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

FORM 8-K

Current Report

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): August 10, 2012

	Commission File Number	Exact Name of Registrant as Specified in its Charter, State of Incorporation, Address of Principal Executive Offices and Telephone Number	I.R.S. Employer Identification No.
	001-32206	GREAT PLAINS ENERGY INCORPORATED (A Missouri Corporation) 1200 Main Street Kansas City, Missouri 64105 (816) 556-2200	43-1916803
		NOT APPLICABLE (Former name or former address, if changed since last report)	
	000-51873	KANSAS CITY POWER & LIGHT COMPANY (A Missouri Corporation) 1200 Main Street Kansas City, Missouri 64105 (816) 556-2200	44-0308720
		NOT APPLICABLE (Former name or former address, if changed since last report)	
Check the	appropriate box below if the	Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant ur	nder any of the following provisions:
[]	Written communications pure	suant to Rule 425 under the Securities Act (17 CFR 230.425)	
[]	Soliciting material pursuant t	o Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)	
[]	Pre-commencement commun (17 CFR 240.14d-2(b))	ications pursuant to Rule 14d-2(b) under the Exchange Act	

[] Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c)) This combined Current Report on Form 8-K is being furnished by Great Plains Energy Incorporated (Great Plains Energy) and Kansas City Power & Light Company (KCP&L). KCP&L is a wholly-owned subsidiary of Great Plains Energy and represents a significant portion of its assets, liabilities, revenues, expenses and operations. Thus, all information contained in this report relates to, and is furnished by, Great Plains Energy. Information that is specifically identified in this report as relating solely to Great Plains Energy, such as its financial statements and all information relating to Great Plains Energy's other operations, businesses and subsidiaries, including KCP&L Greater Missouri Operations Company (GMO), does not relate to, and is not furnished by, KCP&L. KCP&L makes no representation as to that information. Neither Great Plains Energy nor GMO has any obligation in respect of KCP&L's debt securities and holders of such securities should not consider Great Plains Energy's or GMO's financial resources or results of operations in making a decision with respect to KCP&L's debt securities. Similarly, KCP&L has no obligation in respect of securities of Great Plains Energy or GMO.

Item 7.01 Regulation FD Disclosure

Representatives of Great Plains Energy will participate in meetings with investors on August 13-17, 2012. A copy of the presentation slides to be used in the investor meetings and presentation is attached hereto as Exhibit 99.1.

The presentation slides contain information regarding KCP&L. Accordingly, information in the presentation slides relating to KCP&L is also being furnished on behalf of KCP&L. The information under this Item 7.01 and in Exhibit 99.1 hereto is being furnished and shall not be deemed "filed" for the purposes of Section 18 of the Securities Exchange Act of 1934, as amended or otherwise subject to the liabilities of that section. The information under this Item 7.01 and Exhibit 99.1 hereto shall not be deemed incorporated by reference into any registration statement or other document pursuant to the Securities Act of 1933, as amended, unless otherwise expressly indicated in such registration statement or other document.

Item 9.01	Financial Statements and Exhibits
(d) Exhibits	
<u>Exhibit No.</u>	Description
99.1	Investor presentation slides

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrants have duly caused this report to be signed on their behalf by the undersigned hereunto duly authorized.

GREAT PLAINS ENERGY INCORPORATED

/s/ Kevin E. Bryant Kevin E. Bryant Vice President-Investor Relations and Treasurer

KANSAS CITY POWER & LIGHT COMPANY

/s/ Kevin E. Bryant Kevin E. Bryant Vice President-Investor Relations and Treasurer

Date: August 10, 2012

Exhibit Index

<u>Exhibit No.</u>	Description
99.1	Investor presentation slides

Great Plains Energy

Investor Presentation

August 2012

- GREAT PLAINS ENERGY

Forward-Looking Statement

Statements made in this presentation that are not based on historical facts are forward-looking, may involve risks and uncertainties, and are intended to be as of the date when made. Forward looking statements include, but are not limited to, the outcome of regulatory proceedings, cost estimates of capital projects and other matters affecting future operations. In connection with the safe harbor provisions of the Private Securities Litigation ReformAct of 1995, Great Plains Energy and KCP&L are providing a number of important factors that could cause actual results to differmaterially from the provided forward looking information. These important factorsinclude: future economic conditions in regional, national and international markets and their effects on sales, prices and costs, including but not limited to possible further deterioration in economic conditions and the timing and extent of economic recovery; prices and availability of electricity in regional and national wholesale markets; market perception of the energy industry, Great Plains Energy and KCP&L; changes in business strategy, operations or development plans; effects of current or proposed state and federallegislative and regulatory actions or developments, including, but not limited to, deregulation, re-regulation and restructuring of the electric utility industry; decisions of regulators regarding rates the companies can charge for electricity; adverse changes in applicable laws, regulations, rules, principles or practices governing tax, accounting and environmental matters including, but not limited to, air and water quality; financial market conditions and performance including, but not limited to, changes in interest rates and credit spreads and in availability and cost of capital and the effectson nuclear decommissioning trust and pension plan assets and costs; impairments of long-lived assets or goodwill; credit ratings; inflation rates; effectivenessof risk managementpolicies and procedures and the ability of counterparties to satisfy their contractual commitments; impact of terrorist acts, including but not limited to cyber terrorism; ability to carry out marketing and sales plans; weather conditions including, but not limited to, weather-related damage and their effects on sales, prices and costs; cost, availability, quality and deliverability of fuel; the inherent uncertainties in estimating the effects of weather, economic conditions and other factors on customer consumption and financial results; ability to achieve generation goals and the occurrence and duration of planned and unplanned generation outages; delays in the anticipated in-service dates and cost increases of additional generation, transmission, distribution or other projects; the inherent risks associated with the ownership and operation of a nuclear facility including, but not limited to, environmental, health, safety, regulatory and financial risks; workforcerisks, including, but not limited to, increased costs of retirement, health care and other benefits; and other risks and uncertainties.

This list of factors not all-inclusive because it is not possible to predict all factors. Other risk factors are detailed from time to time in Great Plains Energy's and KCP&L's quarterly reports on Form 10-Q and annual report on Form 10-K filed with the Securities and Exchange Commission. Each forwardlooking statement speaks only as of the date of the particular statement. Great Plains Energy and KCP&L undertake no obligation to publicly update or revise any forwardlooking statement, whether as a result of new information, future events or otherwise.

2

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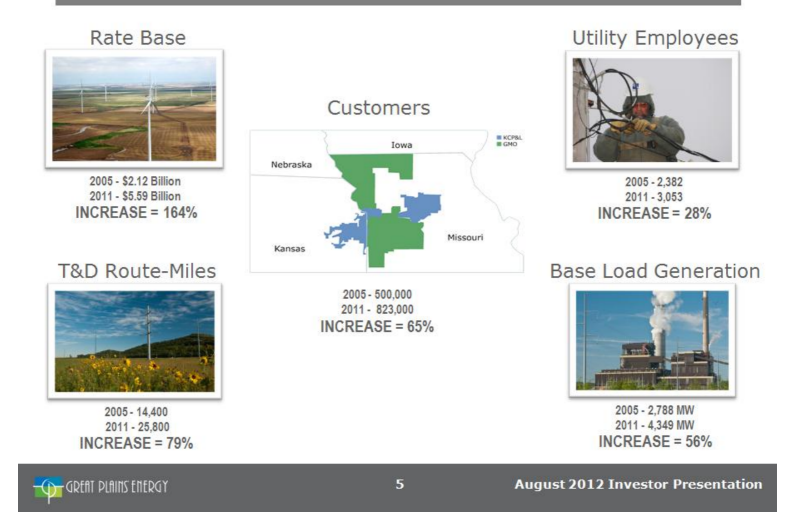


3

Solid Vertically-Integrated Midwest Utility

Service Territories: KCP&L and GMO **Business Highlights** Solid Midwest fully regulated electric utility operating under the KCP&L GMO KCP&L brand Iowa Company attributes Nebraska Regulated operations in Kansas and Missouri ~ ~826,000 customers / 3,100 employees _ ~6,600 MW of primarily low-cost coal baseload generation ~3,600 circuit miles of transmission lines;~ 22,200 circuit miles of distributionlines Missouri ~\$9.1 billionin assets at 2011YE Kansas *\$5.6 billionin rate base at 2011YE 2011 Retail MWh Sales by Jurisdiction 2011 Retail MWh Sold by Customer Type 2011 MWh Generated by Fuel Type 2% 2% 28% 14% 139 35% 46% 40% 83% 37% Commercial = Residential = Industrial Kansas Missouri (KCP&L) Missouri (GMO) Coal Nuclear Natural Gas and oil Wind Total: ~ 23,404 MWhs* Total: ~ 23,404 MWhs* Total: ~ 25,952 MWhs* * In thousands 🕦 GREAT PLAINS ENERGY 4 August 2012 Investor Presentation

GXP's Transformation: 2005 - 2011



Focused on Delivering Value to Shareholders

Earnings Growth

Expected Through Reduced Regulatory Lag, Disciplined Cost Management and Long-Term Rate Base Growth



Goal to Maintain Competitive Dividend While Strengthening Key Credit Metrics; Objective to Grow Dividend In Line With Payout Ratio Targets

Objective: Improved Total Shareholder Returns

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6

- Company's objective is to create shareholder value through
 - Increased earnings from reduced lag, disciplined cost management and long-term asset growth
 - A competitive dividend that complements this growth platform

Competitive Dividend

Goal to Maintain Competitive Dividend While Strengthening Key Credit Metrics; Objective to Grow Dividend In Line With Payout Ratio Targets

- Strong emphasis on improving credit metrics
 - Objective is visibility to sustainable FFO / Adjusted Debt* of 16%+
- Dividend is reviewed quarterly in context of this objective as well as a belief that a <u>sustainable</u> and <u>increasing</u> dividend is a key driver of TSR and therefore a desirable goal
- Target payout ratio remains 50-70%

*FFO / Adjusted Debt is a non-GAAP measure that is defined in the Appendix



GXP - Platform for Shareholder Value

	Target significant reduction in regulatory lag
Focused on Shareholder Value	Seek to deliver earnings growth and increasing and sustainable cash dividends as a key
Creation	component of TSR
	 Improvement in / stability of key credit metrics is a priority
	• Environmental - additional ~\$1 billion of "High Likelihood" capital projects planned to
	comply with existing / proposed environmental rules
	• Transmission - formed Transource Energy, LLC joint venture to pursue competitive
Attractive Platform for Long-Term Growth	transmission projects
Long-renn Growen	 Renewables - driven by MO/KS Renewable Portfolio Standards
	Other Growth Opportunities - selective future initiatives that will leverage our core
	strengths
	Proven track record of constructive regulatory treatment
Diligent Regulatory	• Credibility with regulators in terms of planning and execution of large, complex projects
Approach	Competitive retail rates on a regional and national level supportive of potential future
	investment
	Customers - focused on top tier customer satisfaction
Excellent Relationships	Suppliers - strategic supplier alliances focused on long-term supply chain value
with Key Stakeholders	• Employees - strong relations between management and labor (3 IBEW locals)
	Communities - leadership, volunteerism and high engagement in the areas we serve
OREAT PLAINS ENERGY	8 August 2012 Investor Present



ODFRT	DIAINS	ENERG
UKLIII	PUIIIP	

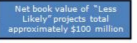
9

Environmental

- Estimated cost of compliance with current / proposed legislation = approximately \$1 billion:
 - La Cygne
 - Unit 1 (368 MW*) scrubber and baghouse - 2015
 - Unit 2 (343 MW*) full Air Quality Control System (AQCS) - 2015
 - Montrose 3 (176 MW) full AQCS -2020 (approximately)
 - Sibley 3 (364 MW) scrubber and baghouse - 2017 (approximately)
- Other retrofits less likely and therefore not included in estimated cost of compliance:
 - Montrose 1 (170 MW)
 - Montrose 2 (164 MW**)
 - Sibley 1 and 2 (total capacity 99 MW)
 - Lake Road 4 and 6 (93 MW**)



Upon completion of La Cygne during the second quarter 2015, we expect that 72 percent of our coal fleet will have emission-reducing scrubbers installed.



- * KCP&L's share of jointly-owned facility
- ** In connection with KCP&L's and GMO's Integrated Resource Plan (IRP) filings with the Missouri Public Service Commission in April 2012, these projects may move from less likely to more likely but it is not expected to materially impact the overall \$1 billion current estimate of capital expenditures.

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10

Renewable Energy and Energy Efficiency

- Company-owned assets and commitments in place that will increase renewable portfolio to approximately 600 MW of wind and hydroelectric power
- Future renewable requirements driven by the Renewable Portfolio Standards (RPS) in Missouri and Kansas
- Flexibility regarding acquisition of future renewable resources:
 - Through Purchased Power Agreements (PPAs) and purchases of Renewable Energy Credits (RECs); or
 - Adding to rate base if supported by credit profile and available equity and debt financing
- Energy efficiency expected to be a key component of future resource portfolio:
 - Aggressive pursuit planned with appropriate regulatory recovery



The 99 turbines at our Spearville, Kan., Wind Energy Facility produce enough environmentally friendly, emission-free electricity to supply nearly 49,000 homes annually.

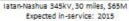


11

Transmission

- Formed Transource Energy, LLC, a joint venture with American Electric Power, to pursue competitive transmission projects
- GXP will seek regulatory approval to novate two significant projects to Transource:
 - Iatan-Nashua 345kV line -Projected \$65 million total cost and 2015 in-service date
 - Sibley-Maryville-Nebraska City 345kV line - Projected \$380 million total cost and 2017 inservice date







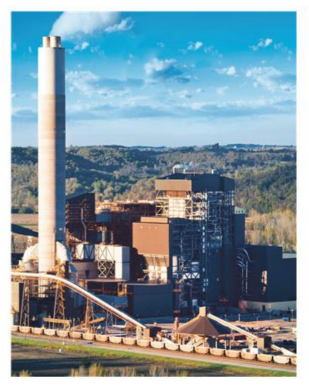
Sibley-Maryville-Nebraska City 345kV, 170 miles, projected cost ~\$380M

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12

Plant Operations

- No additional baseload generation expected for several years
- Targeting modest improvements in existing fleet performance in the coming years
- No changes currently planned regarding nuclear's role in the portfolio



Iatan 2,850-megawatt coal-fired power plant recognized as power plant of the year by Power Magazine



13

Regulatory

- · Our rates continue to compare well regionally and nationally
- During the Comprehensive Energy Plan, the Company received fair and constructive rate treatment in both Kansas and Missouri, allowing for recovery of substantially all of our capital additions
- Aggressively pursuing strategies to improve our operating cost structure and the best combination of rate cases and riders/trackers to reduce regulatory lag while minimizing the impact on customers



14



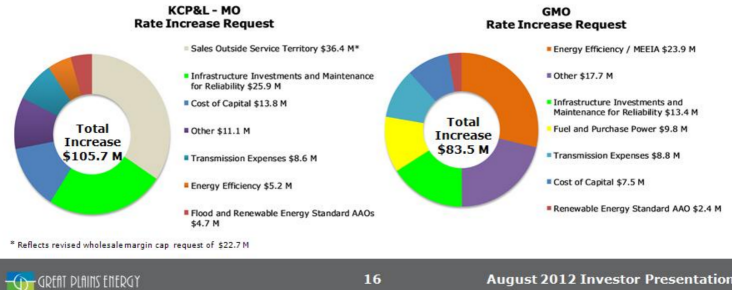
Regulatory, Transmission and La Cygne Update

GREAT PLAINS ENERGY	15	August 2012 Investor Presentation

Missouri Rate Case Summary

Jurisdiction	Case Number	Date Filed	Requested Increase (in Millions)	Requested Increase (Percent)	Rate Base (in Millions)	Requested ROE	Rate - making Equity Ratio	Anticipated Effective Date of New Rates
KCP&L - MO	ER-2012-0174	2/27/2012	\$105.7	15.1%	\$2,129.9	10.40%	52.5%	Late January 2013
GMO - MPS	ER-2012-0175	2/27/2012	\$58.3	10.9%	\$1,411.9	10.40%	52.5%	Late January 2013
GMO - L&P	ER-2012-0175	2/27/2012	\$25.2	14.6%	\$479.5	10.40%	52.5%	Late January 2013
Total			\$189.2		\$4,021.3 ¹	1		

1 Projected combined rate base is approximately \$226 million or 6% higher than at the conclusion of the last rate cases for these jurisdictions



16

2012 KCP&L-MO Rate Case

- Based on test year ending September 30, 2011
 August 31, 2012 true-up date
- Revised wholesale margin cap requested
 - Wholesale margin threshold of \$22.7 million Missouri jurisdictional share (40th percentile) compared to current cap of \$45.9 million (40th percentile)
- Additional infrastructure capital investment
- New trackers requested
 - Property taxes
 - Transmission
 - Renewable energy standard (RES)
 - Fuel interim energy charge (IEC) including wholesale margin offset
 - · Wholesale margin sharing mechanism proposed
- Other operating costs increases



17

2012 GMO Rate Case

- . Based on test year ending September 30, 2011
 - August 31, 2012 true-up date

GMO-MPS

- Demand side management (DSM) / Energy Efficiency (EE) investment recovery based on Missouri Energy Efficiency Investment Act (MEEIA) filing
- Additional infrastructure capital investment
- Fuel cost increases since previous rate case due to rebasing fuel adjustment clause (FAC)
- New trackers requested
 - Property taxes, transmission and RES
- GMO-L&P
- DSM / EE investment recovery based on MEEIA filing
- Additional infrastructure capital investment
- Fuel cost increases since previous rate case due to rebasing FAC
- New trackers requested
 - Property taxes, transmission and RES

GREAT PLAINS ENERGY	18	August 2012 Investor Presentation
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Kansas Rate Case Summary

Jurisdiction	Case Number	Date Filed	Requested Increase (in Millions)	Requested Increase (Percent)	Rate Base	Requested ROE	Rate- making Equity Ratio	Anticipated Effective Date of New Rates
KCP&L - KS	12-KCPE-764-RTS	4/20/2012	\$63.6	12.9%	\$1,820.8 ¹	10.40%	51.8%	1/1/2013

1 Projected rate base is approximately \$40 million or 2% higher than at the conclusion of the last rate case



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19

2012 Kansas Rate Case

- Based on test year ending December 31, 2011

 Known and measurable changes projected through June 30, 2012
- Rate base increase includes
 - La Cygne environmental CWIP \$66 million
 - 48 MW Spearville 2 Wind Facility \$51 million
 - Additional infrastructure investments
 - Additions to rate base largely offset by increase in accumulated deferred income tax primarily as a result of bonus depreciation
- Requested authorization to file abbreviated rate case for additional La Cygne environmental CWIP following the conclusion of this rate case
- Requested change to jurisdictional-allocation method of capital investment in facilities
- Requested change to depreciation rates to more accurately assign costs to the customers who benefit from the use of those assets

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20

Rate Case Summary

Key Procedural Schedule Dates						
Jurisdiction	Staff and Intervenor Direct Testimony Due	Evidentiary Hearings Begin	Commission Order Due / Anticipated			
KCP&L - KS	8/22/12	10/1/12	Due 12/17/12			
KCP&L - MO	Filed 8/2/12*	10/17/12	Anticipated January 2013			
GMO - MPS	Filed 8/9/12*	10/17/12	Anticipated January 2013			
GMO - L&P	Filed 8/9/12*	10/17/12	Anticipated January 2013			

* Rate design testimony filed separately



21

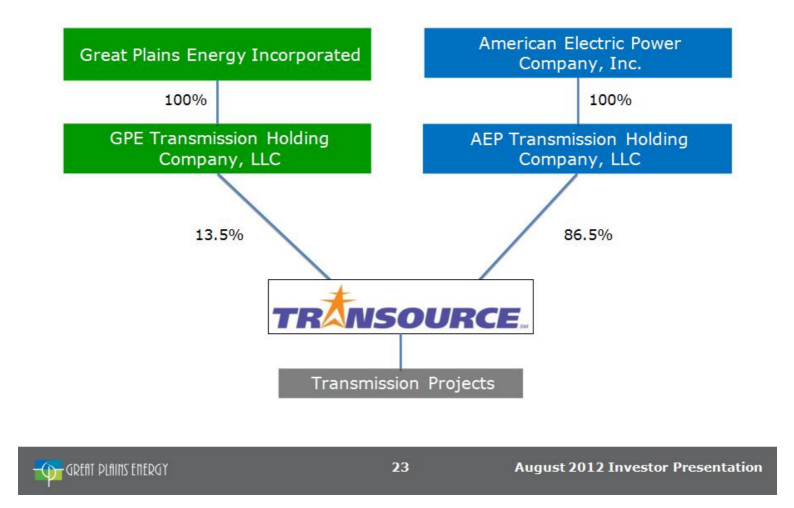
Transource Overview

- Great Plains Energy (GXP) and American Electric Power (AEP) have formed a joint venture, Transource Energy, LLC (Transource), to pursue competitive transmission projects
 - GXP owns 13.5% through a newly-formed subsidiary (GPE Transmission Holding Company, LLC)
 - AEP owns 86.5% through its subsidiary (AEP Transmission Holding Company, LLC)
- GXP's regulated subsidiaries, KCP&L and GMO, will seek regulatory approval to novate two Southwest Power Pool (SPP) regional transmission projects they have committed to build that are in the initial stages of development
 - Sibley-Nebraska City an SPP Priority Project 345kV, GMO's share is approximately 170 miles (175 miles total project), estimated total costs of approximately \$380 million, expected in service: 2017
 - Iatan-Nashua an SPP Balanced Portfolio Project 345kV, approximately 30 miles, estimated total costs of approximately \$65 million, expected in-service: 2015
 - KCP&L and GMO to fund 100% of the costs of the two SPP projects until they are novated and will be reimbursed by Transource
- Estimated timeframe to obtain Missouri Public Service Commission (MPSC) and Federal Energy Regulatory Commission (FERC) approvals to novate the projects is approximately 18 months



22

Transource Ownership Structure



Transource Overview

- Exclusive vehicle for GXP and AEP to pursue future competitive transmission projects throughout the continental United States that fall within the scope of FERC Order 1000 (regional and inter-regional transmission projects subject to regional cost allocation)
 - Initial focus on three regional transmission organizations (RTO) SPP, Midwest Independent Transmission System Operator (MISO) and PJM Interconnection (PJM). Pursuit of new transmission in other regions as markets mature
 - The venture excludes transmission projects in the Electric Reliability Council of Texas (ERCOT) and AEP's existing transmission project joint ventures
- AEP will operate Transource and provide the majority of staff and services for the venture through its service company
 - GXP will leverage AEP project execution strengths on the current SPP projects in completing the Sibley-Nebraska City and Iatan-Nashua projects
- No earnings impact expected through 2015
 - Consistent with GXP stand alone build of two current SPP projects
- Transource funding requirements will be consistent with ownership structure



24

GXP Benefits from Transource Joint Venture

Long-term growth opportunity through creation of national transmission platform

- Provides opportunity for sustainable, long-term growth in competitive transmission market
- Ability to co-invest in transmission with AEP on a national scale
- First-class partner with largest US transmission system, strong balance sheet and demonstrated commitment to transmission growth
- Project execution expertise creates greatest value for customers
- Provides geographic investment diversity

Diversifies earnings

- Transmission investments help diversify long-term investments
- Enhances returns on future capital investments by way of FERC's regulatory construct for transmission
 - · Improves ability to earn authorized ROE
- Enhances financial flexibility
 - Reduces medium-term capital expenditure requirements and external financing needs
 - Smoothes capital requirements with near-term environmental investments and longer term transmission opportunities
 - Reduces regulatory lag due to FERC cost recovery mechanisms



25

La Cygne Environmental Upgrade Construction Update

	La Cygne	Generation Station					
La Cygne Coal Ur	nit 1 368 MW* - Wet s	crubber, baghouse, ac	tivated carbon injection				
	 La Cygne Coal Unit 2 343 MW* - Selective catalytic reduction system, wet scrubber, baghouse, activated carbon injection, over-fired air, low No_x burners 						
	 Project cost estimate, excluding AFUDC and property tax, \$615 million*. Kansas jurisdictional share is \$281 million 						
 2011 predeterminestimate to be responsed to be responsed as a second seco		Kansas deeming proje	ect as requested and cost				
 Project is on sche 	edule and on budge <mark>t</mark>						
* KCP&L's 50% share							
	teps to Completion		Status				
		Q3 2011 - Q3 2012	Status On schedule				
Key St	t Purchase	Q3 2011 - Q3 2012					
Key Si Site Prep; Major Equipmen	t Purchase 1	Q3 2011 - Q3 2012 Q2 2013	On schedule				
Key St Site Prep; Major Equipmen New Chimney Shell Erected	t Purchase 1		On schedule Completed (May 2012				
Key St Site Prep; Major Equipmen New Chimney Shell Erected Installation of Low No _x Bur	t Purchase 1	Q2 2013	On schedule Completed (May 2012 On schedule				
Key St Site Prep; Major Equipmen New Chimney Shell Erected Installation of Low No _X Bur Major Construction	t Purchase 1	Q2 2013 Q4 2012 - Q2 2014	On schedule Completed (May 2012 On schedule On Schedule				
Key St Site Prep; Major Equipmen New Chimney Shell Erected Installation of Low No _X Bur Major Construction Startup Testing	t Purchase 1	Q2 2013 Q4 2012 - Q2 2014 Q3 2014	On schedule Completed (May 2012 On schedule On Schedule On schedule				



2011 Review and Second Quarter 2012 Operations and Financial Update

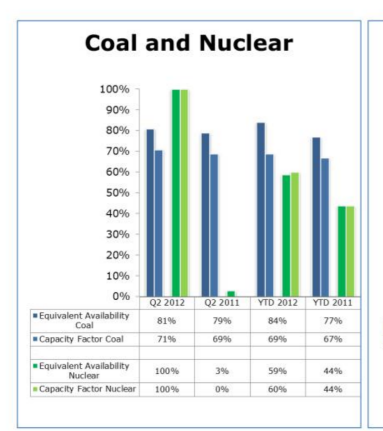
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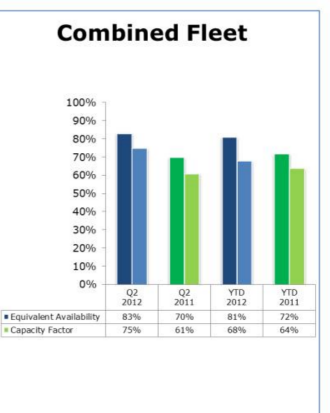
27

2011 Review

Financial	 Full-year earnings per share of \$1.25 Increased quarterly dividend to \$0.2125
Operational	 Presented the ReliabilityOne award for the Plains Region for fifth consecutive year Rated Tier 1 in J.D. Power and Associates 2011 Electric Utility Residential Satisfaction Study for third consecutive year Introduced initiatives to streamline business and improve field communications
Strategic	 Contracted PPAs increasing renewable energy portfolio to approximately 600 MWs Right-sized the Company with Organizational Realignment and Voluntary Separation Program
Regulatory	 Completed the Comprehensive Energy Plan Completed the Missouri rate cases - annual increase of \$100 million Iatan 2 in rate base Kansas Corporation Commission approved predetermination for La Cygne environmental upgrades
REAT PLAINS ENERGY	28 August 2012 Investor Presenta

Plant Performance





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29

Customer Consumption

_	Re	tail MWh	Sales a	nd Cus	tomer	Growth F	Rates		
2	Q 2012 C	ompared to	2Q 2011		YTC) 2012 Com	pared to Y1	D 2011 ²	
		Weather- Normalized				We	ather- Norn	- Normalized	
	Total Change in MWh Sales	Customers	Use / Customer	Change MWh Sales	Total Change in MWh Sales	Customers	Use / Customer	Change MWh Sales	
Residential	4.2%	0.1%	(2.5%)	(2.4%)	(6.7%)	0.1%	(1.7%)	(1.5%)	
Commercial	6.1%	0.1%	2.5%	2.6%	0.7%	0.1%	1.7%	1.7%	
Industrial	0.7%	(1.7%)	0.3%	(1.4%)	1.0%	(1.7%)	1.7%	(0.1%)	
	4.6%	0.1% ¹	0.1%1	0.1%1	(2.2%)	0.1%1	0.0%1	0.2%1	

¹Weighted average

Statistics by Customer Class YTD 2012 ²								
	Customers	Revenue (in millions)	Sales (000s of MWhs)	% of Retail MWh Sales				
Residential	727,100	\$ 426.8	4,116	37%				
Commercial	96 <mark>,4</mark> 00	431.3	5,253	48%				
Industrial	2,200	98.2	1,610	15%				

2 As of June 30

- GREAT PLAINS ENERGY	30	August 2012 Investor Presentation
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2012 Second Quarter EPS Reconciliation Versus 2011

	2011 EPS	2012 EPS	Change in EPS
1Q	\$ 0.01	(\$0.07)	(\$0.08)
2Q	\$ 0.31	\$ 0.41	\$ 0.10
YTD	\$ 0.32	\$ 0.34	\$ 0.02

Contributors to Change in 2012 EPS Compared to 2011

	R		Sp	011 ecial ctors	I	nterest opense	Wolf Creek	w	eather	C	WN Demand	Other	1	Fotal
1Q 2012	\$	0.13	\$	0.07	\$	(0.10)	\$ (0.07)	\$	(0.11)	\$	-	\$ -	\$	(0.08)
2Q 2012	\$	0.06	\$	0.06	\$	(0.03)	\$ (0.03)	\$	0.08	\$	1023	\$ (<mark>0.04</mark>)	\$	0.10
YTD	\$	0.18	\$	0.13	\$	(0.12)	\$ (0.09)	\$	(0.03)	\$	(0.01)	\$ (0.04)	\$	0.02

Note: Numbers may not add due to the effect of dilutive shares on EPS

31

August 2012 Investor Presentation

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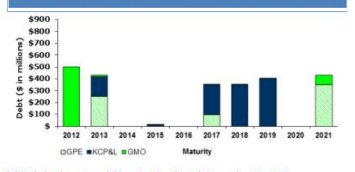
June 30, 2012 Debt Profile and Liquidity

		Great	Plains	Energy	/ Debt			
(\$ in Millions)	KCP	8L	GMO	(1)	GP	E	Consoli	dated
	Amount	Rate (2)	Amount	Rate (2)	Amount	Rate (2)	Amount	Rate (2)
Short-term debt	\$ 197.0	0.80%	\$ 56.0	1.00%	\$ 31.0	2.00%	\$ 284.0	0.97%
Long-term debt (3)	1,902.4	6.02%	624.9	10.97%	993.2	4.65%	3,520.5	6.51%
Total	\$2,099.4	5.53%	\$680.9	10.15%	\$1,024.2	4.57%	\$3,804.5	6.10%

Secured debt = \$802 (21%), Unsecured debt = \$3,002 (79%)

GPE guarantees substantially all of GMO's debt
 Weighted Average Rates - excludes premium / discounts and other amortizations
 Includes current maturities of long-term debt

Long-Term Debt Maturities (4)(5)



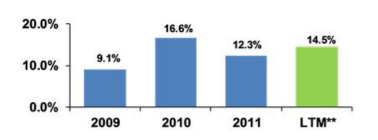
 (4) Includes long-term debt maturities through December 31, 2021
 (5) 2013 reflects mode maturity for \$167.6 million of KCP&L tax-exempt bonds subject to remarketing prior to final maturity date

IT OREAT PLAINS ENERGY

	Moody's	Standard & Poor's
Great Plains Energy		
Outlook	Stable	Stable
Corporate Credit Rating	-	BBB
Preferred Stock	Ba2	BB+
Senior Unsecured Debt	Baa3	BBB-
KCP&L		
Outlook	Stable	Stable
Senior Secured Debt	A3	BBB+
Senior Unsecured Debt	Baa2	BBB
Commercial Paper	P-2	A-2
GMO		
Outlook	Stable	Stable
Senior Unsecured Debt	Baa3	BBB
Commercial Paper	P-3	A-2

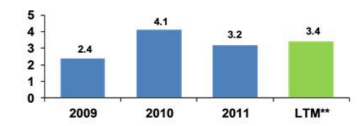
32

Key Credit Ratios for Great Plains Energy and Liquidity

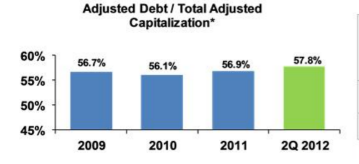


FFO / Adjusted Debt*

FFO Interest Coverage*



June 30, 2012 Liquidity



(\$ in millions)	KCP&L	GMO	GPE	Total
Aggregate Bank Commitments (1)	\$710.0	\$530.0	\$200.0	\$1,440.0
Outstanding Facility Draws	0.0	0.0	31.0	31.0
Outstanding Letters of Credit	18.2	13.2	4.8	36.2
A/R Securitization Facility Draws	106.0	56.0	0.0	162.0
Available Capacity Under Facilities	585.8	460.8	164.2	1,210.8
Outstanding Commercial Paper	91.0	1.	-	91.0
Available Capacity Less Outstanding Commercial Paper	\$494.8	\$460.8	\$164.2	\$1,119.8

(1) Includes KCP&L \$110M and GMO \$80M accounts receivable securitization facilities

* All ratios calculated using Standard and Poor's methodology. Ratios are non-GAAP measures that are defined and reconciled to GAAP in Appendix ** Last twelve months (LTM) as of June 30, 2012

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33

2012 Earnings Guidance \$1.20 - \$1.40***

	T	EPS						ROE								
	1	Actual	20	12 Prior	Gui	dance*		2012 Projected			Actual	2012 Prior G	Buidance*	2012 Projecte		
		2011	3	Low		High	1	Low		High	2011	Low	High	Low	High	
Regulatory Potential**	\$	1.91	\$	1.83	\$	1.83	\$	1.83	\$	1.83	10.0%	10.0%	10.0%	10.0%	10.0%	
Wholesale Margin		(0.02)		-		-		(0.10)		(0.10)	-0.1%	0.0%	0.0%	-0.5%	-0.5%	
) Other Lag and Variability		(0.10)		(0.34)		(0.14)		(0.39)		(0.19)	-0.5%	-1.8%	-0.7%	-2.2%	-1.1%	
Regulatory Normalized	\$	1.79	\$	1.49	\$	1.69	\$	1.34	\$	1.54	9.4%	8.2%	9.3%	7.3%	8.4%	
Rate Case Timing		(0.18)		-		-		-			-0.9%	0.0%	0.0%	0.0%	0.0%	
Special Factors		(0.22)		-		-		•		1.73	-1.1%	0.0%	0.0%	0.0%	0.0%	
Regulatory Earned	\$	1.39	\$	1.49	\$	1.69	\$	1.34	\$	1.54	7.3%	8.2%	9.3%	7.3%	8.4%	
Non Regulatory Costs		(0.14)		(0.14)		(0.14)		(0.14)		(0.14)	-1.3%	-1.6%	-1.6%	-1.4%	-1.5%	
Consolidated	\$	1.25	\$	1.35	\$	1.55	\$	1.20	\$	1.40	6.0%	6.6%	7.7%	5.9%	6.9%	

*Based on Third Quarter 2011 Earnings Presentation

**2012 includes conversion to 17.1 million shares of GXP common stock in June

	2012 Coi	nsiderations	
(a) Wholesale Margin		2022 C	ales impact due to KCP&L-MO wholesale margin cap for flooding and Wolf Creek extended outage
b) Other Lag and Variability	 Lower projected weather-norma 2011 includes \$0.12 EPS due to v 		
(c) Regulatory Earned	Regulatory earned ROE improvir	ngby 0 to 110 ba	sis points over 2011
***Slide is from 2011 Fourth	Quarter Earnings Webcast Presentati	ion	
🕞 GDFAT DIAINS FNFDGY		34	August 2012 Investor Presentati

 Reaffirming 2012 guidance of \$1.20 -\$1.40 per share

 Reaffirming 2013 target of 50 basis points of normalized lag in regulated operations

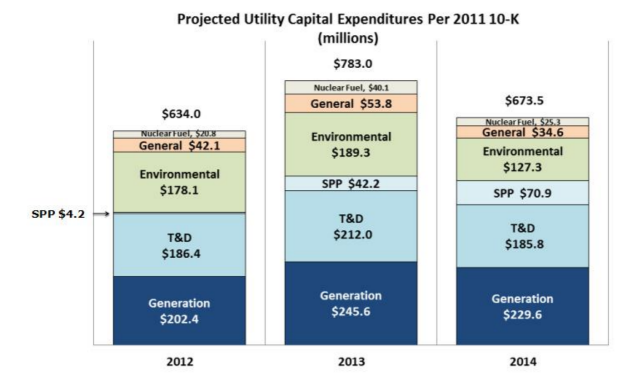


Appendix

GREAT PLAINS ENERGY

36

GXP Projected Capital Expenditures*



*Projected capital expenditure excludes Allowance for Funds Used During Construction (AFUDC)

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37

Great Plains Energy Reconciliation of Gross Margin to Operating Revenues (Unaudited)

	Three Months End (million		Year to Date (million	and the second
	2012	2011	2012	2011
Operating revenues	\$ 603.6	\$ 565.1	\$ 1,083.3	\$ 1,058.0
Fuel	(138.1)	(114.4)	(257.4)	(219.3)
Purchasedpower	(26.9)	(55.4)	(51.6)	(110.3)
Transmissionof electricity by others	(8.8)	(7.0)	(16.1)	(14.5)
Gross margin	\$ 429.8	\$ 388.3	\$ 758.2	\$ 713.9

Gross margin is a financial measure that is not calculated in accordance with generally accepted accounting principles (GAAP). Gross margin, as used by Great Plains Energy, is defined as operating revenues less fuel, purchased power and transmission of electricity by others. The Company's expense for fuel, purchased power and transmission of electricity by others, offset by wholesale sales margin, is subject to recovery through cost adjustment mechanisms, except for KCP&L's Missouri retail operations. As a result, operating revenues increase or decrease in relation to a significant portion of these expenses. Management believes that gross margin provides a more meaningful basis for evaluating the Electric Utility segment's operations across periods than operating revenues because gross margin excludes the revenue effect of fluctuations in these expenses. Gross margin is used internally to measure performance against budget and in reports for management and the Board of Directors. The Company's definition of gross margin may differ from similar terms used by other companies. A reconciliation to GAAP operating revenues is provided in the table above.

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38

Great Plains Energy Consolidated Earnings and Earnings Per Share - Three Months Ended June 30 (Unaudited)

	Earnings (in	Millions)	Earnings p	er Share
	2012	2011	2012	2011
Electric Utility	\$ 63.8	\$ 49.0	\$ 0.45	<mark>\$ 0.3</mark> 5
Other	(5.7)	(5.6)	(0.04)	<mark>(0.04)</mark>
Net income attributableto Great Plains Energy	58.1	43.4	0.41	0.31
Preferred dividends	(0.4)	(0.4)	2	12
Earnings available for common shareholders	\$ 57.7	\$ 43.0	\$ 0.41	\$ 0.31

🕞 GREAT PLAINS ENERGY

39

Great Plains Energy Consolidated Earnings and Earnings Per Share - Year to Date June 30 (Unaudited)

	Earnings (in	Millions)	Earnings p	er Share
	2012	2011	2012	2011
Electric Utility	\$ 68.3	\$ 56.0	\$ 0.49	\$ 0.40
Other	(19.5)	(10.3)	(0.14)	(0.07)
Net income	48.8	45.7	0.35	0.33
Less: Net loss attributable to noncontrolling interest	0.2	0.1	2	-
Net income attributable to Great Plains Energy	49.0	45.8	0.35	0.33
Preferred dividends	(0.8)	(0.8)	(0.01)	(0.01)
Earnings available for common shareholders	\$ 48.2	\$ 45.0	\$ 0.34	\$ 0.32

🕞 GREAT PLAINS ENERGY

40

Credit Metric Reconciliation to GAAP

Funds from operations (FFO) to adjusted debt is a financial measure that is not calculated in accordance with generally accepted accounting principles (GAAP). FFO to adjusted debt, as used by Great Plains Energy, is defined in accordance with Standard & Poor's methodology used for calculating FFO to debt. The numerator of the ratio is defined as net cash from operating activities (GAAP) plus non-GAAP adjustments related to operating leases, hybrid securities, post-retirement benefit obligations, capitalized interest, power purchase agreements, asset retirement obligations, changes in working capital and decommissioning fund contributions. The denominator of the ratio is defined as the sum of debt balances (GAAP) plus non-GAAP adjustments related to some of the same items adjusted for in the numerator and other adjustments related to securitized receivables and accrued interest. Management believes that FFO to adjusted debt provides a meaningful way to better understand the Company's credit profile. FFO to adjusted debt is used internally to help evaluate the possibility of a change in the Company's credit rating.

		2009		2010		2011		LTM*
Funds from operations								
Net cash from operating activities	\$	335.4	\$	552.1	\$	443.0	s	537.2
Adjustments to reconcile net cash from operating								
activities to FFO:								
Operating leases		7.5		8.7		11.1		9.9
Intermediate hybrids reported as debt		14.4		28.8		28.8		21.6
Intermediate hybrids reported as equity		(0.8)		(0.8)		(0.8)		(0.8
Post-retirement benefit obligations		8.3		24.4		65.3		67.3
Capitalized interest		(37.7)		(28.5)		(5.8)		(6.4
Power purchase agreements		12.0		8.3		1.6		0.8
Asset retirement obligations		(6.0)		(7.0)		(6.6)		(6.6
Reclassification of working-capital changes		37.9		95.1		(0.8)		29.7
US decommissioning fund contributions		(3.7)		(3.7)		(3.4)		(3.3
Other adjustments		1.5		-		-		-
Total adjustments	24	33.4		125.3	1	89.4	-	112.1
Funds from operations	\$	368.8	\$	677.4	\$	532.4	\$	649.3
Adjusted Debt								
Notes payable	s	252.0	s	9.5	s	22.0	s	31.0
Collateralized note payable		-		95.0		95.0		162.0
Commercial paper		186.6		263.5		267.0		91.0
Current maturities of long-term debt		1.3		485.7		801.4		507.1
Long-term Debt		3,213.0		2,942.7		2,742.3		3,013.4
Total debt	200	3,652.9		3,796.4	1	3,927.7		3,804.5
Adjustments to reconcile total debt to adjusted debt:								
Trade receivables sold or securitized		95.0		10		1.0		1.25
Operating leases		139.7		142.5		127.2		120.5
Intermediate hybrids reported as debt		(287.5)		(287.5)		(287.5)		120.5
Intermediate hybrids reported as debt		(207.5)		(207.5)		(207.5)		19.5
		289.3		280.5		303.1		303.1
Post-retirement benefit obligations Accrued interest not included in reported debt		289.3		280.5		76.9		73.1
		50.2		19.6		105.8		119.6
Power purchase agreements Asset retirement obligations		34.2		41.1		40.4		40.4
Total adjustments		412.9	-	291.1	-	385.4	÷	676.2
Adjusted Debt	\$	4,065.8	\$	4,087.5	\$	4,313.1	\$	4,480.3
FFO / Adjusted Debt		9,1%		16.6%		12.3%		14.5

Funds from Operations (FFO) / Adjusted Debt

* Last twelve months as of June 30, 2012

🕞 GREAT PLAINS ENERGY

41

Credit Metric Reconciliation to GAAP

Funds from Operations (FFO) Interest Coverage

Funds from operations (FFO) interest coverage ratio is a financial measure that is not calculated in accordance with generally accepted accounting principles (GAAP). FFO interest coverage, as used by Great Plains Energy, is defined in accordance with Standard & Poor's methodology used for calculating FFO interest coverage. The numerator of the ratio is defined as net cash from operating activities (GAAP) plus non-GAAP adjustments related to operating leases, hybrid securities, post-retirement benefit obligations, capitalized interest, power purchase agreements, asset retirement obligations, changes in working capital and decommissioning fund contributions plus adjusted interest expense (non-GAAP). The denominator of the ratio, adjusted interest expense, is defined as interest charges (GAAP) plus non-GAAP adjustments related to some of the same items adjusted for in the numerator and other adjustments needed to match Standard & Poor's calculation. Management believes that FFO interest coverage provides a meaningful way to better understand the Company's credit profile. FFO interest coverage is used internally to help evaluate the possibility of a change in the Company's credit rating.

🕞 GREAT PLAINS ENERGY

		2009		2010		2011		LTM.
Funds from operations								
Net cash from operating activities	\$	335.4	\$	552.1	\$	443.0	\$	537.2
Adjustments to reconcile net cash from operating								
activities to FFO:								
Operating leases		7.5		8.7		11.1		9.9
Intermediate hybrids reported as debt		14.4		28.8		28.8		21.6
Intermediate hybrids reported as equity		(0.8)	8	(0.8)		(0.8)		(0.8)
Post-retirement benefit obligations		8.3		24.4		65.3		67.2
Capitalized interest		(37.7)	8	(28.5)	į	(5.8)		(6.4)
Power purchase agreements		12.0		8.3		1.6		0.8
Asset retirement obligations		(6.0)	8	(7.0)	ł.	(6.6)		(6.6)
Reclassification of working-capital changes		37.9		95.1		(0.8)		29.7
US decommissioning fund contributions		(3.7)	10	(3.7)	i.	(3.4)		(3.3)
Other adjustments		1.5		-		200		-
Total adjustments	35	33.4		125.3	1	89.4		112.1
Funds from operations	\$	368.8	\$	677.4	\$	532.4	\$	649.3
Interest expense								
Interest charges	\$	180.9	\$	184.8	\$	218.4	\$	245.9
Adjustments to reconcile interest charges to adjusted interest expense:								
Trade receivables sold or securitized		4.8		343)		100		2
Operating leases		9.4		8.1		7.7		8.9
Intermediate hybrids reported as debt		(14.4)	8	(28.8)		(28.8)		(28.8)
Intermediate hybrids reported as equity		0.8		0.8		0.8		0.8
Post-retirement benefit obligations		21.6		19.4		17.6		17.6
Capitalized interest		37.7		28.5		5.8		6.4
Power purchase agreements		3.2		2.9		6.1		8.0
Asset retirement obligations		8.1		8.7		9.3		9.3
Other adjustments		2.4		(2.4)		-		-
Total adjustments	-	73.6		37.2		18.5	8	22.2
Adjusted interest expense	\$	254.5	\$	222.0	\$	236.9	\$	268.1
FFO interest coverage (x)		2.4		4.1		3.2		3.4
* Last twelve months as of June 30, 2012								

* Last twelve months as of June 30, 2012

42

Credit Metric Reconciliation to GAAP

Adjusted debt to total adjusted capitalization is a financial measure that is not calculated in accordance with generally accepted accounting principles (GAAP). Adjusted debt to total adjusted capitalization, as used by Great Plains Energy, is defined in accordance with Standard & Poor's methodology used for calculating the ratio of debt to debt and equity. The numerator of the ratio, adjusted debt, is defined as the sum of debt balances (GAAP) plus non-GAAP adjustments related to securitized receivables, operating leases, hybrid securities, postretirement benefit obligations, accrued interest, power purchase agreements and asset retirement obligations. The denominator of the ratio, total adjusted capitalization, is defined as the sum of equity balances (GAAP) plus non-GAAP adjustments related to hybrid securities plus the non-GAAP adjusted debt as defined for the numerator. Management believes that adjusted debt to total adjusted capitalization provides a meaningful way to better understand the Company's credit profile. Adjusted debt to total adjusted capitalization is used internally to help evaluate the possibility of a change in the Company's credit rating.

- GREAT PLAINS ENERGY

		2009	<u>2010</u>		<u>2011</u>		LTM*
Adjusted Debt							
Notes payable	\$	252.0	\$ 9.5	\$	22.0	\$	31.0
Collateralized note payable		-	95.0		95.0		162.0
Commercial paper		186.6	263.5		267.0		91.0
Current maturities of long-term debt		1.3	485.7		801.4		507.1
Long-term Debt		3,213.0	2,942.7		2,742.3		3,013.4
Total debt		3,652.9	3,796.4		3,927.7		3,804.5
Adjustments to reconcile total debt to adjusted debt:							
Trade receivables sold or securitized		95.0			-		
Operating leases		139.7	142.5		127.2		120.5
Intermediate hybrids reported as debt		(287.5)	(287.5)		(287.5)		-
Intermediate hybrids reported as equity		19.5	19.5		19.5		19.5
Post-retirement benefit obligations		289.3	280.5		303.1		303.1
Accrued interest not included in reported debt		72.5	75.4		76.9		73.1
Power purchase agreements		50.2	19.6		105.8		119.6
Asset retirement obligations		34.2	41.1		40.4		40.4
Total adjustments		412.9	291.1		385.4		676.2
Adjusted Debt	\$	4,065.8	\$ 4,087.5	\$	4,313.1	\$	4,480.7
Total common shareholders' equity	s	2,792.5	\$ 2,885.9	s	2,959.9	s	3,247.0
Noncontrolling interest		1.2	1.2	100	1.0		0.2
Total cumulative preferred stock		39.0	39.0		39.0		39.0
Total equity	<u> </u>	2,832.7	2,926.1		2,999.9		3,286.2
Adjustments to reconcile total equity to adjusted equity:							
Intermediate hybrids reported as debt		287.5	287.5		287.5		-
Intermediate hybrids reported as equity		(19.5)	(19.5)		(19.5)		(19.5)
Total adjustments	_	268.0	268.0	-	268.0	-	(19.5)
Adjusted Equity	\$	3,100.7	\$ 3,194.1	\$	3,267.9	\$	3,266.7
Total Adjusted Capitalization	\$	7,166.5	\$ 7,281.6	\$	7,581.0	\$	7,747.4
Adjusted Debt / Total Adjusted Capitalization		56.7%	56.1%		56.9%		57.8%
t Last turke months as of lune 20, 2012							

Adjusted Debt / Total Adjusted Capitalization

* Last twelve months as of June 30, 2012

43