What happens in each case could vary materially from what we expect because of such things as:

- the risk of operating in a heavily regulated industry subject to frequent and uncertain political, legislative, judicial and regulatory developments at any level of government that can affect our revenues and costs,
- the difficulty of predicting the amount and timing of changes in demand for electricity,
- weather conditions and their effect on sales of electricity as well as on prices of energy commodities,
- equipment damage from storms and extreme weather,
- economic and capital market conditions, including the impact of inflation or deflation, changes in interest rates, the cost and availability of capital and the market for trading wholesale energy,
- the impact of changes in market conditions on employee benefit liability calculations, as well as actual and assumed investment returns on invested plan assets,
- the impact of changes in estimates regarding our Wolf Creek Generating Station (Wolf Creek) decommissioning obligation,
- the existence or introduction of competition into markets in which we operate,
- the impact of frequently changing laws and regulations relating to air emissions, water emissions, waste management and other environmental matters.
- risks associated with execution of our planned capital expenditure program, including timing and receipt of regulatory approvals necessary for
 planned construction and expansion projects as well as the ability to complete planned construction projects within the terms and time frames
 anticipated,
- cost, availability and timely provision of equipment, supplies, labor and fuel we need to operate our business,
- availability of generating capacity and the performance of our generating plants,
- changes in regulation of nuclear generating facilities and nuclear materials and fuel, including possible shutdown or required modification of nuclear generating facilities,
- additional regulation due to Nuclear Regulatory Commission oversight to ensure the safe operation of Wolf Creek, either related to Wolf Creek's performance, or potentially relating to events or performance at a nuclear plant anywhere in the world,
- uncertainty regarding the establishment of interim or permanent sites for spent nuclear fuel storage and disposal,
- homeland and information security considerations,
- changes in accounting requirements and other accounting matters,
- changes in the energy markets in which we participate resulting from the development and implementation of real time and next day trading markets, and the effect of the retroactive repricing of transactions in such markets following execution because of changes or adjustments in market pricing mechanisms by regional transmission organizations and independent system operators,
- reduced demand for coal-based energy because of potential climate impacts and development of alternate energy sources,
- current and future litigation, regulatory investigations, proceedings or inquiries,

- other circumstances affecting anticipated operations, electricity sales and costs, and
- other factors discussed elsewhere in this report and in our Annual Report on Form 10-K for the year ended December 31, 2012 (2012 Form 10-K), including in "Item 1A. Risk Factors" and "Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations," and in other reports we file from time to time with the Securities and Exchange Commission.

These lists are not all-inclusive because it is not possible to predict all factors. This report should be read in its entirety and in conjunction with our 2012 Form 10-K. No one section of this report deals with all aspects of the subject matter and additional information on some matters that could impact our consolidated financial results may be included in our 2012 Form 10-K. The reader should not place undue reliance on any forward-looking statement, as forward-looking statements speak only as of the date such statements were made. We undertake no obligation to update any forward-looking statement to reflect events or circumstances after the date on which such statement was made.

PART I. FINANCIAL INFORMATION

ITEM I. CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

WESTAR ENERGY, INC. CONSOLIDATED BALANCE SHEETS (Dollars in Thousands, Except Par Values) (Unaudited)

		As of		As of
	М	March 31, 2013		ember 31, 2012
ASSETS		arcii 51, 2 015		cmoer 51, 2012
CURRENT ASSETS:				
Cash and cash equivalents	\$	5,643	\$	5,829
Restricted cash	-	513		573
Accounts receivable, net of allowance for doubtful accounts of \$6,353 and \$4,916, respectively		226,250		224,439
Fuel inventory and supplies		236,991		249,016
Prepaid expenses		18,046		15,847
Regulatory assets		111,555		114,895
Other		24,680		32,476
Total Current Assets		623,678		643,075
PROPERTY, PLANT AND EQUIPMENT, NET	_	7,115,482		7,013,765
PROPERTY, PLANT AND EQUIPMENT OF VARIABLE INTEREST ENTITIES, NET		319,095		321,975
OTHER ASSETS:		<u> </u>		<u> </u>
Regulatory assets		903,472		887,777
Nuclear decommissioning trust		160,869		150,754
Other		267,888		247,885
Total Other Assets		1,332,229		1,286,416
TOTAL ASSETS	\$	9,390,484	\$	9,265,231
LIABILITIES AND EQUITY	<u> </u>	3,330,404	Ψ	3,203,231
CURRENT LIABILITIES:				
Current maturities of long-term debt of variable interest entities	¢.	27 721	¢.	25.042
Short-term debt	\$	•	\$	25,942
Accounts payable		143,065		339,200
Accrued dividends		199,196		180,825
Accrued taxes		43,109		41,743
Accrued interest		89,868		58,624
Regulatory liabilities		88,076		77,891
Other		43,413		37,557
Total Current Liabilities		91,801 726,249		84,359 846,141
LONG-TERM LIABILITIES:		720,243		040,141
Long-term debt, net		2 2 2 2 4 2 4		
Long-term debt of variable interest entities, net		3,068,481		2,819,271
Deferred income taxes		195,472		222,743
Unamortized investment tax credits		1,207,234		1,197,837
Regulatory liabilities		190,722		191,512
Accrued employee benefits		290,184		285,618
Asset retirement obligations		559,839		564,870
Other		154,667		152,648
Total Long-Term Liabilities		74,014		74,336
		5,740,613		5,508,835
COMMITMENTS AND CONTINGENCIES (See Notes 10 and 11) EQUITY:				
Westar Energy, Inc. Shareholders' Equity:				
Common stock, par value \$5 per share; authorized 275,000,000 shares; issued and outstanding				
126,801,458 shares and 126,503,748 shares, respective to each date		634,007		632,519
Paid-in capital		1,659,271		1,656,972
Retained earnings		614,118		606,649
Total Westar Energy, Inc. Shareholders' Equity		2,907,396		2,896,140
Noncontrolling Interests		16,226		14,115
Total Equity		2,923,622		2,910,255
TOTAL LIABILITIES AND EQUITY	\$	9,390,484	\$	9,265,231

WESTAR ENERGY, INC. CONSOLIDATED STATEMENTS OF INCOME (Dollars in Thousands, Except Per Share Amounts) (Unaudited)

	Three Months Ended March 3			
		2013		2012
REVENUES	\$	546,212	\$	475,677
OPERATING EXPENSES:				
Fuel and purchased power		151,752		127,654
Operating and maintenance		158,729		156,044
Depreciation and amortization		66,846		73,280
Selling, general and administrative		48,945		47,334
Total Operating Expenses		426,272		404,312
INCOME FROM OPERATIONS		119,940		71,365
OTHER INCOME (EXPENSE):				
Investment earnings		4,059		4,324
Other income		3,715		13,590
Other expense		(5,361)		(5,553)
Total Other Income		2,413		12,361
Interest expense		44,284		42,046
INCOME BEFORE INCOME TAXES		78,069		41,680
Income tax expense		24,813		12,443
NET INCOME		53,256		29,237
Less: Net income attributable to noncontrolling interests		2,112		1,713
NET INCOME ATTRIBUTABLE TO WESTAR ENERGY, INC.		51,144		27,524
Preferred dividends		_		242
NET INCOME ATTRIBUTABLE TO COMMON STOCK	\$	51,144	\$	27,282
BASIC AND DILUTED EARNINGS PER AVERGE COMMON SHARE OUTSTANDING ATTRIBUTABLE TO WESTAR ENERGY, INC.	\$	0.40	\$	0.21
AVERAGE EQUIVALENT COMMON SHARES OUTSTANDING		127,196,454		126,495,075
DIVIDENDS DECLARED PER COMMON SHARE	\$	0.34	\$	0.33

 $The \ accompanying \ notes \ are \ an \ integral \ part \ of \ these \ condensed \ consolidated \ financial \ statements.$

WESTAR ENERGY, INC. CONSOLIDATED STATEMENTS OF CASH FLOWS (Dollars in Thousands) (Unaudited)

		Three Months Ended M		
	2013		2012	
ASH FLOWS FROM (USED IN) OPERATING ACTIVITIES:				
Net income	\$ 53,2	256 \$	29,23	
Adjustments to reconcile net income to net cash provided by operating activities:				
Depreciation and amortization	66,8	346	73,28	
Amortization of nuclear fuel	2,8	357	1,37	
Amortization of deferred regulatory gain from sale leaseback	(1,3	374)	(1,37	
Amortization of corporate-owned life insurance	3,5	522	7,37	
Non-cash compensation	2,2	221	2,02	
Net deferred income taxes and credits	22,3	387	3,95	
Stock-based compensation excess tax benefits	(2	202)	(1,38	
Allowance for equity funds used during construction	(2,7	746)	(3,94	
Changes in working capital items:				
Accounts receivable	(2,3	313)	28,60	
Fuel inventory and supplies	12,1	180	(25,29	
Prepaid expenses and other	7,6	641	(7,39	
Accounts payable	28,2	214	(5,45	
Accrued taxes	31,4	131	34,04	
Other current liabilities	(7,2	251)	(7,84	
Changes in other assets	(31,2	259)	(40,64	
Changes in other liabilities	8,2	224	(22,62	
Cash Flows from Operating Activities	193,6	534	63,96	
ASH FLOWS FROM (USED IN) INVESTING ACTIVITIES:				
Additions to property, plant and equipment	(181,9	987)	(189,96	
Purchase of securities within trusts	(32,5	582)	(7,10	
Sale of securities within trusts	33,3	305	8,02	
Proceeds from trust	4	198	-	
Proceeds from investment in corporate-owned life insurance	79,5	508	16,1	
Proceeds from federal grant	8	376	2,40	
Investment in affiliated company		_	(2,5)	
Other investing activities	(2	258)	(1,0	
Cash Flows used in Investing Activities	(100,6	640)	(173,9	
ASH FLOWS FROM (USED IN) FINANCING ACTIVITIES:				
Short-term debt, net	(196,3	318)	(4,6	
Proceeds from long-term debt	246,1	-	246,65	
Retirements of long-term debt		_	(70,50	
Retirements of long-term debt of variable interest entities	(25,3	368)	(5,08	
Repayment of capital leases	` `	302)	(6	
Borrowings against cash surrender value of corporate-owned life insurance	· ·	_	1,0	
Repayment of borrowings against cash surrender value of corporate-owned life insurance	(78,6	655)	(18,1	
Stock-based compensation excess tax benefits	•	202	1,3	
Issuance of common stock		546	1,8	
Distributions to shareholders of noncontrolling interests	,-	_	(2,78	
Cash dividends paid	(39,9	964)	(38,88	
Cash Flows (used in) from Financing Activities	(93,1		110,2	
ET CHANGE IN CASH AND CASH EQUIVALENTS		186)	110,2.	
ASH AND CASH EQUIVALENTS:		.50)	10	
Beginning of period	F	329	2 =	
• •	5,8	143	3,5	

 $The \ accompanying \ notes \ are \ an \ integral \ part \ of \ these \ condensed \ consolidated \ financial \ statements.$

WESTAR ENERGY, INC. CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY (Dollars in Thousands) (Unaudited)

	Westar Energy, Inc. Shareholders											
	Cumulative preferred stock shares		amulative oreferred stock	Common stock shares	(Common stock		Paid-in capital	Retained earnings	Non- controlling interests		Total equity
Balance as of December 31, 2011	214,363	\$	21,436	125,698,396	\$	628,492	\$	1,639,503	\$ 501,216	\$	10,094	\$ 2,800,741
Net income	_			_		_			27,524		1,713	29,237
Issuance of stock	_		_	370,577		1,853		8,789	_		_	10,642
Preferred dividends	_			_		_			(242)		_	(242)
Dividends on common stock (\$0.33 per share)	_		_	_		_		_	(42,226)		_	(42,226)
Amortization of restricted stock	_		_	_		_		1,349	_		_	1,349
Stock compensation and tax benefit	_		_	_		_		(7,749)	_		_	(7,749)
Distributions to shareholders of noncontrolling interests	_		_	_		_		_	_		(2,787)	(2,787)
Balance as of March 31, 2012	214,363	\$	21,436	126,068,973	\$	630,345	\$	1,641,892	\$ 486,272	\$	9,020	\$ 2,788,965
Balance as of December 31, 2012	_	\$	_	126,503,748	\$	632,519	\$	1,656,972	\$ 606,649	\$	14,115	\$ 2,910,255
Net income	_			_		_			51,144		2,112	53,256
Issuance of stock	_		_	297,710		1,488		7,087	_		_	8,575
Dividends on common stock (\$0.34 per share)	_		_	_		_		_	(43,675)		_	(43,675)
Amortization of restricted stock	_		_	_		_		1,483	_		_	1,483
Stock compensation and tax benefit	_		_	_		_		(6,271)	_		_	(6,271)
Other	_		_	_		_		_	_		(1)	(1)
Balance as of March 31, 2013		\$	_	126,801,458	\$	634,007	\$	1,659,271	\$ 614,118	\$	16,226	\$ 2,923,622

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

WESTAR ENERGY, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

1. DESCRIPTION OF BUSINESS

We are the largest electric utility in Kansas. Unless the context otherwise indicates, all references in this Quarterly Report on Form 10-Q to "the company," "we," "us," "our" and similar words are to Westar Energy, Inc. and its consolidated subsidiaries. The term "Westar Energy" refers to Westar Energy, Inc., a Kansas corporation incorporated in 1924, alone and not together with its consolidated subsidiaries.

We provide electric generation, transmission and distribution services to approximately 690,000 customers in Kansas. Westar Energy provides these services in central and northeastern Kansas, including the cities of Topeka, Lawrence, Manhattan, Salina and Hutchinson. Kansas Gas and Electric Company (KGE), Westar Energy's wholly owned subsidiary, provides these services in south-central and southeastern Kansas, including the city of Wichita. Both Westar Energy and KGE conduct business using the name Westar Energy. Our corporate headquarters is located at 818 South Kansas Avenue, Topeka, Kansas 66612.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Principles of Consolidation

We prepare our unaudited condensed consolidated financial statements in accordance with the instructions to Form 10-Q and Article 10 of Regulation S-X. Accordingly, certain information and footnote disclosures normally included in financial statements presented in accordance with generally accepted accounting principles (GAAP) have been condensed or omitted. Our condensed consolidated financial statements include all operating divisions, majority owned subsidiaries and variable interest entities (VIEs) of which we maintain a controlling interest or are the primary beneficiary reported as a single reportable segment. Undivided interests in jointly-owned generation facilities are included on a proportionate basis. Intercompany accounts and transactions have been eliminated in consolidation. In our opinion, all adjustments, consisting only of normal recurring adjustments considered necessary for a fair presentation of the consolidated financial statements, have been included.

The accompanying condensed consolidated financial statements and notes should be read in conjunction with the consolidated financial statements and notes included in our 2012 Form 10-K.

Use of Management's Estimates

When we prepare our condensed consolidated financial statements, we are required to make estimates and assumptions that affect the reported amounts of assets, liabilities, revenues and expenses, and related disclosure of contingent assets and liabilities at the date of our condensed consolidated financial statements and the reported amounts of revenues and expenses during the reporting period. We evaluate our estimates on an on-going basis, including those related to depreciation, unbilled revenue, valuation of investments, forecasted fuel costs included in our retail energy cost adjustment billed to customers, income taxes, pension and post-retirement benefits, our asset retirement obligations including the decommissioning of Wolf Creek, environmental issues, VIEs, contingencies and litigation. Actual results may differ from those estimates under different assumptions or conditions. The results of operations for the three months ended March 31, 2013, are not necessarily indicative of the results to be expected for the full year.

Restricted Cash

Pursuant to Westar Energy's Articles of Incorporation, Westar Energy deposited cash in a separate bank account in 2012 to effect the redemption of all of Westar Energy's preferred stock.

Fuel Inventory and Supplies

We state fuel inventory and supplies at average cost. Following are the balances for fuel inventory and supplies stated separately.

		As of	As of		
	M	arch 31, 2013	Dec	cember 31, 2012	
	(In Thousands)				
Fuel inventory	\$	86,411	\$	94,664	
Supplies		150,580		154,352	
Fuel inventory and supplies	\$	236,991	\$	249,016	

Allowance for Funds Used During Construction

Allowance for funds used during construction (AFUDC) represents the allowed cost of capital used to finance utility construction activity. We compute AFUDC by applying a composite rate to qualified construction work in progress. We credit other income (for equity funds) and interest expense (for borrowed funds) for the amount of AFUDC capitalized as construction cost on the accompanying consolidated statements of income as follows:

		Three Months Ended March 31,					
		2013	•	2012			
	(Dollars In Thousands)						
Borrowed funds	\$	2,585	\$	3,519			
Equity funds		2,746		3,940			
Total	\$	5,331	\$	7,459			
Average AFUDC Rates		4.4%		5.9%			

Earnings Per Share

We have participating securities in the form of unvested restricted share units (RSUs) with nonforfeitable rights to dividend equivalents that receive dividends on an equal basis with dividends declared on common shares. As a result, we apply the two-class method of computing basic and diluted earnings per share (EPS).

Under the two-class method, we reduce net income attributable to common stock by the amount of dividends declared in the current period. We allocate the remaining earnings to common stock and RSUs to the extent that each security may share in earnings as if all of the earnings for the period had been distributed. We determine the total earnings allocated to each security by adding together the amount allocated for dividends and the amount allocated for a participation feature. To compute basic EPS, we divide the earnings allocated to common stock by the weighted average number of common shares outstanding. Diluted EPS includes the effect of potential issuances of common shares resulting from our forward sale agreements and RSUs with forfeitable rights to dividend equivalents. We compute the dilutive effect of potential issuances of common shares using the treasury stock method.

The following table reconciles our basic and diluted EPS from net income.

	Three Months Ended March 31,					
		2013		2012		
	(Dollars In Thousa Share Am					
Net income	\$	53,256	\$	29,237		
Less: Net income attributable to noncontrolling interests		2,112		1,713		
Net income attributable to Westar Energy, Inc.		51,144		27,524		
Less: Preferred dividends		_		242		
Net income allocated to RSUs		148		71		
Net income allocated to common stock	\$	50,996	\$	27,211		
Weighted average equivalent common shares outstanding – basic		127,196,454		126,495,075		
Effect of dilutive securities:						
RSUs		90,086		114,169		
Forward sale agreements		332,728		_		
Weighted average equivalent common shares outstanding – diluted (a)		127,619,268		126,609,244		
Earnings per common share, basic and diluted	\$	0.40	\$	0.21		

⁽a) We had no antidilutive shares for the three months ended March 31, 2013 and 2012.

Supplemental Cash Flow Information

	Three Months Ended March 31,			larch 31,
		2013		2012
	(In Thousands)			
CASH PAID FOR (RECEIVED FROM):				
Interest on financing activities, net of amount capitalized	\$	34,058	\$	26,656
Interest on financing activities of VIEs		7,319		8,107
Income taxes, net of refunds		(2)		(5,111)
NON-CASH INVESTING TRANSACTIONS:				
Property, plant and equipment additions		60,149		81,000
NON-CASH FINANCING TRANSACTIONS:				
Issuance of common stock for reinvested dividends and compensation plans		2,040		1,051
Assets acquired through capital leases		295		6

3. RATE MATTERS AND REGULATION

KCC Proceedings

In April 2013, we filed for an abbreviated rate review with the Kansas Corporation Commission (KCC) to adjust our prices to include \$333.4 million of additional investment in the La Cygne environmental upgrades and to reflect cost reductions elsewhere. If approved, we estimate that the new prices will increase our annual retail revenues by approximately \$31.7 million. We expect the KCC to issue an order on our request in late 2013.

In March 2013, the KCC issued an order allowing us to adjust our prices, subject to final KCC review, to include updated transmission costs as reflected in the transmission formula rate discussed below. The new prices were effective in mid March 2013 and are expected to increase our annual retail revenues by approximately \$9.1 million. We expect the KCC to issue a final order on our request later in 2013.

Also in March 2013, we filed an application with the KCC to adjust our prices to include costs associated with investments in environmental projects during 2012. We expect to implement the new prices in June 2013 and estimate that this will increase our annual retail revenues by approximately \$27.3 million.

FERC Proceedings

Our transmission formula rate that includes projected 2013 transmission capital expenditures and operating costs was effective in January 2013 and is expected to increase our annual transmission revenues by approximately \$12.2 million. This updated rate provided the basis for our request with the KCC to adjust our retail prices to include updated transmission costs as discussed above.

4. FINANCIAL AND DERIVATIVE INSTRUMENTS AND TRADING SECURITIES

Values of Financial and Derivative Instruments

GAAP establishes a hierarchical framework for disclosing the transparency of the inputs utilized in measuring assets and liabilities at fair value. Our assessment of the significance of a particular input to the fair value measurement requires judgment and may affect the classification of assets and liabilities within the fair value hierarchy levels. The three levels of the hierarchy and examples are as follows:

- Level 1 Quoted prices are available in active markets for identical assets or liabilities. The types of assets and liabilities included in level 1 are highly liquid and actively traded instruments with quoted prices, such as equities listed on public exchanges.
- Level 2 Pricing inputs are not quoted prices in active markets, but are either directly or indirectly observable. The types of assets and liabilities included in level 2 are typically measured at net asset value, comparable to actively traded securities or contracts, such as treasury securities with pricing interpolated from recent trades of similar securities, or priced with models using highly observable inputs.
- Level 3 Significant inputs to pricing have little or no transparency. The types of assets and liabilities included in level 3 are those with inputs requiring significant management judgment or estimation. Level 3 includes investments in private equity, real estate securities and other alternative investments, which are measured at net asset value.

We record cash and cash equivalents, short-term borrowings and variable rate debt on our consolidated balance sheets at cost, which approximates fair value. We measure the fair value of fixed rate debt, a level 2 measurement, based on quoted market prices for the same or similar issues or on the current rates offered for instruments of the same remaining maturities and redemption provisions. The recorded amount of accounts receivable and other current financial instruments approximates fair value.

All of our level 2 investments are held in investment funds that are measured at fair value using daily net asset values. In addition, we maintain certain level 3 investments in private equity, alternative investments and real estate securities that are also measured at fair value using net asset value, but require significant unobservable market information to measure the fair value of the underlying investments. The underlying investments in private equity are measured at fair value utilizing both market- and income-based models, public company comparables, investment cost or the value derived from subsequent financings. Adjustments are made when actual performance differs from expected performance; when market, economic or company-specific conditions change; and when other news or events have a material impact on the security. The underlying alternative investments includes collateralized debt obligations, mezzanine debt and a variety of other investments. The fair value of these investments are measured using a variety of primarily market-based models utilizing inputs such as security prices, maturity, call features, ratings and other developments related to specific securities. The underlying real estate investments are measured at fair value using a combination of market- and income-based models utilizing market discount rates, projected cash flows and the estimated value into perpetuity.

We measure fair value based on information available as of the measurement date. The following table provides the carrying values and measured fair values of our fixed-rate debt.

		As of March 31, 2013				As of December 31, 2012				
	Carrying Value		g Value Fair Value Carry		rrying Value		Fair Value			
				(In Tho	usan	ıds)				
Fixed-rate debt	\$	2,952,500	\$	3,380,455	\$	2,702,500	\$	3,178,752		
Fixed-rate debt of VIEs		222,256		246,473		247,624		275,341		

Recurring Fair Value Measurements

The following table provides the amounts and their corresponding level of hierarchy for our assets that are measured at fair value.

As of March 31, 2013		Level 1	Level 2		Level 3		Total
			(In	Thous	sands)		
Nuclear Decommissioning Trust:							
Domestic equity	\$	_	\$ 56,1	37 \$	4,785	\$	60,922
International equity		_	28,8	37	_		28,837
Core bonds		_	22,9	72	_		22,972
High-yield bonds		_	9,0	13	_		9,013
Emerging market bonds		_	6,4	96	_		6,496
Combination debt/equity fund		_	9,5	79	_		9,579
Alternative investments		_		_	15,000		15,000
Real estate securities		_		_	8,027		8,027
Cash equivalents		23		_	_		23
Total Nuclear Decommissioning Trust		23	133,0	34	27,812		160,869
Trading Securities:						_	,
Domestic equity		_	24,5	89	_		24,589
International equity		_	5,8		_		5,895
Core bonds		_	15,1		_		15,125
Cash equivalents		166	•	_	_		166
Total Trading Securities		166	45,6	09			45,775
Total Assets Measured at Fair Value	\$	189	\$ 178,6		\$ 27,812	\$	206,644
					<u> </u>		<u> </u>
As of December 31, 2012							
Nuclear Decommissioning Trust:							
Domestic equity	\$	<u></u>	\$ 56,1	57 S	4,899	\$	61,056
International equity	<u> </u>	_	30,0			Ψ	30,041
Core bonds		<u></u>	28,3		_		28,350
High-yield bonds		_	8,7		_		8,782
Emerging market bonds		<u>_</u>	6,4		_		6,428
Combination debt/equity fund		_	8,1		_		8,194
Real estate securities		<u></u>	0,1	_	7,865		7,865
Cash equivalents		38		_	-,505		38
Total Nuclear Decommissioning Trust	<u> </u>	38	137,9	52	12,764		150,754
Trading Securities:			157,3		12,704		130,734
Domestic equity			22,4	70			22,470
International equity			5,7		_		5,744
Core bonds			15,1		_		15,104
Cash equivalents		166	13,1	U -1			166
Total Trading Securities	<u></u>	166	43,3	18			43,484
Total Assets Measured at Fair Value	\$	204	\$ 181,2		12,764	\$	194,238
	Φ	204	Ψ 101,2	/0 4	12,/04	φ	134,430

The following table provides reconciliations of assets and liabilities measured at fair value using significant level 3 inputs for the three months ended March 31, 2013.

	Domestic Equity	Alternative Investments		Real Estate Securities]	Net Balance	
			(In Thous	sano	ls)		
Balance as of December 31, 2012	\$ 4,899	\$	_	\$	7,865	\$	12,764
Total realized and unrealized gains (losses) included in:							
Regulatory liabilities	(32)		_		162		130
Purchases	63		15,000		69		15,132
Sales	(145)		_		(69)		(214)
Balance as of March 31, 2013	\$ 4,785	\$	15,000	\$	8,027	\$	27,812

The following table provides reconciliations of assets and liabilities measured at fair value using significant level 3 inputs for the three months ended March 31, 2012.

	Domestic Real Estate Equity Securities				Net Balance
		(In	Thousands)		
Balance as of December 31, 2011	\$ 3,931	\$	7,095	\$	11,026
Total realized and unrealized gains (losses) included in:					
Regulatory liabilities	89		176		265
Purchases	80		60		140
Sales	_		(60)		(60)
Balance as of March 31, 2012	\$ 4,100	\$	7,271	\$	11,371

Portions of the gains and losses contributing to changes in net assets in the above tables are unrealized. The following tables summarize the unrealized gains and losses we recorded on our consolidated financial statements during the three months ended March 31, 2013 and 2012, attributed to level 3 assets and liabilities.

		Three Month	ns Ended	d March	31, 2	2013				
	Nuclear Decommissioning Trust									
		Domestic Equity]	Net Balance						
	(In Thousands)									
Total unrealized gains (losses) included in:										
Regulatory liabilities	\$	(176)	\$	93	\$	(83)				
		Three Mont	hs Ende	d March	31,	2012				
	N	uclear Decomn	nissioni	ng Trust		_				
		Domestic	Real	l Estate		Net				
		Equity	Sec	urities		Balance				
		(In Thou	ısands)						
Total unrealized gains (losses) included in:										
Regulatory liabilities	\$	89	\$	116	\$	205				

Some of our investments in the nuclear decommissioning trust (NDT) and our trading securities portfolio are measured at net asset value and do not have readily determinable fair values. These investments are either with investment companies or companies that follow accounting guidance consistent with investment companies. In certain situations these investments may have redemption restrictions. The following table provides additional information on these investments.

	As of March 31, 2013			A	As of Dece	embe	er 31, 2012	As of March 31, 2013			
	Fa	ir Value		Unfunded Commitments		Fair Value		Unfunded ommitments	Redemption Frequency	Length of Settlement	
				(In Tho	usa	nds)					
Nuclear Decommissioning Trust:											
Domestic equity	\$	4,785	\$	961	\$	4,899	\$	1,024	(a)	(a)	
Alternative investments		15,000		_		_		_	(b)	(b)	
Real estate securities		8,027		_		7,865		_	Quarterly	80 days	
Total Nuclear Decommissioning Trust		27,812		961		12,764		1,024			
Trading Securities:											
Domestic equity		24,589		_		22,470		_	Upon Notice	1 day	
International equity		5,895		_		5,744		_	Upon Notice	1 day	
Core bonds		15,125		_		15,104		_	Upon Notice	1 day	
Total Trading Securities		45,609				43,318		_			
Total	\$	73,421	\$	961	\$	56,082	\$	1,024			

⁽a) This investment is in two long-term private equity funds that do not permit early withdrawal. Our investments in these funds cannot be distributed until the underlying investments have been liquidated which may take years from the date of initial liquidation. One fund has begun making distributions and we expect the other to begin in 2013.

Price Risk

We use various types of fuel, including coal, natural gas, uranium and diesel to operate our plants and also purchase power to meet customer demand. Our prices and consolidated financial results are exposed to market risks from commodity price changes for electricity and other energy-related products as well as interest rates. Volatility in these markets impacts our costs of purchased power and costs of fuel for our generating plants. We strive to manage our customers' and our exposure to the market risks through regulatory, operating and financing activities.

Interest Rate Risk

We have entered into numerous fixed and variable rate debt obligations. We manage our interest rate risk related to these debt obligations by limiting our exposure to variable interest rate debt, diversifying maturity dates and entering into treasury yield hedge transactions. We may also use other financial derivative instruments such as interest rate swaps.

5. FINANCIAL INVESTMENTS

We report some of our investments in equity and debt securities at fair value and use the specific identification method to determine their realized gains and losses. We classify these investments as either trading securities or available-for-sale securities as described below.

⁽b) This fund has an initial lock-up period of 24 months. Redemptions are allowed, on a quarterly basis, after 24 months at the sole discretion of the fund's board of directors. A 65-day notice of redemption is required. There is a holdback on final redemptions.

Trading Securities

We hold equity and debt investments in a trust used to fund retirement benefits that we classify as trading securities. We include unrealized gains or losses on these securities in investment earnings on our consolidated statements of income. For the three months ended March 31, 2013 and 2012, we recorded unrealized gains on these investments of \$2.5 million and \$3.7 million, respectively.

Available-for-Sale Securities

We hold investments in equity, debt and real estate securities in a trust for the purpose of funding the decommissioning of Wolf Creek. We have classified these investments as available-for-sale and have recorded all such investments at their fair market value as of March 31, 2013, and December 31, 2012. As of March 31, 2013, the fair value of available-for-sale bond funds was \$38.5 million. The NDT did not have investments in debt securities outside of investment funds as of March 31, 2013.

Using the specific identification method to determine cost, we realized gains on our available-for-sale securities of \$1.3 million and \$0.2 million, respectively, during the three months ended March 31, 2013 and 2012. We record net realized and unrealized gains and losses in regulatory liabilities on our consolidated balance sheets. This reporting is consistent with the method we use to account for the decommissioning costs we recover in our prices. Gains or losses on assets in the trust fund are recorded as increases or decreases to regulatory liabilities and could result in lower or higher funding requirements for decommissioning costs, which we believe would be reflected in the prices paid by our customers.

The following table presents the cost, gross unrealized gains and losses, fair value and allocation of investments in the NDT fund as of March 31, 2013, and December 31, 2012.

	Gross Unrealized									
Security Type		Cost		Gain		Loss	F	air Value	Allocation	
				(Dollars In	Tho	ousands)				
As of March 31, 2013										
Domestic equity	\$	48,618	\$	12,304	\$	_	\$	60,922	38%	
International equity		25,602		3,235		_		28,837	18%	
Core bonds		22,213		759		_		22,972	14%	
High-yield bonds		8,112		901		_		9,013	6%	
Emerging market bonds		6,286		210		_		6,496	4%	
Combination debt/equity fund		8,452		1,127		_		9,579	6%	
Alternative investments		15,000		_		_		15,000	9%	
Real estate securities		10,050		_		(2,023)		8,027	5%	
Cash equivalents		23		_		_		23	<1%	
Total	\$	144,356	\$	18,536	\$	(2,023)	\$	160,869	100%	
			_							
As of December 31, 2012										
Domestic equity	\$	53,598	\$	7,458	\$	_	\$	61,056	41%	
International equity		28,248		1,793		_		30,041	20%	
Core bonds		27,309		1,041		_		28,350	19%	
High-yield bonds		8,022		760		_		8,782	6%	
Emerging market bonds		6,080		348		_		6,428	4%	
Combination debt/equity fund		8,074		120		_		8,194	5%	
Real estate securities		9,981		_		(2,116)		7,865	5%	
Cash equivalents		38		_		_		38	<1%	
Total	\$	141,350	\$	11,520	\$	(2,116)	\$	150,754	100%	

The following table presents the fair value and the gross unrealized losses of the available-for-sale securities held in the NDT fund aggregated by investment category and the length of time that individual securities have been in a continuous unrealized loss position as of March 31, 2013, and December 31, 2012.

	Le	ss than	12 N	Months		12 Months	s or C	Greater		To	otal	
			U	Gross nrealized				Gross realized			U	Gross Inrealized
	Fair V	<i>V</i> alue		Losses	F	air Value		Losses	Fa	ir Value		Losses
						(In The	ousar	ıds)				
As of March 31, 2013												
Real estate securities	\$	_	\$	_	\$	8,027	\$	(2,023)	\$	8,027	\$	(2,023)
As of December 31, 2012												
Real estate securities	\$	_	\$	_	\$	7,865	\$	(2,116)	\$	7,865	\$	(2,116)

6. DEBT FINANCING

In March 2013, Westar Energy issued \$250.0 million principal amount of first mortgage bonds bearing stated interest of 4.10% and maturing in April 2043. Proceeds were used to repay short-term debt, which was used primarily to purchase capital equipment, and for working capital and general corporate purposes.

7. TAXES

We recorded income tax expense of \$24.8 million with an effective income tax rate of 32% for the three months ended March 31, 2013. We recorded income tax expense of \$12.4 million with an effective income tax rate of 30% for the same period of 2012. The increase in the effective income tax rate for the three months ended March 31, 2013, was due primarily to an increase in income before income taxes.

In January 2013, the IRS completed its examination of our federal income tax return filed for tax year 2010 and the amended federal income tax returns we filed for tax years 2007, 2008 and 2009. The examination was approved by the Joint Committee on Taxation of the U.S. Congress and accepted by the IRS in April 2013. We have extended the statute of limitations for tax years 2008 and 2009 until March 31, 2014.

As of March 31, 2013, and December 31, 2012, our liability for unrecognized income tax benefits was \$1.3 million and \$1.2 million, respectively. The net increase in the liability for unrecognized income tax benefits was largely attributable to tax positions taken with respect to the capitalization of plant-related expenditures. We do not expect significant changes in this liability in the next 12 months.

As of March 31, 2013, and December 31, 2012, we had \$0.2 million accrued for interest on our liability related to unrecognized income tax benefits. We accrued no penalties at either March 31, 2013, or December 31, 2012.

As of March 31, 2013, and December 31, 2012, we had recorded \$1.6 million and \$1.5 million, respectively, for probable assessments of taxes other than income taxes.

8. PENSION AND POST-RETIREMENT BENEFIT PLANS

The following table summarizes the net periodic costs for our pension and post-retirement benefit plans prior to the effects of capitalization.

	Pension Benefits					Post-retiren	nent Benefits		
Three Months Ended March 31,		2013		2012		2013		2012	
				(In Tho	usar	nds)			
Components of Net Periodic Cost (Benefit):									
Service cost	\$	5,355	\$	4,889	\$	507	\$	514	
Interest cost		9,630		9,894		1,502		1,575	
Expected return on plan assets		(8,351)		(8,071)		(1,673)		(1,373)	
Amortization of unrecognized:									
Transition obligation, net		_		_		81		978	
Prior service costs		150		154		631		631	
Actuarial loss, net		8,478		8,194		281		376	
Net periodic cost before regulatory		,							
adjustment		15,262		15,060		1,329		2,701	
Regulatory adjustment (a)		784		(7,245)		717		318	
Net periodic cost	\$	16,046	\$	7,815	\$	2,046	\$	3,019	

⁽a) The regulatory adjustment represents the difference between current period pension or post-retirement benefit expense and the amount of such expense recognized in setting our prices.

During the three months ended March 31, 2013 and 2012, we contributed \$9.1 million and \$34.8 million, respectively, to the Westar Energy pension trust.

9. WOLF CREEK PENSION AND POST-RETIREMENT BENEFIT PLANS

As a co-owner of Wolf Creek, KGE is indirectly responsible for 47% of the liabilities and expenses associated with the Wolf Creek pension and post-retirement benefit plans. The following table summarizes the net periodic costs for KGE's 47% share of the Wolf Creek pension and post-retirement benefit plans prior to the effects of capitalization.

	Pension Benefits					Post-retiren	nent Benefits		
Three Months Ended March 31,		2013		2012		2013		2012	
	(In Thousands)								
Components of Net Periodic Cost (Benefit):									
Service cost	\$	1,709	\$	1,516	\$	52	\$	48	
Interest cost		1,891		1,884		103		103	
Expected return on plan assets		(1,843)		(1,644)		_		_	
Amortization of unrecognized:									
Transition obligation, net		_		_		_		14	
Prior service costs		14		1		_		_	
Actuarial loss, net		1,355		1,342		66		58	
Net periodic cost before regulatory adjustment		3,126		3,099		221		223	
Regulatory adjustment (a)		(203)		(1,030)		_		_	
Net periodic cost	\$	2,923	\$	2,069	\$	221	\$	223	

⁽a) The regulatory adjustment represents the difference between current period pension or post-retirement benefit expense and the amount of such expense recognized in setting our prices.

During the three months ended March 31, 2013 and 2012, we funded \$2.7 million and \$7.0 million, respectively, of Wolf Creek's pension plan contributions.

10. COMMITMENTS AND CONTINGENCIES

Federal Clean Air Act

We must comply with the federal Clean Air Act, state laws and implementing federal and state regulations that impose, among other things, limitations on emissions generated from our operations, including sulfur dioxide (SO₂), particulate matter (PM), nitrogen oxides (NOx), carbon monoxide (CO), mercury and acid gases.

Emissions from our generating facilities, including PM, SO₂ and NOx, have been determined by regulation to reduce visibility by causing or contributing to regional haze. Under federal laws, such as the Clean Air Visibility Rule, and pursuant to an agreement with the Kansas Department of Health and Environment (KDHE) and Environmental Protection Agency (EPA), we are required to install, operate and maintain controls to reduce emissions found to cause or contribute to regional haze.

Under the federal Clean Air Act, the EPA sets National Ambient Air Quality Standards (NAAQS) for certain emissions considered harmful to public health and the environment, including PM, NOx, CO and SO₂, which result from fossil fuel combustion. Areas meeting the NAAQS are designated attainment areas while those that do not meet the NAAQS are considered nonattainment areas. Each state must develop a plan to bring nonattainment areas into compliance with the NAAQS. NAAQS must be reviewed by the EPA at five-year intervals. KDHE proposed to designate portions of the Kansas City area nonattainment for the eight-hour ozone standard, which has the potential to impact our operations. The EPA has not acted on KDHE's proposed designation of the Kansas City area and it is uncertain when, or if, such a designation might occur. The Wichita area also exceeded the eight-hour ozone standard and could be designated nonattainment in the future potentially impacting our operations.

In December 2012, the EPA strengthened an existing NAAQS for PM. The EPA anticipates making initial attainment/nonattainment designations under this rule by the end of 2014. We are currently evaluating the rule, however, we cannot at this time predict the impact it may have on our operations or consolidated financial results, but it could be material.

In 2010 the EPA strengthened the NAAQS for both NOx and SO₂. We continue to communicate with our regulators regarding these standards and are currently evaluating what impact this could have on our operations. If we are required to install additional equipment to control emissions at our facilities, the revised NAAQS could have a material impact on our operations and consolidated financial results.

Environmental Projects

We will continue to make significant capital and operating expenditures at our power plants to reduce regulated emissions. The amount of these expenditures could change materially depending on the timing and nature of required investments, the specific outcomes resulting from existing regulations, new regulations, legislation and the manner in which we operate the plants. In addition to the capital investment, in the event we install new equipment, such equipment may cause us to incur significant increases in annual operating and maintenance expense and may reduce the net production, reliability and availability of the plants. The degree to which we will need to reduce emissions and the timing of when such emissions controls may be required is uncertain. Additionally, our ability to access capital markets and the availability of materials, equipment and contractors may affect the timing and ultimate amount of such capital investments.

In comparison to a general rate review, the environmental cost recovery rider (ECRR) reduces the amount of time it takes to begin collecting in retail prices the costs associated with capital expenditures for qualifying environmental improvements. We are not allowed to use the ECRR to collect cost associated with our approximately \$610.0 million share of the projected capital investment associated with the \$1.2 billion of environmental upgrades at La Cygne Generating Station (La Cygne). We therefore must file for a general review of our rates or an abbreviated rate review with the KCC in order to collect these costs. The KCC approved our request to file an abbreviated rate review to collect a portion of these costs. For additional information regarding our abbreviated rate review, see Note 3, "Rate Matters and Regulation." To change our prices to collect increased operating and maintenance costs, we must file a general rate review with the KCC.

Air Emissions

The operation of power plants results in emissions of mercury, acid gases and other air toxics. In 2011 the EPA published Mercury and Air Toxics Standards (MATS) for power plants, which replaces the prior federal Clean Air Mercury Rule (CAMR) and requires significant reductions in mercury, acid gases and other emissions. Companies impacted by the new standards will have up to three years, or four years with approval from a state environmental regulatory agency, and in certain limited circumstances up to five years, to comply. We have obtained approval from our state environmental regulatory agency and expect to be compliant with the new standards within four years. We continue to evaluate the new standards and believe that our related investment will be less than \$16.0 million.

Additionally, in March 2013, the EPA finalized updates to certain emission limits for new power plants under MATS. We are currently evaluating these updates; however, because of environmental upgrades we have made and continue to make at our power plants to comply with regional haze requirements and the EPA consent decree discussed below, we believe the EPA's updates will have an immaterial impact on our future generation plans.

In 2011 the EPA finalized the Cross-State Air Pollution Rule (CSAPR) requiring 28 states, including Kansas, Missouri and Oklahoma, to further reduce power plant emissions of SO_2 and NOx. Under CSAPR, reductions in annual SO_2 and NOx emissions were required to begin January 2012, with further reductions required beginning January 2014.

In August 2012, the U.S. Court of Appeals for the District of Columbia Circuit vacated CSAPR and remanded the rule to the EPA to promulgate a replacement. In October 2012, the EPA filed a petition with the court requesting a rehearing before the full court, which was declined in January 2013. The EPA subsequently petitioned the U.S. Supreme Court in March 2013 to review the lower court's ruling. We cannot at this time predict how the U.S. Supreme Court may rule on the petition; however, based on our current and planned environmental controls, if the regulations were to be reinstated or replaced, either in part or in whole, we do not believe the impact on our operations and consolidated financial results would be material.

Greenhouse Gases

Under regulations known as the Tailoring Rule, the EPA is regulating greenhouse gas (GHG) emissions from certain stationary sources. The regulations are being implemented pursuant to two federal Clean Air Act programs which impose recordkeeping and monitoring requirements and also mandate the implementation of best available control technology (BACT) for projects that cause a significant increase in GHG emissions (defined to be more than 75,000 tons or more per year or 100,000 tons or more per year, depending on various factors). The EPA has issued guidance on what BACT entails for the control of GHGs and individual states are now required to determine what controls are required for facilities within their jurisdiction on a case-by-case basis. We cannot at this time determine the impact of these regulations on our operations and consolidated financial results, but we believe the cost of compliance with the regulations could be material.

Renewable Energy Standard

Kansas law mandates that we maintain a minimum amount of renewable energy sources. Through 2015 net renewable generation capacity must be 10% of the average peak demand for the three prior years, subject to limited exceptions. This requirement increases to 15% for years 2016 through 2019 and 20% for 2020 and thereafter. With our existing wind generation facilities, supply contracts and renewable energy credits, we are able to satisfy the net renewable generation requirement through 2015 and we are on track to meet the increased requirements beginning in 2016. If we are unable to meet future requirements, our operations and consolidated financial results could be adversely impacted.

EPA Consent Decree

As part of a 2010 settlement of a lawsuit filed by the Department of Justice on behalf of the EPA, we are installing selective catalytic reduction (SCR) equipment on one of three Jeffrey Energy Center (JEC) coal units by the end of 2014, which we estimate will cost approximately \$240.0 million. The settlement also required that we determine whether we needed to install additional SCR equipment on another JEC unit or if we can meet agreed upon plantwide NOx emissions reduction limits using other controls. We have informed the EPA that we believe we can meet the terms of the settlement by installing less expensive NOx reduction equipment rather than additional SCR equipment. We plan to complete these projects in 2014 and to recover the costs to install these systems through our ECRR, but such recovery remains subject to the approval of our regulators.

11. LEGAL PROCEEDINGS

We and our subsidiaries are involved in various legal, environmental and regulatory proceedings. We believe that adequate provisions have been made and accordingly believe that the ultimate disposition of such matters will not have a material effect on our consolidated financial results. See Note 3, "Rate Matters and Regulation," and Note 10, "Commitments and Contingencies," for additional information.

12. COMMON STOCK

In addition to forward sale transactions entered into during prior periods, during the three months ended March 31, 2013, Westar Energy entered into transactions with respect to an aggregate of approximately 1.3 million shares of common stock. Westar Energy must settle such transactions within 18 months of the date each transaction was entered. Assuming physical share settlement of the approximately 3.0 million shares associated with all forward sale transactions as of March 31, 2013, Westar Energy would have received aggregate proceeds of approximately \$86.9 million based on a forward price of \$28.67 per share.

In March 2013, Westar Energy entered into a new, three-year sales agency financing agreement and master forward sale agreement. The maximum amount that Westar Energy may offer and sell under the agreements is the lesser of an aggregate of \$500.0 million or approximately 25.0 million shares, subject to adjustment for share splits, share combinations and share dividends. Under the terms of the sales agency financing agreement, Westar Energy may offer and sell shares of its common stock from time to time. In addition, under the terms of the sales agency financing agreement and master forward sale agreement, Westar Energy may from time to time enter into one or more forward sale transactions with the bank, as forward purchaser, and the bank will borrow shares of Westar Energy's common stock from third parties and sell them through its agent. The agent receives a commission equal to 1% of the sales price of all shares sold under the agreements. Westar Energy must settle the forward sale transactions within 18 months of the date each transaction is entered.

The forward sale transactions are entered into at market prices; therefore, the forward sale agreements have no initial fair value. Westar Energy will not receive any proceeds from the sale of common stock under the forward sale agreements until transactions are settled. Upon settlement, Westar Energy will record the forward sale agreements within equity. Except in specified circumstances or events that would require physical share settlement, Westar Energy is able to elect to settle any forward sale transactions by means of physical share, cash or net share settlement, and is also able to elect to settle the forward sale transactions in whole, or in part, earlier than the stated maturity dates. Currently, Westar Energy anticipates settling the forward sale transactions through physical share settlement. The shares under the forward sale agreements are initially priced when the transactions are entered into and are subject to certain fixed pricing adjustments during the term of the agreements. Accordingly, assuming physical share settlement, Westar Energy's net proceeds from the forward sale transactions will represent the prices established by the forward sale agreements applicable to the time periods in which physical settlement occurs.

13. VARIABLE INTEREST ENTITIES

In determining the primary beneficiary of a VIE, we assess the entity's purpose and design, including the nature of the entity's activities and the risks that the entity was designed to create and pass through to its variable interest holders. A reporting enterprise is deemed to be the primary beneficiary of a VIE if it has (a) the power to direct the activities of the VIE that most significantly impact the VIE's economic performance and (b) the obligation to absorb losses or right to receive benefits from the VIE that could potentially be significant to the VIE. The primary beneficiary of a VIE is required to consolidate the VIE. The trusts holding our 8% interest in JEC, our 50% interest in La Cygne unit 2 and railcars we use to transport coal to some of our power plants are VIEs of which we are the primary beneficiary.

We assess all entities with which we become involved to determine whether such entities are VIEs and, if so, whether or not we are the primary beneficiary of the entities. We also continuously assess whether we are the primary beneficiary of the VIEs with which we are involved. Prospective changes in facts and circumstances may cause us to reconsider our determination as it relates to the identification of the primary beneficiary.

8% Interest in Jeffrey Energy Center

Under an agreement that expires in January 2019, we lease an 8% interest in JEC from a trust. The trust was financed with an equity contribution from an owner participant and debt issued by the trust. The trust was created specifically to purchase the 8% interest in JEC and lease it to a third party, and does not hold any other assets. We meet the requirements to be considered the primary beneficiary of the trust. In determining the primary beneficiary of the trust, we concluded that the activities of the trust that most significantly impact its economic performance and that we have the power to direct include (1) the operation and maintenance of the 8% interest in JEC, (2) our ability to exercise a purchase option at the end of the agreement at the lesser of fair value or a fixed amount and (3) our option to require refinancing of the trust's debt. We have the potential to receive benefits from the trust that could potentially be significant if the fair value of the 8% interest in JEC at the end of the agreement is greater than the fixed amount. The possibility of lower interest rates upon refinancing the debt also creates the potential for us to receive significant benefits.

50% Interest in La Cygne Unit 2

Under an agreement that expires in September 2029, KGE entered into a sale-leaseback transaction with a trust under which the trust purchased KGE's 50% interest in La Cygne unit 2 and subsequently leased it back to KGE. The trust was financed with an equity contribution from an owner participant and debt issued by the trust. The trust was created specifically to purchase the 50% interest in La Cygne unit 2 and lease it back to KGE, and does not hold any other assets. We meet the requirements to be considered the primary beneficiary of the trust. In determining the primary beneficiary of the trust, we concluded that the activities of the trust that most significantly impact its economic performance and that we have the power to direct include (1) the operation and maintenance of the 50% interest in La Cygne unit 2, (2) our ability to exercise a purchase option at the end of the agreement at the lesser of fair value or a fixed amount and (3) our option to require refinancing of the trust's debt. We have the potential to receive benefits from the trust that could potentially be significant if the fair value of the 50% interest in La Cygne unit 2 at the end of the agreement is greater than the fixed amount. The possibility of lower interest rates upon refinancing the debt also creates the potential for us to receive significant benefits.

Railcars

Under two separate agreements that expire in May 2013 and November 2014, we lease railcars from trusts to transport coal to some of our power plants. The trusts were financed with equity contributions from owner participants and debt issued by the trusts. The trusts were created specifically to purchase the railcars and lease them to us, and do not hold any other assets. We meet the requirements to be considered the primary beneficiary of the trusts. In determining the primary beneficiary of the trusts, we concluded that the activities of the trusts that most significantly impact their economic performance and that we have the power to direct include the operation, maintenance and repair of the railcars and our ability to exercise a purchase option at the end of the agreements at the lesser of fair value or a fixed amount. We have the potential to receive benefits from the trusts that could potentially be significant if the fair value of the railcars at the end of the agreements is greater than the fixed amounts. Our agreements with these trusts also include renewal options during which time we would pay a fixed amount of rent. We have the potential to receive benefits from the trusts during the renewal periods if the fixed amount of rent is less than the amount we would be required to pay under a new agreement.

Financial Statement Impact

We have recorded the following assets and liabilities on our consolidated balance sheets related to the VIEs described above.

		As of		As of
	Ma	rch 31, 2013	Dec	cember 31, 2012
	,	ls)		
Assets:				
Property, plant and equipment of variable interest entities, net	\$	319,095	\$	321,975
Regulatory assets (a)		6,084		5,810
Liabilities:				
Current maturities of long-term debt of variable interest entities	\$	27,721	\$	25,942
Accrued interest (b)		233		3,948
Long-term debt of variable interest entities, net		195,472		222,743

⁽a) Included in long-term regulatory assets on our consolidated balance sheets.

All of the liabilities noted in the table above relate to the purchase of the property, plant and equipment. The assets of the VIEs can be used only to settle obligations of the VIEs and the VIEs' debt holders have no recourse to our general credit. We have not provided financial or other support to the VIEs and are not required to provide such support. We did not record any gain or loss upon initial consolidation of the VIE.

ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

Certain matters discussed in Management's Discussion and Analysis are "forward-looking statements." The Private Securities Litigation Reform Act of 1995 has established that these statements qualify for safe harbors from liability. Forward-looking statements may include words like we "believe," "anticipate," "expect," "estimate," "intend" and words of similar meaning. Forward-looking statements describe our future plans, objectives, expectations or goals.

INTRODUCTION

We are the largest electric utility in Kansas. We produce, transmit and sell electricity at retail in Kansas and at wholesale in a multi-state region in the central United States under the regulation of the KCC and Federal Energy Regulatory Commission (FERC).

In Management's Discussion and Analysis, we discuss our operating results for the three months ended March 31, 2013, compared to the same period of 2012, our general financial condition and significant changes that occurred during 2013. As you read Management's Discussion and Analysis, please refer to our condensed consolidated financial statements and the accompanying notes, which contain our operating results.

⁽b) Included in accrued interest on our consolidated balance sheets.

SUMMARY OF SIGNIFICANT ITEMS

Earnings Per Share

Following is a summary of our net income and basic EPS.

Three Mo	Three Months Ended March 31,									
2013	2012	Change								
(Dollars Ir	Thousands,	Except Per								
S	Share Amounts)									

Net income attributable to common stock	\$ 51,144	\$ 27,282	\$ 23,862
Earnings per common share, basic	0.40	0.21	0.19

Net income attributable to common stock and basic EPS increased due primarily to higher retail prices and higher residential electricity sales attributable principally to colder weather. These items were offset partially by an increase in income tax expense and our having recorded \$9.2 million less in corporate-owned life insurance (COLI) benefits. See the discussion under "—Operating Results" below for additional information.

Current Trends

The following is an update to and is to be read in conjunction with "Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations" in our 2012 Form 10-K.

Environmental Regulation

Environmental laws and regulations affecting our operations, which relate primarily to air quality, water quality, the use of water, and the handling, disposal and clean-up of hazardous and non-hazardous substances and wastes, continue to evolve and have become more stringent and costly over time. We have incurred and will continue to incur significant capital and other expenditures, and may potentially need to limit the use of some of our power plants, to comply with existing and new environmental laws and regulations. While certain of these costs are recoverable through the ECRR and ultimately we expect all such costs to be reflected in the prices we are allowed to charge, we cannot assure that all such costs will be recovered or that they will be recovered in a timely manner. See Note 10 of the Notes to Condensed Consolidated Financial Statements, "Commitments and Contingencies," for additional information regarding environmental laws and regulations.

Air Emissions

The operation of power plants results in emissions of mercury, acid gases and other air toxics. In 2011, the EPA published MATS for power plants, which replaces the prior federal CAMR and requires significant reductions in mercury, acid gases and other emissions. Companies impacted by the new standards will have up to three years, or four years with approval from a state environmental regulatory agency, and in certain limited circumstances up to five years, to comply. We have obtained approval from our state environmental regulatory agency and expect to be compliant with the new standards within four years. We continue to evaluate the new standards and believe that our related investment will be less than \$16.0 million.

Additionally, in March 2013, the EPA finalized updates to certain emission limits for new power plants under MATS. We are currently evaluating these updates; however, because of environmental upgrades we have made and continue to make at our power plants to comply with regional haze requirements and the EPA consent decree discussed below, we believe the EPA's updates will have an immaterial impact on our future generation plans.

In 2011, the EPA finalized CSAPR requiring 28 states, including Kansas, Missouri and Oklahoma, to further reduce power plant emissions of SO_2 and NOx. Under CSAPR, reductions in annual SO_2 and NOx emissions were required to begin January 2012, with further reductions required beginning January 2014.

In August 2012, the U.S. Court of Appeals for the District of Columbia Circuit vacated CSAPR and remanded the rule to the EPA to promulgate a replacement. In October 2012, the EPA filed a petition with the court requesting a rehearing before the full court, which was declined in January 2013. The EPA subsequently petitioned the U.S. Supreme Court in March 2013 to review the lower court's ruling. We cannot at this time predict how the U.S. Supreme Court may rule on the petition; however, based on our current and planned environmental controls, if the regulations were to be reinstated or replaced, either in part or in whole, we do not believe the impact on our operations and consolidated financial results would be material.

Greenhouse Gases

In March 2012, the EPA proposed a New Source Performance Standard (NSPS) that would limit CO₂ emissions for new and modified electric generating units. We are currently evaluating the proposal and believe it could impact our future generation plans if it becomes a final rule. The EPA initially indicated that a final rule could be issued in 2013; however, the EPA has since determined that the proposed rule needs additional review. Therefore, it is likely that the rule will be delayed beyond 2013. The EPA is also expected to propose a GHG NSPS for existing generating units, the timing of which is uncertain. We cannot at this time determine the impact of such a performance standard on our operations and consolidated financial results, but we believe the costs to comply could be material.

Under regulations known as the Tailoring Rule, the EPA is regulating GHG emissions from certain stationary sources. The regulations are being implemented pursuant to two federal Clean Air Act programs which impose recordkeeping and monitoring requirements and also mandate the implementation of BACT for projects that cause a significant increase in GHG emissions (defined to be more than 75,000 tons or more per year or 100,000 tons or more per year, depending on various factors). The EPA has issued guidance on what BACT entails for the control of GHGs and individual states are now required to determine what controls are required for facilities within their jurisdiction on a case-by-case basis. We cannot at this time determine the impact of these regulations on our operations and consolidated financial results, but we believe the costs to comply with the regulations could be material.

Regulation of Coal Combustion Byproducts

In the course of operating our coal generation plants, we produce coal combustion byproducts (CCBs), including fly ash, gypsum and bottom ash, which we must handle, recycle, process or dispose of. We recycle some of our ash production, principally by selling to the aggregate industry. In 2010, the EPA proposed a rule to regulate CCBs, which we believe might impair our ability to recycle ash or require additional CCB handling, processing and storage equipment, or both. The EPA is expected to issue a final rule in 2014 or sooner. While we cannot at this time estimate the impact and costs associated with future regulations of CCBs, we believe the impact on our operations and consolidated financial results could be material.

National Ambient Air Quality Standards

Under the federal Clean Air Act, the EPA sets NAAQS for certain emissions considered harmful to public health and the environment, including PM, NOx, CO and SO₂, which result from fossil fuel combustion. Areas meeting the NAAQS are designated attainment areas while those that do not meet the NAAQS are considered nonattainment areas. Each state must develop a plan to bring nonattainment areas into compliance with the NAAQS. NAAQS must be reviewed by EPA at five-year intervals. KDHE proposed to designate portions of the Kansas City area nonattainment for the eight-hour ozone standard. The EPA has not acted on KDHE's proposed designation of the Kansas City area and it is uncertain when, or if, such a designation might occur. The Wichita area also exceeded the eight-hour ozone standard and could be designated nonattainment in the future potentially impacting our operations.

In December 2012, the EPA strengthened an existing NAAQS for PM. The EPA anticipates making initial attainment/nonattainment designations under this rule by the end of 2014. We are currently evaluating the rule, however, we cannot at this time predict the impact it may have on our operations or consolidated financial results, but it could be material.

In 2010, the EPA strengthened the NAAQS for both NOx and SO₂. We continue to communicate with our regulators regarding these standards and are currently evaluating what impact this could have on our operations. If we are required to install additional equipment to control emissions at our facilities, the revised NAAQS could have a material impact on our operations and consolidated financial results.

The EPA is required to review the NAAQS for ozone in 2013 and is likely to propose a more stringent standard. We cannot at this time determine the impact of a more stringent standard on our operations and consolidated financial results, but it could be material.

Water

We discharge some of the water used in our operations. This water may contain substances deemed to be pollutants. In April 2013 the EPA proposed revisions to the rules governing such discharges from fossil fueled power plants. Final action on the proposed rules is expected to occur in 2014. Although we cannot at this time determine the impact of the final regulations, more stringent regulations could have a material impact on our operations and consolidated financial results.

In 2011, the EPA issued a proposed rule that would set stricter technology standards for cooling water intake structures at power plants over concerns about impacts to aquatic life. We are currently evaluating the proposed rule as well as recent nationally-issued information requests from the EPA. The EPA is expected to finalize the rule in 2013; however, because the rule has yet to be finalized, we cannot predict the impact it may have on our operations or consolidated financial results, but it could be material.

Renewable Energy Standard

Kansas law mandates that we maintain a minimum amount of renewable energy sources. Through 2015 net renewable generation capacity must be 10% of the average peak demand for the three prior years, subject to limited exceptions. This requirement increases to 15% for years 2016 through 2019 and 20% for 2020 and thereafter. With our existing wind generation facilities, supply contracts and renewable energy credits, we are able to satisfy the net renewable generation requirement through 2015 and we are on track to meet the increased requirements beginning in 2016. If we are unable to meet future requirements, our operations and consolidated financial results could be adversely impacted.

CRITICAL ACCOUNTING ESTIMATES

Our discussion and analysis of financial condition and results of operations are based on our condensed consolidated financial statements, which have been prepared in conformity with the instructions to Form 10-Q and Article 10 of Regulation S-X. Note 2 of the Notes to Condensed Consolidated Financial Statements, "Summary of Significant Accounting Policies," contains a summary of our significant accounting policies, many of which require estimates and assumptions by management. The policies highlighted in our 2012 Form 10-K have an impact on our reported results that may be material due to the levels of judgment and subjectivity necessary to account for uncertain matters or their susceptibility to change.

From December 31, 2012, through March 31, 2013, we did not experience any significant changes in our critical accounting estimates. For additional information, see our 2012 Form 10-K.

OPERATING RESULTS

We evaluate operating results based on EPS. We have various classifications of revenues, defined as follows:

Retail: Sales of electricity to residential, commercial and industrial customers. Classification of customers as residential, commercial or industrial requires judgment and our classifications may be different from other companies. Assignment of tariffs is not dependent on classification.

Other retail: Sales of electricity for lighting public streets and highways, net of revenue subject to refund.

Wholesale: Sales of electricity to electric cooperatives, municipalities and other electric utilities, the prices for which are either based on cost or prevailing market prices as prescribed by FERC authority. Margins realized from sales based on prevailing market prices generally serve to offset our retail prices and the prices charged to certain wholesale customers taking service under cost-based tariffs.

Transmission: Reflects transmission revenues, including those based on tariffs with the Southwest Power Pool (SPP).

Other: Miscellaneous electric revenues including ancillary service revenues and rent from electric property leased to others. This category also includes transactions unrelated to the production of our generating assets and fees we earn for services that we provide for third parties.

Electric utility revenues are impacted by things such as rate regulation, fuel costs, technology, customer behavior, the economy and competitive forces. Changing weather also affects the amount of electricity our customers use as electricity sales are seasonal. As a summer peaking utility, the third quarter typically accounts for our greatest electricity sales. Hot summer temperatures and cold winter temperatures prompt more demand, especially among residential customers. Mild weather reduces customer demand. Our wholesale revenues are impacted by, among other factors, demand, cost and availability of fuel and purchased power, price volatility, available generation capacity, transmission availability and weather.

Three Months Ended March 31, 2013, Compared to Three Months Ended March 31, 2012

Below we discuss our operating results for the three months ended March 31, 2013, compared to the results for the three months ended March 31, 2012. Significant changes in results of operations shown in the table immediately below are further explained in the descriptions that follow.

				Three Months Ended March 31,										
		2013		2012		Change	% Change							
		(Do	ollars	s In Thousands, Ex	cept	Per Share Amounts)								
REVENUES:														
Residential	\$	165,375	\$	138,418	\$	26,957	19.5							
Commercial		147,956		129,651		18,305	14.1							
Industrial		90,925		85,420		5,505	6.4							
Other retail		(3,171)		(2,920)		(251)	(8.6)							
Total Retail Revenues		401,085		350,569		50,516	14.4							
Wholesale		86,469		71,212		15,257	21.4							
Transmission (a)		51,510		45,963		5,547	12.1							
Other		7,148		7,933		(785)	(9.9)							
Total Revenues		546,212		475,677		70,535	14.8							
OPERATING EXPENSES:						_								
Fuel and purchased power		151,752		127,654		24,098	18.9							
Operating and maintenance		158,729		156,044		2,685	1.7							
Depreciation and amortization		66,846		73,280		(6,434)	(8.8)							
Selling, general and administrative		48,945		47,334		1,611	3.4							
Total Operating Expenses		426,272		404,312		21,960	5.4							
INCOME FROM OPERATIONS		119,940		71,365		48,575	68.1							
OTHER INCOME (EXPENSE):														
Investment earnings		4,059		4,324		(265)	(6.1)							
Other income		3,715		13,590		(9,875)	(72.7)							
Other expense		(5,361)		(5,553)		192	3.5							
Total Other Income	_	2,413		12,361		(9,948)	(80.5)							
Interest expense		44,284		42,046		2,238	5.3							
INCOME BEFORE INCOME TAXES	_	78,069		41,680		36,389	87.3							
Income tax expense		24,813		12,443		12,370	99.4							
NET INCOME	_	53,256		29,237		24,019	82.2							
Less: Net income attributable to noncontrolling interests		2,112		1,713		399	23.3							
NET INCOME ATTRIBUTABLE TO WESTAR ENERGY, INC.		51,144		27,524		23,620	85.8							
Preferred dividends		_		242		(242)	(100.0)							
NET INCOME ATTRIBUTABLE TO COMMON STOCK	\$	51,144		\$ 27,282		23,862	87.5							
BASIC EARNINGS PER AVERAGE COMMON SHARE OUTSTANDING ATTRIBUTABLE TO WESTAR ENERGY, INC.	\$	0.40	\$	0.21	\$	0.19	90.5							

⁽a) Reflects revenue from an SPP network transmission tariff. For the three months ended March 31, 2013 and 2012, our SPP network transmission costs were \$43.8 million and \$39.4 million, respectively. These amounts, less administration costs of \$8.8 million and \$6.2 million, respectively, were returned to us as revenue.

Gross Margin

Fuel and purchased power costs fluctuate with electricity sales and unit costs. As permitted by regulators, we adjust our retail prices to reflect changes in the costs of fuel and purchased power. Fuel and purchased power costs for wholesale customers are recovered at prevailing market prices or based on a predetermined formula with a price adjustment approved by FERC. As a result, changes in fuel and purchased power costs are offset in revenues with minimal impact on net income. For this reason, we believe gross margin is useful for understanding and analyzing changes in our operating performance from one period to the next. We calculate gross margin as total revenues, including transmission revenues, less the sum of fuel and purchased power costs and amounts billed by the SPP for network transmission costs. Accordingly, gross margin reflects transmission revenues and costs on a net basis. However, we record transmission costs as operating and maintenance expense on our consolidated statements of income. The following table summarizes our gross margin for the three months ended March 31, 2013 and 2012.

	Three Months Ended March 31,										
	2013	2012	Change	% Change							
	(Dollars In Thousands)										
Revenues	546,21	2 475,677	70,535	14.8							
Less: Fuel and purchased power expense	151,75	2 127,654	24,098	18.9							
SPP network transmission costs	43,79	6 39,362	4,434	11.3							
Gross Margin	\$ 350,66	4 \$ 308,661	\$ 42,003	13.6							

The following table reflects changes in electricity sales for the three months ended March 31, 2013 and 2012. No electricity sales are shown for transmission or other as they are not directly related to the amount of electricity we sell.

	,	Three Months E	nded March 31	,
	2013	2012	Change	% Change
		(Thousand	s of MWh)	
ELECTRICITY SALES:				
Residential	1,543	1,415	128	9.0
Commercial	1,703	1,649	54	3.3
Industrial	1,312	1,361	(49)	(3.6)
Other retail	21	21		_
Total Retail	4,579	4,446	133	3.0
Wholesale	2,045	1,693	352	20.8
Total	6,624	6,139	485	7.9

Gross margin increased due primarily to higher retail revenues, 79% of which was due to higher prices and 21% of which was attributable to higher electricity sales. The higher electricity sales were the result principally of colder weather, which particularly impacted residential electricity sales. As measured by heating degree days, the weather during the three months ended March 31, 2013, was 38% colder than the same period of 2012. The impacts of colder weather were partially offset by lower industrial electricity sales attributable primarily to reduced production for certain industrial customers.

Income from operations is the most directly comparable measure to our presentation of gross margin that is calculated and presented in accordance with GAAP in our consolidated statements of income. Our presentation of gross margin should not be considered in isolation or as a substitute for income from operations. Additionally, our presentation of gross margin may not be comparable to similarly titled measures reported by other companies. The following table reconciles income from operations with gross margin for the three months ended March 31, 2013 and 2012.

	Three Months Ended March 31,									
		2013		2012		Change	% Change			
				(Dollars In	Tho	usands)				
Gross margin	\$	350,664	\$	308,661	\$	42,003	13.6			
Add: SPP network transmission costs		43,796		39,362		4,434	11.3			
Less: Operating and maintenance expense		158,729		156,044		2,685	1.7			
Depreciation and amortization expense		66,846		73,280		(6,434)	(8.8)			
Selling, general and administrative expense		48,945		47,334		1,611	3.4			
Income from operations	\$	119,940	\$	71,365	\$	48,575	68.1			

Operating Expenses and Other Income and Expense Items

	Three Months Ended March 31,									
		2013		2012	C	Change	% Change			
				(Dollars in	Thou	sands)				
Operating and maintenance expense	\$	158,729	\$	156,044	\$	2,685	1.7			

Operating and maintenance expense increased due principally to:

- · an increase in property taxes of \$5.2 million, most of which was offset in retail revenues; and
- · higher SPP network transmission costs of \$4.4 million, most of which was also offset with higher revenues; however,
- partially offsetting these increases were lower costs at Wolf Creek of \$6.6 million. Wolf Creek incurred additional costs during the first quarter of 2012 due principally to an unscheduled outage.

	Three Months Ended March 31,										
		2013		2012	(Change	% Change				
				(Dollars in	Tho	usands)					
Depreciation and amortization expense	\$	66,846	\$	73,280	\$	(6,434)	(8.8)				

Depreciation and amortization expense decreased as a result of our having reduced depreciation rates to reflect changes in the estimated useful lives of some of our assets. Partially offsetting this decrease was additional depreciation expense associated primarily with additions at our power plants, including air quality controls, and the addition of transmission facilities.

	Three Months Ended March 31,								
		2013		2012	С	hange	% Change		
			(1	Dollars in	Thou	sands)			
Selling, general and administrative expense	\$	48,945	\$	47,334	\$	1,611	3.4		

Selling, general and administrative expense increased due primarily to higher pension costs of \$9.1 million, which were offset with higher revenues, attributable principally to the consequences of the financial crisis and the subsequent low interest rate environment. This increase was partially offset by a \$7.0 million decrease in other employee benefit costs and labor costs.

	 Three Months Ended March 31,									
	2013 2012 Change %									
			(Dollars in	Tho	usands)					
Other income	\$ 3,715	\$	13,590	\$	(9,875)	(72.7)				

Other income decreased due principally to our having recorded \$9.2 million less in COLI benefits.

	 Three Months Ended March 31,									
	2013		2012	(Change	% Change				
	 (Dollars in Thousands)									
Income tax expense	\$ 24,813	\$	12,443	\$	12,370		99.4			

Income tax expense increased due principally to higher income before income taxes.

FINANCIAL CONDITION

A number of factors affected amounts recorded on our balance sheet as of March 31, 2013, compared to December 31, 2012.

		As of		As of				
	M	arch 31, 2013	D	ecember 31, 2012	C	Change	% Chan	ge
				(Dollars in Thousa	ands)			
Fuel inventory and supplies	\$	236,991	\$	249,016	\$	(12,025)		(4.8)

Fuel inventory and supplies decreased due to a \$7.9 million decrease in coal inventory and a \$3.8 million decrease in material and supplies inventory. Coal inventory volumes decreased 8% due primarily to increased coal consumption as a result of higher demand. Material and supplies decreased due principally to our use of material and supplies for construction activity on our transmission systems.

	As of	As of				
	March 31, 2013	December 31, 2012		Change	% Change	
		(Dollars in Thousa	inds)			
Regulatory assets	\$ 1,015,027	\$ 1,002,672	\$	12,355	1.2	
Regulatory liabilities	333,597	323,175		10,422	3.2	
Net regulatory assets	\$ 681,430	\$ 679,497	\$	1,933	0.3	

Regulatory assets increased due principally to a \$26.4 million increase in amounts deferred for Wolf Creek refueling and maintenance outages. Offsetting increases was our having recorded an \$11.6 million decrease in amounts deferred for employee benefits. Regulatory liabilities increased due principally to the fair value measurement of our NDT increasing \$10.1 million.

	As of		As of				
	 March 31, 2013	De	ecember 31, 2012		Change	% Char	nge
			(Dollars in Thous	ands)			
Short-term debt	\$ 143,065	\$	339,200	\$	(196,135)		(57.8)

Short-term debt decreased due primarily to partially using the proceeds of the \$250.0 million principal amount of first mortgage bonds to reduce our outstanding commercial paper issuances.

		As of		As of				
	N	Iarch 31, 2013	Ι	December 31, 2012		Change	% Change	<u>:</u>
				(Dollars in Thousa	nds)			
Long-term debt, net	\$	3,068,481	\$	2,819,271	\$	249,210		8.8

Long-term debt, net increased due principally to the issuance of \$250.0 million principal amount of first mortgage bonds as discussed in Note 6 of the Notes to Condensed Consolidated Financial Statements, "Debt Financing."

	As of	As of			
	March 31, 2013	December 31, 2012		Change	% Change
		(Dollars in Thous	ands)		
Current maturities of long-term debt of variable interest entities	\$ 27,721	\$ 25,942	\$	1,779	6.9
Long-term debt of variable interest entities	\$ 195,472	\$ 222,743	\$	(27,271)	(12.2)
Total long-term debt of variable interest entities	\$ 223,193	\$ 248,685	\$	(25,492)	(10.3)

Total long-term debt of variable interest entities decreased due to the VIEs that hold the Jefferey and La Cygne leasehold interests having made principal payments totaling \$25.4 million.

LIQUIDITY AND CAPITAL RESOURCES

Overview

Available sources of funds to operate our business include internally generated cash, short-term borrowings under Westar Energy's commercial paper program and revolving credit facilities, and access to capital markets. We expect to meet our day-to-day cash requirements including, among other items, fuel and purchased power, dividends, interest payments, income taxes and pension contributions, using primarily internally generated cash and short-term borrowings. To meet the cash requirements for our capital investments, we expect to use internally generated cash, short-term borrowings, and proceeds from the issuance of debt and equity securities in the capital markets. We also use proceeds from the issuance of securities to repay short-term borrowings, which are principally related to investments in capital equipment and the redemption of bonds, when such balances are of sufficient size and it makes economic sense to do so, and for working capital and general corporate purposes. Uncertainties affecting our ability to meet cash requirements include, among others, factors affecting revenues described in "—Operating Results" above, economic conditions, regulatory actions, compliance with environmental regulations and conditions in the capital markets.

Short-Term Borrowings

Westar Energy has a commercial paper program pursuant to which it may issue up to a maximum aggregate amount outstanding at any one time of \$1.0 billion. This program is supported by Westar Energy's revolving credit facilities described below. Maturities of commercial paper issuances may not exceed 365 days from the date of issuance and proceeds from such issuances will be used to temporarily fund capital expenditures, to repay borrowings under Westar Energy's revolving credit facilities, for working capital and/or for other general corporate purposes. As of April 30, 2013, Westar Energy had issued \$187.1 million of commercial paper.

Westar Energy has two revolving credit facilities in the amounts of \$730.0 million and \$270.0 million, which terminate in September 2016, and February 2016, respectively. As long as there is no default under the facilities, they may be extended up to an additional two years and one year, respectively, and the aggregate amount of borrowings under the facilities may be increased to \$1.0 billion and \$400.0 million, respectively, subject to lender participation. All borrowings under the facilities are secured by KGE first mortgage bonds. Total combined borrowings under the revolving credit facilities and the commercial paper program may not exceed \$1.0 billion at any given time. As of April 30, 2013, no amounts were borrowed and \$15.4 million of letters of credit had been issued under the \$730.0 million facility. No amounts were borrowed and no letters of credit were issued under the \$270.0 million facility as of the same date.

Long-term Debt Financing

In March 2013, Westar Energy issued \$250.0 million principal amount of first mortgage bonds bearing stated interest of 4.10% and maturing in April 2043. Proceeds of \$246.2 million were used to repay short-term debt, which was used primarily to purchase capital equipment, and for working capital and general corporate purposes.

Debt Covenants

We remain in compliance with our debt covenants.

Impact of Credit Ratings on Debt Financing

Moody's Investors Service (Moody's), Standard & Poor's Ratings Services (S&P) and Fitch Ratings (Fitch) are independent credit-rating agencies that rate our debt securities. These ratings indicate each agency's assessment of our ability to pay interest and principal when due on our securities.

In general, more favorable credit ratings increase borrowing opportunities and reduce the cost of borrowing. Under Westar Energy's revolving credit facilities and commercial paper program, our cost of borrowings is determined in part by credit ratings. However, Westar Energy's ability to borrow under the credit facilities and commercial paper program are not conditioned on maintaining a particular credit rating. We may enter into new credit agreements that contain credit rating conditions, which could affect our liquidity and/or our borrowing costs.

Factors that impact our credit ratings include a combination of objective and subjective criteria. Objective criteria include typical financial ratios, such as total debt to total capitalization and funds from operations to total debt, among others, future capital expenditures and our access to liquidity including committed lines of credit. Subjective criteria include such items as the quality and credibility of management, the political and regulatory environment we operate in and an assessment of our governance and risk management practices.

In February 2013, S&P revised its criteria for rating utility first mortgage bonds and, as a result, upgraded its ratings for Westar Energy and KGE first mortgage bonds/senior secured debt to A- from BBB+. Additionally, in April 2013, S&P affirmed its ratings for Westar Energy and KGE and raised its outlook to positive from stable.

As of April 30, 2013, our ratings with the agencies are as shown in the table below.

	Westar			
	Energy	KGE		
	First	First	Westar	
	Mortgage	Mortgage	Energy	
	Bond	Bond	Commercial	Rating
	Rating	Rating	Paper	Outlook
Moody's	Rating A3	Rating A3	Paper P-2	Outlook Stable
Moody's S&P				

Common Stock

In addition to forward sale transactions entered into during prior periods, during the three months ended March 31, 2013, Westar Energy entered into transactions with respect to an aggregate of approximately 1.3 million shares of common stock. Westar Energy must settle such transactions within 18 months of the date each transaction was entered. Assuming physical share settlement of the approximately 3.0 million shares associated with all forward sale transactions as of March 31, 2013, Westar Energy would have received aggregate proceeds of approximately \$86.9 million based on a forward price of \$28.67 per share.

In March 2013, Westar Energy entered into a new, three-year sales agency financing agreement and master forward sale agreement. The maximum amount that Westar Energy may offer and sell under the agreements is the lesser of an aggregate of \$500.0 million or approximately 25.0 million shares, subject to adjustment for share splits, share combinations and share dividends. Under the terms of the sales agency financing agreement, Westar Energy may offer and sell shares of its common stock from time to time. In addition, under the terms of the sales agency financing agreement and master forward sale agreement, Westar Energy may from time to time enter into one or more forward sale transactions with the bank, as forward purchaser, and the bank will borrow shares of Westar Energy's common stock from third parties and sell them through its agent. The agent receives a commission equal to 1% of the sales price of all shares sold under the agreements. Westar Energy must settle the forward sale transactions within 18 months of the date each transaction is entered.

The forward sale transactions are entered into at market prices; therefore, the forward sale agreements have no initial fair value. Westar Energy will not receive any proceeds from the sale of common stock under the forward sale agreements until transactions are settled. Upon settlement, Westar Energy will record the forward sale agreements within equity. Except in specified circumstances or events that would require physical share settlement, Westar Energy is able to elect to settle any forward sale transactions by means of physical share, cash or net share settlement, and is also able to elect to settle the forward sale transactions in whole, or in part, earlier than the stated maturity dates. Currently, Westar Energy anticipates settling the forward sale transactions through physical share settlement. The shares under the forward sale agreements are initially priced when the transactions are entered into and are subject to certain fixed pricing adjustments during the term of the agreements. Accordingly, assuming physical share settlement, Westar Energy's net proceeds from the forward sale transactions will represent the prices established by the forward sale agreements applicable to the time periods in which physical settlement occurs.

Summary of Cash Flows

	Three Months Ended March 31,					
	 2013		2012		Change	% Change
			(Dollars In	Tho	usands)	_
Cash flows from (used in):						
Operating activities	\$ 193,634	\$	63,963	\$	129,671	202.7
Investing activities	(100,640)		(173,998)		73,358	42.2
Financing activities	(93,180)		110,222		(203,402)	(184.5)
Net (decrease) increase in cash and cash equivalents	\$ (186)	\$	187	\$	(373)	(199.5)

Cash Flows from Operating Activities

Cash flows from operating activities increased due principally to our having received \$50.8 million more from retail and wholesale customers, our having contributed \$31.4 million less to pension and post-retirement benefit plans, our having paid \$28.9 million less for fuel and purchased power, and our having paid \$29.7 million in 2012 to settle treasury yield hedge transactions. Partially offsetting these increases was our having paid \$19.5 million more for the planned Wolf Creek refueling and maintenance outage.

Cash Flows used in Investing Activities

Cash flows used in investing activities decreased due primarily to our having received \$63.3 million more in proceeds from our investment in COLI and our having invested \$8.0 million less in additions to property, plant and equipment.

Cash Flows (used in) from Financing Activities

Cash flows used in financing activities increased due principally to our having repaid \$191.7 million more of short-term borrowings, our having repaid \$60.5 million more of borrowings against the cash surrender value of COLI and our having retired \$20.3 million more of long-term debt of VIEs. Partially offsetting these items was our having retired \$70.6 million of long-term debt in the three months ended March 31, 2012.

Pension Contribution

During the three months ended March 31, 2013, we contributed \$9.1 million to the Westar Energy pension trust and funded \$2.7 million of Wolf Creek's pension plan contributions.

OFF-BALANCE SHEET ARRANGEMENTS

From December 31, 2012, through March 31, 2013, our off-balance sheet arrangements did not change materially. For additional information, see our 2012 Form 10-K.

CONTRACTUAL OBLIGATIONS AND COMMERCIAL COMMITMENTS

From December 31, 2012, through March 31, 2013, our contractual obligations and commercial commitments did not change materially outside the ordinary course of business. For additional information, see our 2012 Form 10-K.

OTHER INFORMATION

Changes in Prices

KCC Proceedings

In April 2013, we filed for an abbreviated rate review with the KCC to adjust our prices to include \$333.4 million of additional investment in the La Cygne environmental upgrades and to reflect cost reductions elsewhere. If approved, we estimate that the new prices will increase our annual retail revenues by approximately \$31.7 million. We expect the KCC to issue an order on our request in late 2013.

In March 2013, the KCC issued an order allowing us to adjust our prices, subject to final KCC review, to include updated transmission costs as reflected in the transmission formula rate discussed below. The new prices were effective in mid March 2013 and are expected to increase our annual retail revenues by approximately \$9.1 million. We expect the KCC to issue a final order on our request later in 2013.

Also in March 2013, we filed an application with the KCC to adjust our prices to include costs associated with investments in environmental projects during 2012. We expect to implement the new prices in June 2013 and estimate that this will increase our annual retail revenues by approximately \$27.3 million.

FERC Proceedings

Our transmission formula rate that includes projected 2013 transmission capital expenditures and operating costs was effective in January 2013 and is expected to increase our annual transmission revenues by approximately \$12.2 million. This updated rate provided the basis for our request with the KCC to adjust our retail prices to include updated transmission costs as discussed above.

Employees

As of April 30, 2013, we had 2,290 employees, 1,257 of which are covered under a contract with Locals 304 and 1523 of the International Brotherhood of Electrical Workers that extends through June 30, 2013. We are in negotiations to extend the contract.

ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

We are exposed to market risk, including changes in commodity prices, counterparty credit, interest rates, and debt and equity instrument values. From December 31, 2012, to March 31, 2013, no significant changes occurred in our market risk exposure. See "Item 7A. Quantitative and Qualitative Disclosures About Market Risk" in our 2012 Form 10-K for additional information.

ITEM 4. CONTROLS AND PROCEDURES

We maintain a set of disclosure controls and procedures designed to ensure that information required to be disclosed in reports that we file or submit under the Securities Exchange Act of 1934 is recorded, processed, summarized and reported within the time periods specified in Securities and Exchange Commission rules and forms. In addition, the disclosure controls and procedures include, without limitation, controls and procedures designed to ensure that information required to be disclosed by us in reports under the Act is accumulated and communicated to management, including the chief executive officer and the chief financial officer, allowing timely decisions regarding required disclosure. As of the end of the period covered by this report, based on an evaluation carried out under the supervision and with the participation of management, including the chief executive officer and the chief financial officer, of the effectiveness of our disclosure controls and procedures, the chief executive officer and the chief financial officer have concluded that our disclosure controls and procedures were effective.

There were no changes in our internal control over financial reporting during the three months ended March 31, 2013, that materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

PART II. OTHER INFORMATION

ITEM 1. LEGAL PROCEEDINGS

Information on legal proceedings is set forth in Notes 3, 10 and 11 of the Notes to Condensed Consolidated Financial Statements, "Rate Matters and Regulation," "Commitments and Contingencies" and "Legal Proceedings," respectively, which are incorporated herein by reference.

ITEM 1A. RISK FACTORS

There were no material changes in our risk factors from December 31, 2012, through March 31, 2013. For additional information, see our 2012 Form 10-K.

ITEM 2. UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF PROCEEDS

In addition to information included in our Form 10-K filed on February 28, 2013, during the three-month period ended March 31, 2013, Westar Energy entered into forward transactions pursuant to the forward sale agreement dated April 2, 2010, between Westar Energy, Inc. and The Bank of New York Mellon (filed as Exhibit 10.1 to the Form 8-K filed on April 2, 2010) and the Sales Agency Financing Agreement with BNY Mellon Capital Markets, LLC and The Bank of New York Mellon (filed as Exhibit 1.3 to the Form S-3 filed on April 2, 2010), as amended on May 26, 2010, (filed as Exhibit 1(a) to the Form 10-Q filed on August 7, 2012) and May 9, 2012 (filed as Exhibit 1(b) to the Form 10-Q filed on May 9, 2012), in respect to an aggregate of approximately 1.0 million shares of Westar Energy common stock.

Additionally, during the same period, Westar Energy entered into forward transactions pursuant to the forward sale agreement dated March 21, 2013, between Westar Energy, Inc. and The Bank of New York Mellon (filed as Exhibit 10.1 to the Form 8-K filed on March 22, 2013) and the Sales Agency Financing Agreement with BNY Mellon Capital Markets, LLC and The Bank of New York Mellon (filed as Exhibit 1.1 to the Form 8-K filed on March 22, 2013) in respect to an aggregate of approximately 0.3 million shares of Westar Energy common stock.

In connection with the forward transactions, Westar Energy did not receive any proceeds from the sale of borrowed shares of its common stock by BNY Mellon Capital Markets, LLC. Westar Energy expects to receive proceeds from the sale of such shares, subject to certain adjustments, upon future physical settlement(s) of the forward transactions pursuant to the terms of the forward sale agreement. If Westar Energy elects to cash settle or net share settle the forward transactions, it may not receive any proceeds (in the case of cash settlement) or shares of its common stock (in the case of net share settlement) pursuant to the terms of the forward sale agreement.

The forward transactions were entered into pursuant to the terms of the letter dated October 6, 2003, submitted by Robert W. Reeder and Leslie N. Silverman to Paula Dubberly of the staff of the Securities and Exchange Commission (Staff), to which the Staff responded in an interpretive letter dated October 9, 2003. As required by such letter, the shares of Westar Energy common stock sold by BNY Mellon Capital markets, LLC to hedge the forward transactions were sold pursuant to effective Westar Energy registration statements (registration No. 333-165889 and 333-187398), which were filed on April 2, 2010, and March 20, 2013, respectively.

ITEM 3. DEFAULTS UPON SENIOR SECURITIES

None.

ITEM 4. MINE SAFETY DISCLOSURES

Not applicable.

ITEM 5. OTHER INFORMATION

Investors should note that we announce material financial information in SEC filings, press releases and public conference calls. Based on new guidance from the SEC, we may also use the Investor Relations section of our website (http://www.WestarEnergy.com, under "Investors") to communicate with investors about our company. It is possible that the financial and other information we post there could be deemed to be material information. The information on our website is not part of this document.

ITEM 6. EXHIBITS

101.PRE

1(a)	Underwriting Agreement, dated as of March 21, 2013, among Westar Energy, Inc. and BNY Mellon Capital Markets, LLC, Deutsche Bank Securities Inc. and Merrill Lynch, Pierce, Fenner & Smith Incorporated
	(filed as Exhibit 1.2 to the Form 8-K filed on March 22, 2013)
1(b)	Form of Forty-Third Supplemental Indenture, dated as of March 28, 2013, by and between Westar Energy, Inc. and The Bank of New York Mellon Trust Company, N.A., as successor to Harris Trust and Savings Bank (filed as Exhibit 4.1 to the Form 8-K filed on March 22, 2013)
10.1(a)	Sales Agency Financing Agreement, dated March 21, 2013, with BNY Mellon Capital Markets, LLC and The Bank of New York Mellon (filed as Exhibit 1.1 to the Form 8-K filed on March 22, 2013)
10.1(b)	Master Confirmation for Forward Stock Sale Transactions, dated March 21, 2013, between Westar Energy, Inc. and The Bank of New York Mellon (filed as Exhibit 10.1 to the Form 8-K filed on March 22, 2013)
23.1(a)	Consent of Larry D. Irick (included in his opinion filed as Exhibit 5.1 to the Form 8-K filed on March 22, 2013)
23.1(b)	Consent of Larry D. Irick (included in his opinion filed as Exhibit 5.2 to the Form 8-K filed on March 22, 2013)
23.1(c)	Consent of Larry D. Irick (included in his opinion filed as Exhibit 5.3 to the Form 8-K filed on March 22, 2013)
31(a)	Certification of Principal Executive Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 certifying the quarterly report provided for the period ended March 31, 2013
31(b)	Certification of Principal Accounting Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 certifying the quarterly report provided for the period ended March 31, 2013
32	Certifications pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 certifying the quarterly report provided for the quarter ended March 31, 2013 (furnished and not to be considered filed as part of the Form 10-Q)
101.INS	XBRL Instance Document
101.SCH	XBRL Taxonomy Extension Schema Document
101.CAL	XBRL Taxonomy Extension Calculation Linkbase Document
101.DEF	XBRL Taxonomy Extension Definition Linkbase Document
101.LAB	XBRL Taxonomy Extension Label Linkbase Document

XBRL Taxonomy Extension Presentation Linkbase Document

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

		WESTA	R ENERGY, INC.
Date:	May 8, 2013	Ву:	/s/ Anthony D. Somma
			Anthony D. Somma
			Senior Vice President, Chief Financial Officer and Treasurer

WESTAR ENERGY, INC. CHIEF EXECUTIVE OFFICER CERTIFICATION PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

I, Mark A. Ruelle, certify that:

- 1. I have reviewed this quarterly report on Form 10-Q for the period ended March 31, 2013, of Westar Energy, Inc.;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - a. Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - c. Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d. Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - a. All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - a. Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date:	May 8, 2013	Ву:	/s/ Mark A. Ruelle	
			Mark A Ruelle	

Director, President and Chief Executive Officer
Westar Energy, Inc.
(Principal Executive Officer)

WESTAR ENERGY, INC. CHIEF FINANCIAL OFFICER CERTIFICATION PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

I, Anthony D. Somma, certify that:

- 1. I have reviewed this quarterly report on Form 10-Q for the period ended March 31, 2013, of Westar Energy, Inc.;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - a. Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - b. Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - c. Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d. Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - a. All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - b. Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date:	May 8, 2013	By:	/s/ Anthony D. Somma
-	•	_	Anthony D. Somma
			Senior Vice President, Chief Financial Officer and Treasurer

Westar Energy, Inc.
(Principal Financial Officer)

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Quarterly Report of Westar Energy, Inc. (the Company) on Form 10-Q for the quarter ended March 31, 2013 (the Report), which this certification accompanies, Mark A. Ruelle, in my capacity as Director, President and Chief Executive Officer of the Company, and Anthony D. Somma, in my capacity as Senior Vice President, Chief Financial Officer and Treasurer of the Company, certify that the Report fully complies with the requirements of Section 13(a) or Section 15(d) of the Securities Exchange Act of 1934 and that information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

Date:	May 8, 2013	By:	/s/ Mark A. Ruelle
			Mark A. Ruelle
			Director, President and Chief Executive Officer
Date:	May 8, 2013	Ву:	/s/ Anthony D. Somma
			Anthony D. Somma

Senior Vice President, Chief Financial Officer and Treasurer