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): November 4, 2011

	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 t	he appropriate box below if	the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant	under any of the following provisions:				
[]	Written communications	pursuant to Rule 425 under the Securities Act (17 CFR 230.425)					
[]	Soliciting material pursuant 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.

Regulation FD Disclosure Item 7.01

From November 6 through November 8, 2011, Great Plains Energy will participate in meetings with investors at the 2011 Edison Electric Institute Financial Conference, and will make a presentation scheduled for 11:15 a.m. Eastern Time on November 8, 2011. An audio-only webcast link and the presentation slides will be made available in the Investor Relations section of Great Plains Energy's website at www.greatplainsenergy.com. In the webcast and presentation, Great Plains Energy will reaffirm its 2011 updated earnings guidance range of \$1.22 - \$1.32 per share which was previously provided on November 3, 2011. 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

(d) Exhibits

Exhibit No.

99.1 2011 EEI Financial Conference presentation slides

Description

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: November 4, 2011

Exhibit Index

 Exhibit No.
 Description

 99.1
 2011 EEI Financial Conference presentation slides

Great Plains Energy

Edison Electric Institute Financial Conference November 8, 2011

Michael J. Chesser Chairman and CEO

GREAT PLAINS ENERGY

Forward-Looking Statement

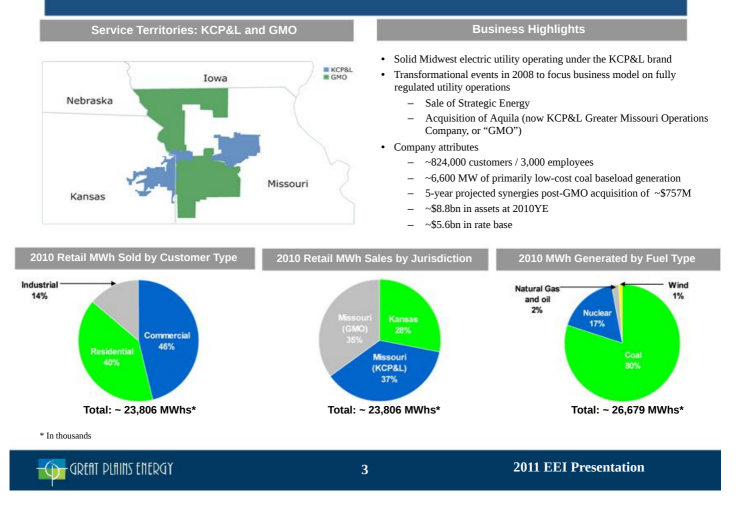
Statements made in this presentation that are not based on historical facts are forward-looking, may involve risks and uncertainties, and are intended to be as of the date when made. Forward-looking statements include, but are not limited to, the outcome of regulatory proceedings, cost estimates of capital projects and other matters affecting future operations. In connection with the safe harbor provisions of the Private Securities Litigation 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; 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 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 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



GXP's Transformation: 2005 - Present

Rate Base



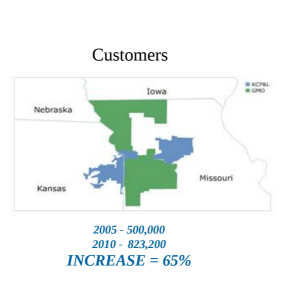
2005 - \$2.12 Billion 2010 - \$5.59 Billion INCREASE = 164%

T&D Route-Miles



2005 - 14,400 2010 - 25,600 INCREASE = 78%

OREAL DEVICE A



Utility Employees



2005 - 2,382 2010 - 3,188 INCREASE = 34%

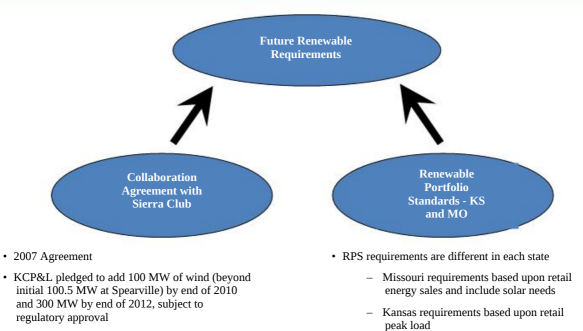
Base Load Generation



2005 - 2,788 MW 2010 - 4,345 MW INCREASE = 56%

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Drivers of Future Renewable Energy Needs



- 48 MW built in 2010 and 52 MW of RECs purchased for 2010 applied to 2010 commitment; 48 MW and recent 131 MW PPA apply toward 2012 commitment
- Refreshed recent RFP to evaluate options for remaining 221 MW commitment

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Cross-State Air Pollution Rule (CSAPR)

Overview of Rule

- Final rule signed in July 2011
- Regulates SO₂ and NO_x
- Allows limited air quality -assured allowance trading
- Includes Kansas and Missouri
- Uncertainty of rule pending judicial and administrative consideration

Potential Impact to Great Plains Energy

- Increased capital costs from additional emissions control equipment*
- Purchase allowances, if available
- Off-systems sales margin threshold
- Increased costs to customers

Achieving Compliance

- Install emissions control equipment
- Purchase allowances, if available
- Change in plant
 processes

*Potential costs included in approximate \$1 billion for environmental compliance as noted in 3Q 2011 10-Q

GREAT PLAINS ENERGY 6 2011 EEI Presentation

Focused on Delivering Value to Shareholders

Earnings Growth

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



Competitive Dividend

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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Terry Bassham President and COO

GREAT PLAINS ENERGY

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- Environmental
- Renewable Energy and Efficiency
- Transmission
- Plant Operations
- Regulatory
- State of the Service Territory

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Environmental

- 1. Estimated cost of compliance with current / proposed legislation = approximately \$1 billion:
 - LaCygne
 - Unit 1 (368 MW*) scrubber and baghouse - 2015
 - Unit 2 (341 MW*) full Air Quality Control System ("AQCS") - 2015
 - Montrose 3 (176 MW) full AQCS 2016 (approx.)
 - Sibley 3 (364 MW) scrubber and baghouse - 2016
- 2. Other retrofits less likely and therefore not included in estimated cost of compliance:
 - Montrose 1 and 2 (total capacity 334 MW)
 - Sibley 1 and 2 (total capacity 102 MW)
 - Lake Road 4 and 6 (99 MW)

*KCP&L's share of jointly-owned facility



Iatan 2 cooling tower fans. The use of a cooling tower for condenser cooling is an integral part of Iatan's environmentally friendly zero liquid discharge operation.

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Renewable Energy and Energy Efficiency

- 1. Future renewable requirements driven by the following:
 - Renewable Portfolio Standards ("RPS") in Missouri and Kansas
 - 2007 Collaboration Agreement with Sierra Club
 - 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
- 2. Energy efficiency expected to be a key component of future resource portfolio:
 - Aggressive pursuit planned with appropriate regulatory recovery



Spearville 2 Wind Energy Facility in Western Kansas

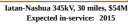
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Transmission

- 1. Two significant projects are currently in GXP's plans:
 - Iatan-Nashua 345kV line -Projected \$54M total cost and 2015 in-service date
 - Sibley-Maryville-Nebraska City 345kV line - Projected \$380M total cost and 2017 in-service date
- 2. Increasingly competitive environment requires consideration of strategic options
- 3. Flexibility is important opportunity to pursue projects unilaterally but also preserve capital if needed through partnership







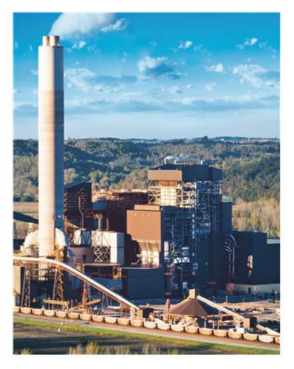
Sibley-Maryville-Nebraska City 345kV, 170 miles, projected cost ~\$380M

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Plant Operations

- 1. No additional baseload generation expected for several years
- 2. Targeting modest improvements in existing fleet performance in the coming years
- 3. 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

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Regulatory

- Our rates continue to compare well regionally and nationally
- Over the last five years, the Company has received fair and constructive treatment in both Kansas and Missouri, allowing for recovery of our CEP capital additions
- We continue to aggressively pursue strategies to improve our operating cost structure and are evaluating the best combination of rate cases and riders/trackers to reduce regulatory lag while minimizing the impact on customers

GREAT PLAINS ENERGY	14	2011 EEI Presentation

KC Metropolitan Area Economy - Snapshot

• The Kansas City metro area economy is represented by a diverse set of industries, supported by a sizeable presence in the governmental sector

Strengths	Weaknesses	<u>Opportunities</u>					
Diversified economy	Increased competition from other	 New Ford product lines create local 					
Stability from governmental sector	Midwest business centers	jobs					
Well-developed transportation &	High dependence on Sprint Nextel	Google ultra-high speed fiber					
distribution network	and telecom	network supports tech economy					
Central national location	Suburban sprawl	Kansas wind power attracts clean-					
 Low cost of living/business 	Low employment growth	energy firms					
Source for Listed Attributes: Moody's Analytics							

Leading Industries (Employees in 000's)						
State & Local Government	124.8					
Full and Limited-Service Restaurants	63.3					
General Medical & Surgical Hospitals / Offices of Physicians	46.7					
Federal Government	29.1					
Employment Services	20.6					
Depository Credit Intermediation	16.3					
Grocery Stores	16.2					
Department Stores	15.5					
Computer Systems Design and Related Srvcs	15.2					
Management of Companies and Enterprises	15.2					

Top 10 Employers (# of Employees)

(# of Employees)	
HCA Midwest Health System	8,127
Wal-Mart Stores, Inc.	7,400
Sprint Corporation	7,300
St. Luke's Health System	6,622
McDonald's USA LLC	5,700
Cerner Corporation	4,980
Children's Mercy Hospital & Clinics	4,812
DST Systems, Inc.	4,425
Truman Medical Center	4,081
University of Kansas Hospital	3,880
rce: The Kansas City Business Journal, BLS and Moody's Analytics	

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James C. Shay SVP, Finance & Strategic Development and CFO

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2011 Quarterly and Year-to-Date September 30 EPS Reconciliation Versus 2010

a.	2010 EPS	2011 EPS	Change in EPS
1Q	\$0.15	\$0.01	(\$0.14)
2Q	\$0.47	\$0.31	(\$0.16)
3Q	\$0.96	\$0.91	(\$0.05)
Year To Date	\$1.57	\$1.24	(\$0.33)

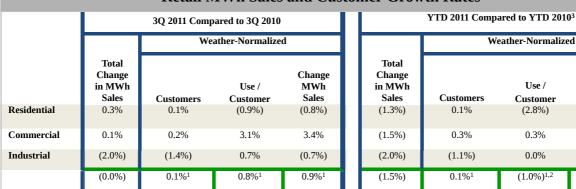
Contributors to Lower 2011 EPS Compared to 2010

	Special Factors	WN Demand	Weather	Lag	Other	Total
1Q 2011	(\$0.07)	(\$0.04)	\$0.01	(\$0.04)	-	(\$0.14)
2Q 2011	(\$0.06)	(\$0.01)	(\$0.03)	(\$0.02)	(\$0.04)	(\$0.16)
3Q 2011	(\$0.09)	\$0.05	(\$0.03)	(\$0.03)	\$0.05	(\$0.05)
Year To Date	(\$0.22)	\$0.01	(\$0.04)	(\$0.09)	\$0.01	(\$0.33)

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

GREAT PLAINS ENERGY	17	2011 EEI Presentation
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Customer Consumption



Retail MWh Sales and Customer Growth Rates

Weather-Normalized

Use /

Customer

(2.8%)

0.3%

0.0%

(1.0%)1,2

Change

MWh

Sales

(2.7%)

0.6%

(1.0%) (0.9%)1,2

¹Weighted average

² Divers contributing to the portion of the YTD decline that occurred in 1Q11 may have included a) switching to natural gas heat; b) conversion to more efficient heat pumps; c) conservation among KCP&L KS customers on an all-electric rate triggered by a substantial rate increase for this rate class in KCP&L's 2010 KS rate case; and d) continued challenges in the local economy

Statistics by Customer Class YTD 2011 ³								
Customers Revenue (in millions) Sales (000s of MWhs) % of Retail M								
Residential	725,200	\$773.0	7,431	41%				
Commercial	96,700	676.4	8,209	46%				
Industrial	2,200	149.6	2,422	13%				

³ As of September 30

GREAT PLAINS ENERGY	18	2011 EEI Presentation
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Debt Profile as of September 30, 2011

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	\$ 105.5	1.07%	\$ 0.0	0.0%	\$ 28.0	3.00%	\$ 133.5	1.47%
Long-term debt ⁽³⁾	2,064.5	6.04%	650.2	10.96%	986.8	6.61%	3,701.5	7.03%
Total	\$2,170.0	5.80%	\$650.2	10.96%	\$1,014.8	6.51%	\$3,835.0	6.83%

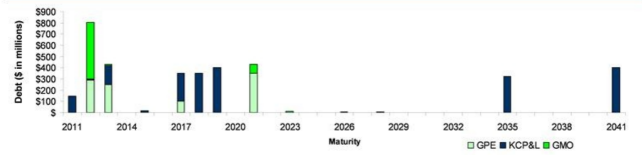
Secured debt = \$749 (20%), Unsecured debt = \$3,086 (80%)

(1) GPE guarantees substantially all of GMO's debt

(2) Weighted Average Rates - excludes premium / discounts and fair market value adjustments; includes full Equity Units coupon (12%) for GPE

(3) Includes current maturities of long-term debt

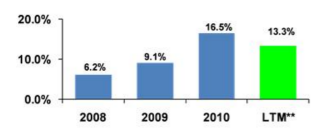
Long-Term Debt Maturities (4)



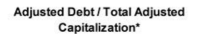
(4) 2013 reflects mode maturity for \$167.6 million of KCP&L tax-exempt bonds subject to remarketing prior to final maturity date

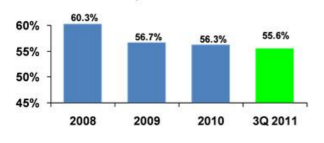
GREAT PLAINS ENERGY	19	2011 EEI Presentation
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Credit Profile for Great Plains Energy



FFO / Adjusted Debt*





5 4 3 2 2 1 2 2008 2009 2010 LTM**

FFO Interest Coverage*

	Current Credit Ratings									
	Moody's	Standard & Poor's								
<u>Great Plains Energy</u>										
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-	A-								
· ·	2	2								
GMO										
Outlook	Stable	Stable								
Senior Unsecured Debt	Baa3	BBB								

* 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 as of September 30, 2011

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Renewable Investment and Financing Considerations

Analyst Day Presentation	Update to Plan
 RFP for 220 MW of wind projects being evaluated Likely structure is a PPA Would consider using equity to finance asset growth if expected to be EPS accretive within 12-24 months of issuance 	 Negotiated two wind contracts in 4Q 2011 for in-service by the end of 2012 100 MW PPA 100 MW PPA that may be converted to ownership Desire to convert PPA to build and own project reflects favorable momentum and market conditions for construction May finance construction with a mix of debt and equity, consistent with our capital structure, subject to market conditions Any equity issuance would be undertaken only if expected to be EPS accretive with-in 12-24 months of issuance Equity issuance supportive of balanced regulatory capital structure

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2011 and 2012 EPS Guidance Range and 2013 Drivers

- Increased 2011 guidance to \$1.22 \$1.32 from \$1.10 \$1.25
 - Drivers:
 - 3Q weather warmer than normal
 - 3Q increase in weather-normalized demand
- § Actual 2011 capital expenditures estimated to be \$50 million less than projected
- Affirming 2012 guidance of \$1.35 \$1.55
- Affirming 2013 target of 50 basis points of lag in regulated operations

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GXP - 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 - additional \$0.4 billion of capital additions planned Renewables - driven by Collaboration Agreement and MO/KS RPS; potential capital additions Other Growth Opportunities - selective future initiatives that will leverage our core strengths 	
Diligent Regulatory	 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 - Tier 1 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	23 2011 EEI Preser	ntation

Great Plains Energy

Edison Electric Institute Financial Conference November 8, 2011

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Appendix

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Special Factors Impacting Year-to-Date Results and 2011 Guidance

(All Amounts Per-Share)

	1Q	2Q	3Q	Total
Disallowances and other accounting effects from Missouri rate case orders	(\$0.03)			(\$0.03)
Organizational realignment and voluntary separation program	(\$0.04)	(\$0.01)		(\$0.05)
Wolf Creek extended outage and replacement power		(\$0.05)		(\$0.05)
Coal conservation and flooding related expenses			(\$0.09)	(\$0.09) (a)
Total	(\$0.07)	(\$0.06)	(\$0.09)	(\$0.22)

(a) Coal conservation ended mid-October and 4Q impact expected to be insignificant

GREAT PLAINS ENERGY	26	2011 EEI Presentation	
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Great Plains Energy Consolidated Earnings and Earnings Per Share - Three Months Ended September 30 (Unaudited)

	Earnings (in Millions)	Earnings p	er Share
	2011	2010	2011	2010
Electric Utility	\$ 133.9	\$ 136.2	\$ 0.97	\$ 0.99
Other	(7.3)	(4.2)	(0.06)	(0.03)
Net income	126.6	132.0	0.91	0.96
Less: Net income attributable to noncontrolling interest	(0.1)	-	-	-
Net income attributable to Great Plains Energy	126.5	132.0	0.91	0.96
Preferred dividends	(0.4)	(0.4)	-	-
Earnings available for common shareholders	\$ 126.1	\$ 131.6	\$ 0.91	\$ 0.96

Common stock outstanding for the quarter averaged 138.3 million shares, about 1 percent higher than the same period in 2010

GREAT PLAINS ENERGY

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

	Earnings	(in Millions)	Earnings	per Share
	2011	2010	2011	2010
Electric Utility	\$ 189.9	\$ 232.8	\$ 1.37	\$ 1.70
Other	(17.6)	(16.1)	(0.13)	(0.12)
Net income	172.3	216.7	1.24	1.58
Less: Net income attributable to noncontrolling interest	-	(0.1)		-
Net income attributable to Great Plains Energy	172.3	216.6	1.24	1.58
Preferred dividends	(1.2)	(1.2)	-	(0.01)
Earnings available for common shareholders	\$ 171.1	\$ 215.4	\$ 1.24	\$ 1.57

Common stock outstanding for the year to date averaged 138.5 million shares, about 1 percent higher than the same period in 2010 •

GREAT PLAINS ENERGY

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

(millions)		onths Ended mber 30		to Date mber 30
	2011	2010	2011	2010
Operating revenues	\$773.7	\$ 728.8	\$1,831.7	\$ 1,787.7
Fuel	(146.5)	(127.3)	(365.8)	(333.2)
Purchase power	(68.1)	(68.0)	(178.4)	(171.4)
Transmission of electricity by others	(8.6)	(8.1)	(23.1)	(20.9)
Gross margin	\$550.5	\$ 525.4	\$1,264.4	\$ 1,262.2

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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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.

Funds from (Operations	(FFO)	Adjusted	Debt
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		2008		2009		2010		LTM*	
Funds from operations									
Net cash from operating activities	\$	437.9	\$	335.4	\$	552.1	\$	511.9	
Adjustments to reconcile net cash from operating									
activities to FFO:									
Operating leases		11.2		7.5		8.7		8.9	
Intermediate hybrids reported as debt				17.8		28.8		28.8	
Intermediate hybrids reported as equity		(0.8)		(0.8)		(0.8)		(0.8	
Post-retirement benefit obligations		9.9		8.3		24.4		24.4	
Capitalized interest		(31.7)		(37.7)		(28.5)		(4.7	
Power purchase agreements		11.9		12.0		12.0		8.3	
Asset retirement obligations		(3.6)		(6.0)		(7.0)		(7.0	
Reclassification of working-capital changes		(190.8)		37.9		95.1		(17.5	
US decommissioning fund contributions		(3.7)		(3.7)		(3.7)		(3.3	
Total adjustments	1	(197.6)	8	35.3		129.0	-	37.1	
Funds from operations	s	240.3	s	370.7	\$	681.1	s	549.0	
Adjusted Debt									
Notes payable	s	204.0	s	252.0	s	9.5	s	28.0	
Collateralized note payable			×.			95.0	Č	95.0	
Commercial paper		380.2		186.6		263.5		10.5	
Current maturities of long-term debt		70.7		1.3		485.7		951.4	
Long-term Debt		2,556.6		3,213.0		2,942.7		2,750.1	
Total debt	2	3,211.5		3,652.9		3,796.4		3,835.0	
Adjustments to reconcile total debt to adjusted debt:									
Trade receivables sold or securitized		70.0		95.0					
Operating leases		156.8		139.7		142.5		140.6	
Intermediate hybrids reported as debt		100.0		(287.5)		(287.5)		(287.5	
Intermediate hybrids reported as debt		19.5		(207.5)		(207.5)		19.5	
Post-retirement benefit obligations		292.7		289.3		280.5		280.2	
Accrued interest not included in reported debt		72.4		72.5		280.5		69.3	
		48.4							
Power purchase agreements				50.2		50.2		23.4	
Asset retirement obligations Total adjustments		33.6 693.4		34.2		41.1 321.7		37.4	
Adjusted Debt	\$	3,904.9	s	4.065.8	s	4,118.1	s	4,117.9	
	-		,		-		-		
FFO / Adjusted Debt		6.2%		9.1%		16.5%		13.3%	
* Last twelve months as of September 30, 2011									

- OREAL PLAINS ENERGY

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Credit Metric Reconciliation to GAAP

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.

- OPERAT PLAINS ENERGY

		2008		2009		2010		LTM*
Funds from operations								
Net cash from operating activities	s	437.9	s	335.4	s	552.1	s	511.9
Adjustments to reconcile net cash from operating								
activities to FFO:								
Operating leases		11.2		7.5		8.7		8.9
Intermediate hybrids reported as debt				17.8		28.8		28.
Intermediate hybrids reported as equity		(0.8)		(0.8)		(0.8)		(0.1
Post-retirement benefit obligations		9.9		8.3		24.4		24.
Capitalized interest		(31.7)		(37.7)		(28.5)		(4.)
Power purchase agreements		11.9		12.0		12.0		8.
Asset retirement obligations		(3.6)		(6.0)		(7.0)		(7.
Reclassification of working-capital changes		(190.8)		37.9		95.1		(17.
US decommissioning fund contributions		(3.7)		(3.7)		(3.7)		(3.
Total adjustments	_	(197.6)		35.3		129.0		37.
Funds from operations	\$	240.3	\$	370.7	s	681.1	s	549.
Interest expense								
nterest charges	s	111.3	s	180.9	s	184.8	s	202.
Adjustments to reconcile interest charges to adjusted								
interest expense:								
Trade receivables sold or securitized		3.5		4.8				
Operating leases		7.3		9.4		8.1		7.4
Intermediate hybrids reported as debt				(17.8)		(28.8)		(28.)
Intermediate hybrids reported as equity		0.8		0.8		0.8		0.4
Post-retirement benefit obligations		3.7		21.6		19.4		19.4
Capitalized interest		31.7		37.7		28.5		4.
Power purchase agreements		2.9		3.2		2.9		1.3
Asset retirement obligations		7.3		8.1		8.7		8.
Other adjustments		31.0				(11.5)		
Total adjustments	_	88.2		67.8		28.1		13.
Adjusted interest expense	s	199.5	\$	248.7	s	212.9	\$	216.
FFO interest coverage (x)		2.2		2.5		4.2		3.
Last twelve months as of September 30, 2011								

Funds from Operations (FFO) Interest Coverage

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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.



Adjusted Debt / Total Adjusted Capitalization

		2008	2	009		2010		LTM*
Adjusted Debt								
Notes payable	S	204.0	s	252.0	\$	9.5	\$	28.0
Collateralized note payable						95.0		95.0
Commercial paper		380.2		186.6		263.5		10.5
Current maturities of long-term debt		70.7		1.3		485.7		951.4
Long-term Debt		2,556.6	3	213.0	_	2,942.7		2,750.1
Total debt		3,211.5	3	652.9		3,796.4		3,835.0
Adjustments to reconcile total debt to adjusted debt:								
Trade receivables sold or securitized		70.0		95.0				
Operating leases		156.8		139.7		142.5		140.6
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		292.7		289.3		280.5		280.2
Accrued interest not included in reported debt		72.4		72.5		75.4		69.3
Power purchase agreements		48.4		50.2		50.2		23.4
Asset retirement obligations	10	33.6		34.2	-	41.1	-	37.4
Total adjustments		693.4		412.9		321.7	1	282.9
Adjusted Debt	\$	3,904.9	\$4	065.8	\$	4,118.1	\$	4,117.9
Total common shareholders' equity	s	2,550.6	\$ 2	792.5	s	2,885.9	s	2,982.8
Noncontrolling interest		1.0		1.2		1.2		1.2
Total cumulative preferred stock	0	39.0	_	39.0	_	39.0	_	39.0
Total equity		2,590.6	2	832.7		2,926.1		3,023.0
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		(19.5)		268.0		268.0		268.0
Adjusted Equity	S	2,571.1	\$ 3	100.7	\$	3,194.1	\$	3,291.0
Total Adjusted Capitalization	s	6,476.0	\$ 7	166.5	\$	7,312.2	\$	7,408.9
Adjusted Debt / Total Adjusted Capitalization		60.3%		56.7%		56.3%		55.6%
* Last twelve months as of September 30, 2011								

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