Exhibit No.:

Issue: General Plant Amortization

Witness: John J. Spanos
Type of Exhibit: Rebuttal Testimony

Sponsoring Party: KCP&L Greater Missouri Operations Company

Case No.: ER-2012-0175

Date Testimony Prepared: September 12, 2012

MISSOURI PUBLIC SERVICE COMMISSION

CASE NO.: ER-2012-0175

REBUTTAL TESTIMONY

OF

JOHN J. SPANOS

ON BEHALF OF

KCP&L GREATER MISSOURI OPERATIONS

Kansas City, Missouri September 2012

REBUTTAL TESTIMONY

OF

JOHN J. SPANOS

Case No. ER-2012-0175

1	Q.	Please state your name and business address.	
2	A.	John J. Spanos, 207 Senate Avenue, Camp Hill, Pennsylvania, 17011.	
3	Q.	On whose behalf are you testifying?	
4	A.	I am testifying on behalf of Kansas City Power & Light Company – Greater Missouri	
5		Operations ("GMO" or the "Company").	
6	Q.	Please state your educational background and describe your professional	
7		training and experience.	
8	A.	I have Bachelor of Science degrees in Industrial Management and Mathematics from	
9		Carnegie-Mellon University and a Master of Business Administration from York	
10		College of Pennsylvania.	
11	Q.	By whom and in what capacity have you been employed?	
12	A.	I am employed by Gannett Fleming as Senior Vice President of the Valuation and	
13		Rate Division, which provides depreciation consulting services to utility companies in	
14		the United States and Canada. I am responsible for conducting depreciation,	
15		valuation and original cost studies, determining service life and salvage estimates,	
16		conducting field reviews, presenting recommended depreciation rates to clients, and	
17		supporting such rates before state and federal regulatory agencies. I have been	
18		associated with the firm since college graduation in 1986.	

- 1 Q. Do you belong to any professional societies?
- 2 A. Yes. I am a member and current President of the Society of Depreciation
- 3 Professionals and the American Gas Association/Edison Electric Institute Industry
- 4 Accounting Committee.
- 5 Q. Do you hold any special certification as a depreciation expert?
- A. Yes. The Society of Depreciation Professionals has established national standards for
- depreciation professionals. The Society administers an examination to become
- 8 certified in this field. I passed the certification exam in September 1997, and was
- 9 recertified in August 2003 and February 2008.
- 10 Q. Can you outline your experience in the field of depreciation?
- 11 A. Yes. A synopsis of my depreciation experience is set forth in Appendix A.
- 12 Q. Have you received any additional education relating to utility plant
- depreciation?
- 14 A. Yes. I have completed the following courses conducted by Depreciation Programs,
- Inc.: "Techniques of Life Analysis," "Techniques of Salvage and Depreciation
- Analysis," "Forecasting Life and Salvage," "Modeling and Life Analysis Using
- 17 Simulation" and "Managing a Depreciation Study." I have also completed the
- 18 "Introduction to Public Utility Accounting" program conducted by the American Gas
- 19 Association.
- Q. Have you previously testified on public utility ratemaking matters?
- 21 A. Yes. I have submitted testimony to the Pennsylvania Public Utility Commission; the
- Commonwealth of Kentucky Public Service Commission; the Public Utilities
- Commission of Ohio; the Nevada Public Utility Commission; the Public Utilities
- Board of New Jersey; the Missouri Public Service Commission; the Massachusetts

Department of Telecommunications and Energy; the Alberta Energy & Utility Board; the Idaho Public Utility Commission; the Louisiana Public Service Commission; the State Corporation Commission of Kansas; the Oklahoma Corporate Commission; the Public Service Commission of South Carolina; the Railroad Commission of Texas – Gas Services Division; the New York Public Service Commission; the Illinois Commerce Commission; the Indiana Utility Regulatory Commission; the California Public Utilities Commission; the Federal Energy Regulatory Commission ("FERC"); the Arkansas Public Service Commission; the Public Utility Commission of Texas; Maryland Public Service Commission; the Washington Utilities and Transportation Commission; the Tennessee Regulatory Commission; the District of Columbia Public Service Commission; the Mississippi Public Service Commission; the Regulatory Commission of Alaska; Delaware Public Service Commission; Virginia State Corporation Commission; Colorado Public Utility Commission; Oregon Public Utility Commission; Wisconsin Public Service Commission; and the North Carolina Utilities Commission.

Q. What is the purpose of your testimony?

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A. The purpose of my testimony is to rebut the Missouri Public Service Commission ("MPSC") Staff ("Staff"), specifically Arthur W. Rice's, recommendations to reverse general plant amortization vintage accounting and to conduct physical inventories of non-production general plant assets.

Q. Is General Plant Amortization a new technique?

A. No. The concept of amortization for General Plant was advanced by the Florida Public Service Commission ("FPSC") in 1987 when it initiated a study of retirement units for electric utilities. As a result of this study, the FPSC established a \$500

1		capitalization criteria in 1987 (FPS Rule 25 – 6.0142 Uniform Retirement Units for
2		Electric Utilities) and established 5- and 7-year amortization periods for most general
3		plant in 1991 (FPS Rule 25 - 6.04361 Subcategorization of Electric Plant for
4		Depreciation Studies and Rate Design).
5	Q.	Has the Federal Energy Regulatory Commission ("FERC") approved of General
6		Plant Amortization?
7	A.	Yes. In 1997 FERC established Accounting Release No. 15 ("AR-15") to specifically
8		address the merits of amortization accounting for certain general plant accounts.
9	Q.	Has the General Plant Amortization method been implemented in other
10		jurisdictions?
11	A.	Yes. General Plant Amortization is utilized in some form by almost every other
12		jurisdiction in the United States and every province in Canada. The attached
13		Schedule JJS-1 is a sample of other utilities which have implemented general plant
14		amortization. The list includes electric, gas, water and wastewater utilities; some
15		regulated by state jurisdictions and others also regulated by FERC.
16	Q.	What are the benefits of general plant amortization?
17	A.	There are many benefits of the general plant amortization as follows:
18 19 20 21 22 23 24 25 26 27 28		 Depreciation rates and associated depreciation expense for each asset class will be stable over time. Once the method is implemented with an approved amortization period, the recovery of these assets will not change. Once the accumulated depreciation is aligned with the amortization method, there will be no need for any further rebalancing and will not require additional ratemaking treatment. Ensures that only the exact cost of the asset will be recovered. Eliminates the need for extensive record keeping for a class of assets which are high volume and low dollar.

1	Q.	Does the general plant amortization method ensure that assets are retired at the
2		end of their assigned life?

- A. Yes. As an example, if an asset has an amortization life of 20 years it will
 automatically be retired once the asset reaches age 20.
- Does the general plant amortization method result in recovery of the exact cost of the asset?
- A. Yes. The general plant amortization method ensures that only the exact cost of the asset will be recovered. If an asset cost \$ 1,000 then only \$ 1,000 will be recovered.

 This occurs because the asset will automatically be retired at the end of its amortizable life.
- 11 Q. Will the recommendation by MPSC Staff to eliminate general plant amortization 12 and conduct physical inventories result in extensive record keeping and require 13 excessive man-hours to track?
- A. Yes. General plant assets are high volume, low dollar and mobile. General plant assets represent approximately 2% of total plant assets. The mobility of these assets makes it difficult and time consuming to inventory. The number of man-hours to track general plant assets is disproportionate to generation, transmission and distribution assets. In other words, fixed asset accounting and field operations could spend the same amount of time or more to track general plant assets as it would for the remaining 98% of assets.

Q. Can you explain how the amortization method is implemented?

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22 A. Yes. First, an average service life or useful life is established for each asset class.

23 The useful life is determined based on the type of asset, the functionality of the asset

24 and the expected period of time the asset can reliably render service. An example of

this would be desktop computers. A reasonable useful life is 5 years. Second, all assets are booked by dollar amount and year of installation. Third, each asset or vintage (year of installation) is retired after it has been in service for the full amortization period. In the example of desktop computers, that would be 5 years. This means the assets will be depreciated for 5 years or at a 20% rate. Once the asset (vintage) has reached its 5-year useful life and has been fully depreciated, it is retired off the books. It is understood and accepted in this methodology that some desktop computers will actually survive longer than 5 years and some will not stay in service for 5 years. However, the effort to actually inventory all desktop computers each year in order to determine if the 5-year life is precise and then to revise the depreciation rate accordingly to represent the actual dispersion pattern is not warranted. The fluctuation in rates is not justified for the percentage of plant in service for all GMO assets. Additionally, the stable 20% rate is fair to all ratepayers.

Q. Do you lose a degree of accuracy with your general plant asset recovery?

A. Not necessarily. If your useful life is properly established, then the recovery patterns will resemble the useful life in theory. Plus, the practice prior to amortization accounting represented many assets on the books longer than truly utilized, as confirmed by Mr. Rice in his direct testimony, and dispersion patterns that were unrealistic.

Q. Are you aware of any jurisdictions that have found the use of amortization for general plant harmful?

A. No, not at all. I am not aware of any utility that has implemented general plant amortization and since gone back to depreciation, nor am I aware of any regulatory body that has required the reversal of general plant amortization.

- 1 Q. Will general plant amortization require a periodic reserve rebalancing?
- A. No. Once the reserve is aligned to the surviving plant balance, then full recovery will occur in conjunction with the time the assets are on the books.
- 4 Q. Do all asset classes have the same amortization period and associated rate?
- 5 A. No. Each asset class has an established useful life or amortization period that best represents the assets in the account.
- Q. Are the amortization periods utilized by GMO, as agreed in the last rate case, similar to others in the industry?
- 9 A. Yes, with the exception of those that were modified through the case. The table
 10 below sets forth the industry ranges of amortization periods for the asset classes
 11 GMO currently has in service:

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	Amortization Period
Account	(Industry Range)
391.1	15-20
391.2	4-5
391.4	5-7
391.6	10-15
393	20-25
394	20-25
395	15-20
397	10-15
398	15-25

- Q. Are you aware of any utilities which conduct a physical inventory of their general plant assets, as recommended by Mr. Rice?
- 15 A. No.
- 16 Q. Does this conclude your testimony?
- 17 A. Yes, it does.

BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

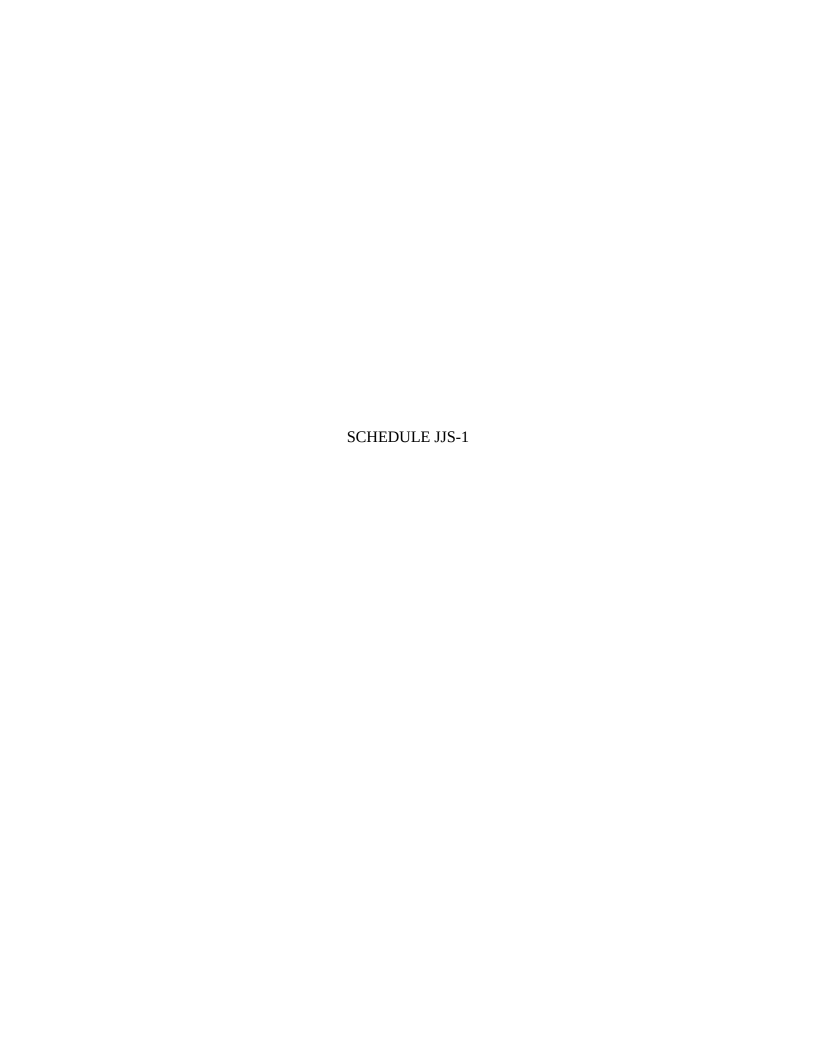
In the Matter of KCP&L Greater Missouri Operations Company's Request for Authority to Implement General Rate Increase for Electric Service) Case No. ER-2012-0175
AFFIDAVIT OF JOHN J. SPANOS
COMMONWEALTH OF PENNSYLVANIA)
COUNTY OF CUMBERLAND) ss
John J. Spanos, being first duly sworn on his oath, states:
1. My name is John J. Spanos. I am employed by Gannett Fleming as Senior Vice
President of the Valuation and Rate Division. My services have been retained by Kansas City
Power & Light Company.
2. Attached hereto and made a part hereof for all purposes is my Rebuttal Testimony
on behalf of KC&PL Greater Missouri Operations Company consisting of Seven
() pages, having been prepared in written form for introduction into evidence in the above-
captioned docket.
3. I have knowledge of the matters set forth therein. I hereby swear and affirm that
my answers contained in the attached testimony to the questions therein propounded, including
any attachments thereto, are true and accurate to the best of my knowledge, information and
belief.
John J. Aparos
John J. Spanor Subscribed and sworn before me this day of September, 2012.
Notary Public Notary Public
My commission expires: February 20, 2015
COMMONWEALTH OF PENNSYLVANIA

COMMONWEALTH OF PENNSTLVANIA

Notarial Seal

Cheryl Ann Rutter, Notary Public
East Pennsboro Twp., Cumberland County
My Commission Expires Feb. 20, 2015

MEMBER, PENNSYLVANIA ASSOCIATION OF NOTARIES



SCHEDULE JJS-1

Alaska Electric Light and Power

Allegheny Energy - Monongahela Power Co.

Allegheny Energy - Potomac Edison Company

Allegheny Energy Supply, Inc.

Allete

Alliant Energy - Wisconsin Power & Light

Alliant Energy - Illinois

Alliant Energy - Iowa

Alliant Energy - Minnesota

Alliant Energy - Wisconsin Power & Light

Altagas Utilities, Inc.

Altalink LP

Ameren CILCO

Ameren CIPS

Ameren LP

AmerenUE

American Electric Power- Texas Central

American Electric Power- Texas North

American Transmission Company

Anchorage Municipal Light and Power

Anchorage- Municipal Water and Wastewater

Arizona Public Service Company

Atco Gas

Atlantic City Electric Company

Atmos Energy Corporation - Illinois

Atmos Energy Corporation - Missouri

Atmos Energy- Shared Services

Atmos Texas Pipeline

Atmos West Texas

Avista Corporation

Baltimore Gas and Electric

Bangor Hydro - Electric Company

BC Gas Utility, Ltd.

Black Hills Colorado Electric Utility Company, LP

Bonneville Power Administration

Calgary Electric System, City of

Cap Rock Energy

Carolina Gas Transmission Corporation

CCPS Transportation LLC

Centerpoint Energy - Arkansas

Centerpoint Energy - Houston Electric LLC

Centerpoint Energy Arkla - General

Centerpoint Energy Arkla - Louisiana

Centerpoint Energy Arkla - Services

Centerpoint Energy Entex - Texas Division

Centerpoint Houston- Gas

Centerpoint Shared Services

Centerpoint South Texas

Centra Gas Alberta, Inc.

Centra Gas British Columbia Inc.

Centra Gas Manitoba Inc.

Central Hudson Gas and Electric

Central Vermont Public Service Corporation

Chugach Electric Association, Inc

Cincinnati Gas and Electric Company - Electric

Cincinnati Gas and Electric Company - Gas

Citizens Energy Group

Cleco

Colorado, Public Service of- Electric

Colorado, Public Service of- Gas

Columbia Gas of Kentucky

Columbia Gas of Maryland

Columbia Gas of Massachusetts, Inc.

Columbia Gas of Ohio

Columbia Gas of Pennsylvania

Columbia Gas of Virginia

Commonwealth Edison

Consumers Electric

Consumers Gas

Delmarva Power & Light

Detroit Energy

Dominion - Virginia Power

Dominion Cove Point - LNG, LP

Dominion East Ohio

Duke Energy Carolinas

Duke Energy Indiana

Duke Energy Kentucky - Electric

Duke Energy Kentucky - Gas

Duke Energy Ohio - Electric

Duke Energy Ohio Gas

Duke Power Company

Duquesne Light Company

East Kentucky Power Cooperative

El Paso Electric Company

Elizabethtown Gas Company

Elkton Gas

Enbridge Gas Distribution, Inc.

Enbridge Pipelines (Southern Lights) LLC

Enmax Power Corporation

Entergy Arkansas, Inc.

Entergy Gulf States Louisiana, LLC

Entergy Louisiana, LLC

Entergy Mississippi, Inc.

Entergy Texas, Inc.

Equitable Gas Company

Exelon Generation Company

First Energy Corp - West Penn Power Company

Florida Gas Transmission

Florida Power & Light Company

Florida Power Company

FortisAlberta, Inc.

FortisBC Inc.

Gaz Metro

Gazifere

Grand Trunk Corp.

Granite State Gas Transmission, Inc.

Greater Missouri Operations - Ecorp

Greater Missouri Operations - L&P Jurisdiction

Greater Missouri Operations - MPS Jurisdiction

Heritage Gas Limited

Houston Lighting and Power Company

Idaho Power Company

Indiana American Water Company

Inland Corp.

Inner Passage Electric Cooperative

Jackson Energy Cooperative Corporation

Kansas City Power and Light Company – Kansas Jurisdiction

Kansas City Power and Light Company – Missouri Jurisdiction

Kentucky American Water Company

Kentucky Utilities

Kinder Morgan - Trans Mountain Pipe Lines

Kokomo Gas and Fuel Company

Laclede Gas Company

Lawrenceburg Gas Company

Lethbridge Electrical Utility, The City of

Louisville Gas and Electric Company - Electric

Louisville Gas and Electric Company - Gas

Madison Gas and Electric Company

Maine Public Service Company

Manitoba Hydro

Maritime Electric Company

Maui Electric Company

Metropolitan Edison Company

Michigan Electric Transmission Company

Michigan Gas Utilities

MidAmerican Energy Company - Electric

MidAmerican Energy Company - Gas

Minnesota Energy Resources Corporation

Missouri-American Water Company

National Fuel Gas Distribution - NY Division

National Fuel Gas Distribution - Pa Division

NB Power

Nevada Power Company

Newfoundland and Labrador Hydro

Newfoundland Light and Power Inc.

Nolin Rural Electric Cooperative Corp.

North Carolina, Public Service Company of

North Penn Gas Company

North Shore Gas Company

Northern Indiana Fuel and Light Company, Inc.

Northern Indiana Public Service Co. - Electric

Northern Indiana Public Service Co. - Gas

Northern States Power

Northland Utilities (NWT) Limited

Northland Utilities (Yellowknife) Ltd

Northwest Natural Gas

Northwest Territories Power Corporation

Nova Gas Transmission Ltd

Nova Scotia Power, Inc.

NSTAR - Electric

NSTAR Electric & Gas Company – Commonwealth Electric Company

NSTAR Electric & Gas Company - Gas

Ohio American Water Company

Oklahoma Gas and Electric

Oklahoma Gas and Electric (Holding Company Assets)

Oklahoma Natural Gas

Oklahoma, Public Service of

Oncor Electric Delivery

Otter Tail Power Company

Owen Electric Cooperative

Pacific Gas & Electric Company - Electric

Pacific Gas & Electric Company - Gas

Pacific Northern Gas Ltd.

PacificCorp

Penn Fuel Gas Company

Pennsylvania Electric Company

Pennsylvania Suburban Water Company

Pennsylvania-American Water Company

Peoples Gas Light and Coke Company

Peoples Natural Gas LLC

Philadelphia Suburban Water Company

Phillips Gas and Oil Co., T.W.

Piedmont Natural Gas - Carolinas

Piedmont Natural Gas - Tennessee

PMI Services North America, Inc.

Portland General Electric

Potomac Electric Power Company

PPL Electric Utilities Corporation

PPL Gas Utilities Corporation

Progress Energy- Florida

PSI Energy, Inc.

Puget Sound Energy - Electric

Puget Sound Energy - Gas

Questar Gas Company

Qulliq Energy Corporation

Red Deer Electric System, The City of

Reliant Energy

River Gas Company

Roaring Creek Water Company

San Diego Gas and Electric

SaskEnergy Incorporated

Shenango Valley Water Company

Sierra Pacific Power Company - Electric

Sierra Pacific Power Company - Gas

South Carolina Electric & Gas Company - Electric

South Carolina Electric & Gas Company - Gas

South Jersey Gas Company

Southern California Edison

Southwest Gas Corporation - Northern Division

Southwest Gas Corporation - Southern Division

Southwestern Electric Power Company

Southwestern Public Service- Texas

Tennessee American Water Company

Terasen Gas, Inc.

Texas New Mexico Power

TransCanada Pipelines Limited

TransCanada Pipelines Limited – Canadian Mainline

UGI Central Penn Gas, Inc.

UGI Penn Natural Gas, Inc.

UGI Utilities, Inc. - Electric Division

UGI Utilities, Inc. - Gas Division

Union Light Heat and Power Company

United Water Arkansas

Upper Peninsula Power

Virginia American Water Company

Virginia Gas Distribution Company

Virginia Gas Pipeline Company

Virginia Gas Storage Company

Virginia Natural Gas, Inc.

WE Power

West Chester Area Municipal Authority

Westar Energy, Inc. - North

Westar Energy, Inc. - South

Wisconsin Power and Light Company - Electric

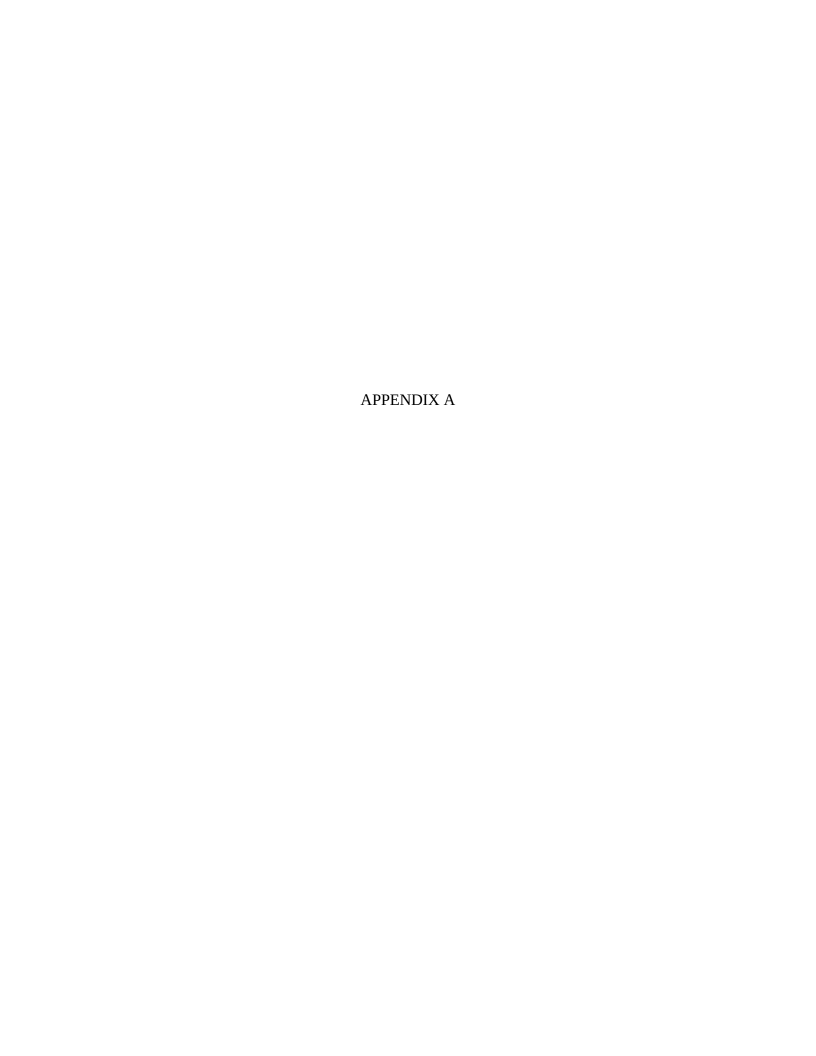
Wisconsin Power and Light Company - Gas

Wisconsin Public Service Corporation - Electric

Wisconsin Public Service Corporation - Gas

York Water Company, The

Yukon Electrical Company Limited



JOHN SPANOS

DEPRECIATION EXPERIENCE

In June, 1986, I was employed by Gannett Fleming Valuation and Rate Consultants, Inc. as a Depreciation Analyst. During the period from June, 1986 through December, 1995, I assisted in the preparation of numerous depreciation and original cost studies for utility companies in various industries. I helped perform depreciation studies for the following telephone companies: United Telephone of Pennsylvania, United Telephone of New Jersey and Anchorage Telephone Utility. I helped perform depreciation studies for the following companies in the railroad industry: Union Pacific Railroad, Burlington Northern Railroad and Wisconsin Central Transportation Corporation.

I assisted in the preparation of depreciation studies for the following organizations in the electric industry: Chugach Electric Association, The Cincinnati Gas & Electric Company (CG&E), The Union Light, Heat and Power Company (ULH&P), Northwest Territories Power Corporation and the City of Calgary - Electric System.

I assisted in the preparation of depreciation studies for the following pipeline companies: TransCanada Pipelines Limited, Trans Mountain Pipe Line Company Ltd., Interprovincial Pipe Line Inc., Nova Gas Transmission Limited and Lakehead Pipeline Company.

I assisted in the preparation of depreciation studies for the following gas companies: Columbia Gas of Pennsylvania, Columbia Gas of Maryland, The Peoples Natural Gas Company, T. W. Phillips Gas & Oil Company, CG&E, ULH&P, Lawrenceburg Gas Company and Penn Fuel Gas, Inc.

I assisted in the preparation of depreciation studies for the following water companies: Indiana-American Water Company, Consumers Pennsylvania Water Company and The York Water Company; and depreciation and original cost studies for Philadelphia Suburban Water Company and Pennsylvania-American Water Company.

In each of the above studies, I assembled and analyzed historical and simulated data, performed field reviews, developed preliminary estimates of service life and net salvage, calculated annual depreciation, and prepared reports for submission to state Public Utility Commissions or federal regulatory agencies. I performed these studies under the general direction of William M. Stout, P.E.

In January, 1996, I was assigned to the position of Supervisor of Depreciation Studies. In July, 1999, I was promoted to the position of Manager, Depreciation and Valuation Studies. In December, 2000, I was promoted to the position of Vice-President of Gannett Fleming Valuation and Rate Consultants, Inc. and in April 2012, I was promoted to my present position as Senior Vice President of the Valuation and Rate Division of Gannett Fleming, Inc. In my current position, I am responsible for conducting all depreciation, valuation and original cost studies, including the preparation of final exhibits and responses to data requests for submission to the appropriate regulatory bodies.

Since January 1996, I have conducted depreciation studies similar to those previously listed, including assignments for Pennsylvania-American Water Company; Aqua Pennsylvania; Kentucky-American Water Company; Virginia-American Water Company; Indiana-American Water Company; Hampton Water Works Company; Omaha Public Power District; Enbridge Pipe Line Company; Inc.; Columbia Gas of Virginia, Inc.; Virginia Natural Gas Company; National Fuel Gas Distribution Corporation - New York and Pennsylvania Divisions; The City of

Bethlehem - Bureau of Water; The City of Coatesville Authority; The City of Lancaster - Bureau of Water; Peoples Energy Corporation; The York Water Company; Public Service Company of Colorado; Enbridge Pipelines; Enbridge Gas Distribution, Inc.; Reliant Energy-HLP; Massachusetts-American Water Company; St. Louis County Water Company; Missouri-American Water Company; Chugach Electric Association; Alliant Energy; Oklahoma Gas & Electric Company; Nevada Power Company; Dominion Virginia Power; NUI - Virginia Gas Companies; Pacific Gas & Electric Company; PSI Energy; NUI -Elizabethtown Gas Company; Cinergy Corporation - CG&E; Cinergy Corporation - ULH&P; Columbia Gas of Kentucky; South Carolina Electric & Gas Company; Idaho Power Company; El Paso Electric Company; Central Hudson Gas & Electric; Centennial Pipeline Company; CenterPoint Energy-Arkansas; CenterPoint Energy - Oklahoma; CenterPoint Energy - Entex; CenterPoint Energy - Louisiana; NSTAR – Boston Edison Company; Westar Energy, Inc.; United Water Pennsylvania; PPL Electric Utilities; PPL Gas Utilities; Wisconsin Power & Light Company; TransAlaska Pipeline; Avista Corporation; Northwest Natural Gas; Allegheny Energy Supply, Inc.; Public Service Company of North Carolina; South Jersey Gas Company; Duquesne Light Company; MidAmerican Energy Company; Laclede Gas; Duke Energy Company; E.ON U.S. Services Inc.; Elkton Gas Services; Anchorage Water and Wastewater Utility; Kansas City Power and Light; Duke Energy North Carolina; Duke Energy South Carolina; Duke Energy Ohio Gas; Duke Energy Kentucky; Duke Energy Indiana; Northern Indiana Public Service Company; Tennessee-American Water Company; Columbia Gas of Maryland; Bonneville Power Administration; NSTAR Electric and Gas Company; EPCOR Distribution, Inc.; B. C. Gas Utility, Ltd; Entergy Arkansas; Entergy Texas; Entergy Mississippi; Entergy Louisiana, Entergy Gulf States Louisiana, the Borough of Hanover, Madison Gas and Electric, Atlantic City Electric and

Greater Missouri Operations. My additional duties include determining final life and salvage estimates, conducting field reviews, presenting recommended depreciation rates to management for its consideration and supporting such rates before regulatory bodies.