

Exhibit No.:	
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Witness:	Michael P. Gorman
Type of Exhibit:	Rebuttal Testimony
Sponsoring Party:	Midwest Energy Consumers' Group
Case No.:	EM-2017-0226, et al.
Date Testimony Prepared:	March 23, 2017

**BEFORE THE PUBLIC SERVICE COMMISSION
OF THE STATE OF MISSOURI**

In the Matter of the Application of Great Plains Energy Incorporated for Approval of its Acquisition of Westar Energy, Inc.))))))	Case No. EM-2017-0226, et al.
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Rebuttal Testimony and Schedules of

Michael P. Gorman

On behalf of

Midwest Energy Consumers' Group

March 23, 2017



BEFORE THE PUBLIC SERVICE COMMISSION
OF THE STATE OF MISSOURI

In the Matter of the Application of)
Great Plains Energy Incorporated)
for Approval of its Acquisition of)
Westar Energy, Inc.)

Case No. EM-2017-0226, et al.

STATE OF MISSOURI)

) SS

COUNTY OF ST. LOUIS)

Affidavit of Michael P. Gorman

Michael P. Gorman, being first duly sworn, on his oath states:

1. My name is Michael P. Gorman. I am a consultant with Brubaker & Associates, Inc., having its principal place of business at 16690 Swingley Ridge Road, Suite 140, Chesterfield, Missouri 63017. We have been retained by the Midwest Energy Consumers' Group in this proceeding on its behalf.

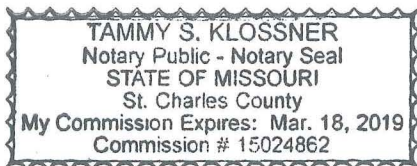
2. Attached hereto and made a part hereof for all purposes are my rebuttal testimony and schedules which were prepared in written form for introduction into evidence in Missouri Public Service Commission Case No. EM-2017-0226, et al.

3. I hereby swear and affirm that the testimony and schedules are true and correct and that they show the matters and things that they purport to show.



Michael P. Gorman

Subscribed and sworn to before me this 22nd day of March, 2017.





Notary Public

In the Matter of the Application of Great Plains Energy Incorporated for Approval of its Acquisition of Westar Energy, Inc.))))))	Case No. EM-2017-0226, et al.
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	<u>Page</u>
I. Summary of Conclusions and Recommendations	3
II. Proposed Transaction	8
III. Capital Market Reaction to Proposed Transaction	9
IV. KCPL/ GMO'S Financial Integrity Under Proposed Transaction.....	17
V. Estimated Synergies Created by the Proposed Transaction	30
Qualifications of Michael P. Gorman	Appendix A
Schedules MPG-1, MPG-2 and MPG-3	

BRUBAKER & ASSOCIATES, INC.

**In the Matter of the Application of)
Great Plains Energy Incorporated)
for Approval of its Acquisition of) Case No. EM-2017-0226, et al.
Westar Energy, Inc.)**

1 **Q** **PLEASE STATE YOUR NAME AND BUSINESS ADDRESS.**

2 A Michael P. Gorman. My business address is 16690 Swingley Ridge Road, Suite 140,
3 Chesterfield, MO 63017.

4 **Q** **WHAT IS YOUR OCCUPATION?**

5 A I am a consultant in the field of public utility regulation and a Managing Principal with
6 Brubaker & Associates, Inc., energy, economic and regulatory consultants.

7 **Q** **PLEASE DESCRIBE YOUR EDUCATIONAL BACKGROUND AND EXPERIENCE.**

8 A This information is included in Appendix A to my testimony.

9 **Q** **ON WHOSE BEHALF ARE YOU APPEARING IN THIS PROCEEDING?**

10 A This testimony is presented on behalf of the Midwest Energy Consumers' Group
11 ("MECG"). MECG is an incorporated association representing the interests of large
12 commercial and industrial users of electricity in the Kansas City Power and Light
13 Company ("KCPL") and KCP&L Greater Missouri Operations ("GMO") service
14 territory.

BRUBAKER & ASSOCIATES, INC.

Q WHAT IS THE PURPOSE OF YOUR REBUTTAL TESTIMONY?

A I will comment on Great Plains Energy Incorporated's ("GPE") proposal to acquire Westar Energy. In the direct testimony of Joint Applicants witness Terry Bassham, he states that he will describe the Transaction's impact on the following:

1. Strategic rationale for GPE having entered an agreement to purchase Westar (the "Transaction"),
2. How the Transaction will affect customers in communities served by KCPL, GMO and Westar, and
3. Should the Application be approved based on the current structure of the proposed Transaction?

Q ARE YOU SPONSORING ANY SCHEDULES IN CONNECTION WITH YOUR TESTIMONY?

A I am sponsoring Schedule MPG-1, Schedule MPG-2 and Schedule MPG-3.

Q PLEASE SUMMARIZE YOUR PROPOSED ADDITIONAL CONDITIONS FOR THE MPSC TO APPROVE THE TRANSACTION.

A I proposed the Joint Applicants agree to the following:

1. Modify the proposed Transaction to include the ring-fence separation of the operating utilities from that of GPE. These ring-fence separations should include independent utility Boards with the ability to manage utility cash flows for the best interests of the utility and ratepayers.
2. The Joint Applicants approve additional ratepayer protection measures. First, agree that if the utilities' stand-alone capital structure is used for ratemaking purposes, the common equity ratio of total capital would not exceed 50% unless the utilities prove a different common equity ratio is needed to preserve the credit standing of the utility. Second, the Joint Applicants agree that the tax elections at the utilities will be made to produce the best results for cost of service for the utility.
3. No extraordinary regulatory treatment would be afforded to integration costs. The utilities would be allowed to seek recovery of costs in rate cases to the extent they can prove economic benefit to ratepayers.

1 **Q WHAT STANDARD DID YOU APPLY TO YOUR REVIEW OF THE GPE / WESTAR**
2 **MERGER?**

3 A It is my understanding that the MPSC's determination of whether an acquisition
4 should be approved is based upon a standard of whether the acquisition is "not
5 detrimental to the public interest."

6 **I. Summary of Conclusions and Recommendations**

7 **Q PLEASE SUMMARIZE ALL OF YOUR CONCLUSIONS AND**
8 **RECOMMENDATIONS CONCERNING THE PROPOSED TRANSACTION.**

9 A I find that the GPE / Westar Transaction is detrimental to its Missouri ratepayers.
10 Therefore, I recommend that the Joint Applicants' request to acquire Westar be
11 denied unless the Joint Applicants agree to modify the proposed Transaction and
12 commit to additional ratemaking customer protections. I recommend the Application
13 be denied for the following reasons:

- 14 1. The proposed Transaction will create significant leverage at the parent company,
15 and will limit credit rating improvement, or potentially cause credit rating
16 downgrades at the operating utility subsidiaries. This will occur because there is
17 inadequate financial separation between GPE and the operating utility
18 subsidiaries. As a condition of approval of the Transaction, I recommend
19 additional concessions be made by the Joint Applicants to alter the proposed
20 Transaction and implement more effective ring-fence separations of the operating
21 utility subsidiaries from the highly leveraged parent company, GPE. This
22 adjustment to the Transaction structure is needed to "hold customers harmless"
23 from the significant leverage proposed in this Transaction.
- 24 2. If the Joint Applicants agree to the proposed modification to the Transaction
25 structure and implement more effective ring-fence separation provisions, I also
26 recommend that the Joint Applicants agree to ratemaking customer protections as
27 a condition of approval by the MPSC of the proposed acquisition.
- 28 3. GPE's estimate of Transaction synergy savings may be achievable absent the
29 Transaction. Therefore, the estimated Transaction savings are not justification to
30 conclude that the public will not be harmed by the Transaction.

Michael P. Gorman
Page 3

1 **Q DO YOU HAVE ANY COMMENTS ON THE STIPULATION AND AGREEMENT**
2 **BETWEEN THE JOINT APPLICANTS AND THE MPSC STAFF?**

3 A I am generally supportive of the Stipulation and Agreement, however I believe there
4 are certain modifications to the terms of the Stipulation and Agreement that are
5 necessary in order to create adequate ratepayer protections under the proposed
6 Transaction. I will get into more details of why I believe these adjustments are
7 necessary later in this testimony. However, the specific provisions of the Stipulation
8 and Agreement between the Joint Applicants and Staff that I do not support are as
9 follows:

- 10 1. In paragraph 1 under "Section A. Financing Conditions" the Stipulation states that
11 the utilities will maintain separate capital structures, separate credit ratings, and
12 separate debt. It also states that the utilities will not guarantee the debt of each
13 other nor will they pledge their assets or stock as collateral for the obligations of
14 affiliate entities unless otherwise authorized by the MPSC. While these
15 commitments are important and material, they are not by themselves adequate.
16 For the reasons outlined below, I believe the MPSC should require an immediate
17 legal separation of the Missouri operating utility affiliates from GPE. These legal
18 separations are generally referred to as ring-fence separation. These ring-fence
19 separations will ensure that the credit standing of the utilities are predominantly
20 based on the investment risk of the Missouri utility operations. Without the
21 ring-fence separations, the credit standing of the utilities will be impacted by their
22 affiliation with the highly leveraged parent company, GPE. Further, the ring-fence
23 separations can ensure that an independent board for the Missouri utilities can
24 prioritize dividend payments, capital investments, and operations of the utilities in
25 a means of ensuring that Missouri customers receive high quality, reliable service
26 at the lowest possible cost. Under the current structure, the GPE board will make
27 these decisions, and this board will be conflicted by the need to retire acquisition-
28 related debt, which could be in conflict, at times, with the need to invest in utility
29 infrastructure to preserve service reliability or retire utility debt to support utility
30 credit.
- 31 2. Paragraph 2 of this same section outlines that the Joint Applicants intend to use
32 utility-specific capital structures for setting rates. A needed provision of this is that
33 the common equity ratios of the capital structures used for setting rates should be
34 no higher than 50% of total capital. That is, the common equity ratio used for
35 ratemaking purposes, should be no more than 50% of the total capitalization,
36 unless the utility proves a higher equity ratio is needed to support its credit rating.
- 37 3. Paragraph 5 under this same section states that in the event the Missouri utilities'
38 credit ratings are downgraded to minimum investment grade (BBB-) because of
39 their affiliation with a highly leveraged parent company, the Missouri utilities will

Michael P. Gorman
Page 4

1 pursue additional legal and structural separation, if necessary, from other affiliates
2 causing the downgrade. I believe that this legal and structural separation should
3 be made as part of the initial approval for the merger Transaction. Indeed, as
4 stated in paragraph 1, the Missouri utilities will have separate capital structures,
5 separate debt, separate credit ratings, and will not pledge their cash flows or
6 assets for the benefit of other entities without MPSC approval. The next
7 appropriate step to complete this isolation or separation of the Missouri utilities
8 from that of affiliates and the parent company, would be to implement legal
9 separation as a condition of the proposed merger. Waiting until after the utilities
10 are downgraded to a minimum investment grade rating (BBB-) may be too late to
11 protect customers from the effects of a highly leveraged parent company that will
12 be created under the proposed Transaction. Support for this conclusion is
13 discussed later in this testimony.

- 14 4. Under paragraph 7 of this same section, the Missouri utilities pledge that they will
15 not seek an increase to their cost of capital as a result of the Transaction or the
16 Missouri utilities' ongoing affiliation with GPE. I believe an important aspect of not
17 increasing the cost of capital to retail customers is a pledge to elect tax strategies
18 at the Missouri utilities, which maximizes the amount of tax benefits to retail
19 customers. The primary issue here deals with elections for deferred taxes based
20 on current industry options – a bonus depreciation issue. However, tax elections
21 should be made to result in the lowest cost of capital included in the utilities' rates,
22 and this should include both rate of return, and tax elections, both of which impact
23 the cost of capital that will be included in the utilities' cost of service.
- 24 5. In "Section B. Ratemaking/Accounting Conditions," a paragraph should be added
25 to make a commitment that if the stand-alone capital structures of the utilities are
26 used for ratemaking purposes, the Joint Applicants agree that the common equity
27 ratio will be no more than 50% unless they can demonstrate to the MPSC that a
28 higher common equity ratio is needed to preserve their bond ratings. Also,
29 "Ratemaking/Accounting Conditions" should include a demonstration that tax
30 elections by the Missouri utilities are done in a way that produces the greatest
31 benefit to retail customers. Again, this deals with such tax elections as bonus
32 depreciation.

33 **Q DO YOU BELIEVE THAT STAFF'S STIPULATION AND AGREEMENT CREATES**
34 **ADEQUATE CUSTOMER PROTECTIONS WITHOUT THESE CHANGES?**

35 **A** No. I believe these changes to Staff's Stipulation and Agreement with the Joint
36 Applicants are necessary in order to create adequate customer protections under the
37 proposed Transaction.

1 **Q PLEASE DESCRIBE THE PROPOSED RATEMAKING CUSTOMER**
2 **PROTECTIONS YOU PROPOSE AS A CONDITION OF APPROVAL OF THE**
3 **PROPOSED APPLICATION.**

4 **A** In his rebuttal testimony in Kansas, GPE witness Ives proposed a large number of
5 conditions that GPE is willing to implement as part of this transaction. See Schedule
6 MPG-1. These voluntary commitments are provided in the joint Applicant's Verified
7 Application¹ in Appendix B, Exhibit B "Regulatory Commitments" and in Mr. Ives'
8 rebuttal testimony. I do not find that these conditions are adequate to protect
9 ratepayers from the detrimental impacts of the Transaction. Therefore, in addition to
10 these voluntary commitments, I recommend that the Joint Applicants agree to the
11 following ratemaking standards in order to protect customers from the highly
12 leveraged Transaction structure under this proposed Transaction. These additional
13 conditions include the following:

- 14 a. A ratemaking capital structure commitment for KCPL and GMO that will
15 ensure that the utilities' cost of service is not increased in order to allow the
16 utilities to pay higher cash flows up to GPE to service acquisition-related debt.
17 The Joint Applicants should agree that KCPL's and GMO's capital structure
18 used for ratemaking purposes will be based on a capital mix of no greater than
19 50% equity and 50% debt following the Transaction, unless, or if, the utilities
20 can demonstrate that a different capital structure is needed to maintain the
21 existing investment grade bond ratings for these utilities
- 22 b. In electing income tax options, the Joint Applicants will commit that GPE will
23 not prioritize non-regulated net operating losses, or the amortization of the
24 goodwill asset for income tax purposes to take precedent over the utilities
25 selecting IRS-approved tax options that allow the deferral of income tax at the
26 utilities. To the extent the operating utilities are prevented from taking
27 advantage of IRS-approved elections that allow for deferment of utility current
28 income tax payments, such as bonus depreciation, the utilities' buildup of
29 accumulated depreciation reserves will be lower than it otherwise would be,
30 which will increase the utilities' cost of service and cause harm to retail
31 customers.

¹Joint Application, File No. EE-2017-0113, Appendix B at 99-100.

1 Both of these conditions are intended to protect against an increase in cost of
2 service at KCPL and GMO that could be caused by decisions at the parent
3 company which in turn will increase retail rates and harm customers.

4 **Q PLEASE COMMENT ON YOUR ASSESSMENT OF THE JOINT APPLICANTS'**
5 **CLAIMED SAVINGS ATTRIBUTABLE TO THE TRANSACTION.**

6 A The Joint Applicants' estimated operating savings to the utility companies created by
7 the proposed Transaction are at very best highly uncertain. More specifically, the
8 savings projections are not shown to be achievable only under the terms of the
9 Transaction. Rather, these savings estimates may be achievable without the
10 Transaction. A comparison of the cost structure for all the operating utilities makes
11 clear that the opportunity for cost reductions at Westar, KCPL and GMO without the
12 Transaction appear achievable because the rates of Westar, KCPL and GMO are
13 among the highest in the region.

14 **Q WILL THESE ADDITIONAL CONDITIONS PROTECT THE PUBLIC INTEREST**
15 **FROM THE SIGNIFICANT FINANCIAL RISK CREATED BY THE PROPOSED**
16 **TRANSACTION?**

17 A In part, yes. As with any transaction, we can only assess the Transaction based
18 upon the information known as of this date. There is always the possibility of
19 additional detriments becoming known as the integration of the two companies takes
20 place. That said, my conditions only address the known detriments. These proposed
21 conditions are designed to prevent harm to retail customers from Transaction costs,
22 service reliability and quality impairment caused by the Transaction leverage, or other
23 negative aspects that could be caused by the structure of the proposed Transaction.

Michael P. Gorman
Page 7

II. Proposed Transaction

Q PLEASE DESCRIBE THE PROPOSED TRANSACTION, THE IMPACT ON KCPL AND GMO, AND WHAT WILL BECOME OF THEIR PARENT COMPANY, GPE.

A The Transaction is described by Joint Applicants witness Kevin Bryant. Mr. Bryant describes at pages 6-10 of his direct testimony that GPE will acquire Westar's common equity for \$8.6 billion, and assume \$3.6 billion of Westar's net debt. GPE plans to fund the \$8.6 billion common stock acquisition using approximately 50% equity securities and 50% debt. The equity securities include \$1.3 billion to Westar's shareholders as common stock, \$750 million of mandatory convertible preferred equity, and \$2.5 billion of equity comprised of GPE common and mandatory convertible preferred stock issued to the public.

The acquisition price will result in an acquisition premium recorded on GPE's balance sheet of approximately \$2.3 billion, based on the assumed Westar stock price of \$44.08 on March 9, 2016.² The amount of this acquisition premium could vary depending on the cash price of Westar stock at the Transaction closing.³

In terms of Transaction costs, Mr. Bryant states that GPE expects to incur approximately \$32 million in advisory costs in consummating the Transaction, approximately \$126 million of traditional issuance fees associated with equity and debt financing costs, approximately \$70 million in bridge financing facility costs, and around \$16 million of change-in-control costs.⁴ In total, the Transaction is expected to incur about \$288 million of Transaction costs.

²Bryant Direct at 11.

³*Id.*

⁴*Id.* at 10.

1 **Q HOW DOES THE INVESTMENT RISK OF WESTAR COMPARE TO THAT OF GPE**
2 **AND ITS UTILITY SUBSIDIARIES?**

3 **A**A comparison is properly considered by reviewing the credit rating of Westar to that of
4 GPE and its operating utility subsidiaries. As shown in Table 1 below, Westar
5 currently has a stronger credit rating than GPE Holdings, and GMO operations, but
6 the same rating as KCPL.

TABLE 1		
<u>Current Credit Ratings</u>		
<u>Description</u>	<u>Standard & Poor's</u>	<u>Moody's</u>
Westar	BBB+	Baa1
KGE	BBB+	Baa1
GPE Holdings	BBB+	Baa2
KCPL	BBB+	Baa1
KCP&L GMO	BBB+	Baa2
Source: SNL.		

7 **III. Capital Market Reaction to Proposed Transaction**

8 **Q PLEASE DESCRIBE CREDIT ANALYST COMMENTS AND OUTLOOKS BASED**
9 **ON THE PROPOSED TRANSACTION AND FINANCIAL PLAN.**

10 **A**The comments from both Moody's and Standard & Poor's ("S&P") about the surviving
11 parent company, GPE, are comparable. Both rating agencies are concerned about
12 the highly leveraged financing structure of the proposed Transaction, and the impact

Michael P. Gorman
Page 9

1 of that leverage on GPE's credit rating. Rating agencies note concern for the amount
2 of acquisition-related debt. GPE's parent debt increases from approximately 2% of
3 consolidated debt before the acquisition, to up to 35% of consolidated debt after the
4 acquisition. Because of this amount of acquisition debt, Moody's and S&P have both
5 placed GPE's credit rating on "Watch with Negative Outlook." Indeed, Moody's has
6 stated that if the proposed Transaction is completed, GPE's credit rating is expected
7 to be downgraded from its current rating of Baa2, to a minimum investment grade
8 credit rating of Baa3.⁵ Thus, GPE's credit rating would be only one step away from
9 junk bond status.

10 The rating agencies' comments on the utility operating subsidiaries' credit
11 ratings are mixed. Moody's maintains a "Stable" outlook for the existing bond ratings
12 of the utility operating companies. However, Moody's notes that, while the credit
13 rating outlooks are stable, the acquisition will "constrain upgrades" to the credit
14 ratings of the operating utility subsidiaries if the Transaction is approved. This is a
15 significant finding, because both the credit rating agencies and Joint Applicant
16 witness Bryant recognize that the utilities' cash flows are expected to improve with the
17 budgeted decrease in capital expenditures, which may have caused an increase in
18 the credit ratings for the operating utilities absent the Transaction.⁶

19 S&P, on the other hand, is rating the operating utility subsidiaries' credit
20 outlook as "negative" based on the financing structure of the proposed Transaction.
21 These comments from Moody's and S&P are described below.

22 Moody's states:

23 Great Plains Energy Inc.'s (Baa2 ratings under review down)
24 proposed \$12.2 billion acquisition of Westar Energy Inc. (Baa1
25 stable) will triple Great Plains' debt. We think the use of

⁵*Moody's Investors Service*: "Great Plains Energy Incorporated," June 1, 2016.

⁶*Id.* and Bryant Direct at 17.

leverage is indicative of management's higher tolerance for financial risk. For these reasons, among others, we placed Great Plains' rating on review for downgrade. In this report, we answer questions about the impact of the announced deal on Great Plains' credit profile.

* * *

How is the creditworthiness of the operating companies affected? At this time, the transaction does not affect the credit of Kansas City Power & Light Co. (KCPL, Baa1 stable), KCP&L Greater Missouri Operations Co. (GMO, Baa2 stable), or Westar. However, the deal constrains their chances for a rating upgrade because the holding company leverage affects the consolidated corporate family.⁷

S&P states as follows:

Westar Energy Inc. And Sub Rtgs Affirmed And Outlook Revised To Negative On Proposed Acquisition By Great Plains Energy

Overview

- Westar Energy Inc. has agreed to be acquired by Great Plains Energy Inc. (GPE) for \$8.6 billion plus the assumption of Westar's debt. The transaction is expected to close by mid-2017.
- We are affirming our ratings on Westar and subsidiary Kansas Gas & Electric Co. (KGE), including the 'BBB+' issuer credit ratings, and revising the outlook to negative from stable.
- The negative outlook reflects the potential for lower ratings on Westar, after the merger closes, if the combined entity's financial performance weakens such that funds from operations to total debt is consistently less than 13% after 2018.⁸

* * *

⁷Moody's Investors Service: "Great Plains Energy Incorporated," July 7, 2016 at 1, emphasis added.

⁸Standard & Poor's RatingsDirect: "Research Update: Westar Energy Inc. And Sub Rtgs Affirmed And Outlook Revised To Negative On Proposed Acquisition by Great Plains Energy," May 31, 2016 at 2, emphasis added.

1 **Great Plains Energy Inc. Ratings Affirmed, Outlook**
2 **Revised To Negative On Proposed Acquisition Of Westar**
3 **Energy**

4 **Overview**

- 5 • Great Plains Energy Inc. (GPE) announced it will acquire
6 Westar Energy Inc. for about \$8.6 billion, plus the
7 assumption of Westar's debt. The parties expect the
8 transaction to close by mid-2017.
9 • We are affirming our 'BBB+' issuer credit ratings on GPE
10 and subsidiaries Kansas City Power & Light Co. and
11 KCP&L Greater Missouri Operations Co. and for all three
12 entities revising the outlook to negative from stable.
13 • The negative outlook reflects the potential for lower ratings
14 if GPE's financial risk profile, which will deteriorate due to
15 financing used in the acquisition, does not improve after the
16 transaction closes such that funds from operations to total
17 debt is well over 13% after 2018.⁹

18 **Q DID MOODY'S EXPLAIN ITS RATIONALE FOR PLACING GPE'S CREDIT**
19 **OUTLOOK TO NEGATIVE AND EXPRESSING AN OPINION OF CONSTRAINT TO**
20 **AN UPGRADE OF THE CREDIT RATINGS OF THE OPERATING UTILITY**
21 **SUBSIDIARIES IF THE PROPOSED TRANSACTION IS COMPLETED?**

22 **A** Yes. In a report dated July 7, 2016, describing the facts around the GPE acquisition
23 of Westar, Moody's goes into significant detail describing the leveraged Transaction's
24 impacts on GPE's cash flows, and resulting financial constraints on the utility
25 subsidiaries because they are the primary source of cash flow available to GPE to
26 service the significant acquisition-related debt if the Transaction is approved.

27 Moody's estimates that GPE's change in cash flow to debt (CFO/Debt) ratios
28 before and after the Transaction is impacted significantly. As shown below in
29 Table 2, Moody's estimates that GPE's cash flow to debt ratio before the Transaction

⁹*Standard & Poor's RatingsDirect*. "Research Update: Great Plains Energy Inc. Ratings Affirmed, Outlook Revised To Negative On Proposed Acquisition Of Westar Energy," May 31, 2016 at 2, emphasis added.

would be approximately 18%. However, because of the significant increase in parent company debt used to finance the Transaction, the cash flow to pro forma debt ratio would decline to 12%.

TABLE 2	
<u>Cash Flow From Operations ("CFO")/Debt</u>	
<u>Description</u>	<u>Amount</u>
<u>I. Cash Flow From Operations</u>	
Great Plains CFO	\$824
Westar CFO	<u>\$770</u>
Total CFO	\$1,594
<u>II. Before Acquisition – Total Debt</u>	
Great Plains Debt	\$4,778
Westar Debt	<u>\$4,071</u>
Total Debt	\$8,849
Total CFO/Total Debt	18%
<u>III. After Acquisition – Total Debt</u>	
Acquisition Debt	\$4,400
Great Plains + Westar Debt	<u>\$8,849</u>
Pro Forma Debt	\$13,249
Total CFO/Pro Forma Debt	12%
Source: <i>Moody's Investors Service</i> : "Great Plains Energy Incorporated," July 7, 2016 at 2, Exhibit 1.	

Moody's goes on to state that the cash flow to debt ratio of 12% is not adequate to maintain an investment grade bond rating at GPE. Moody's states that if GPE's CFO/debt ratio is not approved following the completion of the Transaction, GPE's credit rating could be downgraded to below investment grade. Moody's states the following:

1 What is the main risk to Great Plains investment-grade credit profile?

2 The biggest risk to Great Plains' investment grade profile is regulatory
3 contentiousness. Great Plains needs healthy relationships with its
4 regulators in order to achieve the cash flow improvements necessary
5 to keep its investment-grade rating.

6 On a combined basis, Great Plains and Westar's CFO-to-debt ratio
7 was about 18% for the 12 months ended March (see table). Following
8 the proposed merger, the ratio would fall to just under 12%. Great
9 Plains could fall into the speculative-grade rating category if
10 consolidated cash flow from operations (CFO) to debt remains
11 between 10% and 13% in the years following the closing of the deal.¹⁰

12 **Q WHY WOULD MOODY'S EQUATE THE NEED FOR HEALTHY RELATIONSHIPS**
13 **WITH REGULATORS AND IMPROVEMENT OF CASH FLOWS AT THE UTILITIES,**
14 **WITH GPE'S ABILITY TO SERVICE ITS ACQUISITION-RELATED DEBT?**

15 A Moody's observed that GPE's primary access to cash to service its acquisition debt is
16 derived from its utility subsidiaries. Indeed, as noted by Joint Applicant witness Mr.
17 Bryant in his testimony, the primary source of cash flow available to GPE to service
18 its acquisition-related debt is dividend payments from the operating utility
19 subsidiaries, and the ability of the parent company to use non-utility net operating
20 loss ("NOL") against utility current taxable income to enhance GPE's cash flow.¹¹

21 However, Moody's is quite clear in the concern about the utility subsidiaries'
22 ability to dividend up adequate cash flow to service GPE's acquisition-related debt.
23 As noted in Table 3 below, GPE's cash flows from subsidiaries in relationship to
24 parent company debt levels is substantially changed under the proposed Transaction.
25 Before the Transaction, dividend payments from subsidiary companies are adequate
26 to fund GPE's public dividend payments and to pay debt interest on its outstanding

¹⁰Moody's *Investors Service*: "Great Plains Energy Incorporated," July 7, 2016 at 2, emphasis added.

¹¹Bryant Direct at 14-15 and 17-18.

debt. However, after the proposed Transaction, the expected dividend payments from the GPE utility subsidiaries is only expected to pay approximately 68% of the cash GPE needs to pay its public dividend payments, and the interest expense on its acquisition debt following the proposed Transaction. Moody's projections are summarized in Table 3 below. Thus, because of the heavy debt burden of GPE, there will be continuing pressure to increase rates to yet higher levels in order to generate sufficient cash flow to service debt and retire principal. This pressure creates obvious risk for Missouri ratepayers.

TABLE 3
Projected GPE Cash Receipts and Payments

<u>Description</u>	<u>2018E</u>	<u>2019E</u>	<u>2020E</u>
<u>I. BEFORE ACQUISITION</u>			
<u>I.A. Cash Received</u>			
KCPL Dividends	\$124	\$131	\$139
KCP&L GMO Dividends	<u>\$62</u>	<u>\$66</u>	<u>\$70</u>
KCPL + KCP&L GMO Dividends (Utility Dividends)	\$186	\$197	\$209
<u>I.B. Cash Payments</u>			
Great Plains HoldCo – Public Dividends	(\$186)	(\$197)	(\$209)
Great Plains HoldCo Debt Interest Expense	<u>(\$5)</u>	<u>(\$5)</u>	<u>(\$5)</u>
HoldCo Cash Demands (Dividends + Interest)	(\$190)	(\$201)	(\$213)
<u>I.C. Utility Dividends as a % of HoldCo Cash Demands</u>	98%	98%	98%
<u>II. AFTER ACQUISITION</u>			
<u>II.A. Cash Received</u>			
KCPL Dividends	\$124	\$131	\$139
KCP&L GMO Dividends	\$62	\$66	\$70
Westar Dividends	<u>\$223</u>	<u>\$236</u>	<u>\$250</u>
KCPL + KCP&L GMO + Westar Dividends (Utility Dividends)	\$409	\$433	\$459
<u>II.B. Cash Payments</u>			
Great Plains Pro-Forma HoldCo Dividends	(\$400)	(\$424)	(\$449)
Great Plains HoldCo Debt Interest Expense	<u>(\$198)</u>	<u>(\$198)</u>	<u>(\$198)</u>
HoldCo Cash Demands (Dividends + Interest)	(\$598)	(\$622)	(\$647)
<u>II.C. Utility Dividends as a % of HoldCo Cash Demands</u>	68%	70%	71%

Source: *Moody's Investors Service*: "Great Plains Energy Incorporated," July 7, 2016 at 5.

1 **Q DO THE JOINT APPLICANTS' PROJECTIONS FOR CASH RECEIVED BY GPE**
2 **AFTER THE TRANSACTION LARGELY ALIGN WITH THOSE MOODY'S USED IN**
3 **ITS PROJECTIONS ABOVE?**

4 **A Yes.** In the Joint Applicants' direct testimony, Joint Applicant witness Mr. Kevin
5 Bryant states that "GPE's primary source of funds are cash flows from its operating
6 utility subsidiaries and the tax benefits of net operating losses." (Bryant Direct at 14,
7 lines 22-23). Mr. Bryant again acknowledged that GPE's primary source of cash flow
8 to service its debt will be from its operating utility dividends receipts and income tax
9 payments offset at the parent by non-regulated net operating losses.

10 As recognized by Moody's, GPE's cash flow from utility operating subsidiaries
11 will come in the form of dividend payments from its utility subsidiaries, and also
12 payment of current income tax from the utilities up to GPE, that are offset by
13 non-regulated NOLs. What this means is that the GPE operating utility subsidiaries
14 will make current tax payments to GPE based on the utility's taxable income, and the
15 parent company will use non-regulated NOLs to offset this taxable income in
16 consolidating income tax reports to government taxing authorities. As such, the
17 operating utilities will have paid taxes to the parent company that GPE never actually
18 pays to the government taxing authority. The use of NOLs allows GPE to retain
19 current tax payments received from utility subsidiaries as retained cash available to
20 service parent company debt. Hence, GPE receives cash from utilities in both
21 dividend payments and current tax payments.¹²

22 Mr. Bryant also acknowledges that it is expected that the operating utilities will
23 have improving cash flows related to savings from the Transaction (pages 15-16).
24 These savings will be retained by the utilities in between rate case filings. Although it

¹²Bryant Direct at 14-17.

1 is not clear to me how temporary savings to the utilities will result in improved parent
2 company cash flow.

3 **Q DID MR. BRYANT MAKE ANY OBSERVATIONS RELATED TO THE AMOUNT OF**
4 **DIVIDENDS AVAILABLE FROM THE OPERATING UTILITIES TO FUND UP TO**
5 **THE PARENT COMPANY?**

6 A At a high level, yes. At page 18 of his testimony, Mr. Bryant states that it is the intent
7 for the utility operating companies to maintain a capital structure that is approximately
8 50% equity and 50% debt with a target common equity ratio for the operating utilities
9 in the range of 49% to 54%.¹³ For reasons discussed later in this testimony, this
10 intent should be a requirement as a condition of the MPSC approval of the proposed
11 Application. A capital structure commitment is needed to protect utility customers
12 from paying higher utility rates to support GPE's ability to service its acquisition
13 related debt from utility cash flows.

14 **IV. KCPL/ GMO'S Financial Integrity Under Proposed Transaction**

15 **Q DOES THE PROPOSED TRANSACTION HAVE A NEGATIVE IMPACT ON THE**
16 **FINANCIAL CONDITION OF KCPL/ GMO, AND THE NEWLY CREATED PARENT**
17 **COMPANY, GPE?**

18 A Yes. As described below, the proposed Transaction will create a highly leveraged
19 parent company, GPE, which will restrict expected credit rating improvement to
20 KCPL/GMO, or possibly cause credit rating erosion in the event GPE is unable to
21 reduce acquisition-related debt shortly after the Transaction. Further, GPE's only
22 source of cash flow available to support its acquisition-related debt will be cash flows

¹³/d. at 18, lines 6-19.

1 received from operating utility subsidiaries including KCPL and GMO. For these
2 reasons, I am proposing additional conditions for approval of the Application
3 including:

- 4 1. Limit KCPL and GMO's ability to manipulate their cost of service, and increase
5 prices to Missouri customers, at KCPL and GMO for the purpose of increasing the
6 cash flows that KCPL and GMO are able to pay up to GPE (dividend payments
7 and current income tax expense).
- 8 2. Implement ring-fence separation procedures which will isolate KCPL and GMO's
9 credit ratings from that of their new parent company GPE, and allow KCPL and
10 GMO's management to have more control, without interference from GPE
11 executive management and Board of Directors, so that they can make
12 management decisions that are in the best interest of maintaining KCPL and
13 GMO's ability to meet their utility service obligations including maintaining high
14 quality reliable electric service at KCPL and KCP&L GMO.

15 **Q WILL KCPL'S AND GMO'S FINANCIAL INTEGRITY AND ABILITY TO MAKE**
16 **NECESSARY CAPITAL INVESTMENTS TO MAINTAIN HIGH QUALITY,**
17 **RELIABLE SERVICE UNDER REASONABLE TERMS AND PRICES BE**
18 **IMPACTED BY THE PROPOSED TRANSACTION?**

19 **A** Yes. Without additional commitments and protections for the cost of service for
20 regulated utility subsidiaries, the proposed Transaction results in significant additional
21 risks to retail customers. The general risks include: (1) an increase in the utilities'
22 cost of capital relative to what it would have been absent the Transaction; and
23 (2) uncertainty about whether or not infrastructure investments needed for high
24 quality reliable service will be made in line with the needs of the utility, and not
25 deferred or reduced in order to enhance the operating utility subsidiaries' ability to
26 pay larger amounts of cash up to the parent company to service the acquisition-
27 related debt. As outlined above, due to the highly leveraged nature of the
28 Transaction and the Joint Applicants' decision to not implement additional

separations of the cash flows from the utilities from the parent company, the following are specific risks to retail customers:

1. Bond ratings of the utilities will either not be increased, or could be decreased due to the acquisition-related debt.
2. Cash flows of the utilities may be prioritized for debt reduction at GPE rather than for necessary infrastructure improvements needed at KCPL/GMO to maintain service reliability and quality.
3. Failure to produce the debt reduction at the parent company could further erode the parent company's credit rating, which in turn could negatively impact the credit ratings of the utility subsidiaries. A credit downgrade could increase the cost of capital to the utilities and possibly restrict access to capital needed for infrastructure improvements.
4. The parent company may have an incentive to increase cost of service at the utilities in order to permit the utilities to pay larger dividends and income tax payments to the parent company, which will enhance GPE's cash flow available for serving acquisition debt.

As outlined above, the proposed highly leveraged Transaction will significantly impact the financial standing of the publicly traded parent company, GPE, and may limit the improvements to, or erode the, credit ratings of the utility subsidiaries, including KCPL/GMO.

Q BUT DIDN'T THE JOINT APPLICANTS AGREE NOT TO SEEK RECOGNITION OF THE COST OF THE ACQUISITION OR TRANSACTION COST IN RATES FOR RETAIL CUSTOMERS?

A Yes, but the Joint Applicants' existing commitments are incomplete. Specifically, the Joint Applicants agreed: (1) to record the Transaction goodwill at GPE; and (2) to not seek recovery of the acquisition premium, or the Transaction costs in cost of service for its utility subsidiaries.¹⁴

¹⁴ Joint Application, File No. EE-2017-0113, Appendix B at 99-100, and Appendix C at 4.

1 However, this is not a complete assessment of all potential acquisition-related
2 costs that could increase the cost of service of Missouri utilities and result in higher
3 rates to retail utility customers to pay for acquisition-related Transaction costs.

4 **Q PLEASE EXPLAIN.**

5 A GPE will have to service its acquisition-related debt after the acquisition takes place.
6 This acquisition-related debt is its cost of funding the acquisition premium and
7 Transaction costs. GPE will fund this acquisition premium and Transaction costs
8 through dividend receipts and income tax payments from its operating utility
9 subsidiaries. To the extent GPE seeks increased cost of service to enhance the
10 utilities' ability to pay larger dividends and larger income tax payments to GPE, then
11 customers' cost of service and retail rates will be increased to allow GPE to pay for
12 the Transaction premium debt service and/or other Transaction costs.

13 **Q HOW CAN CUSTOMERS BE PROTECTED FROM THIS POSSIBILITY?**

14 A There needs to be several additional regulatory commitments included in Appendix B
15 to protect customers against acquisition-related costs. Those include the following:

- 16 1. There needs to be clear commitments for KCPL/GMO's ratemaking capital
17 structure from the Joint Applicants. Mr. Bryant states the Company has a target
18 of maintaining approximately 50% debt and equity capital structure at the
19 operating utility subsidiaries. (Bryant Direct at 17-18). This target needs to be
20 made to a commitment for conditions of the Transaction that should be in effect
21 for at least as long as acquisition-related debt is outstanding at GPE.
- 22 2. Tax elections should be made to benefit customers. The Joint Applicants must
23 make a commitment that they will exercise all discretionary options for income tax
24 purposes that will effectively reduce utility cost of service. The Joint Applicants
25 should commit that income tax minimization at the parent company will not take
26 precedence over managing income tax at the operating utilities that could result in
27 lower cost of service to retail customers.

28 For example, despite the parent company's needs, the utilities would be obligated
29 to elect to take bonus depreciation. The election to take this bonus depreciation

Michael P. Gorman
Page 20

1 would increase the amount of accumulated deferred income taxes at the utilities.
2 This increase in accumulated deferred income taxes would result in a reduction to
3 the utilities' cost of service by reducing their rate base.

4 The use of bonus depreciation at the utilities is not always in the best interests of
5 the parent company. Specifically, in the event the parent company would have
6 significant amounts of non-regulated net operating loss ("NOL") carry-forwards, it
7 may otherwise elect not to take bonus depreciation at the utilities because these
8 NOLs could not be used at the parent company level to offset current income tax
9 expense. If the parent company elected this decision, the utilities' cost of service
10 would be negatively impacted due to the reduced level of deferred income tax
11 offsets to rate base created by the proposed Transaction.

12 It is also my understanding that the goodwill asset can be deducted for income tax
13 purposes. Therefore, the Transaction should create significant amounts of
14 non-regulated additional income tax deductions at the parent company level that
15 will be separate from tax options available to the utilities. Customers should be
16 held harmless from GPE's election of income tax reduction strategies.

- 17 3. GPE should implement ring-fence separation of its operating utility companies
18 from that of the new parent company – GPE. This will provide further protection
19 of the utility subsidiaries' bond ratings in the event GPE is not successful in
20 reducing the amount of acquisition-related debt resulting in credit rating
21 downgrades at the parent company level. Commitments that provide additional
22 assurance of strong investment grade credit ratings at the operating utility
23 subsidiaries are important for customer protection under the proposed
24 Transaction.
- 25 4. In its Stipulation and Agreement with Staff, the Joint Applicants agree that if rate
26 recovery of transition costs is sought, KCPL and GMO will have the burden of
27 proving that recoveries of any transition costs are just and reasonable and that
28 the costs provide benefits to Missouri customers. I do not oppose the Joint
29 Applicants seeking recovery of these in rate cases to the extent they have the
30 burden of proving that savings achieved exceed costs incurred. However, their
31 request for accounting authority to defer costs for periods prior to the test year
32 should be denied. The MPSC should use normal ratemaking principles and test
33 year rules in order to protect customers from unjustified deferral of costs incurred
34 prior to the test year, for increasing rates within the test year.

35 **Q PLEASE DESCRIBE YOUR PROPOSED ADDITIONAL REGULATORY**
36 **COMMITMENT RELATED TO RATEMAKING CAPITAL STRUCTURE.**

37 **A** Utilities have the ability to manage their capital structure. Included is the potential to
38 utilize a greater amount of high-cost equity instead of low-cost debt. The concern is
39 that the utility, in order to increase cash flow to the parent company, may elect to use

1 an equity rich capital structure. An additional commitment on ratemaking capital
2 structure will prevent the Company from adjusting the utility capital structure in order
3 to enhance the utility's ability to pay larger dividends and related current income tax
4 expense to GPE. As noted by the credit rating agencies above, these payments from
5 utility subsidiaries to GPE will be the source of cash flow available to GPE to service
6 its acquisition-related debt.

7 A capital structure commitment will prevent the utility subsidiaries from
8 increasing the common equity ratio in its capital structure. An increase in common
9 equity ratio that is unnecessary for preserving the utility's bond rating, absent the
10 negative credit rating impacts from the parent company, will result in higher rates for
11 customers, and higher earnings for the utility, thus increasing the utility's dividend-
12 paying ability to its parent company. An increase in the common equity ratio will also
13 increase the related income tax expense due to the increase in the taxable common
14 equity return.

15 An increased common equity ratio is not needed at this time to preserve
16 KCPL/KCP&L GMO's current investment grade bond rating, and therefore this
17 additional commitment will protect customers from an unjustified change in the
18 ratemaking capital structure that could be designed by GPE to enhance
19 KCPL/KCP&L GMO's ability to pay larger dividends and income tax payments to
20 GPE.

1 **Q WHY DO YOU ASSERT THAT THE EXISTING COMMON EQUITY RATIO OF THE**
2 **UTILITY SUBSIDIARIES IS ADEQUATE TO MAINTAIN THEIR CURRENT**
3 **INVESTMENT RATE BOND RATING?**

4 **A**S&P's current rating for KCPL/GMO was revised to negative on the proposed
5 acquisition by GPE. However, absent the concern by S&P of increased cash flow
6 constraints based on acquisition-related debt, KCPL/GMO's current credit ratings
7 were "Stable" based on supportive regulatory treatment, adequate liquidity, and
8 existing level of business risk. S&P notes that on a stand-alone basis, the existing
9 bond rating of "BBB+" from S&P is supported by its credit rating review of
10 KCPL/GMO, which previously had been consistent with the group credit rating of the
11 full group of affiliates.¹⁵

12 **Q WHAT CAPITAL STRUCTURE COMMITMENT DO YOU RECOMMEND THAT THE**
13 **MPSC REQUIRE THE JOINT APPLICANTS TO MAKE AS A CONDITION OF THE**
14 **MERGER?**

15 **A**Mr. Bryant states that the Joint Applicants' target for the utility subsidiaries is roughly
16 a 50% equity, 50% debt capital structure. I recommend the MPSC require this 50 /
17 50 capital structure as a condition of the Transaction unless or until, on a stand-alone
18 basis, the Joint Applicants can demonstrate that an increase in common equity ratio
19 is necessary to maintain KCPL/GMO's stand-alone current investment grade bond
20 ratings of "BBB+" from S&P.

¹⁵*Standard & Poor's RatingsDirect*. "Research Update: Westar Energy Inc. And Sub Rtgs Affirmed And Outlook Revised To Negative On Proposed Acquisition by Great Plains Energy," May 31, 2016.

1 **Q PLEASE DESCRIBE YOUR PROPOSED ADDITIONAL REGULATORY**
2 **COMMITMENT RELATED TO TAX ELECTIONS AT UTILITY OPERATING**
3 **SUBSIDIARIES.**

4 **A A significant component of the funding for paying down acquisition debt by GPE will**
5 **be receiving both dividend payments, and current tax payments from operating utility**
6 **subsidiaries. As such, GPE will have a conflict in its need to maximize current tax**
7 **payments up to the parent company and use non-regulated net operating losses**
8 **("NOL") to offset these in reducing payments to government taxing authorities.**
9 **Current tax payments from utilities offset by NOLs will improve cash flow at GPE**
10 **available for debt service coverage.**

11 However, maximizing current tax payments up to GPE may cause utilities to
12 forego tax deferrals at the operating utility companies that can result in savings to
13 retail customers. Specifically, items such as bonus depreciation could be foregone
14 because doing so would reduce the amount of current income tax the operating
15 utilities would pay up to the parent company. Again, this would reduce available cash
16 flow at the parent company to pay acquisition-related debt. Foregoing deferred tax
17 payment at the operating utilities would result in reductions in deferred taxes which
18 will cause rate base to be larger than it otherwise would. A larger rate base would
19 mean the utilities' cost of service would increase, and rates to retail customers would
20 be increased due to the preference GPE may have of implementing tax strategies to
21 enhance parent company cash flows, as opposed to reducing utilities' cost of service.
22 For this reason, the regulatory commitment should include a pledge that tax elections
23 at the operating utility subsidiaries should be made in a manner that reduces retail
24 cost of service, and not cause harm to retail customers in the form of unjustified
25 increases to utilities' cost of service.

Michael P. Gorman
Page 24

1 **Q ARE YOU PROPOSING ADJUSTMENTS TO THE PROPOSED TRANSACTION TO**
2 **FURTHER PROTECT THE OPERATING UTILITY SUBSIDIARIES FROM THE**
3 **ACQUISITION-RELATED DEBT?**

4 **A Yes.** As noted above, the utilities' credit rating can be negatively impacted by the
5 precarious condition of the credit rating of the highly leveraged parent company,
6 GPE, that will be created by the proposed Transaction. Under the proposed
7 Transaction, GPE is not proposing any additional credit rating separation or
8 protection of its operating utility companies' credit ratings from the significant use of
9 leverage used by GPE to complete the proposed Transaction.

10 As a condition of Transaction approval, the MPSC should require greater ring-
11 fence separation of GPE from its Missouri operating utilities.

12 **Q PLEASE DESCRIBE HOW RING-FENCE SEPARATIONS ARE ACCOMPLISHED.**

13 **A Ring-fence separations are designed to make the utility more of an autonomous entity**
14 for credit rating purposes from that of its parent and other affiliates.

15 Also, a ring-fence separation will provide greater protection to the utilities'
16 Board and management's ability to manage the utility to meet its public service
17 obligations while maintaining its cost of service at a reasonable and prudent level.
18 This separation of the utilities' Board and management from that of the parent
19 company will be positively recognized by credit rating agencies and allow for a larger
20 separation of the utilities' credit standing from that of the parent company – GPE.
21 Thus, currently expected credit rating increases should be allowed to occur.

1 **Q PLEASE DESCRIBE HOW YOUR PROPOSED RING-FENCE SEPARATION OF**
2 **THE OPERATING UTILITY SUBSIDIARIES FROM GPE WILL BE**
3 **ACCOMPLISHED.**

4 **A Ring-fence structures which I am aware of generally include the following parameters:**

- 5 1. There should be an Independent Board at all operating utility subsidiaries from
6 GPE's Board. At least one KCPL/GMO Board member should have a golden
7 share in the event KCPL/GMO are considering filing for bankruptcy.
- 8 2. An independent KCPL/GMO Board would make dividend payment decisions and
9 interact with other affiliates and GPE in a manner that is consistent with Best
10 Utility Practices in operating their regulated utility operations in Missouri. In this
11 instance, the Board should only make dividend payments in the event the cash
12 flow is not needed at the utility level to fund necessary infrastructure investment,
13 fund debt retirements in a manner that is consistent with managing KCPL/GMO's
14 cost of service and maintaining their financial integrity. The independent Board
15 should also hire management at KCPL/GMO that are most capable of effective
16 and efficient operation of utility management. The independent Board at
17 KCPL/GMO should isolate the utility operations from Board and senior
18 management at GPE in a manner that may create conflicts of interest for the best
19 interests of GPE and its public shareholders, and the best interests of operating
20 KCPL/GMO to meet its public service utility obligations.
- 21 3. A further restriction should be a clear prohibition on GPE using utility assets, cash
22 flows or guarantees or assurances for the financial obligations of GPE or other
23 non-regulated affiliates.

24 **Q PLEASE EXPLAIN THE CONCEPT OF A GOLDEN SHARE.**

25 **A A golden share effectively allows a designated Board member to veto bankruptcy**
26 **decisions that may otherwise be adverse to the utility operations but may benefit the**
27 **parent holding company. As described below, the golden share concept has been**
28 **used by state utility commissions to protect ratepayers from potential detrimental**
29 **effects of a parent company acquisition.**

1 Q DO YOU AGREE WITH THE JOINT APPLICANTS THAT CREDIT RATING
2 AGENCIES HAVE NOT EXPRESSED A CONCERN ABOUT GREATER RING-
3 FENCE SEPARATION OF THE UTILITY SUBSIDIARIES FROM THAT OF THE
4 MORE HIGHLY LEVERAGED GPE HOLDING COMPANY?

5 A No. Credit rating agencies have expressed concern about the limited financial
6 separation of GPE and its utility subsidiaries. For example, as noted, credit rating
7 agencies currently conclude that there are “no meaningful insulation measures in
8 place” that protect KCP&L’s current utility subsidiaries from that of its parent
9 company.

10 Further, Moody’s has recognized potential for increased demand of KCPL’s
11 cash flows, and potential erosion to its credit rating caused by GPE’s need for utility
12 cash flows to service its acquisition-related debt. Moody’s states as follows:

13 **GREAT PLAINS’ PROPOSED ACQUISITION OF WESTAR**
14 **CONSTRAINS KCPL’S RATING**

15 If GPE’s acquisition of Westar closes, we estimate that the holding
16 company cash demands (i.e., corporate dividends and holding
17 company interest payments) will be at least \$450 million annually
18 (excluding the additional hybrids to be issued), assuming a 4.5%
19 coupon on the \$4.4 billion of debt, 7.25% on privately placed
20 committed hybrids, and a 6% dividend growth rate from GPE’s 2015
21 dividend. KCPL paid no dividends to GPE in 2015, but has averaged
22 around \$90 million, on average, 2011 - 2014. Pro-forma with affiliate
23 Westar, we would expect KCPL to constitute roughly 35% of Great
24 Plains’ consolidated business. This would translate into at least \$160
25 million of dividends from KCPL to cover its share of the full amount of
26 parent interest and dividend expense, or 100% payout of its LTM 1Q16
27 Net Income.

28 Therefore, the limited parent financial flexibility at GPE, weak
29 consolidated financial metrics and demand for increased utility
30 dividends will constrain the rating of KCPL at Baa1, despite the
31 expected standalone financial improvement over the next several
32 years.

33 We do not see any downward pressure for KCPL’s rating, at this time,
34 given the regulatory oversight of the utility operating company and
35 GPE’s conservative utility dividend policy over the past several years,

Michael P. Gorman
Page 27

1 during KCPL's heavy capex cycle (e.g., 48% 5-year average payout).
2 Should the upstream dividend demands become excessive (e.g.,
3 something approaching the 100% payout scenario mentioned above),
4 there would likely be negative ratings pressure at KCPL. We also note
5 the potential for the MPSC to implement some type of ring-fencing
6 provisions at the utility, like we've seen in other jurisdictions.¹⁶

7 Importantly, credit rating agencies expect the Kansas Corporation
8 Commission and the MPSC to consider ring-fence provisions to protect the credit
9 rating of GPE's operating utility subsidiaries as noted above.

10 **Q ARE YOU AWARE OF ANY MERGERS AND TRANSACTIONS THAT INVOLVE**
11 **UTILITY COMPANIES THAT INCLUDED RING-FENCE PROVISIONS SUCH AS**
12 **THOSE YOU ARE PROPOSING HERE?**

13 A Yes. In the acquisition of Potomac Electric Power Company by Exelon Corporation,
14 the District of Columbia included certain ring-fence conditions as a prerequisite to
15 merger approval. Specifically, the DC Commission required, and Exelon Corporation
16 approved a Board of Directors at Pepco Holding Inc. ("PHI") that would include at
17 least four directors out of a total seven that would be independent as defined by the
18 New York Stock Exchange rules.¹⁷ Exelon would own PHI for use of a special
19 purpose entity ("SPE") which would be owned by Exelon and in turn the SPE would
20 own all the shares of PHI. The SPE would have a golden share which would require
21 consent of the golden share director to vote for a voluntary petition for bankruptcy,¹⁸
22 and that Pepco would maintain capital structure targets as a condition of making
23 dividend payments to its upstream parent company.¹⁹

¹⁶*Moody's Investors Service*: "Kansas City Power & Light Company," June 2, 2016 at 3, emphasis added.

¹⁷Public Service Commission of the District of Columbia, Formal Case 1119, Non-Unanimous Settlement at paragraph 55.

¹⁸*Id.* at paragraph 71-73.

¹⁹*Id.* at paragraph 95.

1 In another recent case, although the transaction was not completed, as a
2 condition of allowing a Hunt affiliate to acquire Oncor Electric Company in a
3 transaction approved with conditions by the Texas Public Utility Commission, the
4 Texas Commission required an independent Oncor Board, dividend restrictions, and
5 a golden share restriction on voting for voluntary bankruptcy filings.²⁰

6 Provisions I am suggesting here would be similar to provisions that were
7 conditions of acquisitions of utility companies in other jurisdictions.

8 **Q ARE YOU AWARE OF ANY EXAMPLES OF NEGATIVE IMPACT ON UTILITY**
9 **COMPANIES CAUSED BY INADEQUATE RING-FENCE SEPARATIONS OF THE**
10 **UTILITY'S CREDIT STANDING FROM THAT OF ITS PARENT COMPANY?**

11 A Yes. There are numerous examples. One example concerns Dayton Power and
12 Light ("DP&L") and its parent company, DPL Inc. In 2011, DPL Inc. was acquired by
13 AES Corp. At the time of acquisition, DPL Inc. and its utility subsidiary, DP&L, had
14 bond ratings from S&P of A-. AES Corp. acquired DPL Inc. in a highly leveraged
15 transaction. The acquisition leverage and goodwill asset were recorded on the
16 balance sheet of DPL Inc. AES Corp. established ring-fence separation between
17 itself and DPL Inc. in order to isolate DPL's bond rating from that of AES Corp.

18 After the transaction was completed, DPL Inc. and DP&L's credit ratings were
19 downgraded from A- down to BBB-.²¹ It was expected at the time of the acquisition
20 that DPL Inc. would modify its leverage position and strengthen its balance sheet
21 over time. However, that leverage reduction strengthening did not occur.

²⁰Texas Public Utility Commission, PUC Docket 45188, Order (Redacted), December 7, 2015, pp. 214, 221 and 226.

²¹*Standard & Poor's Global Credit Portal RatingsDirect*: "Research Update: DPL Inc., Subsidiary Dayton Power & Light Downgraded to 'BBB-' From 'A-'; Outlooks Stable; November 22, 2011.

1 More recently, DPL Inc. has been downgraded to below investment grade by
2 Moody's (credit rating) while DP&L continues to have a minimum investment grade
3 bond rating from Moody's, Baa3. From S&P, both DPL Inc. and DP&L have been
4 downgraded to below investment grade (bond rating).

5 Despite continuing to have an investment grade bond rating from Moody's,
6 DP&L informed the Public Utilities Commission of Ohio recently that it was unable to
7 access investment grade debt markets in order to refinance a maturing utility debt
8 series. Because of constrained access to debt markets, DP&L needed to rely on a
9 far more expensive private placement debt source to refund a retiring utility debt
10 series.²²

11 **V. Estimated Synergies Created by the Proposed Transaction**

12 **Q DID THE JOINT APPLICANTS PROJECT THAT SAVINGS COULD BE CREATED**
13 **BY THE PROPOSED TRANSACTION?**

14 **A** Yes. In the Direct Testimony of Joint Applicant witness William Kemp, the Joint
15 Applicants estimated approximately \$426 million of non-fuel savings over the next
16 3.5-year period. (Page 19). In producing these estimates, Mr. Kemp stated:

17 [T]he reflected savings are directly attributable to the Transaction as
18 guided by the goals and operating philosophies described above. In
19 addition, both parties had previously undergone significant cost
20 reduction and efficiency efforts and had reflected resulting savings in
21 their respective "stand-alone" company projections. (Page 22,
22 lines 5-8).

23 He goes on to state that projections were used to produce the final bid and
24 that GPE does not expect major changes in the Transaction savings estimates.

²²Public Utilities Commission of Ohio, Case Nos. 16-0395-EL-SSO, 16-0397-EL-AAM and 16-0396-EL-ATA, The Dayton Power and Light Company, Direct Testimony of Craig L. Jackson at 9-10.

1 However, he acknowledges that as the Transaction process continues, refinement of
2 savings estimates could take place (Kemp Direct Testimony at 22, lines 10-13).

3 **Q PLEASE COMMENT ON MR. KEMP’S STATEMENT THAT BOTH PARTIES HAD**
4 **UNDERGONE SIGNIFICANT COST REDUCTION EFFICIENCY EFFORTS PRIOR**
5 **TO THE JOINT APPLICANTS PRODUCING SAVINGS ESTIMATES.**

6 A A key to the Joint Applicants’ claimed “Transaction” savings opportunities requires an
7 assessment of whether or not the savings and efficiency gains can be produced at
8 the operating utility companies “absent the proposed Transaction.” (Kemp Direct at
9 23, lines 1-10).

10 In estimating these Transactions, I note Mr. Kemp’s expectation that GPE can
11 bring significant efficiencies to KCPL/GMO and all of its utility affiliates. He states that
12 GPE can create a larger fleet that “enables a more efficient deployment of capital,”
13 (*Id.*) and “GPE’s formal integrated resource planning (“IRP”) process and capabilities
14 represent additional value that GPE can bring to Westar.” (*Id.*, lines 4-5).

15 **Q HAVE THE MERGER-SPECIFIC COST SAVINGS ESTIMATES PROVIDED BY**
16 **GPE BEEN CHALLENGED IN ANOTHER PROCEEDING?**

17 A Yes. GPE’s cost savings estimates specifically related to the merger, as sponsored
18 by GPE witness Mr. Kemp, have been challenged by several intervening witnesses in
19 the Kansas Docket No. 16-KCPE-593-ACQ: BPU witness Mr. Boris Steffen and Staff
20 witness Ms. Ann Diggs.

1 **Q WHAT CONCLUSIONS DID BPU WITNESS STEFFEN MAKE WITH REGARD TO**
2 **THE APPLICANTS' MERGER-SPECIFIC SAVINGS ESTIMATES?**

3 A In that Docket, BPU witness Steffen challenged the applicants' savings estimates as
4 a direct result of the merger. Mr. Steffen determined that "[n]one of Mr. Kemp's net
5 merger costs savings targets are merger specific in the sense that they could not be
6 achieved but-for the merger as required under [Kansas's] Merger Standard (a)(ii)."
7 (Kansas Docket No. 16-KCPE-593-ACQ, Steffen Direct at page 22). Hence, there
8 are no savings as a direct result of the merger. Instead, Mr. Steffen determined that
9 all of the identified savings estimates proposed by the applicants fall into three other
10 categories: standalone, generic, industry specific.

11 **Q DID GPE WITNESS MR. KEMP RESPOND TO BPU WITNESS MR. STEFFEN ON**
12 **THIS POINT?**

13 A Yes. Mr. Kemp did respond to Mr. Steffen's testimony by stating that it is impractical
14 to implement such a standard because "it invites parties to deny the reality of benefits
15 from the merger by creating unrealistic and unproven hypotheticals of how similar
16 benefits could be achieved without the merger." (Kansas Docket No. 16-KCPE-593-
17 ACQ, Kemp Rebuttal at page 11). Clearly, Mr. Kemp's response to the allegation that
18 the savings could be created absent the merger demonstrates that it is at very best
19 uncertain whether or not the savings are caused only due to the merger or rather the
20 savings could be achieved without the proposed Transaction.

1 **Q WHAT CONCLUSIONS DID KCC STAFF MAKE WITH REGARD TO THE**
2 **APPLICANTS' MERGER-SPECIFIC SAVINGS ESTIMATES?**

3 A As presented in the public version of Staff witness Ms. Ann Diggs' direct testimony,
4 KCC Staff concluded that "Joint Applicants have failed to meet their burden of
5 demonstrating sufficient and credible transaction-related savings, instead leaving the
6 Kansas Commission to rely solely on a preliminary, flawed, and uncertain
7 presentation of savings to determine the effects of the Transaction on consumers and
8 whether the Transaction promotes the public interest." (Kansas Docket No. 16-KCPE-
9 593-ACQ, Diggs Direct, page 8). Ms. Diggs opines that the comparable mergers
10 analysis and review of the GPE/Aquila transaction "cast further doubt on the reliability
11 of the preliminary transaction savings process and results in this case." (Kansas
12 Docket No. 16-KCPE-593-ACQ, Diggs Direct at 19) Ms. Diggs also takes issue with
13 the fact that "Minimum annual targets for aggregate net savings in the 2017-2020
14 period were communicated to the savings estimation team to use in performing their
15 analysis. It would be reasonable to expect the savings estimation team was motivated
16 to find sufficient savings to meet the minimum annual targets." (Kansas Docket No.
17 16-KCPE-593-ACQ, Diggs Direct at 14).

18 **Q DID GPE WITNESS MR. KEMP RESPOND TO THE CONCLUSIONS REACHED BY**
19 **STAFF WITNESS MS. DIGGS?**

20 A Yes. In Rebuttal, GPE witness Mr. Kemp responded by stating that "They state that
21 many factors influence utility costs after a merger, and it is difficult to track those that
22 are specifically merger-related. So their insistence now on a strict 'but for' test for pre-
23 transaction estimates of savings seems to be logically inconsistent. It implies that we
24 can predict with much more certainty than we can analyze ex post. That is not the

1 way uncertainty typically resolves itself.” (Kansas Docket No. 16-KCPE-593-ACQ,
2 Kemp Rebuttal at 12-13).

3 In response to Ms. Diggs’ concern over the communicated annual targets, Mr.
4 Kemp responds by stating that “the team was not trying to come up with a definitive
5 estimate. We were analyzing whether the reasonably achievable savings (singles and
6 doubles, not home runs) were sufficient to make the deal work for the benefit of both
7 customers and shareholders.” (Kansas Docket No. 16-KCPE-593-ACQ, Kemp
8 Rebuttal at 9).

9 In response to Ms. Diggs’ concern with Mr. Kemp’s comparable mergers
10 analysis, Mr. Kemp provides five points in rebuttal: 1) The methodology used to
11 calculate the savings has been accepted by the KCC and MPSC; 2) the data set
12 relies on FERC-reported cost data; 3) the data set was constructed to capture the
13 range of relevant industry experience and the transactions were not cherry picked;
14 4) the data set was used to compare inflation adjusted percentage cost changes
15 across the set of other relevant industry transactions; and 5) involvement in a merger
16 is clearly associated with greater cost reductions or lower cost increases. (Kansas
17 Docket No. 16-KCPE-593-ACQ, Kemp Rebuttal at 50-51).

18 In response to Ms. Diggs’ concern with Mr. Kemp’s review of the estimated
19 versus actual savings from the GPE/Aquila transaction can largely be explained by
20 “GPE’s willingness to step up and replenish the depleted ranks of Aquila’s customer
21 service function, at a higher than expected cost,” and “the initial savings estimates did
22 not include interest savings on Aquila’s debt or CapEx savings in the Supply Chain
23 area.” (Kansas Docket No. 16-KCPE-593-ACQ, Kemp Rebuttal at 51-52).

1 **Q PLEASE RESPOND TO THE JOINT APPLICANTS' ESTIMATED TRANSACTION**
2 **SAVINGS.**

3 A As described by Mr. Kemp, the estimated Transaction savings are largely based on
4 the expectation that GPE has the ability to produce extensive cost reductions at
5 KCPL and GMO that could not be produced absent the Transaction. Hence, a way to
6 confirm this basic assumption underlying Mr. Kemp's study is to assess GPE's results
7 of producing low costs at its existing operating utility subsidiaries, compared to other
8 utilities generally. If Mr. Kemp's representation that GPE is able to achieve superior
9 cost management results is accurate, GPE's existing subsidiaries can be shown to be
10 low cost providers.

11 **Q DID YOU MAKE A COMPARISON OF GPE'S EXISTING OPERATING UTILITY**
12 **COMPANY COSTS TO THOSE OF OTHER ELECTRIC UTILITY COMPANIES?**

13 A Yes. This comparison shows that GPE's existing utility subsidiaries are relatively high
14 cost utility providers rather than the low cost providers that Mr. Kemp's studies appear
15 to assume.

16 **Q PLEASE EXPLAIN YOUR COST COMPARISON.**

17 A This is shown on my Schedule MPG-2. As shown on this schedule, I compare GPE's
18 existing utility subsidiaries – Kansas City Power & Light, and Greater Missouri
19 Operations – KCPL operating costs to those of other electric utilities around the
20 country, and in the Midwest region generally. As shown on my Schedule MPG-2,
21 KCPL and KCP&L GMO are relatively high cost providers as it relates to utility
22 operation and maintenance expenses. This is demonstrated by comparing the
23 operation and maintenance expense reported for the electric utility's FERC Form 1,

Michael P. Gorman
Page 35

1 relative to the number of customers served by the utility. For all utilities that file FERC
2 Form 1 followed by SNL, KCPL and KCP&L GMO fall in the most expensive quartile
3 of electric utility costs nationally.

4 On a regional basis based on Midwest utilities only, again, when comparing
5 KCPL's and KCP&L GMO's O&M costs per customer to regional electric utilities, it is
6 found that these utilities are amongst the highest cost utilities in the Midwest region.
7 These comparisons hold over the four-year period 2015-2011.

8 **Q DOES KCPL AND GMO'S STATUS AS HIGH COST PROVIDERS ALSO EXTEND**
9 **TO ADMINISTRATIVE AND GENERAL ("A&G") COSTS?**

10 A Yes. In recent cases, the MPSC Staff has presented an A&G analysis that shows
11 that KCPL and GMO A&G costs are among the highest in the nation by virtually any
12 metric (per customer served; per MWh generated; and % of revenues). Moreover,
13 these costs have increased since GPE purchased Aquila. Specifically, Staff found
14 "that KCPL has some of the highest A&G expenses of its national peers as well as
15 Missouri electric utilities." See, Staff Cost of Service Report, Majors Surrebuttal and
16 Motion for Leave to Correct Testimony of Keith Majors, Case No. ER-2014-0370.

17 **Q DID YOU PRODUCE ANY OTHER COMPARISON OF THE RELATIVE**
18 **COMPETITIVE POSITION OF GPE'S EXISTING UTILITY SUBSIDIARIES AND**
19 **THOSE OF WESTAR, TO OTHER ELECTRIC UTILITIES?**

20 A Yes. I also compared electric utility prices for GPE utilities and Westar, to those of
21 regional electric utilities. This comparison is shown on my Schedule MPG-3. As
22 shown on this exhibit, GPE's current subsidiary, Greater Missouri Operations, has
23 prices that are consistent with averages for the industry. However, GPE's largest

1 utility subsidiary, KCPL, has prices for industrial, commercial and residential services
2 that are amongst the highest in the Midwest region.

3 This pricing comparison was based on published information by the Edison
4 Electric Institute for typical electric bills for various types of retail customers. My
5 specific price comparison was based on an industrial customer of 10 MW at a 68%
6 load factor, a commercial customer of 500 kW at a 41% load factor, and a residential
7 customer that uses approximately 1,000 kWh per month. This comparison again
8 shows that GPE has not achieved significant efficiencies relative to other utilities as
9 indicated by its relatively poor price competitive position.

10 **Q DOES THIS COMPARISON SUPPORT MR. KEMP'S BELIEF THAT GPE CAN**
11 **CREATE STRATEGIC SYNERGY SAVINGS TO THE PROPOSED COMBINED**
12 **COMPANY THAT WESTAR, KCPL, AND KCP&L GMO MAY NOT BE ABLE TO**
13 **ACHIEVE ON THEIR OWN?**

14 **A** No. This comparison of costs does not support the notion that GPE will be able to
15 bring cost efficiency to KCPL and GMO in a manner that is inconsistent with what
16 these two utilities may be able to accomplish absent the Transaction.

17 **Q ARE YOU AWARE OF ANY OTHER FACTS THAT LEAD YOU TO QUESTION**
18 **GPE'S ABILITY TO BRING COST EFFICIENCY TO ITS MISSOURI OPERATING**
19 **UTILITIES?**

20 **A** Yes. As mentioned, in KCPL's last rate case, Staff presented evidence of KCPL's
21 high A&G costs. In response to these high A&G costs, the MPSC ordered its Staff to
22 conduct a management audit of KCPL. Specifically, the MPSC made the following
23 findings:

1 KCPL's Administrative & General ("A&G") costs from 2011 through
2 2013 were higher than three other utilities operating in this region.
3 While the reasons for this are unknown, it may be due to a structural
4 problem.

5 Staff's analysis of KCPL's A&G expenses, which examined the peer
6 group utilities that KCPL used to determine executive compensation,
7 credibly demonstrated that KCPL has some of the highest A&G
8 expenses of its national peers and Missouri utilities. Of the group
9 examined, KCPL has the highest A&G costs per customer, per dollar
10 of revenue, and compared to its operations and maintenance expense,
11 and the third highest A&G expense per megawatt hour of electricity
12 sold.

13 A management audit focused on identifying and achieving efficiencies
14 and cost reductions should benefit both KCPL's customers and
15 shareholders. (Report and Order, Case No. ER-2014-0370, issued
16 September 2, 2015, at page 73).

17 In addition, as part of its settlement with Public Counsel in this matter, KCPL and
18 GMO have agreed to undertake and fund a third party management audit of GPE,
19 KCPL and GMO affiliate transactions and corporate cost allocations.

20 Certainly, the need for such third-party audits of GPE, KCPL and GMO are not
21 indicative of a company that should be expected to independently derive the merger
22 synergies that are relied upon to sell this transaction.

23 **Q DOES THIS CONCLUDE YOUR REBUTTAL TESTIMONY?**

24 **A** Yes.

Qualifications of Michael P. Gorman

1 **Q PLEASE STATE YOUR NAME AND BUSINESS ADDRESS.**

2 A Michael P. Gorman. My business address is 16690 Swingley Ridge Road, Suite 140,
3 Chesterfield, MO 63017.

4 **Q PLEASE STATE YOUR OCCUPATION.**

5 A I am a consultant in the field of public utility regulation and a Managing Principal with
6 the firm of Brubaker & Associates, Inc. ("BAI"), energy, economic and regulatory
7 consultants.

8 **Q PLEASE SUMMARIZE YOUR EDUCATIONAL BACKGROUND AND WORK
9 EXPERIENCE.**

10 A In 1983 I received a Bachelors of Science Degree in Electrical Engineering from
11 Southern Illinois University, and in 1986, I received a Masters Degree in Business
12 Administration with a concentration in Finance from the University of Illinois at
13 Springfield. I have also completed several graduate level economics courses.

14 In August of 1983, I accepted an analyst position with the Illinois Commerce
15 Commission ("ICC"). In this position, I performed a variety of analyses for both formal
16 and informal investigations before the ICC, including: marginal cost of energy, central
17 dispatch, avoided cost of energy, annual system production costs, and working
18 capital. In October of 1986, I was promoted to the position of Senior Analyst. In this
19 position, I assumed the additional responsibilities of technical leader on projects, and

**Michael P. Gorman
Appendix A
Page 1**

1 my areas of responsibility were expanded to include utility financial modeling and
2 financial analyses.

3 In 1987, I was promoted to Director of the Financial Analysis Department. In
4 this position, I was responsible for all financial analyses conducted by the Staff.
5 Among other things, I conducted analyses and sponsored testimony before the ICC
6 on rate of return, financial integrity, financial modeling and related issues. I also
7 supervised the development of all Staff analyses and testimony on these same
8 issues. In addition, I supervised the Staff's review and recommendations to the
9 Commission concerning utility plans to issue debt and equity securities.

10 In August of 1989, I accepted a position with Merrill-Lynch as a financial
11 consultant. After receiving all required securities licenses, I worked with individual
12 investors and small businesses in evaluating and selecting investments suitable to
13 their requirements.

14 In September of 1990, I accepted a position with Drazen-Brubaker &
15 Associates, Inc. ("DBA"). In April 1995, the firm of Brubaker & Associates, Inc. was
16 formed. It includes most of the former DBA principals and Staff. Since 1990, I have
17 performed various analyses and sponsored testimony on cost of capital, cost/benefits
18 of utility mergers and acquisitions, utility reorganizations, level of operating expenses
19 and rate base, cost of service studies, and analyses relating to industrial jobs and
20 economic development. I also participated in a study used to revise the financial
21 policy for the municipal utility in Kansas City, Kansas.

22 At BAI, I also have extensive experience working with large energy users to
23 distribute and critically evaluate responses to requests for proposals ("RFPs") for
24 electric, steam, and gas energy supply from competitive energy suppliers. These
25 analyses include the evaluation of gas supply and delivery charges, cogeneration

Michael P. Gorman
Appendix A
Page 2

1 and/or combined cycle unit feasibility studies, and the evaluation of third-party
2 asset/supply management agreements. I have participated in rate cases on rate
3 design and class cost of service for electric, natural gas, water and wastewater
4 utilities. I have also analyzed commodity pricing indices and forward pricing methods
5 for third party supply agreements, and have also conducted regional electric market
6 price forecasts.

7 In addition to our main office in St. Louis, the firm also has branch offices in
8 Phoenix, Arizona and Corpus Christi, Texas.

9 **Q HAVE YOU EVER TESTIFIED BEFORE A REGULATORY BODY?**

10 A Yes. I have sponsored testimony on cost of capital, revenue requirements, cost of
11 service and other issues before the Federal Energy Regulatory Commission and
12 numerous state regulatory commissions including: Arkansas, Arizona, California,
13 Colorado, Delaware, Florida, Georgia, Idaho, Illinois, Indiana, Iowa, Kansas,
14 Louisiana, Michigan, Mississippi, Missouri, Montana, New Jersey, New Mexico, New
15 York, North Carolina, Ohio, Oklahoma, Oregon, South Carolina, Tennessee, Texas,
16 Utah, Vermont, Virginia, Washington, West Virginia, Wisconsin, Wyoming, and before
17 the provincial regulatory boards in Alberta and Nova Scotia, Canada. I have also
18 sponsored testimony before the Board of Public Utilities in Kansas City, Kansas;
19 presented rate setting position reports to the regulatory board of the municipal utility
20 in Austin, Texas, and Salt River Project, Arizona, on behalf of industrial customers;
21 and negotiated rate disputes for industrial customers of the Municipal Electric
22 Authority of Georgia in the LaGrange, Georgia district.

1 **Q PLEASE DESCRIBE ANY PROFESSIONAL REGISTRATIONS OR**
2 **ORGANIZATIONS TO WHICH YOU BELONG.**

3 **A I** earned the designation of Chartered Financial Analyst (“CFA”) from the CFA
4 Institute. The CFA charter was awarded after successfully completing three
5 examinations which covered the subject areas of financial accounting, economics,
6 fixed income and equity valuation and professional and ethical conduct. I am a
7 member of the CFA Institute’s Financial Analyst Society.

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Michael P. Gorman
Appendix A
Page 4

**BEFORE THE STATE CORPORATION COMMISSION
OF THE STATE OF KANSAS**

REBUTTAL TESTIMONY OF

DARRIN R. IVES

**ON BEHALF OF
GREAT PLAINS ENERGY INCORPORATED
AND
KANSAS CITY POWER & LIGHT COMPANY**

**IN THE MATTER OF THE JOINT APPLICATION OF GREAT PLAINS ENERGY
INCORPORATED, KANSAS CITY POWER & LIGHT COMPANY,
AND WESTAR ENERGY, INC. FOR APPROVAL OF THE ACQUISITION OF
WESTAR ENERGY, INC.
BY GREAT PLAINS ENERGY INCORPORATED**

DOCKET NO. 16-KCPE-593-ACQ

Joint Applicants' Preferred Merger Commitments and Conditions

No.	Joint Applicants' Preferred Merger Commitments and Conditions	Existing, Expanded or New ¹	Responsiveness to Staff/ Intervenor Testimony ²
Applicability of Commitments and Conditions			
These conditions ³ are presented as a package. Changes to any individual condition may require changes to other conditions. The conditions will remain in force and effect for the time period specified in the condition or if no time period is specified in perpetuity and in all cases unless otherwise approved by the KCC.			
General Conditions			
1	<p>GPE intends to maintain its corporate headquarters in Kansas City, Missouri and GPE shall honor all terms and conditions of the existing lease for its headquarters office located at 1200 Main in Kansas City, Missouri, which expires in October 2032.</p> <p>GPE has also committed in the Merger Agreement to maintain the current Westar Topeka downtown headquarters building at 818 South Kansas Avenue in Topeka, Kansas for GPE's Kansas headquarters. GPE shall honor all terms and conditions of the existing lease for the Westar headquarters building, which expires in April 2023.</p>	Expanded	Responsive to testimony of Staff and other intervenors regarding impacts on Kansas, local communities, and local economies, as well as workforce reductions.

¹ This column identifies whether the proffered condition is: **existing** – i.e., was proffered by the Joint Applicants initially in the Joint Application, Exhibit B, and the Direct Testimony of Darrin Ives, pp. 12-13; **expanded** – i.e., a condition initially proffered by the Joint Applicants has been expanded in response to Staff or intervenor concerns; or **new** – i.e., is being proffered by the Joint Applicants for the first time in response to Staff or intervenor concerns.

² This column identifies ways in which the proffered conditions are responsive Staff and intervenor testimonies. This column is meant to be illustrative and not exhaustive. “Responsive” means the condition is intended to respond to the identified topic/category. For cases where the Joint Applicants’ condition reflects a specific condition proposed by an intervenor, greater detail is provided. “No change” indicates that the condition has not been materially revised from what the Joint Applicants initially proffered, recognizing that the initial conditions reflect the Joint Applicants’ effort to proactively address expected concerns.

³ Though the terms “condition” and “commitment” may have slightly different meanings, for the sake of simplicity, this exhibit generally uses the term “condition” to refer to Joint Applicants’ proffered conditions and commitments.

Joint Applicants' Proffered Merger Commitments and Conditions

No.	Joint Applicants' Proffered Merger Commitments and Conditions	Existing, Expanded or New ¹	Responsiveness to Staff/ Intervenor Testimony ²
2	Upon completion of the Transaction, GPE will add one current Westar board member to the board of directors of GPE.	New	Responsive to testimony of Staff and intervenors regarding GPE's Board of Directors.
3	GPE has committed to continue charitable giving and community involvement in the Westar service territory at levels equal to or greater than Westar's 2015 levels for a minimum of five (5) years following Transaction close.	Expanded	Responsive to testimony of Staff and other intervenors regarding impacts on Kansas, local communities, and local economies.
4	Honor all existing collective bargaining agreements.	Existing	No change
5	Maintain existing compensation levels and benefits of Westar employees for two years after the closing of the Transaction.	Existing	No change
6	While Transaction-related efficiencies will result in lower employee headcount for the combined organization in both Kansas and Missouri post-closing compared to the two stand-alone organizations prior to closing, GPE expects to achieve such Transaction-related efficiencies in a generally balanced way across both states. Additionally, GPE shall not effect an involuntary reduction in workforce or involuntary retirement program due to the Transaction which results in a reduction in the Kansas-based workforce of KCP&L and Westar of greater than 20 percent for a period of three years after the date of the closing of the Transaction.	Expanded	Responsive to testimony of Staff and other intervenors regarding impacts on Kansas, local communities, and local economies, as well as workforce reductions.
7	Make best efforts to achieve desired staffing reductions through natural attrition.	Existing	No change
8	Consider targeted voluntary staffing reduction programs if natural attrition is not sufficient. Where severance is unavoidable, honor, and in some cases enhance, Westar's employee severance package.	Existing	No change
9	Maintain and promote all low-income assistance programs consistent with those in place at all operating utility companies prior to the	Existing	No change

Joint Applicants' Proffered Merger Commitments and Conditions

No.	Joint Applicants' Proffered Merger Commitments and Conditions	Existing, Expanded or New ¹	Responsiveness to Staff/ Intervenor Testimony ²
	Transaction		
Financing and Ring-Fencing Conditions			
10	<p><u>Separate capital structures:</u> GPE, KCP&L and Westar shall maintain separate capital structures to finance the activities and operations of each entity unless otherwise authorized by the Commission. Unless the Commission authorizes otherwise, GPE, KCP&L and Westar shall maintain separate Corporate Credit Ratings, and separate debt so that neither GPE, KCP&L nor Westar will be responsible for the debts of each other or their other affiliated companies. GPE, KCP&L and Westar shall also maintain adequate capacity under revolving credit facilities and commercial paper, if any, which capacity may be administered on a combined basis provided that pricing is separated by entity and there are neither cross-default provisions nor provisions under which KCP&L or Westar guarantee the debt obligations of any GPE affiliate. GPE, KCP&L and Westar shall also maintain separate preferred stock, if any.</p> <p>KCP&L and Westar plan to use reasonable and prudent investment grade capital structures. KCP&L and Westar will be provided with appropriate amounts of equity from GPE to maintain such capital structures.</p> <p>GPE shall maintain consolidated debt of no more than 70 percent of total consolidated capitalization. KCP&L's debt shall be maintained at no more than 65 percent. GPE commits that Westar's debt shall also be maintained at no more than 65 percent. GPE commits that Westar and KCP&L will not make any dividend payments to the parent company to</p>	Expanded	<p>This reflects KEPCo witness Dismukes' proposed commitments 1 and 1a.⁴ This also reflects Mr. Dismukes proposed commitment 9, with one modification being that that the Joint Applicants specify debt level at no more than 65 percent for dividend payments to the parent company, rather than Mr. Dismukes' proposal of at least 40 percent equity level.</p> <p>This also reflects BPU witness Lesser's suggested "restrictions" (ii) and (iii)⁵ and KIC witness Gorman's recommended condition related to capital structures, though Mr. Gorman recommends an equity ratio of 50 percent.⁶</p>

⁴ Dismukes Direct Testimony, Exhibit DED-2. All references to Mr. Dismukes apply to this same exhibit.

⁵ Lesser Direct Testimony, p. 114.

⁶ Gorman Direct Testimony, p. 23.

Joint Applicants' Proffered Merger Commitments and Conditions

No.	Joint Applicants' Proffered Merger Commitments and Conditions	Existing, Expanded or New ¹	Responsiveness to Staff/ Intervenor Testimony ²
	the extent that the payment would result in an increase in either utility's debt level above 65 percent of its total capitalization, unless the Commission authorizes otherwise.		
11	<p><u>Separation of assets:</u> GPE commits that KCP&L and Westar will not comingle their assets with the assets of any other person or entity, except as allowed under the Commission's Affiliate Transaction statutes or other Commission order.</p> <p>GPE commits that KCP&L and Westar will conduct business as separate legal entities and shall hold all of their assets in their own legal entity name unless otherwise authorized by Commission order.</p> <p>GPE, KCP&L and Westar affirm that the present legal entity structure that separates their regulated business operations from their unregulated business operations shall be maintained unless express Commission approval is sought to alter any such structure. GPE, KCP&L and Westar further commit that proper accounting procedures will be employed to protect against cross-subsidization of GPE's, KCP&L's and Westar's non-regulated businesses, or GPE's other regulated businesses in Kansas or its regulated businesses in other jurisdictions by Westar's Kansas customers.</p>	Expanded	<p>This reflects Mr. Dismukes' proposed commitments 1a, 2, and 7.</p> <p>This also reflects Mr. Gorman's recommended "ring fencing structure" 3.⁷</p>
12	<p><u>Other Separation:</u> Neither KCP&L nor Westar shall guarantee the debt of the other, or of GPE, or of any of GPE's other affiliates, or otherwise enter into make-well or similar agreements, unless otherwise authorized by the Commission. Neither KCP&L nor Westar shall pledge their respective stock or assets as collateral for obligations of any other entity,</p>	Expanded	<p>This reflects Mr. Dismukes' proposed commitments 3, 3a, 3b, and 4.</p> <p>This also reflects Mr. Gorman's recommended "ring fencing structure" 3.⁸</p>

⁷ Gorman Direct Testimony, p. 25.⁸ Gorman Direct Testimony, p. 25.

Joint Applicants' Proffered Merger Commitments and Conditions

No.	Joint Applicants' Proffered Merger Commitments and Conditions	Existing, Expanded or New ¹	Responsiveness to Staff/ Intervenor Testimony ²
	unless otherwise authorized by the Commission. Neither KCP&L nor Westar will include, in any debt or credit instrument of Westar and KCP&L, any financial covenants or default triggers related to GPE or any of its affiliates.		
13	<u>Use of utility-specific capital structure:</u> KCP&L and Westar intend to utilize their respective utility-specific capital structure in general rate case filings subsequent to the close of the Transaction. In such filings, KCP&L or Westar (as applicable) shall provide (a) evidence demonstrating that the Transaction has not resulted in a downgrade to that utility's Corporate Credit Rating that exists at the time the general rate case is filed compared to the Corporate Credit Rating of that utility that existed as of May 27, 2016, or (b) if such a Corporate Credit Rating downgrade resulting from the Transaction exists at the time the general rate case is filed, evidence demonstrating that Kansas customers are held harmless from any cost increases resulting from such a downgrade, and (c) evidence supporting the reasonableness of using the utility-specific capital structure of KCP&L or Westar in determining a fair and reasonable rate of return for the applicable utility.	Expanded	This reflects Mr. Dismukes' proposed commitments 1b and 6. This also reflect Mr. Gorman's recommended condition 3. related to credit rating. ⁹
14	Credit rating downgrade: In the event KCP&L or Westar should have its respective Standard & Poor's ("S&P") or Moody's Corporate Credit Rating downgraded to below BBB- or Baa3, respectively, as a result of the Transaction, KCP&L and/or Westar (the "Impacted Utility") commits to file: i. Notice with the Commission within five (5) business days of such downgrade;	Expanded	This reflects and adds to Mr. Dismukes' proposed commitment 1c.

⁹ Gorman Direct Testimony, p. 21.

Joint Applicants' Proffered Merger Commitments and Conditions

No.	Joint Applicants' Proffered Merger Commitments and Conditions	Existing, Expanded or New ¹	Responsiveness to Staff/ Intervenor Testimony ²
	<p>ii. A pleading with the Commission within sixty (60) days which shall include the following:</p> <ul style="list-style-type: none"> • Actions the Impacted Utility may take to raise its S&P or Moody's Corporate Credit Rating to BBB- or Baa3, respectively, including the costs and benefits of such actions and any plan the Impacted Utility may have to undertake such actions. If the costs of returning Westar and/or KCP&L to investment grade are above the benefits of such actions, Westar and/or KCP&L shall be required to show and explain why it is not necessary, or cost-effective, to take such actions and how the utility(s) can continue to provide efficient and sufficient service in Kansas under such circumstances; • The change, if any, on the capital costs of the Impacted Utility due to its S&P or Moody's Corporate Credit Rating being below BBB- or Baa3, respectively; and • Documentation detailing how the Impacted Utility will not request from its Kansas customers, directly or indirectly, any higher capital costs incurred due to a downgrade of its S&P or Moody's Corporate Credit Rating below BBB- or Baa3, respectively; <p>iii. File with the Commission, every forty-five (45) days thereafter until the Impacted Utility has regained its S&P or Moody's Corporate Credit Rating of BBB- or Baa3, respectively or above, an updated status report with respect to the items required in paragraph 4(c)(ii) above.</p> <p>iv. If the Commission determines that the decline of the Impacted Utility's S&P or Moody's Corporate Credit Rating to a level below BBB- or Baa3, respectively, has caused its quality of service to decline, then the Impacted Utility shall be required to file a plan with the Commission detailing the steps that will be taken to restore service</p>		

Joint Applicants' Proffered Merger Commitments and Conditions

No.	Joint Applicants' Proffered Merger Commitments and Conditions	Existing, Expanded or New ¹	Responsiveness to Staff/ Intervenor Testimony ²
	<p>quality levels that existed prior to the ratings decline.</p> <p>v. In the event KCP&L's or Westar's affiliation with GPE or any of GPE's affiliates is the reason for KCP&L's or Westar's respective S&P or Moody's Corporate Credit Rating to be downgraded to below BBB- or Baa3, respectively, KCP&L and/or Westar shall pursue additional legal and structural separation, if necessary, from the affiliate(s) causing the downgrade, and the Impacted Utility shall not pay a common dividend without Commission approval or until the Impacted Utility's S&P or Moody's Corporate Credit Rating has been restored to BBB- or Baa3, respectively, or above.</p> <p>vi. If KCP&L's or Westar's respective S&P or Moody's Corporate Credit Rating declines below BBB- or Baa3, respectively, as a result of the Transaction, the Impacted Utility shall file with the Commission a comprehensive risk management plan that assures the Impacted Utility's access to and cost of capital will not be further impaired. The plan shall include a non-consolidation opinion if required by S&P or Moody's.</p>		
15	<p><u>Cost of capital:</u> Neither KCP&L nor Westar shall seek an increase to their cost of capital as a result of the Transaction or KCP&L's and Westar's ongoing affiliation with GPE and its affiliates after the Transaction. Any net increase in the cost of capital that KCP&L or Westar seek shall be supported by documentation that: (a) the increases are a result of factors not associated with the Transaction or the post-Transaction operations of GPE or its non-KCP&L and non-Westar affiliates; (b) the increases are not a result of changes in business, market, economic or other conditions caused by the Transaction or the post-Transaction operations of GPE or its non-KCP&L and non-Westar affiliates; and (c) the increases are not a result of changes in the risk profile of KCP&L or Westar caused by the Transaction or the post-</p>	Expanded	This reflects Mr. Dismukes' proposed commitment 6.

Joint Applicants' Proffered Merger Commitments and Conditions

No.	Joint Applicants' Proffered Merger Commitments and Conditions	Existing, Expanded or New ¹	Responsiveness to Staff/ Intervenor Testimony ²
	Transaction operations of GPE or its non-KCP&L and non-Westar affiliates. The provisions of this section are intended to recognize the Commission's authority to consider, in appropriate proceedings, whether this Transaction or the post-Transaction operations of GPE or its non-KCP&L and non-Westar affiliates have resulted in capital cost increases for KCP&L or Westar. Nothing in this condition shall restrict the Commission from disallowing such capital cost increases from recovery in KCP&L or Westar's rates.		
16	<p><u>Goodwill:</u> The goodwill arising from the Transaction will be maintained on the books of GPE and is therefore not expected to negatively affect KCP&L's or Westar's cost of capital; however, if such goodwill becomes impaired other than as a result of a Commission order and such impairment negatively affects KCP&L's or Westar's cost of capital, all net costs associated with the decline in the Impacted Utility's credit quality specifically attributed to the goodwill impairment, considering all other capital cost effects of the Transaction and the impairment, shall be excluded from the determination of the Impacted Utility's rates.</p> <p>For the first five (5) years after closing of the Transaction, GPE shall provide Staff and CURB its annual goodwill impairment analysis in a format that includes spreadsheets in their original format with formulas and links to other spreadsheets intact and any printed materials within thirty (30) days after the filing of GPE's Form 10 Q for the period in which the analysis is performed, as well as all supporting documentation. Thereafter, this analysis will be made available to Staff and CURB upon request.</p>	Expanded	This provides greater detail regarding the Joint Applicants' commitment not to seek recovery of goodwill, i.e., the acquisition premium, in rates, which is also proposed in Mr. Dismukes' proposed commitment 11.
Ratemaking, Accounting, and Related Conditions			
17	Each utility will file a general rate case in Kansas no later than January 1, 2019.	New	This responds to testimony regarding the timing of rate cases.

Joint Applicants' Proffered Merger Commitments and Conditions

No.	Joint Applicants' Proffered Merger Commitments and Conditions	Existing, Expanded or New ¹	Responsiveness to Staff/ Intervenor Testimony ²
18	For ratemaking purposes, Westar and KCP&L agree to the use of an actual utility-specific capital structure with an equity share of no less than 45 percent and no more than 53 percent; provided, however, that Westar and KCP&L may petition the Commission for relief from this condition for reasons not related to the Transaction and the Commission may grant such relief, to the extent it chooses to do so, based on a finding of good cause.	New	This commitment builds upon Mr. Dismukes' proposed commitment 10, except that Mr. Dismukes proposes an equity share of no less than 40 percent (rather than 45 percent, as the Joint Applicants propose).
19	Transition costs are those costs incurred to integrate Westar under the ownership of GPE and include integration planning and execution, and "costs to achieve." Transition costs include capital and non-capital costs. Non-capital transition costs can be ongoing costs or one-time costs. KCP&L's and Westar's non-capital transition costs, which shall include but not be limited to severance payments made to employees other than those required to be made under change of control agreements, can be deferred on the books of either KCP&L or Westar to be considered for recovery in KCP&L and Westar future rate cases. If subsequent rate recovery is sought, KCP&L and Westar will have the burden of proof to clearly identify where all transaction costs are recorded and of proving that the recoveries of any transition costs are just and reasonable as their incurrence facilitated the ability to provide benefits to its Kansas customers. Such benefits may be the result of avoiding or shifting costs and activities.	Expanded	This provides greater detail regarding the treatment of transition costs, which is addressed in Mr. Dismukes' proposed commitments 14, 14a, 14b. This also reflects Mr. Gorman's recommended condition 4. related to transition costs. ¹⁰
20	Goodwill associated with the premium over book value of the assets paid for the shares of Westar stock (referred to herein as "Acquisition Premium") will be maintained on the books of GPE. The amount of any	Expanded	This provides greater detail regarding the Joint Applicants' commitment not to seek recovery of goodwill, i.e., the acquisition premium, in rates, as

¹⁰ Gorman Direct Testimony, p. 21.

Joint Applicants' Proffered Merger Commitments and Conditions

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	Acquisition Premium paid for Westar shall not be included in the revenue requirement of KCP&L or Westar in future Kansas rate cases, unless otherwise ordered by the Commission. Neither KCP&L nor Westar will seek direct or indirect recovery or recognition in retail rates of any Acquisition Premium through revenue requirement in future rate cases; provided, however, that if any party to any KCP&L or Westar general rate case proposes to impute the cost or proportion of the debt GPE is using to finance the Transaction to either KCP&L or Westar for purposes of determining a fair and reasonable return for either utility, then KCP&L and Westar reserve the right to seek, in any such rate case, recovery and recognition in retail rates of the Acquisition Premium.		is proposed in Mr. Dismukes' proposed commitment 11.
21	Transaction costs include, but are not limited to, those costs relating to obtaining regulatory approvals, development of transaction documents, investment banking costs, costs related to raising equity incurred prior to the close of the Transaction, severance payments required to be made by change of control agreements, and communication costs regarding the ownership change with customers and employees. Transaction costs shall be recorded on GPE's books. Neither KCP&L nor Westar will seek either direct or indirect recovery or recognition in retail rates of any Transaction costs through its revenue requirement in future rate cases; provided, however, that if any party to any KCP&L or Westar general rate case proposes to impute the cost or proportion of the debt GPE is using to finance the Transaction to either KCP&L or Westar for purposes of determining a fair and reasonable return for either utility, then KCP&L and Westar reserve the right to seek, in any such rate case, recovery and recognition in retail rates of transaction costs.	Expanded	This provides greater detail regarding the treatment of transaction costs, which is addressed in Mr. Dismukes' proposed commitments 11, 11a, and 11b.

Joint Applicants' Proffered Merger Commitments and Conditions

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22	KCP&L's and Westar's fuel and purchased power costs shall not be adversely impacted as a result of the Transaction.	New	This is responsive to testimony of Staff and other intervenors regarding customer rate impacts.
23	GPE commits that retail rates for KCP&L and Westar customers shall not increase as a result of the Transaction.	New	This is responsive to testimony of Staff and other intervenors regarding customer rate impacts.
24	The return on equity capital ("ROE") as reflected in Westar's and KCP&L's rates will not be adversely affected as a result of the Transaction. GPE agrees the ROE shall be determined in future rate cases, consistent with applicable law, regulations and practices of the Commission.	New	This is responsive to testimony of Staff and other intervenors regarding customer rate impacts.
25	Provided the actual utility-specific capital structure is used to set rates for KCP&L and Westar, GPE, KCP&L and Westar commit to uphold the principle that their future costs of service and rates will be set commensurate with the financial and business risks attendant to each affiliate's regulated utility operations and that they will not oppose, in either a regulatory proceeding or by judicial appeal of a Commission decision, the application of this principle.	Expanded	This reflects Mr. Dismukes' proposed commitment 13.
26	GPE commits that in future rate case proceedings, KCP&L and Westar will support their assurances provided in this document with appropriate analysis, testimony, and necessary journal entries fully clarifying and explaining how any such determinations were made.	New	This formalizes GPE's intention with regard to demonstrating compliance with these commitments.
Affiliate Transactions and Cost Allocations Manual (CAM) Conditions			
27	KCP&L and Westar commit that they will file with the Commission within sixty (60) days of closing of the Transaction an executed copy of all additional relevant Affiliate Service Agreements related to the Transaction, pursuant to K.S.A. 66-1402.	New	This addresses testimony of Staff and others regarding affiliates and enabling effective regulation by the KCC.

Joint Applicants' Proffered Merger Commitments and Conditions

No.	Joint Applicants' Proffered Merger Commitments and Conditions	Existing, Expanded or New ¹	Responsiveness to Staff/ Intervenor Testimony ²
28	GPE, KCP&L and Westar each expressly recognize that each represents an "Affiliated Interest" under K.S.A. 66-1401, 66-1402, and 66-1403. These statutes confer certain jurisdiction on the Commission regarding access to books and records, submission of contracts, review of affiliate transactions detail, etc.	New	This addresses testimony of Staff and others regarding affiliates and enabling effective regulation by the KCC.
29	KCP&L and Westar will be operated after close of the Transaction in compliance with the Commission's affiliate transaction rules as set forth in K.S.A. 66-1401, <i>et seq.</i> , and in compliance with the affiliate rules adopted in the Commission's December 3, 2010 Order in Docket No. 06-GIMX-181-GIV ("06-181 Order"), or will obtain any necessary variances from such rules, and the Commission's August 7, 2001 Order in Docket No. 01-KCPE-708-MIS ("01-708 Order").	New	This addresses testimony of Staff and others regarding affiliates and enabling effective regulation by the KCC.
30	GPE and its subsidiaries commit that all information related to an affiliate transaction consistent with the affiliate statutes and the Commission's 06-181 and 01-708 Orders in the possession of GPE will be treated in the same manner as if that information is under the control of either KCP&L or Westar.	New	This addresses testimony of Staff and others regarding affiliates and enabling effective regulation by the KCC.
31	GPE and its subsidiaries shall seek recovery of intercompany charges to their regulated utility affiliates in their first base rate proceedings following the closing of the Transaction at levels equal to the lesser of actual costs or the costs allowed related to such functions in the cost of service of their most recent rate case prior to the closing of the Transaction, as adjusted for inflation measured by the Gross Domestic Product Price Index. Billings for common-use assets shall be permitted consistent with GPE's current practices.	New	This reflects Mr. Dismukes' proposed commitment 15.
32	Joint Applicants shall maintain separate books and records, system of accounts, financial statements and bank accounts for Westar and KCP&L. The records and books of Westar and KCP&L will be maintained under	Expanded	This reflects Mr. Dismukes' proposed commitments 16, 16a, 16b.

Joint Applicants' Proffered Merger Commitments and Conditions

No.	Joint Applicants' Proffered Merger Commitments and Conditions	Existing, Expanded or New ¹	Responsiveness to Staff/ Intervenor Testimony ²
	the FERC Uniform System of Accounts ("USOA") applicable to investor-owned jurisdictional electric utilities, as adopted by the Commission.		
33	The Transaction is the subject of a variance request currently before the Missouri Public Service Commission ("MPSC") and an order is expected from the MPSC no later than April 24, 2017. GPE and KCP&L commit to pursue this variance from the provisions of Missouri Affiliate Transaction Rule 4 CSR 240-20.015 and endeavor to have such variance in place by Transaction close. The variance will provide for goods and services transactions between KCP&L, GMO and Westar to occur at cost except for wholesale power transactions, which will be based on rates approved by the Federal Energy Regulatory Commission ("FERC"). Within thirty (30) days of the issuance of a final MPSC order in that proceeding (Case No. EM-2016-0324), KCP&L and Westar will cause to be filed in this docket a copy of the final order.	New	This addresses testimony of Staff and others regarding affiliates and enabling effective regulation by the KCC.
34	KCP&L and Westar agree to meet with Staff and CURB no later than sixty (60) days after the closing of the Transaction to provide a description of its expected impact on the allocation of costs among GPE's utility and non-utility subsidiaries as well as a description of its expected impact on the cost allocation manuals ("CAMs") of KCP&L and Westar. No later than six (6) months after the closing of the Transaction but no less than two (2) months before the filing of a general rate case for either KCP&L or Westar, whichever occurs first, KCP&L and Westar agree to file updates to their existing CAMs reflecting process and recordkeeping changes necessitated by the Transaction.	Expanded	This reflects and expands upon Mr. Dismukes' proposed commitment 16g.
35	GPE, KCP&L and Westar will maintain adequate records to support, demonstrate the reasonableness of, and enable the audit and examination of all centralized corporate costs that are allocated to or directly charged to KCP&L or Westar. Nothing in this condition shall be deemed a	New	This addresses testimony of Staff and others regarding enabling effective regulation by the KCC.

Joint Applicants' Proffered Merger Commitments and Conditions

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	waiver of any rights of GPE, KCP&L or Westar to seek protection of the information or to object, for purposes of submitting such information as evidence in any evidentiary proceeding, to the relevancy or use of such information by any party.		
Quality of Service Conditions			
36	Commencing with the beginning of the first full calendar year after closing, KCP&L and Westar will provide electric service reliability and call center service that meets or is better than the performance metric thresholds set forth in the schedules KTN-1, KTN-2, KTN-3. ¹¹ If KCP&L or Westar fail to meet a particular performance metric threshold, then penalties will apply in accordance with the these schedules and provisions. ¹² KCP&L and Westar will report quarterly on its performance relative to these service metrics beginning with the first full calendar quarter following Transaction close. If KCP&L or Westar perform without penalties on any metric for three consecutive years, then the reporting and penalty provisions for that metric for that utility will terminate.	Expanded	This reflects several elements of recommendations put forth by Staff witness Gile ¹³ and CURB witness Harden ¹⁴ , with some modifications.
Access to Records			
37	KCP&L and Westar shall provide Staff and CURB with access, upon reasonable written notice during working hours and subject to appropriate confidentiality and discovery procedures, to all written information provided to common stock, bond or bond rating analysts which directly or	New	This addresses testimony of Staff and others regarding enabling effective regulation by the KCC.

¹¹ Noblet Rebuttal Testimony, Schedules KTN-1, KTN-2, KTN-3.

¹² *Ibid.*

¹³ Gile Direct, pp. 10-16.

¹⁴ Harden Direct, pp. 9-10.

Joint Applicants' Proffered Merger Commitments and Conditions

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	indirectly pertains to KCP&L or Westar or any affiliate that exercises influence or control over KCP&L, Westar or GPE. Such information includes, but is not limited to, common stock analyst and bond rating analyst reports. For purposes of this condition, "written" information includes, but is not limited to, any written and printed material, audio and video tapes, computer disks, and electronically stored information. Nothing in this condition shall be deemed a waiver of any entity's right to seek protection of the information or to object, for purposes of submitting such information as evidence in any evidentiary proceeding, to the relevancy or use of such information by any party.		
38	GPE, KCP&L and Westar shall make available to Staff and CURB, upon written notice during normal working hours and subject to appropriate confidentiality and discovery procedures, all books, records and employees as may be reasonably required to verify compliance with KCP&L and Westar's CAM and any conditions ordered by this Commission. GPE, KCP&L and Westar shall also provide Staff and CURB any other such information (including access to employees) relevant to the Commission's ratemaking, financing, safety, quality of service and other regulatory authority over KCP&L or Westar; provided that any entity producing records or personnel shall have the right to object on any basis under applicable law and Commission rules, excluding any objection that such records and personnel of affiliates; (a) are not within the possession or control of either KCP&L or Westar or (b) are either not relevant or are not subject to, the Commission's jurisdiction and statutory authority by virtue of, or as a result of, the implementation of the proposed Transaction.	New	This reflects Mr. Dismukes' proposed commitment 16c.

Joint Applicants' Proffered Merger Commitments and Conditions

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39	KCP&L and Westar shall provide Staff and CURB access, upon reasonable request, the complete GPE Board of Directors' meeting minutes, including all agendas and related information distributed in advance of the meeting, presentations and handouts, provided that privileged information shall continue to be subject to protection from disclosure and KCP&L and Westar shall continue to have the right to object to the provision of such information on relevancy grounds.	New	This addresses testimony of Staff and others regarding enabling effective regulation by the KCC.
40	KCP&L and Westar will maintain records supporting its affiliated transactions for at least five (5) years. Within six months of the close of the merger, Joint Applicants will provide to the Commission Staff detailed journal entries recorded to reflect the transaction and the provisions of this Agreement. The Joint Applicants shall also provide the final detailed journal entries to be filed with the Commission no later than 13 months after the date of the closing. These entries must show, and shall include but not be limited to, the entries made to record or remove from all utility accounts any acquisition premium costs or transaction costs.	New	This reflects Mr. Dismukes' proposed commitment 16d.
Parent Company Conditions			
41	GPE and Westar commit to reaffirm and honor any prior commitments made by Westar to the Commission to comply with any previously issued Commission orders applicable to Westar or its previous owners except as otherwise provided for herein.	New	This affirms GPE's and Westar's intentions to honor all prior commitments.
42	Parent acknowledges that its utility subsidiaries (existing and proposed) need significant amounts of capital to invest in energy supply and delivery infrastructure (including, but not limited to, renewable energy resources and other environmental sustainability initiatives such as energy efficiency and demand response programs) and acknowledges that meeting these capital requirements of its utility subsidiaries will be	Existing	No change

Joint Applicants' Proffered Merger Commitments and Conditions

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	considered a high priority by Parent's board of directors and executive management and that Parent's access to capital post-transaction will permit it and its utility subsidiaries to meet their statutory obligation to provide sufficient and efficient service.		
43	GPE will provide to the KCC Staff its integrated resource plan (IRP) within 30 days of its filing in Missouri.	New	This addresses several of the conditions proposed by Staff witness Drabinski and will ensure the timely provision of information regarding generation plant closure. ¹⁵

¹⁵ Drabinski Direct Testimony pp. 88-91.

Great Plains Energy / Westar

U.S. Electric Utilities Form 1 Data (Total Non-Fuel O&M per Customer)

Line	2012			2013			2014			2015		
	(\$000)	Rank	Quartile	(\$000)	Rank	Quartile	(\$000)	Rank	Quartile	(\$000)	Rank	Quartile
1 KCP&L Greater Missouri Operations Compar	595	41	2	628	40	2	705	45	2	783	57	3
2 Kansas City Power & Light Company	902	78	4	960	79	4	994	76	4	1019	73	4
3 Westar Energy (KPL)	946	83	4	880	73	4	1077	83	4	1106	77	4
4 Kansas Gas and Electric Company	1269	88	4	1410	89	4	1359	88	4	1273	85	4
5 Group Mean (excluding above utilities)	645			662			712			730		
6 Total ranked	91			92			92			92		

Line	Electric Utility	2012	rank	Electric Utility	2013	rank	Electric Utility	2014	rank	Electric Utility	2015	rank
7	Emera Maine	75	1	Emera Maine	28	1	Emera Maine	132	1	Emera Maine	150	1
8	Kingsport Power Company	212	2	Kingsport Power Company	195	2	Kingsport Power Company	164	2	Kingsport Power Company	192	2
9	West Penn Power Company	250	3	West Penn Power Company	209	3	Wheeling Power Company	250	3	Entergy Louisiana, LLC	241	3
10	North Central Power Co., Inc.	254	4	Cleveland Electric Illuminating Company	212	4	North Central Power Co., Inc.	276	4	North Central Power Co., Inc.	247	4
11	Cleveland Electric Illuminating Company	289	5	Pennsylvania Electric Company	215	5	Cleveland Electric Illuminating Company	310	5	Pennsylvania Power Company	286	5
12	Wheeling Power Company	302	6	Pennsylvania Power Company	218	6	West Penn Power Company	311	6	West Penn Power Company	297	6
13	Duquesne Light Company	316	7	Metropolitan Edison Company	224	7	Northwestern Wisconsin Electric Company	335	7	Metropolitan Edison Company	318	7
14	Northwestern Wisconsin Electric Company	325	8	North Central Power Co., Inc.	268	8	Pennsylvania Power Company	339	8	Northwestern Wisconsin Electric Company	318	8
15	Pennsylvania Electric Company	332	9	Wheeling Power Company	270	9	Florida Power & Light Company	346	9	Florida Power & Light Company	335	9
16	Pennsylvania Power Company	339	10	Jersey Central Power & Light Company	280	10	Duquesne Light Company	348	10	Pennsylvania Electric Company	342	10
17	Metropolitan Edison Company	362	11	Duquesne Light Company	339	11	Pennsylvania Electric Company	364	11	Cleveland Electric Illuminating Company	364	11
18	Oncor Electric Delivery Company LLC	363	12	Northwestern Wisconsin Electric Company	360	12	Metropolitan Edison Company	383	12	Jersey Central Power & Light Company	372	12
19	Florida Power & Light Company	388	13	Florida Power & Light Company	366	13	Jersey Central Power & Light Company	402	13	Pioneer Power and Light Company	390	13
20	UNS Electric, Inc.	414	14	Pioneer Power and Light Company	386	14	UNS Electric, Inc.	407	14	Nevada Power Company	399	14
21	Atlantic City Electric Company	415	15	Oncor Electric Delivery Company LLC	389	15	Pioneer Power and Light Company	418	15	Duquesne Light Company	413	15
22	CenterPoint Energy Houston Electric, LLC	423	16	Ohio Edison Company	408	16	Commonwealth Edison Company	423	16	Commonwealth Edison Company	441	16
23	Commonwealth Edison Company	428	17	Commonwealth Edison Company	415	17	Oncor Electric Delivery Company LLC	439	17	Oncor Electric Delivery Company LLC	455	17
24	Golden State Water Company	436	18	Atlantic City Electric Company	417	18	PPL Electric Utilities Corporation	440	18	Duke Energy Florida, LLC	467	18
25	Black Hills Colorado Electric Utility Company, LP	442	19	PPL Electric Utilities Corporation	423	19	Atlantic City Electric Company	442	19	PPL Electric Utilities Corporation	486	19
26	PPL Electric Utilities Corporation	448	20	UNS Electric, Inc.	447	20	Potomac Electric Power Company	469	20	UNS Electric, Inc.	490	20
27	Jersey Central Power & Light Company	451	21	Toledo Edison Company	448	21	Nevada Power Company	470	21	Atlantic City Electric Company	495	21
28	Pioneer Power and Light Company	461	22	CenterPoint Energy Houston Electric, LLC	460	22	Duke Energy Florida, LLC	483	22	Black Hills Colorado Electric Utility Company, LP	509	22
29	Central Maine Power Company	476	23	Potomac Electric Power Company	476	23	Golden State Water Company	492	23	Ohio Power Company	509	23
30	Texas-New Mexico Power Company	481	24	Duke Energy Florida, LLC	478	24	Black Hills Colorado Electric Utility Company, LP	499	24	Potomac Electric Power Company	517	24
31	Ohio Edison Company	482	25	Nevada Power Company	508	25	Ohio Power Company	509	25	Golden State Water Company	530	25
32	Potomac Electric Power Company	483	26	Black Hills Colorado Electric Utility Company, LP	513	26	Ohio Edison Company	534	26	CenterPoint Energy Houston Electric, LLC	549	26
33	Nevada Power Company	502	27	Texas-New Mexico Power Company	538	27	CenterPoint Energy Houston Electric, LLC	538	27	Ohio Edison Company	553	27
34	Nantucket Electric Co.	507	28	Central Maine Power Company	540	28	Texas-New Mexico Power Company	539	28	Texas-New Mexico Power Company	562	28
35	Toledo Edison Company	533	29	Golden State Water Company	559	29	Entergy Texas, Inc.	544	29	Southern California Edison Company	566	29
36	Unitil Energy Systems, Inc.	541	30	Connecticut Light and Power Company	564	30	Central Maine Power Company	562	30	Connecticut Light and Power Company	571	30
37	Entergy Mississippi, Inc.	555	31	Virginia Electric and Power Company	565	31	Connecticut Light and Power Company	575	31	Tampa Electric Company	576	31
38	Entergy Texas, Inc.	560	32	Tampa Electric Company	586	32	Entergy Mississippi, Inc.	578	32	Entergy Mississippi, Inc.	582	32
39	Appalachian Power Company	563	33	Entergy Mississippi, Inc.	590	33	Tampa Electric Company	584	33	Entergy Texas, Inc.	586	33
40	Tampa Electric Company	564	34	Portland General Electric Company	593	34	Toledo Edison Company	598	34	Central Maine Power Company	598	34
41	Duke Energy Florida, LLC	566	35	Public Service Company of Oklahoma	596	35	Unitil Energy Systems, Inc.	604	35	Public Service Company of New Hampshire	599	35
42	Connecticut Light and Power Company	566	36	Monongahela Power Company	597	36	Public Service Company of New Hampshire	607	36	Western Massachusetts Electric Company	622	36
43	Portland General Electric Company	568	37	Entergy Texas, Inc.	599	37	Southern California Edison Company	607	37	Toledo Edison Company	634	37
44	Public Service Company of Oklahoma	572	38	Public Service Company of New Hampshire	605	38	Portland General Electric Company	642	38	PacifiCorp	634	38
45	Western Massachusetts Electric Company	579	39	Appalachian Power Company	618	39	PacifiCorp	648	39	Virginia Electric and Power Company	635	39
46	Virginia Electric and Power Company	580	40	KCP&L Greater Missouri Operations Company	628	40	Public Service Company of Oklahoma	661	40	Unitil Energy Systems, Inc.	639	40
47	KCP&L Greater Missouri Operations Company	595	41	Unitil Energy Systems, Inc.	629	41	Nantucket Electric Co.	680	41	Public Service Company of Oklahoma	661	41
48	Public Service Company of New Hampshire	602	42	Potomac Edison Company	651	42	Alaska Electric Light and Power Company	688	42	Portland General Electric Company	665	42
49	Southwestern Electric Power Company	644	43	Kentucky Power Company	651	43	Indianapolis Power & Light Company	695	43	Alaska Electric Light and Power Company	677	43
50	Kentucky Power Company	653	44	Western Massachusetts Electric Company	659	44	Western Massachusetts Electric Company	695	44	Appalachian Power Company	702	44
51	Indianapolis Power & Light Company	673	45	PacifiCorp	675	45	KCP&L Greater Missouri Operations Company	705	45	Rockland Electric Company	722	45
52	Alaska Electric Light and Power Company	673	46	Southern California Edison Company	678	46	Appalachian Power Company	716	46	Idaho Power Co.	722	46

Great Plains Energy / Westar

U.S. Electric Utilities Form 1 Data (Total Non-Fuel O&M per Customer)

Line	Electric Utility	2012	rank	Electric Utility	2013	rank	Electric Utility	2014	rank	Electric Utility	2015	rank
53	Cleco Power LLC	674	47	Ohio Power Company	685	47	Rockland Electric Company	717	47	Potomac Edison Company	733	47
54	Georgia Power Company	689	48	Kentucky Utilities Company	687	48	Oklahoma Gas and Electric Company	726	48	Indianapolis Power & Light Company	737	48
55	PacifiCorp	689	49	Georgia Power Company	688	49	NSTAR Electric Company	729	49	Oklahoma Gas and Electric Company	740	49
56	Kentucky Utilities Company	694	50	Nantucket Electric Co.	689	50	Kentucky Utilities Company	732	50	NSTAR Electric Company	742	50
57	Entergy Louisiana, LLC	702	51	Alaska Electric Light and Power Company	692	51	Duke Energy Carolinas, LLC	733	51	El Paso Electric Company	748	51
58	Southern California Edison Company	704	52	Oklahoma Gas and Electric Company	705	52	El Paso Electric Company	751	52	Hawaii Electric Light Company, Inc.	755	52
59	Ohio Power Company	705	53	Gulf Power Company	706	53	Idaho Power Co.	752	53	Arizona Public Service Company	764	53
60	Upper Peninsula Power Company	712	54	Southwestern Electric Power Company	709	54	DTE Electric Company	761	54	Duke Energy Carolinas, LLC	770	54
61	Potomac Edison Company	719	55	Cleco Power LLC	717	55	Virginia Electric and Power Company	766	55	DTE Electric Company	770	55
62	Oklahoma Gas and Electric Company	720	56	Duke Energy Carolinas, LLC	719	56	Gulf Power Company	770	56	Kentucky Utilities Company	779	56
63	Gulf Power Company	721	57	Rockland Electric Company	723	57	Hawaii Electric Light Company, Inc.	778	57	KCP&L Greater Missouri Operations Company	783	57
64	Rockland Electric Company	723	58	Hawaii Electric Light Company, Inc.	729	58	Southwestern Electric Power Company	778	58	Gulf Power Company	785	58
65	Hawaii Electric Light Company, Inc.	730	59	Indianapolis Power & Light Company	734	59	Georgia Power Company	788	59	Green Mountain Power Corp	789	59
66	Duke Energy Carolinas, LLC	738	60	El Paso Electric Company	744	60	Entergy Louisiana, LLC	788	60	Public Service Company of New Mexico	790	60
67	Empire District Electric Company	744	61	Entergy Louisiana, LLC	758	61	Green Mountain Power Corp	792	61	Georgia Power Company	829	61
68	Green Mountain Power Corp	756	62	Idaho Power Co.	761	62	Arizona Public Service Company	793	62	Southwestern Electric Power Company	833	62
69	Duke Energy Indiana, LLC	758	63	Upper Peninsula Power Company	773	63	Public Service Company of New Mexico	794	63	Cleco Power LLC	844	63
70	Idaho Power Co.	759	64	DTE Electric Company	777	64	Duke Energy Indiana, LLC	801	64	Liberty Utilities (Granite State Electric) Corp.	864	64
71	El Paso Electric Company	764	65	Duke Energy Indiana, LLC	780	65	Cleco Power LLC	825	65	Tucson Electric Power Company	884	65
72	NSTAR Electric Company	770	66	Green Mountain Power Corp	786	66	Upper Peninsula Power Company	854	66	Duke Energy Indiana, LLC	887	66
73	Arizona Public Service Company	802	67	NSTAR Electric Company	793	67	Potomac Edison Company	863	67	Empire District Electric Company	899	67
74	DTE Electric Company	811	68	Public Service Company of New Mexico	793	68	Maui Electric Company, Limited	873	68	Maui Electric Company, Limited	908	68
75	Monongahela Power Company	828	69	Empire District Electric Company	800	69	Empire District Electric Company	876	69	Hawaiian Electric Company, Inc.	909	69
76	Massachusetts Electric Company	829	70	Arizona Public Service Company	815	70	Liberty Utilities (Granite State Electric) Corp.	918	70	Duke Energy Progress, LLC	915	70
77	Liberty Utilities (Granite State Electric) Corp.	838	71	Maui Electric Company, Limited	832	71	Hawaiian Electric Company, Inc.	919	71	Kentucky Power Company	954	71
78	Public Service Company of New Mexico	839	72	Liberty Utilities (Granite State Electric) Corp.	839	72	Duke Energy Progress, LLC	920	72	Monongahela Power Company	968	72
79	Entergy Arkansas, Inc.	847	73	Westar Energy (KPL)	880	73	Tucson Electric Power Company	948	73	Kansas City Power & Light Company	1019	73
80	Hawaiian Electric Company, Inc.	878	74	Alabama Power Company	888	74	Kentucky Power Company	974	74	Alabama Power Company	1023	74
81	Lockhart Power Company	881	75	Entergy Arkansas, Inc.	899	75	Entergy Arkansas, Inc.	979	75	Otter Tail Power Company	1060	75
82	Otter Tail Power Company	882	76	Tucson Electric Power Company	918	76	Kansas City Power & Light Company	994	76	Nantucket Electric Co.	1089	76
83	Alabama Power Company	885	77	Hawaiian Electric Company, Inc.	923	77	Alabama Power Company	1007	77	Westar Energy (KPL)	1106	77
84	Kansas City Power & Light Company	902	78	Duke Energy Progress, LLC	923	78	Southwestern Public Service Company	1040	78	Entergy Arkansas, Inc.	1110	78
85	Sharyland Utilities, L.P.	904	79	Kansas City Power & Light Company	960	79	United Illuminating Company	1061	79	Lockhart Power Company	1123	79
86	Tucson Electric Power Company	907	80	Massachusetts Electric Company	967	80	Otter Tail Power Company	1062	80	Upper Peninsula Power Company	1128	80
87	United Illuminating Company	923	81	Otter Tail Power Company	976	81	Lockhart Power Company	1062	81	Southwestern Public Service Company	1133	81
88	Southwestern Public Service Company	928	82	United Illuminating Company	995	82	Massachusetts Electric Company	1075	82	Indiana Michigan Power Company	1181	82
89	Westar Energy (KPL)	946	83	Southwestern Public Service Company	997	83	Westar Energy (KPL)	1077	83	Black Hills Power, Inc.	1188	83
90	Duke Energy Progress, LLC	1001	84	Lockhart Power Company	1018	84	Indiana Michigan Power Company	1225	84	United Illuminating Company	1196	84
91	Dayton Power and Light Company	1092	85	Indiana Michigan Power Company	1116	85	Black Hills Power, Inc.	1266	85	Kansas Gas and Electric Company	1273	85
92	Indiana Michigan Power Company	1097	86	Black Hills Power, Inc.	1257	86	Sharyland Utilities, L.P.	1282	86	Massachusetts Electric Company	1286	86
93	Black Hills Power, Inc.	1226	87	Sharyland Utilities, L.P.	1267	87	Monongahela Power Company	1341	87	Mississippi Power Company	1463	87
94	Kansas Gas and Electric Company	1269	88	Dayton Power and Light Company	1354	88	Kansas Gas and Electric Company	1359	88	Sharyland Utilities, L.P.	1469	88
95	Mississippi Power Company	1306	89	Kansas Gas and Electric Company	1410	89	Mississippi Power Company	1567	89	Wheeling Power Company	1472	89
96	ALLETE (Minnesota Power)	1640	90	Mississippi Power Company	1518	90	Dayton Power and Light Company	1610	90	Dayton Power and Light Company	1519	90
97	Maui Electric Company, Limited	N/A		ALLETE (Minnesota Power)	1696	91	ALLETE (Minnesota Power)	1857	91	ALLETE (Minnesota Power)	1824	91

Great Plains Energy / Westar

Midwest. Electric Utilities

Form 1 Data

(Total Non-Fuel O&M per Customer)

Line	2012			2013			2014			2015		
	(\$000)	Rank	Quartile	(\$000)	Rank	Quartile	(\$000)	Rank	Quartile	(\$000)	Rank	Quartile
1 KCP&L Greater Missouri Operations Compar	595	9	2	628	10	2	705	10	2	783	13	3
2 Kansas City Power & Light Company	902	19	4	960	19	4	994	17	3	1019	17	3
3 Westar Energy (KPL)	946	20	4	880	18	3	1077	19	4	1106	19	4
4 Kansas Gas and Electric Company	1269	24	4	1410	24	4	1359	23	4	1273	23	4
5 Group Mean (excluding above utilities)	724			731			819			814		
6 Total ranked	25			25			25			25		

Line	Electric Utility	2012	rank	Electric Utility	2013	rank	Electric Utility	2014	rank	Electric Utility	2015	rank
7	North Central Power Co., Inc.	254	1	Cleveland Electric Illuminating Company	212	1	North Central Power Co., Inc.	276	1	North Central Power Co., Inc.	247	1
8	Cleveland Electric Illuminating Company	289	2	North Central Power Co., Inc.	268	2	Cleveland Electric Illuminating Company	310	2	Northwestern Wisconsin Electric Company	318	2
9	Northwestern Wisconsin Electric Company	325	3	Northwestern Wisconsin Electric Company	360	3	Northwestern Wisconsin Electric Company	335	3	Cleveland Electric Illuminating Company	364	3
10	Commonwealth Edison Company	428	4	Pioneer Power and Light Company	386	4	Pioneer Power and Light Company	418	4	Pioneer Power and Light Company	390	4
11	Pioneer Power and Light Company	461	5	Ohio Edison Company	408	5	Commonwealth Edison Company	423	5	Commonwealth Edison Company	441	5
12	Ohio Edison Company	482	6	Commonwealth Edison Company	415	6	Ohio Power Company	509	6	Ohio Power Company	509	6
13	Toledo Edison Company	533	7	Toledo Edison Company	448	7	Ohio Edison Company	534	7	Ohio Edison Company	553	7
14	Appalachian Power Company	563	8	Monongahela Power Company	597	8	Toledo Edison Company	598	8	Toledo Edison Company	634	8
15	KCP&L Greater Missouri Operations Company	595	9	Appalachian Power Company	618	9	Indianapolis Power & Light Company	695	9	Appalachian Power Company	702	9
16	Indianapolis Power & Light Company	673	10	KCP&L Greater Missouri Operations Company	628	10	KCP&L Greater Missouri Operations Company	705	10	Indianapolis Power & Light Company	737	10
17	Kentucky Utilities Company	694	11	Ohio Power Company	685	11	Appalachian Power Company	716	11	DTE Electric Company	770	11
18	Ohio Power Company	705	12	Kentucky Utilities Company	687	12	Kentucky Utilities Company	732	12	Kentucky Utilities Company	779	12
19	Upper Peninsula Power Company	712	13	Indianapolis Power & Light Company	734	13	DTE Electric Company	761	13	KCP&L Greater Missouri Operations Company	783	13
20	Empire District Electric Company	744	14	Upper Peninsula Power Company	773	14	Duke Energy Indiana, LLC	801	14	Duke Energy Indiana, LLC	887	14
21	Duke Energy Indiana, LLC	758	15	DTE Electric Company	777	15	Upper Peninsula Power Company	854	15	Empire District Electric Company	899	15
22	DTE Electric Company	811	16	Duke Energy Indiana, LLC	780	16	Empire District Electric Company	876	16	Monongahela Power Company	968	16
23	Monongahela Power Company	828	17	Empire District Electric Company	800	17	Kansas City Power & Light Company	994	17	Kansas City Power & Light Company	1019	17
24	Otter Tail Power Company	882	18	Westar Energy (KPL)	880	18	Otter Tail Power Company	1062	18	Otter Tail Power Company	1060	18
25	Kansas City Power & Light Company	902	19	Kansas City Power & Light Company	960	19	Westar Energy (KPL)	1077	19	Westar Energy (KPL)	1106	19
26	Westar Energy (KPL)	946	20	Otter Tail Power Company	976	20	Indiana Michigan Power Company	1225	20	Upper Peninsula Power Company	1128	20
27	Dayton Power and Light Company	1092	21	Indiana Michigan Power Company	1116	21	Black Hills Power, Inc.	1266	21	Indiana Michigan Power Company	1181	21
28	Indiana Michigan Power Company	1097	22	Black Hills Power, Inc.	1257	22	Monongahela Power Company	1341	22	Black Hills Power, Inc.	1188	22
29	Black Hills Power, Inc.	1226	23	Dayton Power and Light Company	1354	23	Kansas Gas and Electric Company	1359	23	Kansas Gas and Electric Company	1273	23
30	Kansas Gas and Electric Company	1269	24	Kansas Gas and Electric Company	1410	24	Dayton Power and Light Company	1610	24	Dayton Power and Light Company	1519	24
31	ALLETE (Minnesota Power)	1640	25	ALLETE (Minnesota Power)	1696	25	ALLETE (Minnesota Power)	1857	25	ALLETE (Minnesota Power)	1824	25

Great Plains Energy / Westar Energy

Industrial Rate Comparison

**2016 Firm Power Rates
for a Customer using
50,000 kW Demand and 68% LF**

Quartile	Line	Utility	State	Cost ¢/kWh
1st	1	Public Service Company of Oklahoma	OK	3.66
	2	MidAmerican Energy	SD	3.74
	3	OG&E Electric Services	OK	3.81
	4	MidAmerican Energy	IA	4.63
	5	Entergy Louisiana, LLC (formerly Entergy Gulf States, Inc.)	LA	5.18
	6	Southwestern Electric Power Company	AR	5.38
	7	OG&E Electric Services	AR	5.66
	8	Black Hills Power, Inc. d/b/a Black Hills Energy	SD	5.67
	9	Southwestern Electric Power Company	LA	5.68
2nd	10	Interstate Power & Light	IA	6.12
	11	Entergy Louisiana, Inc.	LA	6.19
	12	Entergy Arkansas, Inc.	AR	6.25
	13	Otter Tail Power Company	SD	6.30
	14	Superior Water, Light & Power Company	WI	6.33
	15	Ameren Missouri	MO	6.39
	16	KCPL Greater Missouri Operations - MPS	MO	6.53
	17	Northwestern Energy	SD	6.64
	18	Otter Tail Power Company	ND	6.70
	19	Wisconsin Public Service Corporation	WI	6.87
3rd	20	Montana-Dakota Utilities Company	SD	6.99
	21	Entergy New Orleans, Inc.	LA	7.17
	22	Montana-Dakota Utilities Company	ND	7.20
	23	Northern States Power Company	WI	7.24
	24	KCPL Greater Missouri Operations - L&P	MO	7.27
	25	Otter Tail Power Company	MN	7.33
	26	Westar Energy-KGE	KS	7.36
	27	Westar Energy-KPL	KS	7.36
4th	28	Northern States Power Company	ND	7.40
	29	Minnesota Power Company	MN	7.57
	30	CLECO Power LLC	LA	7.65
	31	Kansas City Power & Light Company	MO	7.69
	32	Northern States Power Company	SD	8.28
	33	Northern States Power Company	MN	8.32
	34	Northwestern Wisconsin Electric Company	WI	8.35
	35	Kansas City Power & Light Company	KS	8.37
	36	We Energies (formerly Wisconsin Electric)	WI	9.04
	37	Madison Gas & Electric Company	WI	9.44
	38	U.S. Average		6.47

Source: Prepared by Brubaker & Associates, Inc. using Edison Electric Institute
Typical Bills and Average Rates Report

Great Plains Energy / Westar Energy

Commercial Rate Comparison

**2016 Firm Power Rates
for a Customer using
500 kW Demand and 41% LF**

Quartile	Line	Utility	State	Cost ¢/kWh
1st	1	MidAmerican Energy	SD	4.76
	2	Public Service Company of Oklahoma	OK	5.47
	3	Southwestern Electric Power Company	AR	5.50
	4	MidAmerican Energy	IA	6.40
	5	OG&E Electric Services	OK	6.88
	6	Entergy Louisiana, LLC (formerly Entergy Gulf States, Inc.)	LA	7.32
	7	OG&E Electric Services	AR	7.36
	8	Entergy Louisiana, Inc.	LA	7.79
	9	Montana-Dakota Utilities Company	SD	7.86
2nd	10	Southwestern Electric Power Company	LA	8.15
	11	Otter Tail Power Company	SD	8.28
	12	KCPL Greater Missouri Operations - MPS	MO	8.34
	13	Superior Water, Light & Power Company	WI	8.40
	14	Ameren Missouri	MO	8.48
	15	Entergy Arkansas, Inc.	AR	8.48
	16	Entergy New Orleans, Inc.	LA	8.50
	17	Montana-Dakota Utilities Company	ND	8.60
	18	Minnesota Power Company	MN	8.89
	19	Wisconsin Public Service Corporation	WI	9.04
3rd	20	Otter Tail Power Company	ND	9.06
	21	Northwestern Energy	SD	9.14
	22	Otter Tail Power Company	MN	9.22
	23	Northern States Power Company	ND	9.37
	24	Northwestern Wisconsin Electric Company	WI	9.39
	25	KCPL Greater Missouri Operations - L&P	MO	9.44
	26	WP&L	WI	10.10
	27	Westar Energy-KGE	KS	10.19
4th	28	Westar Energy-KPL	KS	10.19
	29	Northern States Power Company	SD	10.23
	30	Interstate Power & Light	IA	10.24
	31	CLECO Power LLC	LA	10.24
	32	Northern States Power Company	WI	10.54
	33	Northern States Power Company	MN	10.68
	34	Kansas City Power & Light Company	KS	10.75
	35	Kansas City Power & Light Company	MO	10.87
	36	Black Hills Power, Inc. d/b/a Black Hills Energy	SD	11.49
	37	We Energies (formerly Wisconsin Electric)	WI	11.78
	38	Madison Gas & Electric Company	WI	12.20
	39	U.S. Average		10.51

Source: Prepared by Brubaker & Associates, Inc. using Edison Electric Institute
Typical Bills and Average Rates Report

Great Plains Energy / Westar Energy

Residential Rate Comparison

**2016 Firm Power Rates
for a Customer using
1,000 kWh**

Quartile	Line	Utility	State	Cost ¢/kWh
1st	1	OG&E Electric Services	AR	7.99
	2	Entergy Louisiana, LLC (formerly Entergy Gulf States, Inc.)	LA	8.75
	3	Southwestern Electric Power Company	AR	8.77
	4	MidAmerican Energy	SD	9.05
	5	Montana-Dakota Utilities Company	ND	9.11
	6	Public Service Company of Oklahoma	OK	9.27
	7	Southwestern Electric Power Company	LA	9.28
	8	Entergy Louisiana, Inc.	LA	9.34
	9	OG&E Electric Services	OK	9.68
2nd	10	Entergy New Orleans, Inc.	LA	9.71
	11	Otter Tail Power Company	SD	9.72
	12	Northern States Power Company	ND	10.11
	13	Otter Tail Power Company	ND	10.13
	14	Entergy Arkansas, Inc.	AR	10.19
	15	MidAmerican Energy	IA	10.28
	16	Superior Water, Light & Power Company	WI	10.46
	17	Minnesota Power Company	MN	10.47
	18	Otter Tail Power Company	MN	10.58
3rd	19	Ameren Missouri	MO	10.88
	20	Montana-Dakota Utilities Company	SD	11.53
	21	CLECO Power LLC	LA	11.86
	22	KCPL Greater Missouri Operations - L&P	MO	11.94
	23	KCPL Greater Missouri Operations - MPS	MO	11.97
	24	Northwestern Energy	SD	12.00
	25	Black Hills Power, Inc. d/b/a Black Hills Energy	SD	12.00
	26	Wisconsin Public Service Corporation	WI	12.05
	27	Northern States Power Company	SD	12.22
4th	28	Kansas City Power & Light Company	MO	12.57
	29	Westar Energy-KPL	KS	12.57
	30	Westar Energy-KGE	KS	12.57
	31	Northwestern Wisconsin Electric Company	WI	12.74
	32	Northern States Power Company	WI	12.87
	33	Kansas City Power & Light Company	KS	12.88
	34	WP&L	WI	12.89
	35	Northern States Power Company	MN	13.29
	36	Interstate Power & Light	IA	13.40
	37	We Energies (formerly Wisconsin Electric)	WI	14.64
	38	Madison Gas & Electric Company	WI	15.02
	39	U.S. Average		12.65

Source: Prepared by Brubaker & Associates, Inc. using Edison Electric Institute
Typical Bills and Average Rates Report