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): March 19, 2013

	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	43-1916803
		(A Missouri Corporation)	
		1200 Main Street	
		Kansas City, Missouri 64105	
		(816) 556-2200	
		NOT APPLICABLE	
		(Former name or former address,	
		if changed since last report)	
	000-51873	KANSAS CITY POWER & LIGHT COMPANY	44-0308720
		(A Missouri Corporation)	
		1200 Main Street	
		Kansas City, Missouri 64105	
		(816) 556-2200	
		NOT APPLICABLE	
		(Former name or former address,	
		if changed since last report)	
Check the	e appropriate box below if t	he Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant u	nder any of the following provisions:
[]	Written communications	s pursuant to Rule 425 under the Securities Act (17 CFR 230.425)	
[]	Soliciting material pursu	ant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)	

[] Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

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 March 20, 2013. A copy of the slides to be used in the investor meetings 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	2013 Investor Slide Presentation

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/ Ellen E. Fairchild Ellen E. Fairchild Vice President, Corporate Secretary and Chief Compliance Officer

KANSAS CITY POWER & LIGHT COMPANY

/s/ Ellen E. Fairchild Ellen E. Fairchild Vice President, Corporate Secretary and Chief Compliance Officer

Date: March 19, 2013

Exhibit Index

Exhibit No. Description

99.1 2013 Investor Slide Presentation

Great Plains Energy Investor Presentation March 20, 2013



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 Reform Act of 1995, Great Plains Energy and KCP&L are providing a number of important factors that could cause actual results to differ materially from the provided forward-looking information. These important factors include: 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; the outcome of contract negotiations for goods and services including transportation and labor agreements; effects of current or proposed state and federal legislative 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 guality; 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 effects on nuclear decommissioning trust and pension plan assets and costs; impairments of long-lived assets or goodwill; credit ratings; inflation rates; effectiveness of risk management policies 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; workforce risks, including, but not limited to, increased costs of retirement, health care and other benefits; and other risks and uncertainties.

This list of factors is 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 forward-looking 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 forward-looking statement, whether as a result of new information, future events or otherwise.

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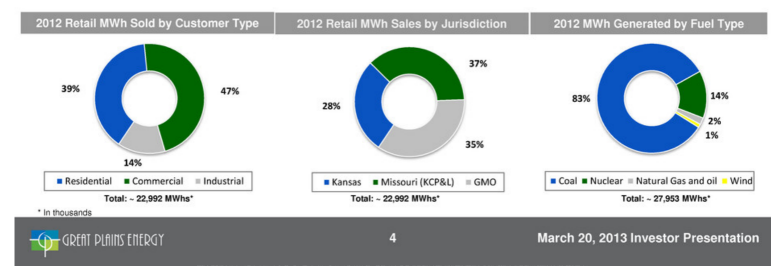
Solid Vertically Integrated Midwest Utility





Business Highlights

- Solid Midwest fully regulated electric utility operating under the KCP&L brand
- Company attributes
 - Regulated operations in Kansas and Missouri
 - ~825,300 customers / 3,090 employees
 - ~6,600 MW of primarily low-cost coal baseload generation
 - ~3,600 circuit miles of transmission lines; ~22,300 circuit miles of distribution lines
 - ~\$9.6 billion in assets at 2012YE
 - ~\$5.7 billion in rate base



G	XP – Platform for Shareholder Value
Focused on Shareholder Value Creation	 Target significant reduction in regulatory lag Seek to deliver earnings growth and increasing and sustainable cash dividends as a key component of TSR Improvement in / stability of key credit metrics is a priority
Attractive Platform for Long-Term Growth	 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 transmission projects Renewables – driven by MO/KS Renewable Portfolio Standards Other Growth Opportunities – selective future initiatives that will leverage our core strengths
Diligent Regulatory Approach	 Proven track record of constructive regulatory treatment Credibility with regulators in terms of planning and execution of large, complex projects Competitive retail rates on a regional and national level supportive of potential future investment
Excellent Relationships with Key Stakeholders	 Customers – focused on top tier customer satisfaction Suppliers – strategic supplier alliances focused on long-term supply chain value Employees – strong relations between management and labor (3 IBEW locals) Communities – leadership, volunteerism and high engagement in the areas we serve
GREAT PLAINS ENERGY	5 March 20, 2013 Investor Presentat

Total Shareholder Return

Earnings Growth

Continued Growth Through Reduced Regulatory Lag, Disciplined Cost Management and Focused Investment in Environmental and Transmission



Sustainable and Growing 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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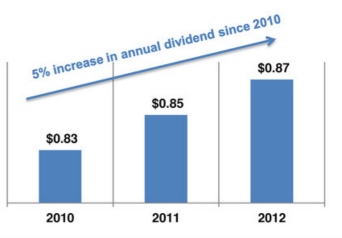
Dividend Growth Flexibility

- Raised annual dividend by \$0.02 in November 2012 – second consecutive annual dividend increase
- Targeted payout ratio of 50% 70%
- Dividend is reviewed quarterly by the Board
- Strong emphasis on improving cash flow profile; creates dividend growth flexibility

Current Annual Dividend:	\$ 0.87
Payout ratio of 2012 earnings:	63%
Dividend Yield:	4.3%*

* As of December 31, 2012





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Environmental

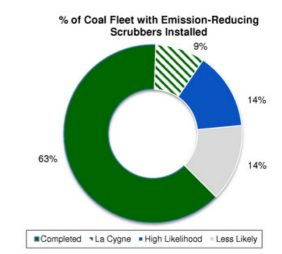
- Estimated cost of compliance with current / proposed legislation = approximately \$1 billion:
 - La Cygne
 - Unit 1 (368 MW*) scrubber and baghouse - 2015
 - Unit 2 (343 MW*) full Air Quality Control System (AQCS) – 2015
 - Montrose 3 (176 MW) full AQCS 2020 (approximately)
 - Sibley 3 (359 MW) scrubber and baghouse – 2017 (approximately)
- Other upgrades 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)
 - * KCP&L's share of jointly-owned facility



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Net book value of "Less Likely" projects total

approximately \$100 million



La Cygne Environmental Upgrade Construction Update

La Cygne Generation Station

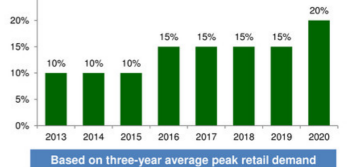
- La Cygne Coal Unit 1 368 MW* Wet scrubber, baghouse, activated carbon injection
- La Cygne Coal Unit 2 343 MW* Selective catalytic reduction system, wet scrubber, baghouse, activated carbon injection, over-fired air, low No_x burners
- Project cost estimate, excluding AFUDC and property tax, \$615 million*. Kansas jurisdictional share is \$281 million
- 2011 predetermination order issued in Kansas deeming project as requested and cost estimate to be reasonable
- Project is on schedule and on budget
- * KCP&L's 50% share

Key Steps to Completion	Status				
 New Chimney Shell Erected 		Completed (2Q 2012)			
 Site Prep; Major Equipment Purchase 	 Site Prep; Major Equipment Purchase 				
 Installation of Low No_x Burners for La Cygne 2 	2Q 2013	On schedule			
 Major Construction 	4Q 2012 - 2Q 2014	On schedule			
 Startup Testing 	3Q 2014	On schedule			
 Tie-in Outage Unit 2 	4Q 2014	On schedule			
 Tie-in Outage Unit 1 	1Q 2015	On schedule			
– In-service	2Q 2015	On schedule			
	10	March 20, 2013 Investor Presentation			

Renewable Energy and Energy Efficiency

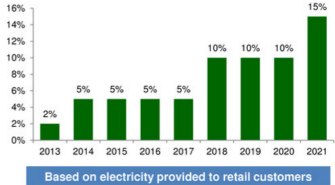
25%

- 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



Kansas Renewable Portfolio Standards





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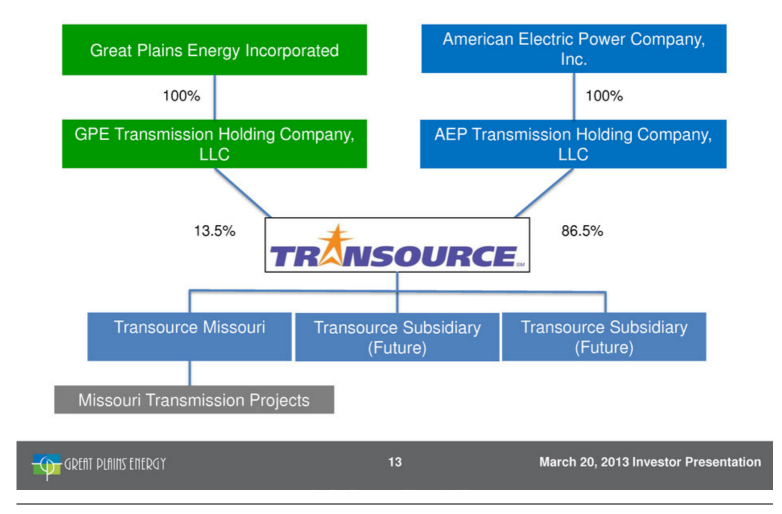
Transource Overview

- 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, are seeking 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) and approximately \$380 million (approximately \$400 million estimated total costs), expected in-service: 2017
 - latan-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 consistent with the ownership structure
- Approvals to novate the projects estimated to be completed by 4Q 2013



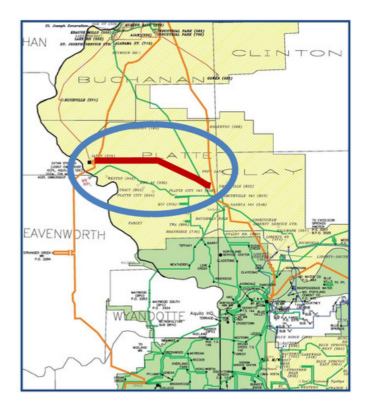
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Transource Ownership Structure



latan – Nashua Project

- Approximately 30-mile 345 kV transmission line and related facilities between the latan and Nashua substations in Missouri
- Estimated Project Cost: \$65 million
- Expected In-service: 2015
- Approved as SPP 'Balanced Portfolio' project in 2009
- Expected benefits greater than cost; increases system reliability; reduces congestion; reduces regional production costs; increases transfer capability between MISO and SPP

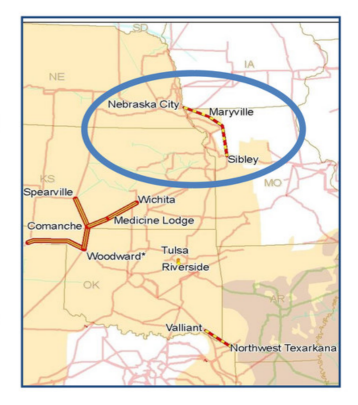


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Sibley – Nebraska City Project

- Approximately 170-mile 345 kV GMO's share (175 miles total project) transmission line and related facilities between Nebraska and Missouri
- GMO's Estimated Project Cost: \$380 million (approximately \$400 million estimated total costs)
- Expected In-service: 2017
- Approved as the largest regional project in the SPP 'Priority Projects' portfolio in 2010
- Benefits: Priority Projects will increase reliability; reduce congestion; improve energy market efficiency; facilitate the integration of renewables; increase west-east transfer capability across the SPP



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Transource Missouri, LLC Regulatory Filings

Application	Regulatory Jurisdiction	Case Number	Date Filed	Purpose	Anticipated Effective Date for Approval
Certificate of Convenience and Necessity (CCN)	MPSC	EA-2013-0098	8/31/12	 Seeking a line CCN to construct, finance, own, operate, and maintain the latan-Nashua 345kV line and Sibley- Nebraska 345kV line within the state of Missouri 	3Q 2013
Authorization to Transfer	MPSC	EO-2012-0367 ⁽¹⁾	8/31/12	 Request authorization to transfer at cost certain transmission property to Transource Missouri, LLC Grant waivers of Missouri Affiliate Transaction Rules 	3Q 2013
			8/31/12	 Request for incentive rate treatments for investment in latan-Nashua 345kV project and Sibley-Nebraska City 345kV project 	 Incentive rate treatment approved by FERC in 3Q 2012
FERC 205 Filing	FERC	ER12-2554-000 ⁽²⁾		Acceptance of Transource Missouri formula rate to capture and recover the costs of Transource Missouri's investment in the projects and any future SPP-controlled transmission asset	 Formula rate accepted by FERC subject to the outcome of hearing or settlement. A settlement has been filed and an order is anticipated in 2Q 2013

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FERC 205 Filing - Case Number ER12-2554-000

A settlement has been filed that includes a base ROE of 9.8% with a 55% cap on the equity component of the
post-construction capital structure. An order on the settlement is expected in the 2Q 2013

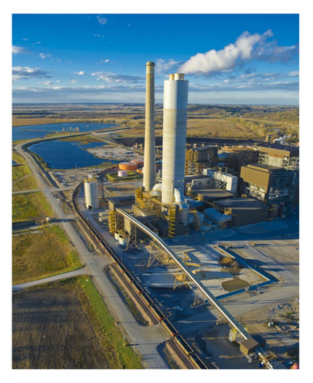
Incentive Requested	latan-Nashua Project	Sibley-Nebraska City Project	Commission Ruling	
RTO Adder	50 basis points	50 basis points	Granted	
ROE Risk Adder	None	100 basis points	Granted	
CWIP in Transmission Rate Base	Yes	Yes	Granted	
Abandonment	Yes	Yes	Granted	
Pre-commercial Costs/Regulatory Asset	Yes	Yes	Granted	
Hypothetical (60% Equity/40% Debt) Capital Structure During Construction	Yes	Yes	Granted	
Single-Issue Ratemaking: ROE	Yes	Yes	Denied	

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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



latan 2, an 850-megawatt coal-fired power plant, located near Weston, Mo

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Wolf Creek

- Refueling outage 19 began early February and is scheduled for approximately 8 weeks
 - O&M costs amortized between refueling outages (approximately 18-months)
- · Evaluating options for the operation of the unit
 - Request for proposal (RFP)



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Local Economy

Economic Development	 Ford Motor Company's Transit commercial van expected to begin production at its Claycomo, MO facility in 4Q 2013 \$1.1 billion investment Expected to create 1,600 new jobs in Kansas City
Activity	Diverse service territory including telecommunications, data centers and biotechnology
Housing	 Housing experienced significant growth in 2012 compared to 2011 Single family building permits up 43 percent Multi-family building permits up 71 percent
Unemployment	 Kansas City area unemployment rate of 6.4% in December 2012 compared to: National unemployment rate of 7.6% in December 2012 Kansas City area rate of 7.3% in December 2011



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Regulatory

Missouri Public Service Commission

Consists of five members, including the Chairman, who are appointed by the Governor and confirmed by the Senate.

- Members serve six-year terms (continue to serve after term expires until reappointed or replaced)
- Governor appoints one member to serve as
 Chairman

Kansas Corporation Commission

Consists of three members, including the Chairman, who are appointed by the Governor and confirmed by the Senate.

- Members serve four-year terms (continue to serve after term expires until reappointed or replaced)
- Commissioners elect one member to serve as
 Chairman

Recovery Mechanisms

Energy Cost Adjustment (Rider): KCP&L – Kansas Fuel Adjustment Clause (Rider): GMO Quarterly Cost Adjustment (Rider): GMO Steam

> Property Tax Surcharge (Rider): KCP&L – Kansas

Energy Efficiency Cost Recovery (Rider): KCP&L – Kansas

Pension and OPEB (Tracker): KCP&L – Missouri, KCP&L – Kansas and GMO

Demand-Side Investment Mechanism (Tracker): GMO

Renewable Energy Standards (Tracker): KCP&L-Missouri and GMO

Construction Work in Progress (La Cygne only): KCP&L – Kansas

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2012 Review



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Delivering on Strategic Objectives





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Rate Case Summary

	KCP&L – Kansas	KCP&L – Missouri	GMO – MPS	GMO – L&P
Annual Revenue Increase (in millions)	\$ 33.2	\$ 67.4	\$ 26.2	\$ 21.7(1)
Percent Increase	ent Increase 6.7% 9.6%		4.9%	12.7%(1)
Rate Base (in millions)	\$ 1,798	\$ 2,052	\$ 1,364	\$ 466
Authorized ROE	9.5%	9.7%	9.7%	9.7%
Common Equity Ratio	51.8%	52.3% ⁽²⁾	52.3% ⁽²⁾	52.3% ⁽²⁾
New Retail Rates Effective	January 1, 2013	January 26, 2013	January 26, 2013	January 26, 2013

(1) Includes full impact of phase in from rate case ER-2010-0356

(2) MPSC authorized an equity ratio of approximately 52.6% or approximately 52.3% after including other comprehensive income



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	Full-	Year	Fourth Quarter		
(\$ in millions, except EPS)	2012	2011	2012	2011	
Earnings	\$ 198.3	\$ 172.8	\$ 4.3	\$ 1.7	
EPS	\$ 1.35	\$ 1.25	\$ 0.03	\$ 0.01	

- Filed and completed general rate cases in Kansas and Missouri
- Announced 2% increase in quarterly dividend in November 2012
- Aggressively managed O&M costs
- Formed Transource Energy, LLC, a joint venture with American Electric Power



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2012 Full-Year and Quarterly 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	
3Q	\$ 0.91	\$ 0.95	\$ 0.04	
4Q	\$ 0.01	\$ 0.03	\$ 0.02	
Total	\$ 1.25	\$ 1.35	\$ 0.10	

Contributors to Change in 2012 EPS Compared to 2011

	2011 Special Factors	New Retail Rates	Weather	WN Demand	Wolf Creek	Dilution	Other Margin	Other	Interest Expense	Total
1Q 2012	\$ 0.07	\$ 0.13	\$ (0.11)	\$-	\$ (0.07)	\$ -	\$ 0.01	\$ (0.01)	\$ (0.10)	\$ (0.08)
2Q 2012	\$ 0.06	\$ 0.06	\$ 0.08	\$-	\$ (0.03)	\$ (0.01)	\$ (0.01)	\$ (0.02)	\$ (0.03)	\$ 0.10
3Q 2012	\$ 0.09	\$-	\$ 0.06	\$ (0.09)	\$-	\$ (0.09)	\$ (0.03)	\$ 0.04	\$ 0.06	\$ 0.04
4Q 2012	\$-	\$-	\$ (0.01)	\$ 0.01	\$ 0.01	\$-	\$ (0.03)	\$ (0.01)	\$ 0.05	\$ 0.02
Total	\$ 0.22	\$ 0.19	\$ 0.03	\$ (0.09)	\$ (0.08)	\$ (0.07)	\$ (0.06)	\$ (0.03)	\$ (0.01)	\$ 0.10

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

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Great Plains Energy Consolidated Earnings and Earnings Per Share – Year Ended December 31 (Unaudited)

	Earnings (in	Earnings (in Millions)		er Share
	2012	2011	2012	2011
Electric Utility	\$ 216.6	\$ 199.9	\$ 1.47	\$ 1.44
Other	(16.7)	(25.7)	(0.11)	(0.18)
Net income	199.9	174.2	1.36	1.26
Less: Net loss attributable to noncontrolling interest		0.2	-	-
Net income attributable to Great Plains Energy	199.9	174.4	1.36	1.26
Preferred dividends	(1.6)	(1.6)	(0.01)	(0.01)
Earnings available for common shareholders	\$ 198.3	\$ 172.8	\$ 1.35	\$ 1.25

Common stock outstanding for the year ended averaged 147.2 million shares, about 6 percent higher than full-year 2011



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Great Plains Energy Consolidated Earnings and Earnings Per Share – Three Months Ended December 31

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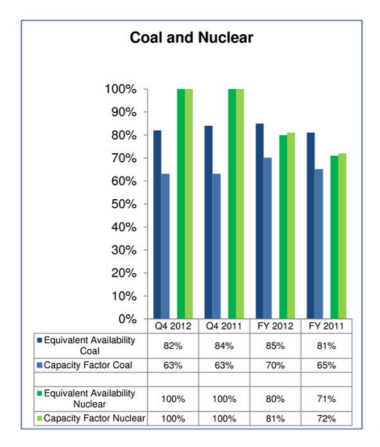
	Earnings (i	Earnings (in Millions)		per Share
	2012	2011	2012	2011
Electric Utility	\$ 6.4	\$ 10.0	\$ 0.04	\$ 0.07
Other	(1.7)	(8.1)	(0.01)	(0.06)
Net income	4.7	1.9	0.03	0.01
Less: Net loss attributable to noncontrolling interest		0.2	-	-
Net income attributable to Great Plains Energy	4.7	2.1	0.03	0.01
Preferred dividends	(0.4)	(0.4)	-	-
Earnings available for common shareholders	\$ 4.3	\$ 1.7	\$ 0.03	\$ 0.01

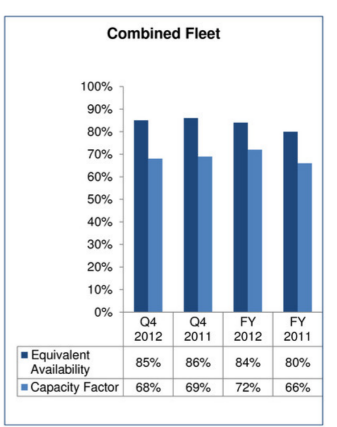
Common stock outstanding for the quarter averaged 153.5 million shares, about 10 percent higher than the same period in 2011



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Plant Performance





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Customer Consumption

Retail MWh Sales and Customer Growth Rates								
	4Q 2012	Compared to 4	Q 2011		Full	-Year 2012 Cor	npared to Full	-Year 2011
		Weather – Normalized			Weather – Normalized			alized
	Total Change in MWh Sales	Customers	Use / Customer	Change MWh Sales	Total Change in MWh Sales	Customers	Use / Customer	Change MWh Sales
Residential	(2.1%)	0.2%	(1.4%)	(1.2%)	(3.8%)	0.2%	(2.0%)	(1.8%)
Commercial	0.3%	0.3%	0.1%	0.4%	(0.1%)	0.1%	(0.4%)	(0.3%)
Industrial	(2.7%)	(1.1%)	(1.3%)	(2.4%)	(1.3%)	(1.6%)	(0.5%)	(2.1%)
	(1.0%)	0.2% ¹	(1.1%) ¹	(0.9%) ¹	(1.8%)	0.2% ¹	(1.5%) ¹	(1.3%) ¹

1 Weighted average

Statistics by Customer Class Full-Year 2012								
	Customers	Revenue (in millions)	Sales (000s of MWhs)	% of Retail MWh Sales				
Residential	726,100	\$ 965.5	8,930	39%				
Commercial	96,600	907.6	10,767	47%				
Industrial	2,200	197.8	3,174	14%				

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December 31, 2012 Debt Profile and Current Credit Ratings

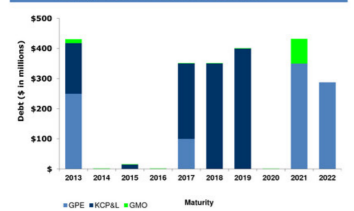
Great Plains Energy Debt

(\$ in Millions)	KCP&L		GMO ⁽¹⁾		GPE		Consolidated	
	Amount	Rate (2)	Amount	Rate (2)	Amount	Rate (2)	Amount	Rate (2)
Short-term debt	\$ 471.0	0.63%	\$ 233.1	0.96%	\$ 12.0	2.00%	\$ 716.1	0.76%
Long-term debt (3)	1,902.1	6.02%	124.9	7.33%	992.9	4.65%	3,019.9	5.63%
Total	\$2,373.1	4.95%	\$358.0	3.18%	\$1,004.9	4.62%	\$3,736.0	4.69%

Secured debt = \$814 (22%), Unsecured debt = \$2,922 (78%) ⁽¹⁾ GPE guarantees substantially all of GMO's debt ⁽²⁾ Weighted Average Rates – excludes premium / discounts and other amortizations

(3) Includes current maturities of long-term debt

Long-Term Debt Maturities (4)(5)



(4) Includes long-term debt maturities through December 31, 2022 (5) 2013 reflects \$167.6 million of KCP&L tax-exempt bonds subject to remarketing prior to final maturity date

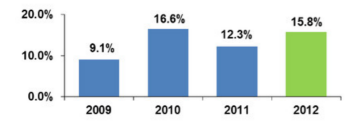
🕦 GREAT PLAINS ENERGY

Current Credit Ratings						
	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	A-				
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				

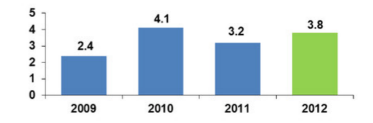
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Key Credit Ratios for Great Plains Energy and Liquidity

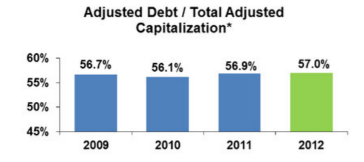
FFO / Adjusted Debt*



FFO Interest Coverage*



December 31, 2012 Liquidity



(\$ in millions)	KCP&L	GMO	GPE	Total	
Aggregate Bank Commitments (1)	\$710.0	\$515.0	\$200.0	\$1,425.0	
Outstanding Facility Draws	0.0	0.0	12.0	12.0	
Outstanding Letters of Credit	13.9	15.1	1.8	30.8	
A/R Securitization Facility Draws	110.0	64.0	0.0	174.0	
Available Capacity Under Facilities	586.1	435.9	186.2	1,208.2	
Outstanding Commercial Paper	361.0	169.1	-	530.1	
Available Capacity Less Outstanding Commercial Paper	\$225.1	\$266.8	\$186.2	\$678.1	

 Includes KCP&L \$110M and GMO \$65M 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

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2013 Earnings Guidance and Projected Drivers



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Priorities in 2013

Minimize Lag	 Reduce normalized regulatory lag to 50-150 bps File La Cygne Abbreviated Rate Case Pursue Infrastructure System Replacement Surcharge (ISRS) in Missouri – Senate Bill No. 207
Strong Operational Performance While Living Within Our Means	 Improve Wolf Creek Equivalent Availability and Capacity Factor Decision on request for proposal Continue tight control of O&M and capital expenditures
Deliver Competitive Total Shareholder Return	 Grow earnings through focused capital investment in environmental and transmission projects Continued progress at La Cygne and Transource Continue to position for long-term dividend growth

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2013 Earnings Guidance



EPS Growth Trajectory

- · 2012 EPS growth of 8% versus 2011
- · 2013 EPS guidance of \$1.44 to \$1.64 reflects EPS growth of 14% at the midpoint of the range

2013 Drivers

- · Assumes flat to 1% weather-normalized load growth
- · Benefit of new retail rates full-year in Kansas and 11-months in Missouri
- \$28 million of O&M increases recovered in rates
- · Dilution from June 2012 equity units
- · Increase in Missouri property taxes and transmission costs
- · Continued proactive cost management
 - Workforce attrition
 - Outage management
 - Supply chain transformation
 - Rail contracts

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2014 and 2015 Considerations

<u>2014</u>

- One additional month of new Missouri retail rates
- · La Cygne environmental upgrade AFUDC and abbreviated rate case in Kansas
- · Reduced capital expenditures assuming novation of SPP approved regional transmission projects
- New coal transportation contracts
- · Increasing property taxes and transmission in Missouri
- · No plans to issue equity

2015

- · La Cygne environmental upgrade in-service in 2Q 2015
- · Anticipated new retail rates effective in 2016 on projected rate base of \$6.5 billion
- · No plans to issue equity



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Projected Utility Capital Expenditures*

Projected Utility Capital Expenditures (In Millions)	2013	2014	2015
Generating Facilities	\$ 245.4	\$ 230.2	\$ 230.2
Distribution and transmission facilities	192.3	199.1	204.4
SPP – approved regional transmission projects	73.6	76.0	97.7
General facilities	45.7	54.9	53.3
Nuclear fuel	5.5	1.6	47.9
Environmental	162.4	148.8	82.0
Total utility capital expenditures	\$ 724.9	\$ 710.6	\$ 715.5

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

Generating	 Includes costs associated with our 47% interest in Wolf Creek
Distribution and Transmission	Includes costs associated with our vehicle fleet and expanding service areas
SPP transmission projects	 Reflects 100% of the costs associated with latan-Nashua and Sibley-Maryville- Nebraska City projects which we expect to novate to Transource by 2014 upon regulatory approval. Once novated to Transource, Great Plains Energy will func 13.5% of the SPP transmission projects
General	 Costs associated with facilities and information systems
Environmental	 Costs associated with our share of environmental upgrades at La Cygne station expected to be completed in 2015

2013 Financing Strategy*

Debt

- The week of March 11, 2013, KCP&L issued \$300 million of 10-year seniorunsecured notes with a coupon rate of 3.15%
- · Long-term debt issuance anticipated for GMO

Equity

· No plans to issue equity

*2013 financing strategy is subject to change, depending on capital expenditures, internal cash generation, market conditions and other factors



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2013 Guidance Assumptions Income Taxes

- Effective income tax rate of approximately 35%
- Federal/state combined statutory rate of approximately 38.9% impacted by:
 - AFUDC Equity (non-taxable)
 - Wind Production Tax Credits (PTC)
 - Amortization of Investment Tax Credits (ITC)
- Do not expect to generate significant income tax liability or pay significant income taxes during 2013 due to:
 - Bonus depreciation of approximately \$180 million
 - Ongoing wind PTC
 - Utilization of prior year Net Operating Losses (NOLs) and tax credits



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2013 Guidance Assumption Deferred Income Taxes

- Year-end 2012 deferred tax income taxes include:
 - \$217.5 million tax credit carry forwards primarily related to Advanced Coal ITCs, wind PTCs, and Alternative Minimum Tax (AMT) credits (\$88.1 million related to GMO acquisition)
 - Coal and wind credits expire in years 2028 to 2032
 - o AMT credits do not expire
 - o \$0.5 million valuation allowance on federal and state tax credits
 - \$517.2 million of tax benefits on NOL carry forwards (\$352.7 million related to the GMO acquisition)
 - Federal NOL carry forwards expire in years 2023 to 2031
 - \$23.3 million valuation allowance on state NOL tax benefits
- Do not expect to generate significant income tax liability during 2013 (see previous slide)
- Do not anticipate paying significant income taxes through the end of 2018
 - Expect to utilize year-end 2012 NOL and tax credit carry forwards, net of valuation allowances
 - Estimate that impact of bonus depreciation in 2013 has delayed paying significant income taxes by about one year



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Appendix



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

	Three Months Ende (millio		Year-Ended Do (millio	
	2012	2011	2012	2011
Operating revenues	\$ 480.4	\$ 486.3	\$ 2,309.9	\$ 2,318.0
Fuel	(117.4)	(118.0)	(539.5)	(483.8)
Purchased power	(24.5)	(25.0)	(94.0)	(203.4)
Transmission of electricity by others	(9.5)	(7.1)	(35.4)	(30.2)
Gross margin	\$ 329.0	\$ 336.2	\$ 1,641.0	\$ 1,600.6

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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Funds from Operations (FFO) / Adjusted Debt

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		2012
Funds from operations								
Net cash from operating activities	\$	335.4	\$	552.1	\$	443.0	\$	663.8
Adjustments to reconcile net cash from operating								
activities to FFO:								
Operating leases		7.5		8.7		11.1		10.8
Intermediate hybrids reported as debt		14.4		28.8		28.8		7.2
Intermediate hybrids reported as equity		(0.8)		(0.8)		(0.8)		(0.8)
Post-retirement benefit obligations		8.3		24.4		65.3		25.7
Capitalized interest		(37.7)		(28.5)		(5.8)		(5.3)
Power purchase agreements		12.0		8.3		1.6		7.8
Asset retirement obligations		(6.0)		(7.0)		(6.6)		(4.8)
Reclassification of working-capital changes		37.9		95.1		(0.8)		5.0
US decommissioning fund contributions		(3.7)		(3.7)		(3.4)		(3.3)
Other adjustments		1.5		-		1		-
Total adjustments		33.4		125.3		89.4		42.3
Funds from operations	\$	368.8	\$	677.4	\$	532.4	\$	706.1
Adjusted Debt								
Notes payable	\$	252.0	\$	9.5	\$	22.0	\$	12.0
Collateralized note payable				95.0	-	95.0	Ŧ	174.0
Commercial paper		186.6		263.5		267.0		530.1
Current maturities of long-term debt		1.3		485.7		801.4		263.1
Long-term Debt		3,213.0		2,942.7		2.742.3		2,756.8
Total debt		3,652.9		3,796.4		3,927.7		3,736.0
Adjustments to reconcile total debt to adjusted debt: Trade receivables sold or securitized	- C	95.0						
Operating leases		139.7		142.5		127.2		127.4
Intermediate hybrids reported as debt		(287.5)		(287.5)		(287.5)		127.4
Intermediate hybrids reported as debt		(287.5)		(287.5)		(287.5)		19.5
Post-retirement benefit obligations		289.3		280.5		303.1		364.2
0		72.5		280.5		76.9		41.5
Accrued interest not included in reported debt		50.2		19.6		105.8		41.5
Power purchase agreements								
Asset retirement obligations Total adjustments	_	34.2		41.1 291.1		40.4 385.4		37.1
Adjusted Debt	¢	4,065.8	¢	4,087.5	¢	4 313 1	¢	4,455.2
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FFO / Adjusted Debt		9.1%		16.6%		12.3%		15.8%



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.

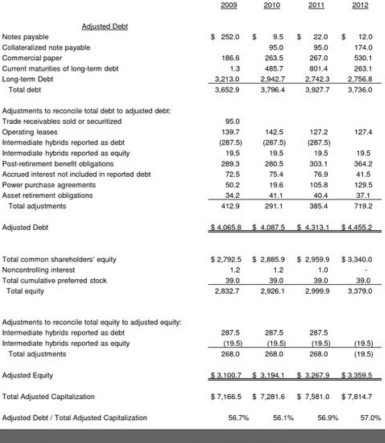
	2009 201		2010		2011	2012	
Funds from operations							
Net cash from operating activities	\$	335.4	\$	552.1	\$	443.0	\$ 663.8
Adjustments to reconcile net cash from operating activities to FFO:							
Operating leases		7.5		8.7		11.1	10.8
ntermediate hybrids reported as debt		14.4		28.8		28.8	7.2
ntermediate hybrids reported as equity		(0.8)		(0.8)		(0.8)	(0.8)
Post-retirement benefit obligations		8.3		24.4		65.3	25.7
Capitalized interest		(37.7)		(28.5)		(5.8)	(5.3)
ower purchase agreements		12.0		8.3		1.6	7.8
Asset retirement obligations		(6.0)		(7.0)		(6.6)	(4.8)
Reclassification of working-capital changes	37.9		95.1		(0.8)	5.0	
JS decommissioning fund contributions		(3.7)		(3.7)		(3.4)	(3.3)
Other adjustments		1.5		(0.17)		(0.1)	(0.0)
Total adjustments	_	33.4		125.3		89.4	42.3
unds from operations	\$	368.8	\$	677.4	\$	532.4	\$ 706.1
Interest expense							
iterest charges	\$	180.9	\$	184.8	\$	218.4	\$ 220.8
adjustments to reconcile interest charges to adjusted							
nterest expense:							
rade receivables sold or securitized		4.8					
Operating leases		9.4		8.1		7.7	7.5
ntermediate hybrids reported as debt		(14.4)		(28.8)		(28.8)	(14.4)
ntermediate hybrids reported as equity		0.8		0.8		0.8	0.8
Post-retirement benefit obligations		21.6		19.4		17.6	12.0
Capitalized interest		37.7		28.5		5.8	5.3
ower purchase agreements		3.2		2.9		6.1	7.6
asset retirement obligations		8.1		8.7		9.3	9.2
Other adjustments		2.4		(2.4)			
Total adjustments	_	73.6		37.2		18.5	28.0
	\$	254.5	\$	222.0	\$	236.9	\$ 248.8
Adjusted interest expense							



Adjusted Debt / Total Adjusted Capitalization

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.

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