THIS FI	LING IS
Item 1: X An Initial (Original) Submission	OR Resubmission No

Form 1 Approved OMB No. 1902-0021 (Expires 12/31/2011) Form 1-F Approved OMB No. 1902-0029 (Expires 12/31/2011) Form 3-Q Approved OMB No. 1902-0205 (Expires 1/31/2012)



FERC FINANCIAL REPORT FERC FORM No. 1: Annual Report of Major Electric Utilities, Licensees and Others and Supplemental Form 3-Q: Quarterly Financial Report

These reports are mandatory under the Federal Power Act, Sections 3, 4(a), 304 and 309, and 18 CFR 141.1 and 141.400. Failure to report may result in criminal fines, civil penalties and other sanctions as provided by law. The Federal Energy Regulatory Commission does not consider these reports to be of confidential nature

Exact Legal Name of Respondent (Company)

Kansas City Power & Light Company

Year/Period of Report

End of <u>2010/Q3</u>

INSTRUCTIONS FOR FILING FERC FORM NOS. 1 and 3-Q

GENERAL INFORMATION

I. Purpose

FERC Form No. 1 (FERC Form 1) is an annual regulatory requirement for Major electric utilities, licensees and others (18 C.F.R. § 141.1). FERC Form No. 3-Q (FERC Form 3-Q) is a quarterly regulatory requirement which supplements the annual financial reporting requirement (18 C.F.R. § 141.400). These reports are designed to collect financial and operational information from electric utilities, licensees and others subject to the jurisdiction of the Federal Energy Regulatory Commission. These reports are also considered to be non-confidential public use forms.

II. Who Must Submit

Each Major electric utility, licensee, or other, as classified in the Commission's Uniform System of Accounts Prescribed for Public Utilities and Licensees Subject To the Provisions of The Federal Power Act (18 C.F.R. Part 101), must submit FERC Form 1 (18 C.F.R. § 141.1), and FERC Form 3-Q (18 C.F.R. § 141.400).

Note: Major means having, in each of the three previous calendar years, sales or transmission service that exceeds one of the following:

- (1) one million megawatt hours of total annual sales,
- (2) 100 megawatt hours of annual sales for resale,
- (3) 500 megawatt hours of annual power exchanges delivered, or
- (4) 500 megawatt hours of annual wheeling for others (deliveries plus losses).

III. What and Where to Submit

- (a) Submit FERC Forms 1 and 3-Q electronically through the forms submission software. Retain one copy of each report for your files. Any electronic submission must be created by using the forms submission software provided free by the Commission at its web site: http://www.ferc.gov/docs-filing/eforms/form-1/elec-subm-soft.asp. The software is used to submit the electronic filing to the Commission via the Internet.
- (b) The Corporate Officer Certification must be submitted electronically as part of the FERC Forms 1 and 3-Q filings.
- (c) Submit immediately upon publication, by either eFiling or mail, two (2) copies to the Secretary of the Commission, the latest Annual Report to Stockholders. Unless eFiling the Annual Report to Stockholders, mail the stockholders report to the Secretary of the Commission at:

Secretary
Federal Energy Regulatory Commission
888 First Street, NE
Washington, DC 20426

(d) For the CPA Certification Statement, submit within 30 days after filing the FERC Form 1, a letter or report (not applicable to filers classified as Class C or Class D prior to January 1, 1984). The CPA Certification Statement can be either eFiled or mailed to the Secretary of the Commission at the address above.

The CPA Certification Statement should:

- Attest to the conformity, in all material aspects, of the below listed (schedules and pages) with the Commission's applicable Uniform System of Accounts (including applicable notes relating thereto and the Chief Accountant's published accounting releases), and
- b) Be signed by independent certified public accountants or an independent licensed public accountant certified or licensed by a regulatory authority of a State or other political subdivision of the U. S. (See 18 C.F.R. §§ 41.10-41.12 for specific qualifications.)

Reference Schedules	<u>Pages</u>
Comparative Balance Sheet	110-113
Statement of Income	114-117
Statement of Retained Earnings	118-119
Statement of Cash Flows	120-121
Notes to Financial Statements	122-123

 The following format must be used for the CPA Certification Statement unless unusual circumstances or conditions, explained in the letter or report, demand that it be varied. Insert parenthetical phrases only when exceptions are reported.

"In connection with our regular examination of the financial statements of for the year ended on which we have
reported separately under date of, we have also reviewed schedules
of FERC Form No. 1 for the year filed with the Federal Energy Regulatory Commission, for
conformity in all material respects with the requirements of the Federal Energy Regulatory Commission as set forth in its
applicable Uniform System of Accounts and published accounting releases. Our review for this purpose included such
tests of the accounting records and such other auditing procedures as we considered necessary in the circumstances.

Based on our review, in our opinion the accompanying schedules identified in the preceding paragraph (except as noted below) conform in all material respects with the accounting requirements of the Federal Energy Regulatory Commission as set forth in its applicable Uniform System of Accounts and published accounting releases."

The letter or report must state which, if any, of the pages above do not conform to the Commission's requirements. Describe the discrepancies that exist.

- (f) Filers are encouraged to file their Annual Report to Stockholders, and the CPA Certification Statement using eFiling. To further that effort, new selections, "Annual Report to Stockholders," and "CPA Certification Statement" have been added to the dropdown "pick list" from which companies must choose when eFiling. Further instructions are found on the Commission's website at http://www.ferc.gov/help/how-to.asp.
- (g) Federal, State and Local Governments and other authorized users may obtain additional blank copies of FERC Form 1 and 3-Q free of charge from http://www.ferc.gov/docs-filing/eforms/form-1/form-1.pdf and http://www.ferc.gov/docs-filing/eforms.asp#3Q-gas.

IV. When to Submit:

FERC Forms 1 and 3-Q must be filed by the following schedule:

- a) FERC Form 1 for each year ending December 31 must be filed by April 18th of the following year (18 CFR § 141.1), and
- b) FERC Form 3-Q for each calendar quarter must be filed within 60 days after the reporting quarter (18 C.F.R. § 141.400).

V. Where to Send Comments on Public Reporting Burden.

The public reporting burden for the FERC Form 1 collection of information is estimated to average 1,144 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data-needed, and completing and reviewing the collection of information. The public reporting burden for the FERC Form 3-Q collection of information is estimated to average 150 hours per response.

Send comments regarding these burden estimates or any aspect of these collections of information, including suggestions for reducing burden, to the Federal Energy Regulatory Commission, 888 First Street NE, Washington, DC 20426 (Attention: Information Clearance Officer); and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503 (Attention: Desk Officer for the Federal Energy Regulatory Commission). No person shall be subject to any penalty if any collection of information does not display a valid control number (44 U.S.C. § 3512 (a)).

GENERAL INSTRUCTIONS

- I. Prepare this report in conformity with the Uniform System of Accounts (18 CFR Part 101) (USofA). Interpret all accounting words and phrases in accordance with the USofA.
- II. Enter in whole numbers (dollars or MWH) only, except where otherwise noted. (Enter cents for averages and figures per unit where cents are important. The truncating of cents is allowed except on the four basic financial statements where rounding is required.) The amounts shown on all supporting pages must agree with the amounts entered on the statements that they support. When applying thresholds to determine significance for reporting purposes, use for balance sheet accounts the balances at the end of the current reporting period, and use for statement of income accounts the current year's year to date amounts.
- III Complete each question fully and accurately, even if it has been answered in a previous report. Enter the word "None" where it truly and completely states the fact.
- IV. For any page(s) that is not applicable to the respondent, omit the page(s) and enter "NA," "NONE," or "Not Applicable" in column (d) on the List of Schedules, pages 2 and 3.
- V. Enter the month, day, and year for all dates. Use customary abbreviations. The "Date of Report" included in the header of each page is to be completed only for resubmissions (see VII. below).
- VI. Generally, except for certain schedules, all numbers, whether they are expected to be debits or credits, must be reported as positive. Numbers having a sign that is different from the expected sign must be reported by enclosing the numbers in parentheses.
- VII For any resubmissions, submit the electronic filing using the form submission software only. Please explain the reason for the resubmission in a footnote to the data field.
- VIII. Do not make references to reports of previous periods/years or to other reports in lieu of required entries, except as specifically authorized.
- IX. Wherever (schedule) pages refer to figures from a previous period/year, the figures reported must be based upon those shown by the report of the previous period/year, or an appropriate explanation given as to why the different figures were used.

Definitions for statistical classifications used for completing schedules for transmission system reporting are as follows:

- FNS Firm Network Transmission Service for Self. "Firm" means service that can not be interrupted for economic reasons and is intended to remain reliable even under adverse conditions. "Network Service" is Network Transmission Service as described in Order No. 888 and the Open Access Transmission Tariff. "Self" means the respondent.
- FNO Firm Network Service for Others. "Firm" means that service cannot be interrupted for economic reasons and is intended to remain reliable even under adverse conditions. "Network Service" is Network Transmission Service as described in Order No. 888 and the Open Access Transmission Tariff.
- LFP for Long-Term Firm Point-to-Point Transmission Reservations. "Long-Term" means one year or longer and" firm" means that service cannot be interrupted for economic reasons and is intended to remain reliable even under adverse conditions. "Point-to-Point Transmission Reservations" are described in Order No. 888 and the Open Access Transmission Tariff. For all transactions identified as LFP, provide in a footnote the

termination date of the contract defined as the earliest date either buyer or seller can unilaterally cancel the contract.

- OLF Other Long-Term Firm Transmission Service. Report service provided under contracts which do not conform to the terms of the Open Access Transmission Tariff. "Long-Term" means one year or longer and "firm" means that service cannot be interrupted for economic reasons and is intended to remain reliable even under adverse conditions. For all transactions identified as OLF, provide in a footnote the termination date of the contract defined as the earliest date either buyer or seller can unilaterally get out of the contract.
- SFP Short-Term Firm Point-to-Point Transmission Reservations. Use this classification for all firm point-to-point transmission reservations, where the duration of each period of reservation is less than one-year.
- NF Non-Firm Transmission Service, where firm means that service cannot be interrupted for economic reasons and is intended to remain reliable even under adverse conditions.
- OS Other Transmission Service. Use this classification only for those services which can not be placed in the above-mentioned classifications, such as all other service regardless of the length of the contract and service FERC Form. Describe the type of service in a footnote for each entry.
- AD Out-of-Period Adjustments. Use this code for any accounting adjustments or "true-ups" for service provided in prior reporting periods. Provide an explanation in a footnote for each adjustment.

DEFINITIONS

- I. Commission Authorization (Comm. Auth.) -- The authorization of the Federal Energy Regulatory Commission, or any other Commission. Name the commission whose authorization was obtained and give date of the authorization.
- II. Respondent -- The person, corporation, licensee, agency, authority, or other Legal entity or instrumentality in whose behalf the report is made.

EXCERPTS FROM THE LAW

Federal Power Act, 16 U.S.C. § 791a-825r

- Sec. 3. The words defined in this section shall have the following meanings for purposes of this Act, to with:
- (3) 'Corporation' means any corporation, joint-stock company, partnership, association, business trust, organized group of persons, whether incorporated or not, or a receiver or receivers, trustee or trustees of any of the foregoing. It shall not include 'municipalities, as hereinafter defined;
 - (4) 'Person' means an individual or a corporation:
- (5) 'Licensee, means any person, State, or municipality Licensed under the provisions of section 4 of this Act, and any assignee or successor in interest thereof;
- (7) 'municipality means a city, county, irrigation district, drainage district, or other political subdivision or agency of a State competent under the Laws thereof to carry and the business of developing, transmitting, unitizing, or distributing power;
- (11) "project' means. a complete unit of improvement or development, consisting of a power house, all water conduits, all dams and appurtenant works and structures (including navigation structures) which are a part of said unit, and all storage, diverting, or fore bay reservoirs directly connected therewith, the primary line or lines transmitting power there from to the point of junction with the distribution system or with the interconnected primary transmission system, all miscellaneous structures used and useful in connection with said unit or any part thereof, and all water rights, rights-of-way, ditches, dams, reservoirs, Lands, or interest in Lands the use and occupancy of which are necessary or appropriate in the maintenance and operation of such unit;
- "Sec. 4. The Commission is hereby authorized and empowered
- (a) To make investigations and to collect and record data concerning the utilization of the water 'resources of any region to be developed, the water-power industry and its relation to other industries and to interstate or foreign commerce, and concerning the location, capacity, development -costs, and relation to markets of power sites; ... to the extent the Commission may deem necessary or useful for the purposes of this Act."
- "Sec. 304. (a) Every Licensee and every public utility shall file with the Commission such annual and other periodic or special* reports as the Commission may be rules and regulations or other prescribe as necessary or appropriate to assist the Commission in the -proper administration of this Act. The Commission may prescribe the manner and FERC Form in which such reports salt be made, and require from such persons specific answers to all questions upon which the Commission may need information. The Commission may require that such reports shall include, among other things, full information as to assets and Liabilities, capitalization, net investment, and reduction thereof, gross receipts, interest due and paid, depreciation, and other reserves, cost of project and other facilities, cost of maintenance and operation of the project and other facilities, cost of renewals and replacement of the project works and other facilities, depreciation, generation, transmission, distribution, delivery, use, and sale of electric energy. The Commission may require any such person to make adequate provision for currently determining such costs and other facts. Such reports shall be made under oath unless the Commission otherwise specifies*.10

"Sec. 309. The Commission shall have power to perform any and all acts, and to prescribe, issue, make, and rescind such orders, rules and regulations as it may find necessary or appropriate to carry out the provisions of this Act. Among other things, such rules and regulations may define accounting, technical, and trade terms used in this Act; and may prescribe the FERC Form or FERC Forms of all statements, declarations, applications, and reports to be filed with the Commission, the information which they shall contain, and the time within which they shall be field..."

General Penalties

The Commission may assess up to \$1 million per day per violation of its rules and regulations. *See* FPA § 316(a) (2005), 16 U.S.C. § 825o(a).

FERC FORM NO. 1/3-Q: REPORT OF MAJOR ELECTRIC UTILITIES, LICENSEES AND OTHER

IDENTIFICATION							
01 Exact Legal Name of Respondent 02 Year/Period of Report							
Kansas City Power & Light Company	·						
03 Previous Name and Date of Change (if name changed during year)							
/ /							
04 Address of Principal Office at End of Per	riod (Street City State Zin Code)						
1200 Main, Kansas City, Missouri 64105							
<u> </u>		00 Tills of O (D				
05 Name of Contact Person Lori A. Wright		06 Title of Contact Vice President & C					
		vice Fresident & C	ontroller				
07 Address of Contact Person (Street, City 1200 Main, Kansas City, Missouri 64105							
08 Telephone of Contact Person, Including	09 This Report Is		10 Date of Report				
Area Code (1) $\boxed{\mathbf{X}}$ An Original (2) \square A Resubmission (Mo, Da, Yr)							
(816) 556-2200		resubillission	11/29/2010				
` '	ARTERLY CORPORATE OFFICER CERTIFIC	ATION	= 0. = 0 . 0				
The undersigned officer certifies that:							
I have examined this report and to the best of my known of the business affairs of the respondent and the finant respects to the Uniform System of Accounts.							
01 Name Lori A. Wright	03 Signature		04 Date Signed				
02 Title			(Mo, Da, Yr)				
Vice President & Controller	Lori A. Wright		11/29/2010				
Title 18, U.S.C. 1001 makes it a crime for any persor		ncy or Department of the	United States any				
false, fictitious or fraudulent statements as to any ma	tter within its jurisdiction.						

Name of Respondent Kansas City Power & Light Company This Report Is: (1) X An Original (2) A Resubmission Date of Report (Mo, Da, Yr) 11/29/2010		(Mo, Da, Yr)	Year/Period of Report End of2010/Q3				
	LIST OF SCHEDULES (Electric Utility)						
	Enter in column (c) the terms "none," "not applicable," or "NA," as appropriate, where no information or amounts have been reported for certain pages. Omit pages where the respondents are "none," "not applicable," or "NA".						
Line No.	Title of Scheo	ule	Reference Page No.	Remarks			
NO.	(a)		(b)	(c)			
1	Important Changes During the Quarter		108-109				
2	Comparative Balance Sheet		110-113				
3	Statement of Income for the Quarter		114-117				
4	Statement of Retained Earnings for the Quarter		118-119				
5	Statement of Cash Flows		120-121				
6	Notes to Financial Statements		122-123				
7	Statement of Accum Comp Income, Comp Incom	ne, and Hedging Activities	122 (a)(b)				
8	Summary of Utility Plant & Accumulated Provision	ns for Dep, Amort & Dep	200-201				
9	Electric Plant In Service and Accum Provision Fo	or Depr by Function	208				
10	Transmission Service and Generation Interconne	ection Study Costs	231	None			
11	Other Regulatory Assets		232				
12	Other Regulatory Liabilities		278				
13	Elec Operating Revenues (Individual Schedule L	ines 300-301)	300-301				
14	Regional Transmission Service Revenues (Acco	unt 457.1)	302	NA			
15	Electric Prod, Other Power Supply Exp, Trans ar	nd Distrib Exp	324				
16	Electric Customer Accts, Service, Sales, Admin	and General Expenses	325				
17	Transmission of Electricity for Others		328-330				
18	Transmission of Electricity by ISO/RTOs		331	NA			
19	Transmission of Electricity by Others		332				
20	Deprec, Depl and Amort of Elec Plant (403,403.		338				
21	Amounts Included in ISO/RTO Settlement State	ments	397				
22	Monthly Peak Loads and Energy Output		399				
23	Monthly Transmission System Peak Load		400				
24	Monthly ISO/RTO Transmission System Peak Lo	pad	400a	NA			

Name of Respondent	This Report Is:	Date of Report	Year/Period of Report
Kansas City Power & Light Company	(1) X An Original (2) A Resubmission	11/29/2010	End of <u>2010/Q3</u>
IMI		OLIA DTED/VEA D	
Give particulars (details) concerning the matters in	PORTANT CHANGES DURING THE		and accept and the are in
accordance with the inquiries. Each inquiry should information which answers an inquiry is given elser 1. Changes in and important additions to franchise franchise rights were acquired. If acquired without 2. Acquisition of ownership in other companies by companies involved, particulars concerning the tra Commission authorization. 3. Purchase or sale of an operating unit or system and reference to Commission authorization, if any were submitted to the Commission. 4. Important leaseholds (other than leaseholds for effective dates, lengths of terms, names of parties, reference to such authorization. 5. Important extension or reduction of transmission began or ceased and give reference to Commission customers added or lost and approximate annual rinew continuing sources of gas made available to it approximate total gas volumes available, period of 6. Obligations incurred as a result of issuance of sidebt and commercial paper having a maturity of or appropriate, and the amount of obligation or guara 7. Changes in articles of incorporation or amendm 8. State the estimated annual effect and nature of 9. State briefly the status of any materially important proceedings culminated during the year. 10. Describe briefly any materially important trans director, security holder reported on Page 106, vot party or in which any such person had a material in 11. (Reserved.) 12. If the important changes during the year relating applicable in every respect and furnish the data real applicable in every respect and furnish the data real applicable in every respect and furnish the data real applicable in every respect and furnish the data real applicable in every respect and furnish the data real applicable in every respect and furnish the data real applicable in every respect and furnish the data real applicable in every respect and furnish the data real applicable in every respect and furnish the data real applicable in every respect and furnish the data real applicable in every respect and furnish the data real applicable in	where in the report, make a refere e rights: Describe the actual consist the payment of consideration, start reorganization, merger, or consol ansactions, name of the Commission: Give a brief description of the property was required. Give date journal ear natural gas lands) that have been reference, rents, and other condition. State on or distribution system: State term authorization, if any was require revenues of each class of service. It from purchases, development, put of contracts, and other parties to any securities or assumption of liabilities are year or less. Give reference to antee. The nents to charter: Explain the natural from authorization wage scale change ant legal proceedings pending at the sactions of the respondent not disconting trustee, associated company of the respondent company appropriate to the respondent company appropriate of the respondent company appropriate of the respondent company appropriate of the respondent program(s) are a cash management	ence to the schedule in wideration given therefore ate that fact. Ilidation with other compared on authorizing the transact roperty, and of the transact roperty, and ded or relinquished. State also the approximate approximate and arrangements, etc. State also the approximate and purpose of such arrangements, etc. State Commission and present of the year, and the closed elsewhere in this roperty, such notes may be in a powers of the responding powers of the responding and its proprietary capital y capital ratio to be less tot, subsidiary, or affiliated	hich it appears. and state from whom the nies: Give names of ction, and reference to actions relating thereto, niform System of Accounts gned or surrendered: Give athorizing lease and give and date operations amate number of any must also state major wise, giving location and c. g issuance of short-term sion authorization, as ananges or amendments. The results of any such eport in which an officer, y of these persons was a ort to stockholders are cluded on this page. ent that may have I ratio is less than 30 than 30 percent, and the companies through a
PAGE 108 INTENTIONALLY LEFT BLANI SEE PAGE 109 FOR REQUIRED INFORI			

Name of Respondent	This Report is:	Date of Report	Year/Period of Report			
	(1) X An Original	(Mo, Da, Yr)	•			
Kansas City Power & Light Company (2) _ A Resubmission 11/29/2010 2010/Q3						
IMPORTANT CHANGES DURING THE QUARTER/YEAR (Continued)						

|--|

- 2. None
- 3. None
- 4. None
- 5. None
- 6. Please see pages 122-123 for Notes to Financial Statements, Note 8 Short-Term Borrowings and Short-Term Bank Lines of Credit and Note 9 Long-Term Debt for obligations incurred during the third quarter 2010.
- 7. None
- 8. None

9. Legal and Regulatory Proceedings/Actions:

Please see pages 122-123 for Notes to Financial Statements, Note 5 Regulatory Matters, Note 10 Commitments and Contingencies detailing 2010 Environmental Matters and Note 11 for Legal Proceedings that were still active at September 30, 2010.

- 10. None
- 11. Reserved
- 12. See the Notes to Financial Statements included on pages 122-123.
- 13. On July 6, 2010, John R. Marshall retired as Executive Vice President.
- 14. Not Applicable

Nam	e of Respondent	This Report Is:	Date of F		Year/F	Period of Report	
Kansa	s City Power & Light Company	(1) X An Original (2) A Resubmission	•	(Mo, Da, Yr) 11/29/2010 End of		f <u>2010/Q3</u>	
	COMPARATIV	E BALANCE SHEET (ASSETS	AND OTHER	R DEBITS	5)		
Line No.	Title of Accoun		Ref. Page No. (b)	Curren End of Qua Bala (c	arter/Year ance	Prior Year End Balance 12/31 (d)	
1	UTILITY PLA	ANT	000 004	7.07	70 700 000	0.050.544.400	
2	Utility Plant (101-106, 114)		200-201		76,729,680	6,258,514,423	
3	Construction Work in Progress (107) TOTAL Utility Plant (Enter Total of lines 2 and	3)	200-201	1	38,269,500 64,999,180	1,144,170,255 7,402,684,678	
5	(Less) Accum. Prov. for Depr. Amort. Depl. (10		200-201	1	18,095,610	2,899,768,920	
6	Net Utility Plant (Enter Total of line 4 less 5)	55, 116, 111, 116)	200 201	1	16,903,570	4,502,915,758	
7	Nuclear Fuel in Process of Ref., Conv., Enrich.	, and Fab. (120.1)	202-203	,-	676,429	12,190,208	
8	Nuclear Fuel Materials and Assemblies-Stock			4	13,224,665	0	
9	Nuclear Fuel Assemblies in Reactor (120.3)			7	78,870,218	78,870,218	
10	Spent Nuclear Fuel (120.4)			8	33,085,759	83,085,759	
11	Nuclear Fuel Under Capital Leases (120.6)				0	0	
12	(Less) Accum. Prov. for Amort. of Nucl. Fuel A		202-203	1	25,654,721	105,975,785	
13	Net Nuclear Fuel (Enter Total of lines 7-11 less	s 12)		1	30,202,350	68,170,400	
14	Net Utility Plant (Enter Total of lines 6 and 13)			4,69	97,105,920	4,571,086,158	
15	Utility Plant Adjustments (116)				0	0	
16 17	Gas Stored Underground - Noncurrent (117)	INVECTMENTS			0	0	
18	OTHER PROPERTY AND Nonutility Property (121)	DINVESTMENTS			8,812,690	4,584,195	
19	(Less) Accum. Prov. for Depr. and Amort. (122	9)		1	4,461,724	2,102,385	
20	Investments in Associated Companies (123)	-)			0	2,102,000	
21	Investment in Subsidiary Companies (123.1)		224-225		6,824,211	3,779,947	
22	(For Cost of Account 123.1, See Footnote Pag	ge 224, line 42)					
23	Noncurrent Portion of Allowances		228-229		0	0	
24	Other Investments (124)				1,331,703	3,241,798	
25	Sinking Funds (125)				0	0	
26	Depreciation Fund (126)				0	0	
27	Amortization Fund - Federal (127)				0	0	
28	Other Special Funds (128)			12	20,742,879	112,487,043	
29	Special Funds (Non Major Only) (129)				0	0	
30	Long-Term Portion of Derivative Assets (175)	(1-2)			0	0	
31	Long-Term Portion of Derivative Assets – Hed	· ,		40	0	0	
32	TOTAL Other Property and Investments (Lines CURRENT AND ACCR	-		13	33,249,759	121,990,598	
34	Cash and Working Funds (Non-major Only) (1:				o	0	
35	Cash (131)	30)			1,905,702	1,516,320	
36	Special Deposits (132-134)				229,384	73,723	
37	Working Fund (135)				44,098	44,098	
38	Temporary Cash Investments (136)				236,408	15,040,376	
39	Notes Receivable (141)				0	0	
40	Customer Accounts Receivable (142)				0	0	
41	Other Accounts Receivable (143)			5	52,312,125	76,157,764	
42	(Less) Accum. Prov. for Uncollectible AcctCre	edit (144)			0	0	
43	Notes Receivable from Associated Companies	` '		+	93,433,086	50,274,913	
44	Accounts Receivable from Assoc. Companies	(146)			18,140,051	36,516,694	
45	Fuel Stock (151)		227	4	15,512,574	45,596,392	
46	Fuel Stock Expenses Undistributed (152)		227		0	0	
47	Residuals (Elec) and Extracted Products (153)	1	227		0	77.856.217	
48 49	Plant Materials and Operating Supplies (154) Merchandise (155)		227 227	+ - 8	34,659,637	77,856,217 0	
50	Other Materials and Supplies (156)		227		0	0	
51	Nuclear Materials Held for Sale (157)		202-203/227		0	0	
52	Allowances (158.1 and 158.2)		228-229		0	0	
l ———	0 TODILLIO ((DT)((0.00)						

Nam	e of Respondent	This Report Is:	Date of F		Year	Period of Report
Kansa	s City Power & Light Company	(1) X An Original	(Mo, Da, 11/29/20	·		of 2010/Q3
		(2) A Resubmission			<u> </u>	<u> </u>
	COMPARATIV	E BALANCE SHEET (ASSETS	AND OTHER			
Line			Ref.		nt Year ıarter/Year	Prior Year End Balance
No.	Title of Account	t	Page No.		ance	12/31
	(a)		(b)		c)	(d)
53	(Less) Noncurrent Portion of Allowances		` '	,	0	0
54	Stores Expense Undistributed (163)		227		7,353,119	6,949,219
55	Gas Stored Underground - Current (164.1)				0	0
56	Liquefied Natural Gas Stored and Held for Production	cessing (164.2-164.3)			0	0
57	Prepayments (165)				8,948,553	10,402,885
58	Advances for Gas (166-167)				0	0
59	Interest and Dividends Receivable (171)				0	0
60	Rents Receivable (172)				612,215	189,200
61	Accrued Utility Revenues (173)				0	0
62	Miscellaneous Current and Accrued Assets (17	74)		,	53,579,951	19,452,158
63	Derivative Instrument Assets (175)				0	0
64	(Less) Long-Term Portion of Derivative Instrum	nent Assets (175)			0	0
65	Derivative Instrument Assets - Hedges (176)	ant Anata Hadra (470			0	242,000
66 67	(Less) Long-Term Portion of Derivative Instrum Total Current and Accrued Assets (Lines 34 th			20	0 66,966,903	340,311,959
68	DEFERRED DE			30	50,900,903	340,311,939
69	Unamortized Debt Expenses (181)	-5113		,	20,495,309	17,137,558
70	Extraordinary Property Losses (182.1)		230a	<u> </u>	0	0
71	Unrecovered Plant and Regulatory Study Costs	s (182.2)	230b		0	0
72	Other Regulatory Assets (182.3)	(102.2)	232	7;	39,015,413	722,643,301
73	Prelim. Survey and Investigation Charges (Elec	ctric) (183)			0	0
74	Preliminary Natural Gas Survey and Investigati				0	0
75	Other Preliminary Survey and Investigation Cha				0	0
76	Clearing Accounts (184)				727,379	2,164,738
77	Temporary Facilities (185)				875	455
78	Miscellaneous Deferred Debits (186)		233	•	11,744,287	40,133,347
79	Def. Losses from Disposition of Utility Plt. (187	-			0	0
80	Research, Devel. and Demonstration Expend.	(188)	352-353		145,000	145,000
81	Unamortized Loss on Reaquired Debt (189)				5,138,462	5,311,425
82	Accumulated Deferred Income Taxes (190)		234	48	86,536,083	468,954,103
83	Unrecovered Purchased Gas Costs (191)			4.00	0	0
84	Total Deferred Debits (lines 69 through 83)				63,802,808	1,256,489,927
85	TOTAL ASSETS (lines 14-16, 32, 67, and 84)			6,46	61,125,390	6,289,878,642
	<u> </u>					

Name	e of Respondent	This Report is:	Date of F		Year/	Period of Report
Kansa	s City Power & Light Company	(1) x An Original (2)	-	mo, da, yr) 11/29/2010 end of		f 2010/Q3
	COMPARATIVE E	BALANCE SHEET (LIABILITIE	 S and othe	R CREDI		<u> </u>
1.3		,		Curren		Prior Year
Line No.			Ref.	End of Qua	arter/Year	End Balance
INO.	Title of Account		Page No.	Bala	nce	12/31
	(a)		(b)	(c	:)	(d)
1	PROPRIETARY CAPITAL					
2	Common Stock Issued (201)		250-251	48	37,041,247	487,041,247
3	Preferred Stock Issued (204)		250-251		0	0
4	Capital Stock Subscribed (202, 205)				0	0
5	Stock Liability for Conversion (203, 206)				0	0
6	Premium on Capital Stock (207)				0	0
7	Other Paid-In Capital (208-211)		253	1,07	76,114,704	1,076,114,704
8	Installments Received on Capital Stock (212)		252		0	0
9	(Less) Discount on Capital Stock (213)		254		0	0
10	(Less) Capital Stock Expense (214)		254b		0	0
11	Retained Earnings (215, 215.1, 216)		118-119	49	0,815,769	403,870,643
12	Unappropriated Undistributed Subsidiary Earnir	ngs (216.1)	118-119		3,824,211	779,947
13	(Less) Reaquired Capital Stock (217)		250-251		0	0
14	Noncorporate Proprietorship (Non-major only)				0	0
15	Accumulated Other Comprehensive Income (2	19)	122(a)(b)	-3	37,789,233	-41,533,850
16	Total Proprietary Capital (lines 2 through 15)			2,02	20,006,698	1,926,272,691
17	LONG-TERM DEBT					
18	Bonds (221)		256-257	1,77	78,668,000	1,778,668,000
19	(Less) Reaquired Bonds (222)		256-257		0	0
20	Advances from Associated Companies (223)		256-257		0	0
21	Other Long-Term Debt (224)		256-257		3,271,797	3,491,904
22	Unamortized Premium on Long-Term Debt (225	5)			0	0
23	(Less) Unamortized Discount on Long-Term De	ebt-Debit (226)			1,932,663	2,050,854
24	Total Long-Term Debt (lines 18 through 23)			1,78	80,007,134	1,780,109,050
25	OTHER NONCURRENT LIABILITIES					
26	Obligations Under Capital Leases - Noncurrent	(227)			2,064,187	2,106,928
27	Accumulated Provision for Property Insurance ((228.1)			0	0
28	Accumulated Provision for Injuries and Damage	es (228.2)			2,256,906	2,319,441
29	Accumulated Provision for Pensions and Benef	řits (228.3)		42	20,742,689	421,180,541
30	Accumulated Miscellaneous Operating Provision	ons (228.4)			0	0
31	Accumulated Provision for Rate Refunds (229)				0	0
32	Long-Term Portion of Derivative Instrument Lia	bilities			0	0
33	Long-Term Portion of Derivative Instrument Lia	bilities - Hedges			0	0
34	Asset Retirement Obligations (230)			12	25,690,170	119,846,415
35	Total Other Noncurrent Liabilities (lines 26 thro	ugh 34)		55	0,753,952	545,453,325
36	CURRENT AND ACCRUED LIABILITIES					
37	Notes Payable (231)			20	9,503,000	186,577,000
38	Accounts Payable (232)			13	6,306,246	256,173,309
39	Notes Payable to Associated Companies (233)			3	5,638,565	4,306,020
40	Accounts Payable to Associated Companies (2	34)			0	585,606
41	Customer Deposits (235)				6,538,319	7,358,676
42	Taxes Accrued (236)		262-263	6	2,897,837	22,380,642
43	Interest Accrued (237)			3	6,978,762	26,722,311
44	Dividends Declared (238)				0	0
45	Matured Long-Term Debt (239)				0	0

Name	e of Respondent	This Report is:	Date of F		Year/	Period of Report
Kansas	s City Power & Light Company	(1) x An Original (2)	(mo, da, 11/29/20			f 2010/Q3
	COMPARATIVE B	BALANCE SHEET (LIABILITIES	S AND OTHE	0114 01		
1.5		,		Curren	t Year	Prior Year
Line No.			Ref.	End of Qua	arter/Year	End Balance
INO.	Title of Account		Page No.	Bala	I	12/31
	(a)		(b)	(0	c)	(d)
46	Matured Interest (240)				0	0
47	Tax Collections Payable (241)				7,764,307	6,459,718
48	Miscellaneous Current and Accrued Liabilities (242)		2	26,716,199	41,912,453
49	Obligations Under Capital Leases-Current (243)			55,909	52,673
50	Derivative Instrument Liabilities (244)				0	0
51	(Less) Long-Term Portion of Derivative Instrum	ent Liabilities			0	0
52	Derivative Instrument Liabilities - Hedges (245)				0	0
53	(Less) Long-Term Portion of Derivative Instrum	ent Liabilities-Hedges			0	0
	Total Current and Accrued Liabilities (lines 37 t			52	22,399,144	552,528,408
	DEFERRED CREDITS	,				
	Customer Advances for Construction (252)				1,881,418	2,096,403
	Accumulated Deferred Investment Tax Credits	(255)	266-267	13	30,251,945	135,680,838
	Deferred Gains from Disposition of Utility Plant	` '			0	0
	Other Deferred Credits (253)	(200)	269	F	52,133,787	51,179,209
	Other Regulatory Liabilities (254)		278		39,267,469	250,721,276
	Unamortized Gain on Reaquired Debt (257)		270		0	0
	Accum. Deferred Income Taxes-Accel. Amort.(281)	272-277		0	0
	Accum. Deferred Income Taxes-Accel. Amort.	·	212-211	1.03	33,258,290	907,112,328
	Accum. Deferred Income Taxes-Other (283)	(202)				
	Total Deferred Credits (lines 56 through 64)				31,165,553	138,725,114
	TOTAL LIABILITIES AND STOCKHOLDER EC	NUTY (lines 16, 24, 25, 54 and 65)			37,958,462	1,485,515,168
00	TOTAL LIABILITIES AND STOCKHOLDER EC	(IIIIes 10, 24, 33, 34 and 63)		0,40	61,125,390	6,289,878,642
				1		
						l l

	e of Respondent	This Report Is: (1) X An Original	Date (Mo	e of Report , Da, Yr)	Year/Period	
Kansas City Power & Light Company		(2) A Resubmission	,	29/2010	End of	2010/Q3
		STATEMENT OF IN	COME		-	
data i 2. En 3. Re the qu 4. Re the qu 5. If a Annu 5. Do	port in column (c) the current year to date balance in column (k). Report in column (d) similar data for ter in column (e) the balance for the reporting quait port in column (g) the quarter to date amounts for cuarter to date amounts for other utility function for it port in column (h) the quarter to date amounts for cuarter to date amounts for other utility function for diditional columns are needed, place them in a focal or Quarterly if applicable not report fourth quarter data in columns (e) and (the previous year. This inform ter and in column (f) the balan electric utility function; in colur the current year quarter. electric utility function; in colur the prior year quarter. thote.	ation is reported ce for the same nn (i) the quarter nn (j) the quarter	in the annual filin three month period to date amounts to date amounts	ng only. od for the prior year for gas utility, and for gas utility, and	in column (k)
	port amounts for accounts 412 and 413, Revenues ty department. Spread the amount(s) over lines 2					milar manner to
	port amounts in account 414, Other Utility Operation			, ,		
Line No.	Title of Account	(Ref.) Page No.	Total Current Year to Date Balance for Quarter/Year	Total Prior Year to Date Balance for Quarter/Year	Current 3 Months Ended Quarterly Only No 4th Quarter	Prior 3 Months Ended Quarterly Only No 4th Quarter
	(a)	(b)	(c)	(d)	(e)	(f)
1	UTILITY OPERATING INCOME				•	
2	Operating Revenues (400)	300-301	1,194,647,556	996,966,224	486,438,998	395,461,329
3	Operating Expenses					
4	Operation Expenses (401)	320-323	524,056,139	475,982,625	190,974,943	175,139,745
5	Maintenance Expenses (402)	320-323	82,339,773	72,133,691	23,175,696	20,865,038
6	Depreciation Expense (403)	336-337	126,390,640	117,479,625	43,743,615	40,593,037
7	Depreciation Expense for Asset Retirement Costs (403.1)	336-337	856,911	938,740	264,637	319,214
	Amort. & Depl. of Utility Plant (404-405)	336-337	65,710,146	48,651,779	22,554,808	18,771,503
9	Amort. of Utility Plant Acq. Adj. (406)	336-337				
10	Amort. Property Losses, Unrecov Plant and Regulatory Stud	ly Costs (407)				
11	Amort. of Conversion Expenses (407)					
	Regulatory Debits (407.3)					
13	(Less) Regulatory Credits (407.4)		6,700,666	6,403,967	2,242,898	2,176,477
14	Taxes Other Than Income Taxes (408.1)	262-263	99,292,304	90,215,456	37,213,540	32,605,632
	Income Taxes - Federal (409.1)	262-263	24,120,641	56,410,442	-16,039,932	45,547,015
16	,	262-263	5,130,384	7,599,336	-2,547,611	5,592,521
17	()	234, 272-277	69,922,002	-31,852,263	76,183,406	-25,668,346
18	(Less) Provision for Deferred Income Taxes-Cr. (411.1)	234, 272-277	4,835,388	17,418,224	-808,137	10,016,940
19	Investment Tax Credit Adj Net (411.4)	266	-5,405,760	27,347,353	-525,421	11,806,053
20	(Less) Gains from Disp. of Utility Plant (411.6)					
21	Losses from Disp. of Utility Plant (411.7)					
22	(Less) Gains from Disposition of Allowances (411.8)					
23	Losses from Disposition of Allowances (411.9)		E 040 7FF	E 40E 000	1 070 064	1 057 000
24	Accretion Expense (411.10) TOTAL Utility Operating Expenses (Enter Total of lines 4 thr	u 24)	5,843,755 986,720,881	5,465,226 846,549,819	1,978,261 375,541,181	1,857,262 315,235,257
	Net Util Oper Inc (Enter Tot line 2 less 25) Carry to Pg117,lin	,	207,926,675	150,416,405	110,897,817	80,226,072
	Tect our opposition (Enter February 1987)	(O 2)	201,020,070	100,110,100	110,007,017	00,=20,072

Name of Respondent		This Report Is: (1) X An Origina	ıl	Date of Report (Mo, Da, Yr)	Year/Period of Report Fnd of 2010/Q3				
Kansas City Power & Light Company		(No., 24, 11) End of 2010/Q (2) A Resubmission 11/29/2010 STATEMENT OF INCOME FOR THE YEAR (Continued)							
1 llee nage 122 for im-	rtant notes regarding the ct-t			AR (Continued)					
Give concise explanal nade to the utility's custon the gross revenues or confit the utility to retain such 1 Give concise explanat.	ortant notes regarding the state tions concerning unsettled rate or mers or which may result in notes to which the contingency rate revenues or recover amount ions concerning significant annues received or costs incurrent	te proceedings where a naterial refund to the u elates and the tax effe s paid with respect to nounts of any refunds	a contingency exists attility with respect to part to the total to the total t	power or gas purchases explanation of the majo ses. Iring the year resulting fo	. State for each year effer factors which affect the room settlement of any rate	cted rights			
2. If any notes appearing 3. Enter on page 122 a on cluding the basis of allo 4. Explain in a footnote i	g in the report to stokholders a concise explanation of only the cations and apportionments for if the previous year's/quarter's sufficient for reporting addition	ose changes in accou rom those used in the figures are different f	nting methods made preceding year. Also rom that reported in p	during the year which has, give the appropriate deprior reports.	ad an effect on net incom ollar effect of such change	es.			
ELECT	RIC UTILITY		UTILITY		THER UTILITY				
Current Year to Date (in dollars)	Previous Year to Date (in dollars)	Current Year to Date (in dollars)	Previous Year to (in dollars)	Date Current Year to Da (in dollars)	te Previous Year to Date (in dollars)	Line No.			
(g)	(h)	(i)	(j)	(k)	(I)				
			_						
1,194,647,556	996,966,224					2			
						3			
524,056,139	475,982,625					4			
82,339,773	72,133,691								
126,390,640	117,479,625					(
856,911	938,740								
65,710,146	48,651,779					- 1			
						9			
						10			
						1			
						12			
6,700,666	6,403,967					1;			
99,292,304	90,215,456					14			
24,120,641	56,410,442					1:			
5,130,384	7,599,336					1			
69,922,002	-31,852,263					1			
4,835,388	17,418,224					18			
-5,405,760	27,347,353					1			
0,400,700	27,047,000					20			
						2			
						2			
						23			
5,843,755	5,465,226					24			
986,720,881	846,549,819					25			
207,926,675	150,416,405					26			

Line No. Title of Accour (a) 27 Net Utility Operating Income (Carried forward from the company of the company	STATEMENT OF II	esubmission NCOME FOR T (Ref.) Page No. (b)	HE YEAR (cor	OTAL	Current 3 Months Ended Quarterly Only No 4th Quarter (e)	Prior 3 Months Ended Quarterly Only No 4th Quarter (f)
No. Title of Accour (a) 27 Net Utility Operating Income (Carried forward from the company of t	nt	(Ref.) Page No.	T Current Year	OTAL Previous Year	Ended Quarterly Only No 4th Quarter	Ended Quarterly Only No 4th Quarter
No. Title of Accour (a) 27 Net Utility Operating Income (Carried forward from the company of t		Page No.	Current Year	Previous Year	Ended Quarterly Only No 4th Quarter	Ended Quarterly Only No 4th Quarter
Title of Accour (a) 27 Net Utility Operating Income (Carried forward froward froward Income and Deductions 29 Other Income 30 Nonutilty Operating Income 31 Revenues From Merchandising, Jobbing and C 32 (Less) Costs and Exp. of Merchandising, Job. 8		Page No.			No 4th Quarter	No 4th Quarter
(a) 27 Net Utility Operating Income (Carried forward from the company of the com		_				
27 Net Utility Operating Income (Carried forward from 28 Other Income and Deductions 29 Other Income 30 Nonutilty Operating Income 31 Revenues From Merchandising, Jobbing and C 32 (Less) Costs and Exp. of Merchandising, Job. 8	om page 114)	(b)	(c)	(d)	(e)	(f)
28 Other Income and Deductions 29 Other Income 30 Nonutilty Operating Income 31 Revenues From Merchandising, Jobbing and C 32 (Less) Costs and Exp. of Merchandising, Job. 8	om page 114)				l i	
28 Other Income and Deductions 29 Other Income 30 Nonutilty Operating Income 31 Revenues From Merchandising, Jobbing and C 32 (Less) Costs and Exp. of Merchandising, Job. 8	rom page 114)				,	
28 Other Income and Deductions 29 Other Income 30 Nonutilty Operating Income 31 Revenues From Merchandising, Jobbing and C 32 (Less) Costs and Exp. of Merchandising, Job. 8	rom page 114)					
29 Other Income 30 Nonutilty Operating Income 31 Revenues From Merchandising, Jobbing and C 32 (Less) Costs and Exp. of Merchandising, Job. &			207,926,6	75 150,416,405	110,897,817	80,226,072
Nonutilty Operating Income Revenues From Merchandising, Jobbing and C (Less) Costs and Exp. of Merchandising, Job. 8						
31 Revenues From Merchandising, Jobbing and C 32 (Less) Costs and Exp. of Merchandising, Job. &						
32 (Less) Costs and Exp. of Merchandising, Job. &					l '	
33 Revenues From Nonutility Operations (417)	Contract Work (416)		2,914,1	3,724,511	1,151,278	1,340,970
34 (Less) Expenses of Nonutility Operations (417)	1)		339,25		1,151,278	118,728
35 Nonoperating Rental Income (418)	1)		-41,24		-41,188	2,258
36 Equity in Earnings of Subsidiary Companies (41	18.1)	119	3,044,26		1,325,663	829,123
37 Interest and Dividend Income (419)	10.1)	119	489,9	 		278,308
38 Allowance for Other Funds Used During Constr			21,686,86		5,605,557	7,860,246
39 Miscellaneous Nonoperating Income (421)	uction (413.1)		515,93		 	221,625
40 Gain on Disposition of Property (421.1)			29,34		-1,207	221,023
41 TOTAL Other Income (Enter Total of lines 31 th			28,299,92	-	· · · · · ·	10,413,802
42 Other Income Deductions	114 40)		20,200,0	20,710,110	0,220,400	10,410,002
43 Loss on Disposition of Property (421.2)			184,0	18	160,579	
44 Miscellaneous Amortization (425)			104,0		100,070	
45 Donations (426.1)			1,960,02	28 1,009,598	789,284	219,254
46 Life Insurance (426.2)			-107,47		-316,994	-382,914
47 Penalties (426.3)			13,4		12,510	9
48 Exp. for Certain Civic, Political & Related Activ	vities (426.4)		584,75		216,450	179,211
49 Other Deductions (426.5)	(12011)		17,900,14			4,430,497
50 TOTAL Other Income Deductions (Total of lines	s 43 thru 49)		20,534,94	 		4,446,057
51 Taxes Applic. to Other Income and Deductions	,		.,,.	,,,,,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	, 1,11
52 Taxes Other Than Income Taxes (408.2)		262-263	47,28	53,616	15,876	38,256
53 Income Taxes-Federal (409.2)		262-263	-5,108,84	19 -2,901,070	-2,488,598	-1,138,077
54 Income Taxes-Other (409.2)		262-263	-922,56	50 -516,862	-449,382	-198,507
55 Provision for Deferred Inc. Taxes (410.2)		234, 272-277				
56 (Less) Provision for Deferred Income Taxes-Cr.	. (411.2)	234, 272-277	1,178,17	72	1,178,172	
57 Investment Tax Credit AdjNet (411.5)						
58 (Less) Investment Tax Credits (420)			23,13	33 23,133	7,711	7,711
59 TOTAL Taxes on Other Income and Deductions	s (Total of lines 52-58)		-7,185,42	-3,387,449	-4,107,987	-1,306,039
60 Net Other Income and Deductions (Total of line	s 41, 50, 59)		14,950,40	20,281,219	1,481,842	7,273,784
61 Interest Charges						
62 Interest on Long-Term Debt (427)			88,439,1	80,831,630	29,459,927	29,530,168
63 Amort. of Debt Disc. and Expense (428)			1,658,80	1,288,819	726,343	465,444
64 Amortization of Loss on Reaquired Debt (428.1)		300,0	50 296,521	102,370	98,841
65 (Less) Amort. of Premium on Debt-Credit (429)						
66 (Less) Amortization of Gain on Reaquired Debt-	-Credit (429.1)					
67 Interest on Debt to Assoc. Companies (430)			24,86		10,855	10,433
68 Other Interest Expense (431)			-6,191,0			-518,622
69 (Less) Allowance for Borrowed Funds Used Du	ring Construction-Cr. (432)		21,344,10	23,550,117	5,888,241	7,624,470
70 Net Interest Charges (Total of lines 62 thru 69)			62,887,69	61,812,854		21,961,794
71 Income Before Extraordinary Items (Total of line	es 27, 60 and 70)		159,989,39	90 108,884,770	92,562,890	65,538,062
72 Extraordinary Items						
73 Extraordinary Income (434)						1
73 Extraordinary Income (434) 74 (Less) Extraordinary Deductions (435)						
73 Extraordinary Income (434) 74 (Less) Extraordinary Deductions (435) 75 Net Extraordinary Items (Total of line 73 less lin	ıe 74)					
73 Extraordinary Income (434) 74 (Less) Extraordinary Deductions (435) 75 Net Extraordinary Items (Total of line 73 less lin 76 Income Taxes-Federal and Other (409.3)		262-263				
73 Extraordinary Income (434) 74 (Less) Extraordinary Deductions (435) 75 Net Extraordinary Items (Total of line 73 less lin 76 Income Taxes-Federal and Other (409.3) 77 Extraordinary Items After Taxes (line 75 less lin		262-263				
73 Extraordinary Income (434) 74 (Less) Extraordinary Deductions (435) 75 Net Extraordinary Items (Total of line 73 less lin 76 Income Taxes-Federal and Other (409.3)		262-263	159,989,38	00 108,884,770	92,562,890	65,538,062
73 Extraordinary Income (434) 74 (Less) Extraordinary Deductions (435) 75 Net Extraordinary Items (Total of line 73 less lin 76 Income Taxes-Federal and Other (409.3) 77 Extraordinary Items After Taxes (line 75 less lin		262-263	159,989,39	108,884,770	92,562,890	65,538,062

Name of Respondent	This Report is:	Date of Report	Year/Period of Report
· ·	(1) X An Original	(Mo, Da, Yr)	·
Kansas City Power & Light Company	(2) A Resubmission	11/29/2010	2010/Q3
	FOOTNOTE DATA		

Schedule Page: 114 Line No.: 68 Column: c

Per Case No. ER10-230-000, FERC transmission formula rate case, additional detail for other interest expense has been provided below:

431015 Commitment Exp-ST Loans
431016 Interest on Unsecur Notes
All Other Interest Expense
Total Other Interest Expense

Q1	Q2	Q3	Total YTD Q3
162,060	213,676	548,354	924,090
207,878	305,077	267,108	780,063
(1,257,801)	(1,227,481)	(5,409,946)	(7,895,228)
(887.863)	(708.728)	(4.594.484)	(6.191.075)

	e of Respondent	This I	Rep	oort Is: An Original	Date of Re (Mo, Da, Y			Period of R	eport 010/Q3
Kans	as City Power & Light Company	(2)		A Resubmission	11/29/2010		End o	·	
		STA	TE	MENT OF RETAINED EAR	NINGS				
1. Do	not report Lines 49-53 on the quarterly vers	ion.							
	eport all changes in appropriated retained ea		s, ι	inappropriated retained e	earnings, year	to date, ar	nd unappr	opriated	
undis	stributed subsidiary earnings for the year.	ŭ							
3. Ea	ach credit and debit during the year should b	e ider	tifi	ed as to the retained ear	nings account	t in which re	ecorded (/	Accounts	433, 436
	inclusive). Show the contra primary account								
	ate the purpose and amount of each reserva								
	st first account 439, Adjustments to Retained	d Earn	ing	s, reflecting adjustments	to the openir	ng balance	of retaine	d earning	s. Follow
,	edit, then debit items in that order.								
	now dividends for each class and series of ca						Б		
	now separately the State and Federal income								
	xplain in a footnote the basis for determining rent, state the number and annual amounts								
	any notes appearing in the report to stockho						•		atea.
9. 11	any notes appearing in the report to stockho	iueis a	are	applicable to tris statem	ient, include t	nem on paç	ges 122-1	23.	
						Curre			vious
						Quarter/			er/Year
					ontra Primary	Year to			o Date
Line	Item			Acc	ount Affected	Balan	ce		ance
No.	(a)				(b)	(c)		(0	(1)
	UNAPPROPRIATED RETAINED EARNINGS (AC	count	216	5)					
	Balance-Beginning of Period					403	3,870,643		396,449,640
	Changes								
	Adjustments to Retained Earnings (Account 439)								
4 5									
6									
7									
8									
9	TOTAL Credits to Retained Earnings (Acct. 439)								
10									
11									
12									
13									
14									
	TOTAL Debits to Retained Earnings (Acct. 439)								
	Balance Transferred from Income (Account 433 le	ess Ac	cou	ınt 418.1)		156	5,945,126		107,069,737
	Appropriations of Retained Earnings (Acct. 436)								
18									
19									
20									
21	TOTAL Appropriations of Detained Foreigns (Ass	+ 426)							
23	TOTAL Appropriations of Retained Earnings (Acc Dividends Declared-Preferred Stock (Account 43								
23	Dividends Declared-Freiened Stock (Account 43	<i>(</i>)							
25									
26									
27									
28									
29	TOTAL Dividends Declared-Preferred Stock (Acc	t. 437)							
30	Dividends Declared-Common Stock (Account 438	3)							
31						-70	0,000,000	(54,000,000)
32									
33									
34									
35	TOTAL PULL L D. J. J. C.						2 000 5		E4.000.000
	TOTAL Dividends Declared-Common Stock (Acc		:	. Caminas		-70	0,000,000	(54,000,000)
	Transfers from Acct 216.1, Unapprop. Undistrib.		ıary	r Earnings		404	015 700		440 E10 277
38	Balance - End of Period (Total 1,9,15,16,22,29,36					490	0,815,769		449,519,377
39	APPROPRIATED RETAINED EARNINGS (Account	uni ZT	<i>)</i>						
39									

	e of Respondent as City Power & Light Company			ort Is: An Original		Date of Re (Mo, Da, Y		Year/ End o	Period of Report 2010/Q3
Naiis	as City Fower & Light Company	(2) A Resubmission STATEMENT OF RETAINED E			11/29/2010				
1 Do	not report Lines 49-53 on the quarterly vers		AIEI	VIENT OF RETAINED	EARN	NINGS			
	eport all changes in appropriated retained ea		as. u	nappropriated retair	ed ea	arnings, vear	to date. an	d unappı	opriated
	stributed subsidiary earnings for the year.	9	, -,			g-, ,	,		
3. Ea	ach credit and debit during the year should b				earn	ings accoun	t in which re	ecorded (Accounts 433, 436
	439 inclusive). Show the contra primary account affected in column (b)								
	State the purpose and amount of each reservation or appropriation of retained earnings.								
	5. List first account 439, Adjustments to Retained Earnings, reflecting adjustments to the opening balance of retained earnings. Follow by credit, then debit items in that order.								
	edit, then debit items in that order. now dividends for each class and series of c	anital	letor	nk					
	now separately the State and Federal incom-				acco	unt 439 Adii	istments to	Retained	d Farnings
	plain in a footnote the basis for determining								
	rent, state the number and annual amounts								
9. If	any notes appearing in the report to stockho	Iders	are	applicable to this sta	ateme	ent, include t	hem on pag	ges 122-1	23.
							Curre	nt	Previous
							Quarter/	Year	Quarter/Year
						ntra Primary	Year to I		Year to Date
Line	Item				Acco	ount Affected	Balan	ce	Balance
No.	(a)					(b)	(c)		(d)
41									
42									
43 44									
	TOTAL Appropriated Retained Earnings (Accoun	t 215)							
	APPROP. RETAINED EARNINGS - AMORT. Re			eral (Account 215.1)					
46	TOTAL Approp. Retained Earnings-Amort. Reser								
$\overline{}$	TOTAL Approp. Retained Earnings (Acct. 215, 27								
$\overline{}$	TOTAL Retained Earnings (Acct. 215, 215.1, 216						490),815,769	449,519,377
	UNAPPROPRIATED UNDISTRIBUTED SUBSID							· · ·	
	Report only on an Annual Basis, no Quarterly			,					
49	Balance-Beginning of Year (Debit or Credit)								
50	Equity in Earnings for Year (Credit) (Account 418	.1)							
51	(Less) Dividends Received (Debit)								
52									
53	Balance-End of Year (Total lines 49 thru 52)								
					<u> </u>				

	e of Respondent	This		port Is:]An Original	Date of Report (Mo, Da, Yr)		Year/Period of Report End of 2010/Q3
Kans	as City Power & Light Company	(2)		A Resubmission	11/29/2010		End of2010/Q3
			S	TATEMENT OF CASH FLO	ows		
	des to be used:(a) Net Proceeds or Payments;(b)Bonds, o	lebentı	ures	and other long-term debt; (c) li	nclude commercial paper; and	(d) Ider	ntify separately such items as
	ments, fixed assets, intangibles, etc. ormation about noncash investing and financing activities	must h	e nro	ovided in the Notes to the Final	ncial statements. Also provide	a recor	nciliation between "Cash and Cash
Equiva	alents at End of Period" with related amounts on the Balan	ce She	eet.		·		
	erating Activities - Other: Include gains and losses pertain se activities. Show in the Notes to the Financials the amou					and fina	ancing activities should be reported
	esting Activities: Include at Other (line 31) net cash outflow					d with I	liabilities assumed in the Notes to
1	nancial Statements. Do not include on this statement the	dollar a	amou	int of leases capitalized per the	USofA General Instruction 20	; instea	ad provide a reconciliation of the
	amount of leases capitalized with the plant cost.				Current Year to Dat	<u> </u>	Previous Year to Date
Line No.	Description (See Instruction No. 1 for E	xplana	atior	n of Codes)	Quarter/Year	.0	Quarter/Year
INO.	(a)				(b)		(c)
-	Net Cash Flow from Operating Activities:						
	Net Income (Line 78(c) on page 117)				159,98	9,390	108,884,770
	Noncash Charges (Credits) to Income:						
	Depreciation and Depletion				192,10	0,786	166,131,404
	Amortization of						
	Nuclear Fuel				19,67		12,828,450
	Other T. (N.)				· ·	4,924	6,454,057
	Deferred Income Taxes (Net)				63,90		-49,270,487
	Investment Tax Credit Adjustment (Net)				-5,42		27,324,220
	Net (Increase) Decrease in Receivables				-51,94		54,380,737
	Net (Increase) Decrease in Inventory Net (Increase) Decrease in Allowances Inventory				-7,12	3,502	-10,802,791
	Net Increase (Decrease) in Payables and Accrue	d Evn	once	00	-26,32	5 901	-1,583,861
	Net (Increase) Decrease in Other Regulatory Ass		ense	=======================================	-20,32	-	-18,123,494
	Net Increase (Decrease) in Other Regulatory Liab				•	4,962	-449,191
	(Less) Allowance for Other Funds Used During C			ın.	21,68		22,592,434
17	(Less) Undistributed Earnings from Subsidiary Co			"11		4,264	1,815,033
	Other (provide details in footnote):	пра	1103		68,12		10,620,324
19	Cutor (provide details in recursor).				00,12	0,200	10,020,021
20							
21							
22	Net Cash Provided by (Used in) Operating Activiti	es (T	otal	2 thru 21)	376,18	7,770	281,986,671
23				·			
24	Cash Flows from Investment Activities:						
25	Construction and Acquisition of Plant (including la	and):					
26	Gross Additions to Utility Plant (less nuclear fuel)				-360,40	9,951	-546,670,202
27	Gross Additions to Nuclear Fuel				-31,71	0,886	-20,081,723
28	Gross Additions to Common Utility Plant						
29	Gross Additions to Nonutility Plant				-16	5,789	-261,569
30	(Less) Allowance for Other Funds Used During C	onstru	ıctio	n	-21,68	6,868	-22,592,434
	Other (provide details in footnote):						
32							
33							
	Cash Outflows for Plant (Total of lines 26 thru 33))			-370,59	9,758	-544,421,060
35	Association of Other Newscart Association						
	Acquisition of Other Noncurrent Assets (d)						
37	Proceeds from Disposal of Noncurrent Assets (d)						
	Investments in and Advances to Assess and Subs	idion	, Ca	maniaa			
-	Investments in and Advances to Assoc. and Subs Contributions and Advances from Assoc. and Subs			-			
-	Disposition of Investments in (and Advances to)	Joiuld	ı y C	ompanies			
	Associated and Subsidiary Companies						
43	, toosolated and odbolalary companies						
	Purchase of Investment Securities (a)				-78,34	3,917	-36,123,683
	Proceeds from Sales of Investment Securities (a)				75,58	-	33,368,390
	(-)				1,50		,,

Nam	e of Respondent		R	eport Is:	Date of Report	Year/Period of Report
Kans	sas City Power & Light Company	(1)	Ľ	☐An Original ☐A Resubmission	(Mo, Da, Yr) 11/29/2010	End of2010/Q3
		(-)	١	TATEMENT OF CASH FLC		
(4) 0-	de de la companya de	d = l= = = 4.				Interest to the second
	des to be used:(a) Net Proceeds or Payments;(b)Bonds, on ments, fixed assets, intangibles, etc.	debenti	ure	and other long-term debt; (c) Inc	ciude commercial paper; and (d)	identify separately such items as
	ormation about noncash investing and financing activities	must be	ер	ovided in the Notes to the Finan	cial statements. Also provide a re	econciliation between "Cash and Casl
	alents at End of Period" with related amounts on the Balar					
	erating Activities - Other: Include gains and losses pertain se activities. Show in the Notes to the Financials the amou					i financing activities should be reporte
	resting Activities: Include at Other (line 31) net cash outflow					vith liabilities assumed in the Notes to
	nancial Statements. Do not include on this statement the	dollar a	amo	unt of leases capitalized per the	USofA General Instruction 20; ins	stead provide a reconciliation of the
dollar	amount of leases capitalized with the plant cost.				Current Year to Date	Previous Year to Date
Line	Description (See Instruction No. 1 for E	xplana	atio	n of Codes)	Quarter/Year	Quarter/Year
No.	(a)				(b)	(c)
46	Loans Made or Purchased				(*)	(-7
47	Collections on Loans					
48						
	Net (Increase) Decrease in Receivables					
	Net (Increase) Decrease in Inventory					
	Net (Increase) Decrease in Allowances Held for S	Specul	lati	nn .		
-	Net Increase (Decrease) in Payables and Accrue					
	Other (provide details in footnote):	и шхр	CII	565		
	,				F 704 F	70 4 700 74
	Salvage and Removal				-5,704,5	
	Net Money Pool Lending				6,000,0	000
	Net Cash Provided by (Used in) Investing Activitie	es				
	Total of lines 34 thru 55)				-373,059,6	523 -545,382,64
58						
59	Cash Flows from Financing Activities:					
60	Proceeds from Issuance of:					
61	Long-Term Debt (b)					412,980,30
62	Preferred Stock					
63	Common Stock					
64	Other (provide details in footnote):					
65	Contributions from Great Plains Energy					247,500,00
	Net Increase in Short-Term Debt (c)				22,926,0	000
	Other (provide details in footnote):				, ,	
	Net money pool borrowings				34,776,8	323
69	The state of the s					
	Cash Provided by Outside Sources (Total 61 thru	69)			57,702,8	660,480,30
71	Cash Forded by Catalag Courses (Fotal of this	00)			01,102,0	200, 100,00
	Payments for Retirement of:					
	Long-term Debt (b)				220.1	06
	Preferred Stock				-220,1	00
	Common Stock					
-	Other (provide details in footnote):					
	Issuance Costs				-5,025,4	
	Net Decrease in Short-Term Debt (c)					-342,164,00
79						
	Dividends on Preferred Stock					
	Dividends on Common Stock				-70,000,0	-54,000,00
	Net Cash Provided by (Used in) Financing Activit	ies				
83	(Total of lines 70 thru 81)		_		-17,542,7	733 260,301,31
84						
85	Net Increase (Decrease) in Cash and Cash Equiv	alents	3			
86	(Total of lines 22,57 and 83)				-14,414,5	-3,094,65
87						
88	Cash and Cash Equivalents at Beginning of Perio	od .			16,600,7	794 5,297,39
89	, , , , , , , , , , , , , , , , , , , ,				2,224,	
	Cash and Cash Equivalents at End of period				2,186,2	2,202,74
	4				2,.30,2	_,,

Name of Respondent	This Report is:	Date of Report	Year/Period of Report
	(1) X An Original	(Mo, Da, Yr)	·
Kansas City Power & Light Company	(2) A Resubmission	11/29/2010	2010/Q3
	FOOTNOTE DATA		

Schedule Page: 120 Line No.: 90 Column: b		
	2010	2009
	3rd Quarter	3rd Quarter
Balance Sheet, pages 110-111:		
Line No. 35 - Cash (131)	\$1,905,702	\$1,758,059
Line No. 36 - Special Deposits (132-134)	229,384	392,883
Line No. 37 - Working Fund (135)	44,098	44,098
Line No. 38 - Temporary Cash Investments (136)	236,408	400,591
Total Balance Sheet	\$2,415,592	\$2,595,631
Less: Funds on Deposit in 134, not considered		
Cash and Cash Equivalents	(229,384)	(392,883)
Cash and Cash Equivalents at End of Period	\$2,186,208	\$2,202,748

Kansas City Power & Light Company (1) An Original 11/29/2010 End of 2010/3 An Original 11/29/2010 End of 2010/3 An Original 11/29
NOTES TO FINANCIAL STATEMENTS 1. Use the space below for important notes regarding the Balance Sheet, Statement of Income for the year, Statement of Retained Earnings for the year, and Statement of Cash Flows, or any account thereof. Classify the notes according to each basic statement, providing a subheading for each statement except where a note is applicable to more than one statement. 2. Furnish particulars (details) as to any significant contingent assets or liabilities existing at end of year, including a brief explanation of any action initiated by the Internal Revenue Service involving possible assessment of additional income taxes of material amount, or of a claim for refund of income taxes of a material amount initiated by the utility. Give also a brief explanation of any dividends in arrears on cumulative preferred stock. 3. For Account 116, Utility Plant Adjustments, explain the origin of such amount, debits and credits during the year, and plan of disposition contemplated, giving references to Cormmission orders or other authorizations respecting classification of amounts as plant adjustments and requirements as to disposition thereof. 4. Where Accounts 189, Unamortized Loss on Reacquired Debt, and 257, Unamortized Gain on Reacquired Debt, are not used, give an explanation, providing the rate treatment given these items. See General Instruction 17 of the Uniform System of Accounts. 5. Give a concise explanation of any retained earnings restrictions and state the amount of retained earnings affected by such restrictions. 6. If the notes to financial statements relating to the respondent company appearing in the annual report to the stockholders are applicable and furnish the data required by instructions above and on pages 114-121, such notes may be included herein. 7. For the 3Q disclosures, respondent must provide in the notes sufficient disclosures so as to make the interim information not misleading. Disclosures which would substantially duplicate the disclosures contained in the most rec
1. Use the space below for important notes regarding the Balance Sheet, Statement of Income for the year, Statement of Retained Earnings for the year, and Statement of Cash Flows, or any account thereof. Classify the notes according to each basic statement, providing a subheading for each statement except where a note is applicable to more than one statement. 2. Furnish particulars (details) as to any significant contingent assets or liabilities existing at end of year, including a brief explanation of any action initiated by the Internal Revenue Service involving possible assessment of additional income taxes of material amount, or of a claim for refund of income taxes of a material amount initiated by the utility. Give also a brief explanation of any dividends in arrears on cumulative preferred stock. 3. For Account 116, Utility Plant Adjustments, explain the origin of such amount, debits and credits during the year, and plan of disposition contemplated, giving references to Commission orders or other authorizations respecting classification of amounts as plant adjustments and requirements as to disposition thereof. 4. Where Accounts 189, Unamortized Loss on Reacquired Debt, and 257, Unamortized Gain on Reacquired Debt, are not used, give an explanation, providing the rate treatment given these items. See General Instruction 17 of the Uniform System of Accounts. 5. Give a concise explanation of any retained earnings restrictions and state the amount of retained earnings affected by such restrictions. 6. If the notes to financial statements relating to the respondent company appearing in the annual report to the stockholders are applicable and furnish the data required by instructions above and on pages 114-121, such notes may be included herein. 7. For the 3Q disclosures, respondent must provide in the notes sufficient disclosures so as to make the interim information not misleading. Disclosures which would substantially duplicate the disclosures contained in the most recent year have occurred which hav
Earnings for the year, and Statement of Cash Flows, or any account thereof. Classify the notes according to each basic statement, providing a subheading for each statement except where a note is applicable to more than one statement. 2. Furnish particulars (details) as to any significant contingent assets or liabilities existing at end of year, including a brief explanation of any action initiated by the Internal Revenue Service involving possible assessment of additional income taxes of material amount, or of a claim for refund of income taxes of a material amount initiated by the utility. Give also a brief explanation of any dividends in arrears on cumulative preferred stock. 3. For Account 116, Utility Plant Adjustments, explain the origin of such amount, debits and credits during the year, and plan of disposition contemplated, giving references to Cormmission orders or other authorizations respecting classification of amounts as plant adjustments and requirements as to disposition thereof. 4. Where Accounts 189, Unamortized Loss on Reacquired Debt, and 257, Unamortized Gain on Reacquired Debt, are not used, give an explanation, providing the rate treatment given these items. See General Instruction 17 of the Uniform System of Accounts. 5. Give a concise explanation of any retained earnings restrictions and state the amount of retained earnings affected by such restrictions. 6. If the notes to financial statements relating to the respondent company appearing in the annual report to the stockholders are applicable and furnish the data required by instructions above and on pages 114-121, such notes may be included herein. 7. For the 3Q disclosures, respondent must provide in the notes sufficient disclosures so as to make the interim information not misleading. Disclosures which would substantially duplicate the disclosures contained in the most recently expert may be omitted. 8. For the 3Q disclosures, the disclosures shall be provided where events subsequent to the end of the most recently completed ye

Name of Respondent	This Report is:	Date of Report	Year/Period of Report				
·	(1) X An Original	(Mo, Da, Yr)	·				
Kansas City Power & Light Company	(2) A Resubmission	11/29/2010	2010/Q3				
NOTES TO FINANCIAL STATEMENTS (Continued)							

The following are updates to the Notes that follow:

• Regarding Note 5, in November 2010, The Public Service Commission of the State of Missouri (MPSC) filed its construction audit and prudence review regarding construction expenditures through June 30, 2010, for Iatan No. 2 and the Iatan No. 1 environmental project. The MPSC Staff review recommended a disallowance of approximately \$130 million and \$70 million of the total costs incurred to that date for Iatan No. 2 and the Iatan No. 1 environmental project, respectively, representing all audited expenditures above the associated control budget estimates of approximately \$1.685 billion and \$377 million.

The MPSC staff filed testimony in KCP&L's rate case that recommended a return on equity of 8.5% to 9.5% and revenue increase/(decrease) ranges of approximately \$(0.2) million to \$14 million. The revenue recommendations reflect Staff's proposed construction cost disallowances. Several other parties also filed testimony on certain discrete issues.

Evidentiary hearings for the case are scheduled to begin in January 2011. Any rate changes for KCP&L are expected to take effect in May 2011. It is possible that the MPSC will authorize a lower rate increase than what KCP&L has requested, or no increase or rate reduction. Management cannot predict or provide any assurances regarding the outcome of this proceeding.

• Regarding Note 5, on November 22, 2010, The State Corporation Commission of the State of Kansas (KCC) issued its order which authorized an increase in annual revenues of \$21.8 million, reflecting an authorized return on equity of 10.0%, an equity ratio of approximately 49.7% and a Kansas jurisdictional rate base of approximately \$1.781 billion.

KCC excluded from KCP&L's Kansas jurisdictional rate base approximately \$5.1 million of budgeted construction costs related to Iatan No. 2 (\$20.4 million on a total project basis). Great Plains Energy had previously recorded a \$4.0 million pre-tax loss in the third quarter related to recommended disallowances of certain Iatan No. 2 construction costs, which are reflected in KCC's disallowance. KCC also excluded from KCP&L's Kansas jurisdictional rate base approximately \$1.0 million of budgeted construction costs related to Iatan No. 1 environmental project (\$3.2 million on a total project basis). The KCC set the depreciable life of Iatan No. 2 to 60 years, among other matters, and rejected as premature KCP&L's proposal to file an abbreviated rate case within twelve months, to true up the budgeted cost of Iatan No. 2 (other that the excluded costs) and the Iatan No. 1 environmental project to actual cost.

The rates established by the order will take effect on December 1, 2010. Parties to the case may file petitions for reconsideration with the KCC by December 7, 2010, and may also file court appeals. However, rates authorized by the order will be effective unless and until modified by KCC or stayed by a court.

Name of Respondent	This Report is:	Date of Report	Year/Period of Report				
·	(1) X An Original	(Mo, Da, Yr)	·				
Kansas City Power & Light Company	(2) A Resubmission	11/29/2010	2010/Q3				
NOTES TO FINANCIAL STATEMENTS (Continued)							

KANSAS CITY POWER & LIGHT COMPANY

Notes to Financial Statements (Unaudited)

1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Organization

The terms "Company" and "KCP&L" are used throughout this report and refer to Kansas City Power & Light Company. KCP&L is an integrated, regulated electric utility that provides electricity to customers primarily in the states of Missouri and Kansas. KCP&L is a wholly owned subsidiary of Great Plains Energy Incorporated (Great Plains Energy). Great Plains Energy also owns KCP&L Greater Missouri Operations Company (GMO), a regulated electric utility.

Basis of Accounting

The accounting records of Kansas City Power & Light Company (KCP&L) are maintained in accordance with the accounting requirements of the Federal Energy Regulatory Commission (FERC) as set forth in its applicable Uniform System of Accounts and published accounting releases. The accompanying financial statements have been prepared in accordance with the accounting requirements of these regulators, which differ from Generally Accepted Accounting Principles (GAAP). KCP&L classifies certain items in its accompanying Comparative Balance Sheet (primarily the components of accumulated deferred income taxes, certain miscellaneous current and accrued liabilities and current maturities of long-term debt) in a manner different than that required by GAAP. In addition, in accordance with regulatory reporting requirements, KCP&L accounts for its investments in majority-owned subsidiaries on the equity method rather than consolidating the assets, liabilities, revenues and expenses of these subsidiaries, as required by GAAP.

Dividends Declared

In October 2010, KCP&L's Board of Directors declared a cash dividend payable to Great Plains Energy of \$25 million payable on December 17, 2010.

2. SUPPLEMENTAL CASH FLOW INFORMATION

Other Operating Activities

Year to Date September 30	2	010	2	2009
		(mill	ions)	
Deferred refueling outage costs	\$	7.9	\$	4.3
Nuclear decommissioning expense		2.8		2.8
Pension and post-retirement benefit obligations		31.1		51.5
Forward Starting Swaps settlement		-		(79.1)
Other		26.3		31.1
Total other operating activities	\$	68.1	\$	10.6
Cash paid during the period:				
Interest	\$	60.3	\$	44.0
Income taxes	\$	68.7	\$	_
Non-cash investing activities:				
Liabilities assumed for capital expenditures	\$	31.6	\$	55.2

3. RECEIVABLES

KCP&L's other receivables at September 30, 2010, and December 31, 2009, consisted primarily of receivables from

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Name of Respondent	This Report is:	Date of Report	Year/Period of Report				
·	(1) X An Original	(Mo, Da, Yr)	·				
Kansas City Power & Light Company	(2) A Resubmission	11/29/2010	2010/Q3				
NOTES TO FINANCIAL STATEMENTS (Continued)							

partners in jointly owned electric utility plants and wholesale sales receivables.

KCP&L sells all of its retail electric accounts receivable to its wholly owned subsidiary, Kansas City Power & Light Receivable Company (Receivables Company), which in turn sells an undivided percentage ownership interest in the accounts receivable to Victory Receivables Corporation, an independent outside investor. KCP&L sells its receivables at a fixed price based upon the expected cost of funds and charge-offs. These costs comprise KCP&L's loss on the sale of accounts receivable. KCP&L services the receivables and receives an annual servicing fee of 1.5% to 2.5% of the outstanding principal amount of the receivables sold to Receivables Company. KCP&L does not recognize a servicing asset or liability because management determined the collection agent fee earned by KCP&L approximates market value. In May 2010, the term of the agreement was extended to May 2011.

Information regarding KCP&L's sale of accounts receivable to Receivables Company is reflected in the following tables.

			Rec	eivables
Three Months Ended September 30, 2010	KCP&L		Company	
		(mill	ions)	
Receivables (sold) purchased	\$	(442.0)	\$	442.0
Gain (loss) on sale of accounts receivable (a)		(5.6)		5.4
Servicing fees		0.8		(0.8)
Fees to outside investor		-		(0.3)
Cash flows during the period				
Cash from customers transferred to Receivables Company		(430.9)		430.9
Cash paid to KCP&L for receivables purchased		425.5		(425.5)
Servicing fees		0.8		(0.8)
Interest on intercompany note		0.2		(0.2)

		Receivables	
Year to Date September 30, 2010	KCP&L	Company	
	(millions)		
Receivables (sold) purchased	\$ (1,067.7)	\$ 1,067.7	
Gain (loss) on sale of accounts receivable (a)	(13.5)	12.9	
Servicing fees	1.9	(1.9)	
Fees to outside investor	-	(0.9)	
Cash flows during the period			
Cash from customers transferred to Receivables Company	(1,029.8)	1,029.8	
Cash paid to KCP&L for receivables purchased	1,016.9	(1,016.9)	
Servicing fees	1.9	(1.9)	
Interest on intercompany note	0.4	(0.4)	

Name of Respondent	This Report is:	This Report is: Date of Report				
	(1) X An Original	(Mo, Da, Yr)				
Kansas City Power & Light Company	(2) A Resubmission	11/29/2010	2010/Q3			
NOTES TO FINANCIAL STATEMENTS (Continued)						

				
			Rec	eivables
Three Months Ended September 30, 2009	K	CP&L	Co	mpany
		(mill	ions)	
Receivables (sold) purchased	\$	(354.2)	\$	354.2
Gain (loss) on sale of accounts receivable (a)		(4.5)		4.4
Servicing fees		0.9		(0.9)
Fees to outside investor		-		(0.4)
Cash flows during the period				
Cash from customers transferred to Receivables Company		(352.5)		352.5
Cash paid to KCP&L for receivables purchased		348.1		(348.1)
Servicing fees		0.9		(0.9)
Interest on intercompany note		0.1		(0.1)

			Rec	eivables
Year to Date September 30, 2009 KC		CP&L	Co	ompany
	(millions)			
Receivables (sold) purchased	\$	(892.0)	\$	892.0
Gain (loss) on sale of accounts receivable (a)		(11.3)		11.0
Servicing fees		2.4		(2.4)
Fees to outside investor		-		(0.9)
Cash flows during the period				
Cash from customers transferred to Receivables Company		(880.3)		880.3
Cash paid to KCP&L for receivables purchased		869.3		(869.3)
Servicing fees		2.4		(2.4)
Interest on intercompany note		0.3		(0.3)

⁽a) Any net gain (loss) is the result of the timing difference inherent in collecting receivables and over the life of the agreement will net to zero.

4. NUCLEAR PLANT

KCP&L owns 47% of Wolf Creek, its only nuclear generating unit. Wolf Creek is regulated by the Nuclear Regulatory Commission (NRC), with respect to licensing, operations and safety-related requirements.

Spent Nuclear Fuel and High-Level Radioactive Waste

Under the Nuclear Waste Policy Act of 1982, the Department of Energy (DOE) is responsible for the permanent disposal of spent nuclear fuel. KCP&L pays the DOE a quarterly fee of one-tenth of a cent for each kWh of net nuclear generation delivered and sold for the future disposal of spent nuclear fuel. These disposal costs are charged to fuel expense. In March 2010, the DOE filed a motion to withdraw its application to the NRC to construct a national repository for the disposal of spent nuclear fuel and high-level radioactive waste at Yucca Mountain, Nevada, which would bring the licensing process to an end. An NRC board denied the DOE's motion to withdraw its application in June 2010, and the DOE appealed that decision to the full NRC in early July 2010. The NRC has not yet decided that appeal. The question of DOE's legal authority to withdraw its license application also is pending in multiple lawsuits filed with a federal appellate court. However, that court has put those cases on hold pending a final decision from the NRC. Wolf Creek has an on-site storage facility designed to hold all spent fuel generated at the plant through 2025, and believes it will be able to expand on-site storage as needed past 2025. Management cannot predict when, or if, an alternative

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disposal site will be available to receive Wolf Creek's spent nuclear fuel and will continue to monitor this activity. See Note 11 for a related legal proceeding.

Low-Level Radioactive Waste

Wolf Creek disposes of most of its low-level radioactive waste (Class A waste) at an existing third-party repository in Utah. Management expects that the site located in Utah will remain available to Wolf Creek for disposal of its Class A waste. Wolf Creek has contracted with a waste processor that will process, take title and store in another state most of the remainder of Wolf Creek's low level radioactive waste (Classes B and C waste, which is higher in radioactivity but much lower in volume). Should on-site waste storage be needed in the future, Wolf Creek has current storage capacity on site for about four years' generation of Classes B and C waste and believes it will be able to expand that storage capacity as needed if it becomes necessary to do so.

Nuclear Decommissioning Trust Fund

The following table summarizes the change in KCP&L's decommissioning trust fund.

	-	September 30 Decen 2010 20		mber 31 2009	
Decommissioning Trust	(millions)				
Beginning balance January 1	\$	112.5	\$	96.9	
Contributions		2.7		3.7	
Earned income, net of fees		1.2		2.8	
Net realized gains/(losses)		6.6		(5.5)	
Net unrealized gains/(losses)		(2.3)		14.6	
Ending balance	\$	120.7	\$	112.5	

The decommissioning trust is reported at fair value on the balance sheets and is invested in assets as detailed in the following table. At December 31, 2009, KCP&L was holding short-term investments in the decommissioning trust fund, which were invested in equity securities in early 2010 as a result of a change in the asset allocation of the trust to a higher proportion of equity securities given the 20-year extension of Wolf Creek's operating license approved by the NRC in November 2008.

	September 30 2010					December 31 2009								
		Cost Sasis	Unre	ross alized ains	Unre	ross ealized osses	Fair Value		Cost Basis	Unre	ross alized ains	Unre	ross ealized osses	Fair 'alue
							(mil	lions)						
Equity securities	\$	72.4	\$	6.4	\$	(2.2)	\$ 76.6	\$	36.3	\$	8.9	\$	(0.7)	\$ 44.5
Debt securities		37.8		3.8		-	41.6		35.3		2.1		_	37.4
Other		2.5		_		_	2.5		30.6		-		_	30.6
Total	\$	112.7	\$	10.2	\$	(2.2)	\$ 120.7	\$	102.2	\$	11.0	\$	(0.7)	\$ 112.5

The weighted average maturity of debt securities held by the trust at September 30, 2010, was approximately 7.7 years. The costs of securities sold are determined on the basis of specific identification. The following table summarizes the realized gains and losses from the sale of securities by the nuclear decommissioning trust fund.

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	Three Mor		Year to Date September 30				
	2010	2009	2010	2009			
		(millions)					
Realized gains	\$ 0.2	\$ 0.5	\$ 7.2	\$ 1.2			
Realized losses	(0.1)	(0.9)	(0.6)	(7.6)			

5. REGULATORY MATTERS

Regulatory Proceedings

The following table summarizes the initial filing information in currently pending requests for retail rate increases with KCC and the MPSC.

Rate Jurisdiction	File Date	Re	nnual venue crease	Return on Equity	Rate-Making
Rate Juristicuon	riie Date			Equity	Equity Ratio
		(mi	llions)		
KCP&L - Kansas ^(a)	12/17/2009	\$	55.2 ^(b)	11.25% ^(b)	46.17%
KCP&L - Missouri ^(c)	6/4/2010		92.1	11.00%	46.16%

⁽a) The request includes costs related to Iatan No. 2, a new coal-fired generation unit, up grades to the transmission and distribution system to improve reliability and overall increased costs of service. Any authorized changes to retail rates are expected to be effective in December 2010.

In June 2010, KCC staff and certain interveners filed their direct testimony in KCP&L's rate case. KCC staff recommended a rate reduction of \$9.1 million. The main differences between KCP&L's and KCC staff's positions are the staff's proposals for a return on equity of 9.70%, disallowance of \$231 million of the total project cost of Iatan No. 2 (\$58 million for KCP&L's Kansas jurisdictional portion of the plant) and depreciation rate differences. KCP&L supported a recommended disallowance of certain Iatan No. 2 construction costs in its post-hearing brief filed in September 2010 and recorded a \$3.0 million pre-tax loss in the third quarter of 2010 for its share of these Iatan No. 2 construction costs. Management does not believe a further write-down of the Iatan No. 2 plant is appropriate under regulatory prudence standards. In the event of a further disallowance of certain Iatan No. 2 costs, KCP&L would recognize a loss with a corresponding write-down of utility plant for the amount of disallowance. The outcome of the KCP&L Kansas case will likely be different from either of the positions of KCP&L or KCC staff, though the decision of KCC cannot be predicted. Evidentiary hearings in the case were held August 16, 2010, through September 2, 2010. The case has been fully briefed and a KCC order is expected in November 2010 with new rates expected to be effective in December 2010.

KCP&L (Missouri jurisdiction only) was granted construction accounting, which includes deferring KCP&L's share of Iatan No. 2 operating costs, depreciation expense and carrying costs (interest) to a regulatory asset rather than impacting

⁽b) The requested increase was adjusted by KCP&L during the hearing process to \$50.9 million as the net result of updates to the case, most notably a reduction in the requested return on equity. The requested return on equity was adjusted by KCP&L to 10.75% with the potential for a 0.25% adder (to 11.00%) if KCC adopts a particular rate design proposal by KCC Staff and other interverners.

⁽c) The request includes costs related to Iatan No. 2, a new coal-fired generation unit, upgrades to the transmission and distribution system to improve reliability and overall increased costs of service. It also includes increased coal transportation costs expected with the expiration in 2010 of the majority of KCP&L's current coal transportation contracts. Any authorized changes to retail rates are expected to be effective in M ay 2011.

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the income statement until new rates are in effect, as part of the Comprehensive Energy Plan. The next major milestone in the MPSC case is November 2010, when the MPSC staff will file its Iatan No. 2 prudence report and the MPSC Staff and other interveners will file direct testimony. Hearings are scheduled for late January 2011 for KCP&L and new rates are proposed to go into effect in May 2011.

KCP&L's Comprehensive Energy Plan – Iatan No. 2

In April 2010, Great Plains Energy and KCP&L announced the results of a cost and schedule reforecast for Iatan No. 2. The current and previous cost estimate ranges are shown in the following table. The cost estimate ranges do not include allowance for funds used during construction or the cost of common facilities that were identified at the time of the start-up of the Iatan No. 1 environmental project that will be used by both Iatan No. 1 and Iatan No. 2.

	Current Estimate	Previous Estimate		
	Range	Range	Change	
	-	(millions)	-	
KCP&L's 55% share of Iatan No. 2	\$ 919 - \$ 941	\$ 868 - \$ 904	\$ 51 - \$ 37	

The increase in the cost estimate range was primarily due to a shift in the expected in-service date, the impact of lower wholesale prices on expected test power revenues that offset construction cost, and a level of contingency management considered appropriate in light of recent start-up events encountered at other coal plants under construction. In August 2010, Iatan No. 2 successfully completed in-service testing, which was confirmed by KCC in October 2010, but is still subject to confirmation by the MPSC, which is expected during the current rate case. The Company estimates that the final cost will be within the current estimate range.

SPP and NERC Audits

In November 2009, the Southwest Power Pool, Inc. (SPP) and the North American Electric Reliability Corporation (NERC) conducted a scheduled audit of KCP&L regarding compliance with NERC reliability and critical infrastructure protection standards. KCP&L has received the final audit report alleging violation of certain standards, which could result in penalties. The timing and amount of such penalties that may be proposed are unknown at this time.

Energy Efficiency

KCP&L has implemented various energy efficiency programs, and is evaluating expanded and new energy efficiency programs as one of the elements to meet future customer energy needs. KCP&L also agreed in the Collaboration Agreement to pursue initiatives, including energy efficiency, designed to offset CO₂ emissions. KCP&L currently recovers energy efficiency program expenses on a deferred basis. While there is an ongoing rulemaking proceeding in Missouri, and a pending KCC case filed by KCP&L to address recovery of and earnings on investments in energy efficiency programs, until these rules are set and programs are approved, the effects on KCP&L's plans and future results cannot be reasonably estimated.

Regulatory Assets and Liabilities

KCP&L's regulatory assets and liabilities are detailed in the following table.

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	Sept	ember 30)	Dece	ember 31
	2	2010		2	2009
Regulatory Assets		(1	nillio	ns)	
Taxes recoverable through future rates	\$	218.6		\$	201.4
Asset retirement obligations		26.6			23.8
Pension settlements		10.1	(a)		13.5
Pension and post-retirement costs		366.9	(b)		395.0
Deferred customer programs		42.5	(c)		35.6
Rate case expenses		10.9	(d)		7.4
Skill set realignment costs		5.1	(e)		6.1
Fuel adjustment clauses		5.2	(d)		0.7
Acquisition transition costs		29.5	(f)		29.3
Iatan No. 1 and Common facilities depreciation and carrying costs		13.3	(g)		4.6
Iatan No. 2 construction accounting costs		6.4	(g)		-
Other		3.9	(h)		5.2
Total	\$	739.0		\$	722.6
Regulatory Liabilities					
Taxes refundable through future rates	\$	106.1		\$	123.8
Emission allowances		86.1			86.2
Asset retirement obligations		37.8			33.4
Other		9.3			7.3
Total	\$	239.3		\$	250.7

- (a) \$5.6 million not included in rate base and amortized through 2012.
- (b) Represents the funded status of the pension plans more than offset by related liabilities. Also represents financial and regulatory accounting method differences not included in rate base that will be eliminated over the life of the pension plans.
- (c) \$13.2 million not included in rate base and amortized over various periods.
- (d) Not included in rate base and amortized over various periods.
- (e) \$2.9 million not included in rate base and amortized through 2017.
- (f) Not included in rate base. The MPSC order provided for the deferral of transition costs to be amortized over a five-year period to the extent that synergy savings exceed transition cost amortization. The Company settled its first post-transaction rate cases and the settlement agreements did not address transition costs. The Company will continue to defer transition costs until amortization is ordered by the MPSC. KCC order approved the deferral of up to \$10.0 million of transition costs to be amortized over a five-year period beginning with rates expected to be effective in December 2010.
- (g) Not included in rate base.
- (h) Certain insignificant items are not included in rate base and amortized over various periods.

6. PENSION PLANS AND OTHER EMPLOYEE BENEFITS

KCP&L does not have a defined pension plan; however, KCP&L employees and officers participate in Great Plains Energy's pension plans. Great Plains Energy maintains defined benefit pension plans for substantially all active and inactive employees, including officers, of KCP&L, GMO, and Wolf Creek Nuclear Operating Corporation (WCNOC) and incurs significant costs in providing the plans. Pension benefits under these plans reflect the employees' compensation, years of service and age at retirement.

KCP&L records pension expense in accordance with rate orders from the MPSC and KCC that allow the difference between pension costs under GAAP and pension costs for ratemaking to be recognized as a regulatory asset or liability. This difference between financial and regulatory accounting methods is due to timing and will be eliminated over the life of the pension plans.

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In addition to providing pension benefits, Great Plains Energy provides certain post-retirement health care and life insurance benefits for substantially all retired employees of KCP&L, GMO, and WCNOC. The cost of post-retirement benefits charged to KCP&L is accrued during an employee's years of service and recovered through rates.

The following tables provide Great Plains Energy's components of net periodic benefit costs prior to the effects of capitalization and sharing with joint-owners of power plants.

	Pension	Benefits	Other I	Benefits
Three Months Ended September 30	2010	2009	2010	2009
Components of net periodic benefit costs		(mill	ions)	
Service cost	\$ 7.6	\$ 7.3	\$ 1.0	\$ 1.1
Interest cost	12.3	11.8	2.2	2.0
Expected return on plan assets	(9.2)	(8.1)	(0.5)	(0.4)
Prior service cost	1.1	1.0	1.8	1.9
Recognized net actuarial loss (gain)	9.4	9.1	(0.1)	(0.1)
Transition obligation	-	-	0.3	0.3
Net periodic benefit costs before				
regulatory adjustment	21.2	21.1	4.7	4.8
Regulatory adjustment	(8.1)	(7.2)	-	-
Net periodic benefit costs	\$ 13.1	\$ 13.9	\$ 4.7	\$ 4.8

	Pension	Benefits	Other E	enefits
Year to Date September 30	2010	2009	2010	2009
Components of net periodic benefit costs		(mill	ions)	
Service cost	\$ 22.8	\$ 21.8	\$ 2.8	\$ 3.1
Interest cost	36.9	35.4	6.6	6.2
Expected return on plan assets	(27.5)	(24.1)	(1.6)	(1.2)
Prior service cost	3.5	3.0	5.4	5.2
Recognized net actuarial loss (gain)	28.1	27.3	(0.1)	(0.3)
Transition obligation	-	-	1.0	1.0
Settlement charge		0.1	-	
Net periodic benefit costs before				
regulatory adjustment	63.8	63.5	14.1	14.0
Regulatory adjustment	(24.6)	(20.3)	-	(0.2)
Net periodic benefit costs	\$ 39.2	\$ 43.2	\$ 14.1	\$ 13.8

Year to date September 30, 2010, Great Plains Energy contributed \$38.5 million to the pension plans and expects to contribute an additional \$29.8 million in 2010 to satisfy the ERISA minimum funding requirements and the MPSC and KCC rate orders, the majority of which is expected to be paid by KCP&L.

On March 23, 2010, the Patient Protection and Affordable Care Act, a comprehensive health care reform bill took effect. Management expects a minimal impact as a result of this new legislation in the short-term but will continue to monitor for any long-term impacts. Year to date September 30, 2010, KCP&L recorded a \$2.8 million increase in income tax expense for the cumulative change in tax treatment of the Medicare Part D subsidy under this new legislation.

7. EQUITY COMPENSATION

KCP&L does not have an equity compensation plan; however, certain KCP&L employees participate in Great Plains

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Energy's Long-Term Incentive Plan. Great Plains Energy's Long-Term Incentive Plan is an equity compensation plan approved by Great Plains Energy's shareholders. The Long-Term Incentive Plan permits the grant of restricted stock, stock options, limited stock appreciation rights, director shares, director deferred share units and performance shares to directors, officers and other employees of Great Plains Energy and KCP&L. Forfeiture rates are based on historical forfeitures and future expectations and are reevaluated annually.

The following table summarizes KCP&L's equity compensation expense and associated income tax benefits.

	Three Months Ended September 30			,	Year to Date September 30			
	2010 2009		009	2010		2009		
	(millions)							
Compensation expense	\$	0.6	\$	1.2	\$	2.4	\$	2.8
Income tax benefits		0.2		0.4		0.4		0.5

Performance Shares

Performance share activity year to date September 30, 2010, is summarized in the following table.

	Performance	Grant Date			
	Shares	Fair	· Value*		
Beginning balance	294,641	\$	13.62		
Performance adjustment	(21,674)				
Granted	231,598		23.37		
Earned	(8,433)		10.87		
Forfeited	(44,168)		21.33		
Ending balance	451,964		18.05		

^{*} weighted-average

Performance adjustment represents the number of shares of common stock related to performance shares ultimately issued that can vary from the number of performance shares initially granted depending on Great Plains Energy's performance, based on internal and external measures, over stated performance periods.

The fair value of performance share awards is estimated using a Monte Carlo simulation technique that uses the closing stock price at the valuation date and incorporates assumptions for inputs of expected volatilities, dividend yield and risk-free rates. Expected volatility is based on daily stock price change during a historical period commensurate with the remaining term of the performance period of the grant. The risk-free rate is commensurate with the remaining life of the performance period of the grant based on the zero-coupon government bonds in effect at the time of the valuation. The dividend yield is based on the most recent dividends paid and the actual closing stock price on the valuation date. For shares granted year to date September 30, 2010, inputs for expected volatility, dividend yield and risk-free rates were 31%, 4.65%, and 1.2%, respectively.

At September 30, 2010, the remaining weighted-average contractual term was 1.6 years. There were no performance shares granted for the three months ended September 30, 2010 and 2009. The weighted-average grant-date fair value of shares granted year to date September 30, 2010, was \$23.37. The weighted-average grant-date fair value of shares granted year to date September 30, 2009, was \$14.35. At September 30, 2010, there was \$2.6 million of total unrecognized compensation expense, net of forfeiture rates, related to performance shares granted under the Long-Term Incentive Plan, which will be recognized over the remaining weighted-average contractual term. The total fair value of

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performance shares earned and paid year to date September 30, 2010, was insignificant. There were no performance shares earned and paid for the three months ended and year to date September 30, 2009.

Restricted Stock

Restricted stock activity year to date September 30, 2010, is summarized in the following table.

	Nonvested	Grant Date
	Restricted Stock	Fair Value*
Beginning balance	612,587	\$ 20.24
Granted and issued	130,137	17.80
Vested	(291,787)	25.00
Forfeited	(29,760)	19.05
Ending balance	421,177	16.21

^{*} weighted-average

At September 30, 2010, the remaining weighted-average contractual term was 1.5 years. The weighted-average grant-date fair value of shares granted for the three months ended and year to date September 30, 2010, was \$18.32 and \$17.80, respectively. The weighted-average grant-date fair value of shares granted for the three months ended and year to date September 30, 2009, was \$18.03 and \$14.50, respectively. At September 30, 2010, there was \$2.3 million of total unrecognized compensation expense, net of forfeiture rates, related to nonvested restricted stock granted under the Long-Term Incentive Plan, which will be recognized over the remaining weighted-average contractual term. The total fair value of shares vested for the three months ended and year to date September 30, 2010, was \$0.9 million and \$7.3 million, respectively. The total fair value of shares vested for the three months ended and year to date September 30, 2009, was insignificant and \$5.4 million, respectively.

8. SHORT-TERM BORROWINGS AND SHORT-TERM BANK LINES OF CREDIT

In August 2010, KCP&L entered into a new \$600 million revolving credit facility with a group of banks to provide support for its issuance of commercial paper and other general corporate purposes that expires in August 2013. The facility replaced a \$600 million facility with a group of banks that would have expired in May 2011. Great Plains Energy and KCP&L may transfer up to \$200 million of unused commitments between Great Plains Energy's and KCP&L's facilities. A default by KCP&L on other indebtedness totaling more than \$50.0 million is a default under the facility. Under the terms of this facility, KCP&L is required to maintain a consolidated indebtedness to consolidated capitalization ratio, as defined in the facility, not greater than 0.65 to 1.00 at all times. At September 30, 2010, KCP&L was in compliance with this covenant. At September 30, 2010, KCP&L had \$209.5 million of commercial paper outstanding, at a weighted-average interest rate of 0.41%, \$24.4 million of letters of credit outstanding and no outstanding cash borrowings under the facility. At December 31, 2009, KCP&L had \$186.6 million of commercial paper outstanding, at a weighted-average interest rate of 0.58%, \$20.9 million of letters of credit outstanding and no outstanding cash borrowings under the facility.

9. LONG-TERM DEBT

KCP&L's long-term debt is detailed in the following table.

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		September 30	December 31	
	Year Due	2010	2009	
General Mortgage Bonds		(mil	lions)	
4.90% * EIRR bonds	2012-2035	\$ 158.8	\$ 158.8	
7.15% Series 2009A (8.59% rate**)	2019	400.0	400.0	
4.65% EIRR Series 2005	2035	50.0	50.0	
5.125% EIRR Series 2007A-1	2035	63.3	63.3	
2.625% EIRR Series 2007A-2	2035	10.0	10.0	
5.375% EIRR Series 2007B	2035	73.2	73.2	
Senior Notes				
6.50% Series	2011	150.0	150.0	
5.85% Series (5.72% rate**)	2017	250.0	250.0	
6.375% Series (7.49% rate**)	2018	350.0	350.0	
6.05% Series (5.78% rate**)	2035	250.0	250.0	
EIRR Bonds				
4.90% Series 2008	2038	23.4	23.4	
Other	2011-2018	3.3	3.5	
Unamortized discount		(2.0)	(2.1)	
Total		\$ 1,780.0	\$ 1,780.1	

^{*} Weighted-average interest rates at September 30, 2010

Fair Value of Long-Term Debt

Fair value of long-term debt is based on quoted market prices, with the incremental borrowing rate for similar debt used to determine fair value if quoted market prices were not available. At September 30, 2010, and December 31, 2009, the book value of KCP&L's long-term debt, including current maturities, was \$1.8 billion. At September 30, 2010, and December 31, 2009, the fair value of KCP&L's long-term debt, including current maturities, was \$2.0 billion and \$1.9 billion, respectively.

Amortization of Debt Expense

KCP&L's amortization of debt expense was \$0.7 million and \$1.8 million for the three months ended and year to date September 30, 2010, respectively, and \$0.5 million and \$1.5 million, respectively, for the same periods in 2009.

KCP&L EIRR Bonds

In March 2010, KCP&L remarketed its 5.00% EIRR Series 2007A-2 general mortgage bonds maturing in 2035 totaling \$10.0 million to a new fixed rate of 2.625% from April 1, 2010, through March 31, 2011.

10. COMMITMENTS AND CONTINGENCIES

Environmental Matters

KCP&L is subject to extensive regulation by federal, state and local authorities with regard to environmental matters primarily through their utility operations. In addition to imposing extensive and continuing compliance obligations, laws, regulations and permits authorize the imposition of substantial penalties for noncompliance, including fines, injunctive relief and other sanctions. The cost of complying with current and future environmental requirements is expected to be material to KCP&L. Failure to comply with environmental requirements or to timely recover environmental costs through rates could have a material adverse effect on KCP&L.

The following discussion groups environmental and certain associated matters into the broad categories of air and climate change, water, solid waste and remediation.

Air and Climate Change

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^{**} Rate after amortizing gains/losses recognized in OCI on settlements of interest rate hedging instruments

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The Clean Air Act and associated regulations enacted by the Environmental Protection Agency (EPA) form a comprehensive program to preserve air quality. States are required to establish regulations and programs to address all requirements of the Clean Air Act and have the flexibility to enact more stringent requirements. All of KCP&L's generating facilities, and certain of its other facilities, are subject to the Clean Air Act.

KCP&L's current estimate of capital expenditures (exclusive of AFUDC and property taxes) to comply with the currently effective Clean Air Interstate Rule (CAIR) and with the best available retrofit technology (BART) rule is approximately \$1 billion. As discussed below, CAIR has been remanded to the EPA, but remains in effect until the EPA issues final rules consistent with the court's order or until the court takes further action. In July 2010, the EPA proposed regulations to replace CAIR. However, due to uncertainties regarding the proposal (discussed below), it is not possible to predict what the final rules may be, when the rules may be issued, or the costs associated with such rules. The actual cost of compliance with any future rules, and with BART, may be significantly different from the cost estimate provided.

The potential capital costs of the Collaboration Agreement provisions (discussed below) relating to NO_X, SO₂ and particulate emission limits at the LaCygne generating station are within the disclosed overall capital cost estimate. However, the estimated capital costs do not reflect potential costs relating to requirements enacted in the future, including potential requirements regarding climate change and control of mercury emissions (discussed below), and also do not reflect costs relating to additional wind generation, energy efficiency and other CO₂ emission offsets contemplated by the Collaboration Agreement or that may be required under the Missouri or Kansas renewable energy standards, which are discussed below. The estimate does not reflect the non-capital costs KCP&L incurs on an ongoing basis to comply with environmental laws, which may increase in the future due to the implementation of KCP&L's Comprehensive Energy Plan and the ongoing compliance with current or future environmental laws. KCP&L expects to seek recovery of the costs associated with the Collaboration Agreement and costs associated with environmental requirements through rate increases; however, there can be no assurance that such rate increases would be granted. KCP&L may be subject to materially adverse rate treatment in response to competitive, economic, political, legislative or regulatory pressures and/or public perception of KCP&L's environmental reputation.

Clean Air Interstate Rule (CAIR) and Transport Rule

The CAIR requires reductions in SO_2 and NO_X emissions in 28 states, including Missouri. The reduction in both SO_2 and NO_X emissions is set to be accomplished through establishment of permanent statewide caps for NO_X effective January 1, 2009, and SO_2 effective January 1, 2010. More restrictive caps are scheduled to become effective January 1, 2015. KCP&L's fossil fuel-fired plants located in Missouri are subject to CAIR, while their fossil fuel-fired plants in Kansas are not.

On July 11, 2008, the D.C. Circuit Court of Appeals vacated CAIR in its entirety and remanded the matter to the EPA to promulgate a new rule consistent with its opinion. On December 23, 2008, the Court issued an order remanding CAIR to the EPA to revise the rule consistent with its July 2008 order. The CAIR thus remains in effect pending future EPA or court action, including the proposed Transport Rule discussed below.

CAIR currently establishes a market-based cap-and-trade program with an emission allowance allocation. Facilities demonstrate compliance with CAIR by holding sufficient allowances for each ton of SO₂ and NO_x emitted in any given year. KCP&L is currently allowed to utilize unused SO₂ emission allowances that it has either accumulated during previous years of the Acid Rain Program or purchased to meet the more stringent CAIR requirements. At September 30, 2010, KCP&L had accumulated unused SO₂ emission allowances sufficient to support over 135,000 tons of SO₂ emissions (enough to support expected requirements under the current CAIR for the foreseeable future) under the provisions of the Acid Rain program, which are recorded in

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inventory at zero cost. KCP&L is permitted to sell excess SO_2 emission allowances in accordance with KCP&L's Comprehensive Energy Plan as approved by the MPSC and KCC. KCP&L purchases NO_X allowances as needed.

In 2009, KCP&L completed environmental upgrades at Iatan No. 1 for compliance with the current CAIR rule as part of its Comprehensive Energy Plan. Analysis of the current CAIR rule indicates that NO_X and SO₂ control may be required for KCP&L's Montrose Station in Missouri, and control may be achieved through a combination of pollution control equipment and the use or purchase of emission allowances as needed.

In July 2010, the EPA proposed the Transport Rule to replace the current CAIR. The Transport Rule, like CAIR, will require the states within its scope to reduce power plant SO₂ and NO_x emissions that contribute to ozone and fine particle nonattainment in other states. The geographical scope of the Transport Rule is broader than CAIR, and includes Kansas in addition to Missouri and other states. The Transport Rule would also impose more stringent emissions limitations than CAIR and, unlike CAIR, would not utilize Acid Rain Program allowances for compliance. The EPA is proposing a preferred approach and is taking comment on two alternatives. In the EPA's preferred approach, the EPA would set an emissions budget for each of the affected states and the District of Columbia. The preferred approach would allow limited interstate emissions allowance trading among power plants; however, it would not permit trading of SO₂ allowances between KCP&L's Kansas and Missouri power plants. In the first alternative, the EPA is proposing to set an emissions budget for each state and allow emissions allowance trading only among power plants within a state. In the second alternative, the EPA is proposing to set an emissions budget for each state, specify the allowable emission limit for each power plant and allow some averaging. Compliance with the Transport Rule would begin in 2012, with additional reductions in SO₂ allowances allocable to KCP&L's Missouri power plants taking effect in 2014 pursuant to the preferred approach. There is no such additional reduction in SO₂ allowances allocable to KCP&L's Kansas power plants.

In September and October 2010, the EPA supplemented the record supporting the proposed Transport Rule. The EPA made available additional information relevant to the rulemaking, including, among other things, an updated version of the power sector modeling that the EPA proposes to use to support the final rule.

The proposed Transport Rule is complex and, as noted, contains alternative approaches. KCP&L is unable to predict when the Transport Rule (or other rule replacing CAIR) might be adopted, or the actual requirements of such rule. Preliminary analysis of the Transport Rule has raised various questions regarding the emission allowances allocation to, and the allowable emission rates for, KCP&L's power plants pursuant to the preferred approach and alternatives, which KCP&L will attempt to address during the rule's comment period. Regardless of the resolution of those questions, KCP&L projects that it may not be allocated sufficient SO₂ or NO_X emissions allowances to cover its currently expected operations starting in 2012 pursuant to the preferred approach. Any shortfall in allocated allowances would need to be addressed through permissible allowance trading, installing additional emission control equipment, changes in plant operation, purchasing additional power in the wholesale market, or a combination of these and other alternatives. While KCP&L cannot reasonably predict at this time the impacts of the final Transport Rule, if it were finalized as currently proposed, KCP&L expects that any required capital expenditures would not exceed the \$1 billion estimate of capital expenditures (exclusive of AFUDC and property taxes) to comply with the currently effective CAIR and BART rule disclosed above. Any final rule could have a significant adverse effect on KCP&L's results of operations, financial position and cash flows.

Best Available Retrofit Technology Rule (BART)

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The EPA BART rule directs state air quality agencies to identify whether visibility-reducing emissions from sources subject to BART are below limits set by the state or whether retrofit measures are needed to reduce emissions. BART applies to specific eligible facilities including KCP&L's LaCygne Nos. 1 and 2 in Kansas, KCP&L's Iatan No. 1, and KCP&L's Montrose No. 3 in Missouri. Initially, in Missouri, compliance with CAIR will be compliance with BART for individual sources. Neither Missouri nor Kansas has received EPA approval for their BART plans.

Mercury Emissions

In January 2009, the EPA issued a memorandum stating that new electric steam generating units (EGUs) that began construction while the Clean Air Mercury Rule (CAMR) was effective are subject to a new source maximum achievable control technology (MACT) determination on a case-by-case basis.

In July 2009, the EPA sent letters notifying KCP&L that MACT determinations and schedules of compliance are required for coal and oil-fired EGUs that began actual construction or reconstruction after December 15, 2000, and identified Iatan No. 2 and Hawthorn No. 5 as affected EGUs. This was an outcome of the D.C. Court of Appeals' vacatur of both the CAMR and the contemporaneously promulgated rule removing EGUs from MACT requirements. KCP&L believes that Hawthorn No. 5 is not an affected EGU based on the reconstruction dates of the unit, and provided supporting documentation to the Missouri Department of Natural Resources (MDNR). It is not currently known how MACT determinations and schedules of compliance will impact the permitting or operating requirements for these two units, but it is possible a MACT determination may ultimately require additional emission control equipment and permit limits at Iatan No. 2, Hawthorn No. 5, or both.

In April 2010, the EPA, in a court approved settlement, agreed to develop MACT standards for mercury and potentially other hazardous air pollutant emissions. In the settlement agreement, the EPA agreed to propose MACT standards in March 2011 with final standards by November 2011. These MACT standards, if adopted, could impact KCP&L's new and existing facilities.

Management cannot predict the outcome of further judicial, administrative or regulatory actions or their financial or operational effects on KCP&L. Such actions could have a significant effect on KCP&L's results of operations, financial position and cash flows. Some of the control technology for SO_2 and NO_X could also aid in the control of mercury.

Industrial Boiler Rule

In April 2010, the EPA issued a proposed rule that would set MACT standards for hazardous air pollutants from industrial boilers. The proposed rule would establish emission limits for KCP&L's new and existing units that produce steam other than for the generation of electricity. This proposed rule does not apply to KCP&L's electricity generating boilers, but would apply to auxiliary boilers at other generating facilities. Until a rule is finalized, the financial and operational impacts to KCP&L cannot be determined.

Collaboration Agreement

In March 2007, KCP&L, the Sierra Club and the Concerned Citizens of Platte County entered into a Collaboration Agreement under which KCP&L agreed to pursue a set of initiatives including energy efficiency, additional wind generation, lower emission permit levels at its Iatan and LaCygne generating stations and other initiatives designed to offset CO₂ emissions. Full implementation of the terms of the Collaboration Agreement will necessitate approval from the appropriate authorities, as some of the initiatives in the agreement require regulatory approval.

In 2006, KCP&L installed 100MW of wind generation at its Spearville wind site. KCP&L agreed in the

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Collaboration Agreement to pursue increasing its wind generation capacity to 500MW in total by the end of 2012 with 100MW to be added by the end of 2010 and the remainder added by the end of 2012, subject to regulatory approval. KCP&L is constructing a 48MW wind project adjacent to its existing Spearville wind site with wind turbines it currently owns, which is expected to be completed in December 2010. KCP&L also intends to secure 52MW of renewable energy credits. KCP&L is evaluating alternatives to meet the remaining wind generation capacity requirement, including the purchase of renewable energy credits, power purchase agreements, KCP&L-built installations or some combination thereof.

KCP&L agreed in the Collaboration Agreement to seek a consent agreement, which it has done, with the Kansas Department of Health and Environment (KDHE) incorporating limits for stack particulate matter emissions, as well as limits for NO_X and SO₂ emissions at its LaCygne Station that will be below the presumptive limits under BART. KCP&L further agreed to use its best efforts to install emission control technologies to reduce those emissions from the LaCygne Station prior to the required compliance date under BART, but in no event later than June 1, 2015. Also as provided for in the Collaboration Agreement, KCP&L issued, in 2008, requests for proposals for equipment required to comply with BART at the LaCygne Station. KCP&L is continuing to evaluate compliance options in light of developing potential legislative and regulatory environmental requirements.

In the Collaboration Agreement, KCP&L also agreed to offset an additional 711,000 tons of CO₂ by the end of 2012. KCP&L currently expects to achieve this offset through a number of alternatives, including improving the efficiency of its coal-fired units, equipping certain gas-fired units for winter operation and, if necessary, possibly reducing output of, or retiring, one or more coal-fired units.

Climate Change

KCP&L is subject to existing greenhouse gas reporting regulations and, as discussed below, will be subject to certain greenhouse gas permitting requirements starting in 2011. Management believes it is likely that additional federal or relevant state or local laws or regulations could be enacted to address global climate change. At the international level, while the United States is not a current party to the Kyoto Protocol, it has agreed to undertake certain voluntary actions under the non-binding Copenhagen Accord, including the establishment of a goal to reduce greenhouse gas emissions. International agreements legally binding on the United States may be reached in the future. Such new laws or regulations could mandate new or increased requirements to control or reduce the emission of greenhouse gases, such as CO₂, which are created in the combustion of fossil fuels. KCP&L's current generation capacity is primarily coal-fired and is estimated to produce about one ton of CO₂ per MWh, or approximately 17 million tons per year.

Laws have recently been passed in Missouri and Kansas, the states in which KCP&L's retail electric business operates, setting renewable energy standards, and management believes that national renewable energy standards are also likely. While management believes additional requirements addressing these matters will probably be enacted, the timing, provisions and impact of such requirements, including the cost to obtain and install new equipment to achieve compliance, cannot be reasonably estimated at this time. In addition, certain federal courts have held that state and local governments and private parties have standing to bring climate change tort suits seeking company-specific emission reductions and monetary or other damages. While KCP&L is not a party to any climate change tort suit, there is no assurance that such suits may not be filed in the future or the outcome if such suits are filed. Such requirements or litigation outcomes could have the potential for a significant financial and operational impact on KCP&L. KCP&L would seek recovery of capital costs and expenses for compliance through rate increases; however, there can be no assurance that such rate increases would be granted.

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Legislation concerning the reduction of emissions of greenhouse gases, including CO₂, is being considered at the federal and state levels. In June 2009, the U.S. House of Representatives passed the American Clean Energy and Security Act of 2009 (House Bill), which would establish a renewable electricity standard and a greenhouse gas cap and trade program that would require KCP&L and other affected entities to surrender allowances or offsets for each ton of greenhouse gas emitted, and that would reduce the available quantity of emission allowances over time. The U.S. Senate has not yet enacted companion legislation. Legislation proposed or enacted in the future, however, may include greenhouse gas reduction measures, including those contained in the House Bill. The timing and effects of any such legislation cannot be determined at this time.

In the absence of new Congressional mandates, the EPA is proceeding with the regulation of greenhouse gases under the existing Clean Air Act. In April 2010, the EPA finalized greenhouse gas emission standards for light-duty vehicles. These are the first-ever national greenhouse gas emission standards under the Clean Air Act.

In May 2010, the EPA issued a final rule addressing greenhouse gas emissions from stationary sources under the Clean Air Act permitting programs. This final rule sets thresholds for GHG emissions that define when permits under the PSD and Title V Operating Permit programs are required for new and existing industrial facilities. The EPA will phase in the Clean Air Act permitting requirements for greenhouse gas emissions in two initial steps. In step 1, starting January 2, 2011, only sources currently subject to the PSD permitting program (i.e., those that are newly-constructed or modified in a way that significantly increases emissions of a pollutant other than greenhouse gas) would be subject to Title V or PSD permitting requirements, respectively, for their greenhouse gas emissions. For these projects, only projects with new or increases of greenhouse gas emissions of 75,000 tons per year or more of total greenhouse gases, on a CO2 equivalent basis, would need to determine the best available control technology for their greenhouse gas emissions. In addition, sources subject to the Title V Operating Permit Program would need to address greenhouse gas emissions as those permits are applied for or renewed. In step 2, starting July 1, 2011, Title V and PSD permitting requirements will cover, for the first time, new construction projects that emit greenhouse gas emissions of at least 100,000 tons per year even if they do not exceed the permitting thresholds for any other pollutant. In addition, modifications at such existing facilities that increase greenhouse gas emissions by at least 75,000 tons per year will be subject to permitting requirements, even if they do not significantly increase emissions of any other pollutant. KCP&L's generating facilities that trigger these thresholds for new installations, modifications or Title V operating permits will be subject to this rule.

At the state level, a Kansas law enacted in May 2009 requires Kansas public electric utilities, including KCP&L, to have renewable energy generation capacity equal to at least 10% of their three-year average Kansas peak retail demand by 2011. The percentage increases to 15% by 2016 and 20% by 2020. A Missouri law enacted in November 2008 requires at least 2% of the electricity provided by Missouri investor-owned utilities (including KCP&L) to their Missouri retail customers to come from renewable resources, including wind, solar, biomass and hydropower, by 2011, increasing to 5% in 2014, 10% in 2018, and 15% in 2021, with a small portion (estimated to be about 2MW in 2011 for KCP&L) required to come from solar resources. Regulations implementing these laws are being drafted by the MPSC and KCC, and the ultimate impacts on KCP&L cannot be reasonably estimated at this time. Subject to the terms of the final MPSC regulations, KCP&L projects that its current renewable resources (including accumulated renewable energy credits), combined with an expected purchase of solar renewable energy credits, will be sufficient for compliance with the Missouri requirements through 2013. KCP&L also projects, subject to the terms of the final KCC regulations, that its current renewable resources (including accumulated renewable energy credits) combined with the 48MW wind project and 52MW of renewable energy credits discussed above will be sufficient for compliance with the 2011 Kansas requirements.

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Additionally, in November 2007, governors from six Midwestern states, including Kansas, signed the Midwestern Greenhouse Gas Reduction Accord, which has established the goal of reducing member states' greenhouse gas emissions to 15% to 20% below 2005 levels by 2020, and 60% to 80% below 2005 levels by 2050.

Greenhouse gas legislation or regulation has the potential of having significant financial and operational impacts on KCP&L, including the potential costs and impacts of achieving compliance with limits that may be established. However, the ultimate financial and operational consequences to KCP&L cannot be determined until such legislation is passed, regulations are issued or, with respect to those regulations are issued, additional guidance is provided. Management will continue to monitor the progress of relevant legislation and regulations.

Ozone NAAQS

In June 2007, monitor data indicated that the Kansas City area violated the 1997 primary eight-hour ozone national ambient air quality standard (NAAQS). Missouri and Kansas have implemented the responses established in the maintenance plans for control of ozone. The responses in both states do not require additional controls at KCP&L's generation facilities beyond the currently proposed controls for CAIR and BART. The EPA has various options over and above the implementation of the maintenance plans for control of ozone to address the violation but has not yet acted. At this time, management is unable to predict how the EPA will respond or how that response will impact KCP&L's operations. However, the EPA's response could have a significant effect on KCP&L's results of operations, financial position and cash flows.

In March 2008, the EPA significantly strengthened its NAAQS for ground-level ozone. The EPA revised the primary eight-hour ozone standard, designed to protect public health, to a level of 0.075 parts per million (ppm). The EPA also strengthened the secondary eight-hour ozone standard to the level of 0.075 ppm making it identical to the revised primary standard. The previous primary and secondary standards, set in 1997, were effectively 0.084 ppm.

In March 2009, the MDNR and KDHE submitted to the EPA their determinations that the Kansas City area is a nonattainment area under the 2008 primary eight-hour ozone standard. The EPA will make final designations of attainment and nonattainment areas. By 2013, states must submit state implementation plans outlining how states will reduce ozone to meet the standards in nonattainment areas. Although the impact on KCP&L's operations will not be known until after the final nonattainment designations and the state implementation plans are submitted, it could have a significant effect on KCP&L's results of operations, financial position and cash flows.

In January 2010, the EPA proposed to reconsider and further strengthen the 2008 NAAQS for ground-level ozone. The EPA proposed to strengthen the primary eight-hour ozone standard to a level within the range of 0.060-0.070 ppm. The EPA also proposed to establish a distinct cumulative, seasonal secondary standard, designed to protect sensitive vegetation and ecosystems, to within the range of 7-15 ppm-hours.

SO₂ NAAQS

In June 2010, the EPA strengthened the primary NAAQS for SO_2 . The EPA revised the primary SO_2 standard by establishing a new 1-hour standard at a level of 0.075 ppm. The EPA revoked the two existing primary standards of 0.140 ppm evaluated over 24-hours and 0.030 ppm evaluated over an entire year. Although the impact on KCP&L's operations will not be known until after the nonattainment designations are approved and the state implementation plans submitted, it could have a significant effect on KCP&L's results of operations, financial position and cash flows.

Montrose Station Notice of Violation

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In June 2009, KCP&L received notification from the MDNR alleging that its Montrose Station had excess particulate matter emissions in 2008. KCP&L is working with the MDNR to resolve this issue and management believes the outcome will have an insignificant impact to KCP&L's results of operations, financial position and cash flows.

Water

The Clean Water Act and associated regulations enacted by the EPA form a comprehensive program to preserve water quality. Like the Clean Air Act, states are required to establish regulations and programs to address all requirements of the Clean Water Act, and have the flexibility to enact more stringent requirements. All of KCP&L's generating facilities, and certain of their other facilities, are subject to the Clean Water Act.

Section 316(b) of the Clean Water Act is designed to protect aquatic life from being killed or injured by cooling water intake structures. The EPA had previously issued regulations pursuant to Section 316(b) of the Clean Water Act regarding cooling water intake structures. Subsequent to an appellate court ruling, the EPA suspended the regulations and is engaged in further rulemaking on this matter. At this time, management is unable to predict how the EPA will respond or how that response will impact KCP&L's operations.

KCP&L holds a permit from the MDNR covering water discharge from its Hawthorn Station. The permit authorizes KCP&L, among other things, to withdraw water from the Missouri river for cooling purposes and return the heated water to the Missouri river. KCP&L has applied for a renewal of this permit and the EPA has submitted an interim objection letter regarding the allowable amount of heat that can be contained in the returned water. Until this matter is resolved, KCP&L continues to operate under its current permit. KCP&L cannot predict the outcome of this matter; however, while less significant outcomes are possible, this matter may require KCP&L to reduce its generation at Hawthorn Station, install cooling towers or both, any of which could have a significant impact on KCP&L. The outcome could also affect the terms of water permit renewals at KCP&L's Iatan Station.

Additionally, in September 2009, the EPA announced plans to revise the existing standards for water discharges from coal-fired power plants. Until a rule is proposed and finalized, the financial and operational impacts to KCP&L cannot be determined.

Solid Waste

Solid and hazardous waste generation, storage, transportation, treatment and disposal is regulated at the federal and state levels under various laws and regulations. In May 2010, the EPA proposed to regulate coal combustion residuals (CCRs) under the Resource Conservation and Recovery Act (RCRA) to address the risks from the disposal of CCRs generated from the combustion of coal at electric generating facilities. The EPA is considering two options in this proposal. Under the first proposal, the EPA would regulate CCRs as special wastes subject to regulation under subtitle C of RCRA, when they are destined for disposal in landfills or surface impoundments. Under the second proposal, the EPA would regulate disposal of CCRs under subtitle D of RCRA. KCP&L principally uses coal in generating electricity and disposes of the combustion products in both on-site facilities and facilities owned by third parties. The proposed CCR rule has the potential of having a significant financial and operational impact on KCP&L in connection with achieving compliance with the proposed requirements. However, the financial and operational consequences to KCP&L cannot be determined until an option is selected by the EPA and the final regulation is enacted.

Remediation

Certain federal and state laws, including the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA) hold current and previous owners or operators of real property, and any person who arranges for the disposal or treatment of hazardous substances at a property, liable on a joint and several basis for the costs of cleaning up contamination at or migrating from such real property, even if they did not know of and were not responsible for such

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contamination. CERCLA and other laws also authorize the EPA and other agencies to issue orders compelling potentially responsible parties to clean up sites that are determined to present an actual or potential threat to human health or the environment.

At September 30, 2010, and December 31, 2009, KCP&L had \$0.3 million accrued for environmental remediation expenses, which covers ground water monitoring at a former manufactured gas plant (MGP) site. The amount accrued was established on an undiscounted basis and KCP&L does not currently have an estimated time frame over which the accrued amount may be paid.

In January 2010, the EPA announced an advance notice of proposed rulemaking under CERCLA identifying classes of facilities for which the EPA will develop financial assurance requirements, including the electric power generation, transmission and distribution industry. The CERCLA financial assurance would be for risks associated with KCP&L's production, transportation, treatment, storage or disposal of CERCLA hazardous substances. The impact on KCP&L cannot be determined until the regulations are finalized.

In April 2010, the EPA announced an advance notice of proposed rulemaking for the use and distribution in commerce of certain polychlorinated biphenyls (PCBs), PCB items and certain other areas of the PCB regulations. The EPA is reassessing the use, distribution in commerce, marking, and storage for reuse of liquid PCBs in electric and non-electric equipment and the use of the 50 ppm level for excluded PCB products among other things. The impact on KCP&L cannot be determined until the regulations are finalized.

11. LEGAL PROCEEDINGS

Hawthorn No. 5 Litigation

KCP&L received reimbursement for the 1999 Hawthorn No. 5 boiler explosion under a property damage insurance policy with Travelers Property Casualty Company of America (Travelers). Travelers filed suit in the U.S. District Court for the Eastern District of Missouri in November 2005, against National Union Fire Insurance Company of Pittsburgh, Pennsylvania, (National Union) and KCP&L was added as a defendant in June 2006. The case was subsequently transferred to the U.S. District Court for the Western District of Missouri. Travelers sought recovery of \$10 million that KCP&L recovered through subrogation litigation. On July 24, 2008, the Court held that Travelers is not entitled to any recovery from KCP&L. Travelers appealed this decision on

March 11, 2009, to the Court of Appeals for the Eighth Circuit. In September 2010, the Court of Appeals affirmed the District Court's decision.

Spent Nuclear Fuel and Radioactive Waste

KCP&L and the other two Wolf Creek owners have a lawsuit pending against the United States in the U.S. Court of Federal Claims seeking \$14.1 million of damages resulting from the government's failure to begin accepting spent nuclear fuel for disposal in January 1998, as the government was required to do by the Nuclear Waste Policy Act of 1982. Approximately seventy other similar cases were filed with that court, a few of which have settled. To date, the court has rendered final decisions in several of the cases, most of which are on appeal now. Another Federal appellate court has already determined that the government breached its obligation to begin accepting spent fuel for disposal. The questions now before the court in the pending cases are whether and to what extent the utilities are entitled to monetary damages for that breach. The Wolf Creek case was tried before a Court of Federal Claims judge in June 2010 and the parties expect a decision in late 2010.

Advanced Coal Credit Arbitration

In 2009, KCP&L was served a notice to arbitrate by Empire District Electric Company (Empire), Kansas Electric Cooperative, Inc. (KEPCO) and Missouri Joint Municipal Electric Utility Commission (MJMEUC), the non-Company joint owners of Iatan No. 2. These joint owners asserted that they were entitled to receive proportionate shares (or the

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monetary equivalent) of approximately \$125 million of qualifying advance coal project credits for Iatan No. 2. As independent entities, the joint owners are taxed separately and the non-Company joint owners do not dispute that they did not, in fact, apply for the credits themselves. Notwithstanding this, they contended that they should receive proportional shares of the credit. On December 30, 2009, an arbitration panel issued its order denying the KEPCO and MJMEUC claims but ordering KCP&L and Empire to jointly seek a reallocation of the tax credit from the IRS giving Empire its representative percentage of the total tax credit, worth approximately \$17.7 million. The order further specified that if the IRS denies the parties' reallocation request or if Empire is allocated less than its proportionate share of the tax credits, KCP&L will be responsible for paying Empire the full value of its representative percentage of the tax credits (less the amount of tax credits, if any, Empire ultimately receives) in cash. In September 2010, the IRS issued an amended memorandum of understanding to reallocate \$17.7 million of the original \$125 million of the advanced coal project credits to Empire, meeting the requirements of the arbitration order issued on December 30, 2009. KCP&L subsequently dismissed its March 31, 2010, appeal of the arbitration order. KCP&L reversed a \$17.7 million liability previously recorded in other current liabilities for this matter.

Iatan Levee Litigation

On May 22, 2009, several farmers filed suit against Great Plains Energy and KCP&L in the Circuit Court of Platte County, Missouri, alleging negligence, private nuisance, trespass and violations of the Missouri Crop Protection Act and seeking unspecified compensatory and punitive damages. These allegations stem from flooding at or near the Iatan Station in 2007 and 2008. The farmers allege the flooding was a result of maintenance of a nearby levee. The petition seeks class certification from the courts. Written discovery and depositions are underway. Management cannot predict the outcome of this matter.

12. RELATED PARTY TRANSACTIONS AND RELATIONSHIPS

KCP&L employees manage GMO's business and operate its facilities at cost. These costs totaled \$26.3 million and \$73.5 million, respectively, for the three months ended and year to date September 30, 2010. These costs totaled \$24.6 million and \$75.2 million, respectively, for the same periods in 2009. Additionally, KCP&L and GMO engage in wholesale electricity transactions with each other. KCP&L is also authorized to participate in the Great Plains Energy money pool, an internal financing arrangement in which funds may be lent on a short-term basis to KCP&L. The following table summarizes KCP&L's related party receivables and payables.

	September 30	December 31	
	2010	2009	
	(millions)		
Receivable (payable) from/to GMO	\$ (19.0)	\$ 26.4	
Receivable from Receivables Company	82.3	39.8	
Payable to Services	-	(0.2)	
Receivable from Great Plains Energy	12.7	15.1	
Receivable from MPS Merchant	-	0.9	

13. DERIVATIVE INSTRUMENTS

KCP&L is exposed to a variety of market risks including interest rates and commodity prices. Management has established risk management policies and strategies to reduce the potentially adverse effects that the volatility of the markets may have on KCP&L's operating results. Commodity risk management activities, including the use of certain derivative instruments, are subject to the management, direction and control of an internal risk management committee. Management's interest rate risk management strategy uses derivative instruments to adjust KCP&L's liability portfolio to optimize the mix of fixed and floating rate debt within an established range. In addition, KCP&L uses derivative instruments to hedge against future interest rate fluctuations on anticipated debt issuances. Management maintains

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NOTES TO FINANCIAL STATEMENTS (Continued)					

commodity price risk management strategies that use derivative instruments to reduce the effects of fluctuations in fuel expense caused by commodity price volatility. Counterparties to commodity derivatives and interest rate swap agreements expose KCP&L to credit loss in the event of nonperformance. This credit loss is limited to the cost of replacing these contracts at current market rates. Derivative instruments, excluding those instruments that qualify for the normal purchase normal sale election, which are accounted for by accrual accounting, are recorded on the balance sheet at fair value as an asset or liability. Changes in the fair value of derivative instruments are recognized currently in net income unless specific hedge accounting criteria are met.

KCP&L has posted collateral, in the normal course of business, for the aggregate fair value of all derivative instruments with credit risk-related contingent features that are in a liability position. If the credit risk-related contingent features underlying these agreements were triggered, KCP&L would be required to post an insignificant amount of collateral to its counterparties.

The Wall Street Reform and Consumer Protection Act, signed into law in July 2010, includes provisions related to the swaps and over-the-counter derivative markets. KCP&L currently expects that its commodity and interest rate hedges will be exempt from mandatory clearing and exchange trading requirements. Capital and margin requirements for these hedges are expected to be determined over the next year as regulatory agencies implement rules. While KCP&L currently does not anticipate this law and the associated regulatory rules to have a material impact on its financial condition, the ultimate impact cannot be reasonably determined until the final rules are issued.

Commodity Risk Management

KCP&L's risk management policy is to use derivative instruments to mitigate its exposure to market price fluctuations on a portion of its projected natural gas purchases to meet generation requirements for retail and firm wholesale sales. At September 30, 2010, KCP&L has hedged 7% of the 2011 projected natural gas usage for retail load and firm MWh sales, primarily by utilizing futures contracts and financial instruments. The fair values of these instruments are recorded as derivative assets or liabilities with an offsetting entry to OCI for the effective portion of the hedge. To the extent the hedges are not effective, any ineffective portion of the change in fair market value would be recorded currently in fuel expense. KCP&L has not recorded any ineffectiveness on natural gas hedges for the three months ended and year to date September 30, 2010 and 2009.

The notional and recorded fair values of KCP&L's open positions for derivative instruments are summarized in the following table. The fair values of these derivatives are recorded on the balance sheets. The fair values below are gross values before netting agreements and netting of cash collateral.

	September 30 2010		•			Decem 20		1
	Notional Contract Fair				ıtract	_	air	
	An	<u>iount</u>	V	alue (mill	An ions)	<u>10unt</u>	Va	alue
Future contracts								
Cash flow hedges	\$	0.3	\$	(0.1)	\$	3.2	\$	-
Option contracts								
Cash flow hedges		-		_		2.3		0.2

The fair value of KCP&L's open derivative positions are summarized in the following table. The table contains derivative instruments designated as hedging instruments under GAAP. The fair values below are gross values before

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netting agreements and netting of cash collateral.

September 30, 2010	Balance Sheet Asset Deriva Classification Fair Valu			·	ity Derivatives air Value	
Derivatives Designated as Hedging Instruments			(n	nillions)		
Commodity contracts	Derivative instruments	\$	-	\$	0.1	
December 31, 2009						
Derivatives Designated as Hedging Instruments						
Commodity contracts	Derivative instruments	\$	0.4	\$	0.2	

The following table summarizes the amount of gain (loss) recognized in OCI or earnings for interest rate and commodity hedges.

			Gain (Loss) Reclassified Accumulated OCI into In (Effective Portion)	CI into Income		
	(Loss) I	nt of Gain Recognized Derivatives we Portion)	Income Statement Classification	An	nount	
Three Months Ended September 30, 2010	(mi	illions)		(mi	illions)	
Interest rate contracts	\$	-	Interest charges	\$	(2.2)	
Commodity contracts		(0.4)	Fuel		(0.5)	
Income tax benefit (expense)		0.2	Income tax benefit (expense)		1.1	
Total	\$	(0.2)	Total	\$	(1.6)	
Year to Date September 30, 2010						
Interest rate contracts	\$	-	Interest charges	\$	(6.6)	
Commodity contracts		(1.0)	Fuel		(0.5)	
Income tax benefit (expense)		0.4	Income tax benefit (expense)		2.8	
Total	\$	(0.6)	Total	\$	(4.3)	
Three Months Ended September 30, 2009						
Interest rate contracts	\$	-	Interest charges	\$	(2.2)	
Commodity contracts		(0.6)	Fuel		(1.1)	
Income tax benefit (expense)		0.2	Income tax benefit (expense)		1.3	
Total	\$	(0.4)	Total	\$	(2.0)	
Year to Date September 30, 2009						
Interest rate contracts	\$	1.0	Interest charges	\$	(5.3)	
Commodity contracts		(0.9)	Fuel		(1.1)	
Income tax benefit (expense)			Income tax benefit (expense)		2.5	
Total	\$	0.1	Total	\$	(3.9)	

The amounts recorded in accumulated OCI related to the cash flow hedges are summarized in the following table.

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NOTES TO FINANCIAL STATEMENTS (Continued)					

	September 30 2010	December 31 2009
	(mi	llions)
Current assets	\$ 12.2	\$ 13.3
Current liabilities	(74.1)	(81.2)
Deferred income taxes	24.1	26.4
Total	\$ (37.8)	\$ (41.5)

KCP&L's accumulated OCI includes \$8.8 million that is expected to be reclassified to expense over the next twelve months.

14. FAIR VALUE MEASUREMENTS

GAAP defines fair value as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. GAAP establishes a fair value hierarchy, which prioritizes the inputs to valuation techniques used to measure fair value into three broad categories, giving the highest priority to quoted prices in active markets for identical assets or liabilities and lowest priority to unobservable inputs. A definition of the various levels, as well as discussion of the various measurements within the levels, is as follows:

Level 1 – Unadjusted quoted prices for identical assets or liabilities in active markets that KCP&L has access to at the measurement date. Assets categorized within this level consist of KCP&L's various exchange traded derivative instruments and equity and U.S. Treasury securities that are actively traded within KCP&L's decommissioning trust fund.

Level 2 – Market-based inputs for assets or liabilities that are observable (either directly or indirectly) or inputs that are not observable but are corroborated by market data. Assets and liabilities categorized within this level consist of KCP&L's various non-exchange traded derivative instruments traded in over-the-counter markets and certain debt securities within KCP&L's decommissioning trust fund.

Level 3 – Unobservable inputs, reflecting KCP&L's own assumptions about the assumptions market participants would use in pricing the asset or liability. Assets categorized within this level consist of certain debt securities within KCP&L's decommissioning trust fund for which sufficiently observable market data is not available to corroborate the valuation inputs.

The following tables include KCP&L's balances of financial assets and liabilities measured at fair value on a recurring basis at September 30, 2010, and December 31, 2009.

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·	(1) X An Original	(Mo, Da, Yr)	·		
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NOTES TO FINANCIAL STATEMENTS (Continued)					

						Fair V	/alue Me	asuremer	ts Using	
Description	_	ember 30 2010	Net	tting ^(d)	Pric Ac Mark Idei As	ees in etive eets for ntical esets	O Obse In	ificant ther ervable puts vel 2)	Unobs In	ificant ervable puts vel 3)
Assets					(mi	illions)				
Derivative instruments (a)	\$	-	\$	-	\$	-	\$	-	\$	-
Nuclear decommissioning trust (b)										
Equity securities		76.6		-		76.6		-		-
Debt securities										
U.S. Treasury		8.4		-		8.4		-		-
U.S. Agency		5.3		-		-		5.3		-
State and local obligations		2.4		-		-		2.4		-
Corporate bonds		24.8		-		-		24.8		-
Foreign governments		0.7		-		-		0.7		-
Other		(0.3)		-		-		(0.3)		-
Total nuclear decommissioning trust		117.9		-		85.0		32.9		-
Total		117.9		-		85.0		32.9		-
Liabilities										
Derivative instruments (a)				(0.1)		0.1				_
Total	\$	-	\$	(0.1)	\$	0.1	\$	-	\$	-

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NOTE	S TO FINANCIAL STATEMENTS (Continued)	

					Fair V	Value Mo	easuremei	nts Using	
Description	mber 31 2009	Net	tting ^(c)	Prid Ad Marl Ide As	oted ces in ctive cets for ntical ssets vel 1)	O Obse In	ificant ther ervable puts vel 2)	Unobs In	ificant servable puts vel 3)
Assets				(m	illions)				
Derivative instruments (a)	\$ 0.2	\$	(0.2)	\$	0.2	\$	0.2	\$	_
Nuclear decommissioning trust (b)									
Equity securities	44.5		-		44.5		-		_
Debt securities									
U.S. Treasury	11.2		-		11.2		-		_
U.S. Agency	3.5		-		-		3.5		-
State and local obligations	3.1		-		-		2.9		0.2
Corporate bonds	18.9		-		-		18.9		_
Foreign governments	0.7		-		-		0.7		_
Other	1.2		-		-		1.2		-
Total nuclear decommissioning trust	 83.1		-		55.7		27.2		0.2
Total	83.3		(0.2)		55.9		27.4		0.2
Liabilities									
Derivative instruments (a)	-		(0.2)		-		0.2		-
Total	\$ -	\$	(0.2)	\$	-	\$	0.2	\$	-

- (a) The fair value of derivative instruments is estimated using market quotes, over-the-counter forward priced and volatility curves and correlations among fuel prices, net of estimated credit risk.
- (b) Fair value is based on quoted market prices of the investments held by the fund and/or valuation models. The total does not include \$2.8 million and \$29.4 million at September 30, 2010, and December 31, 2009, respectively, of cash and cash equivalents, which are not subject to the fair value requirements.
- (c) Represents the difference between derivative contracts in an asset or liability position presented on a net basis by counterparty on the consolidated balance sheet where a master netting agreement exists between the Company and the counterparty. At September 30, 2010, and December 31, 2009, KCP&L netted \$0.1 million and zero, respectively, of cash collateral posted with counterparties.

The following tables reconcile the beginning and ending balances for all level 3 assets and liabilities, net, measured at fair value on a recurring basis for the three months ended and year to date September 30, 2010 and 2009.

	State	& Local
	Oblig	gations
	(mil	lions)
Balance January 1, 2010	\$	0.2
Sales		(0.2)
Balance September 30, 2010	\$	-

Name of Respondent	This Report is:	Date of Report	Year/Period of Report
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NOTES T	O FINANCIAL STATEMENTS (Continued)	

Fair Value Measurements Using Significant Un	observable	Inputs	(Level	3)				
					Moı	rtgage		
	τ	J .S .	S tate	& Local	Ba	cked		
Description	Ag	ency	Obli	gations	Secu	ırities	T	otal
				(millio	ons)			
Balance July 1, 2009	\$	2.9	\$	0.5	\$	3.5	\$	6.9
Total realized/unrealized gains or (losses)								
Included in regulatory liability		(0.1)		-		0.6		0.5
Purchase, issuances, and settlements		-		-		1.3		1.3
Transfers in and/or out of Level 3		-		(0.1)		-		(0.1)
Balance September 30, 2009	\$	2.8	\$	0.4	\$	5.4	\$	8.6

				Moi	rtgage		
	U.S.	State	& Local	Ba	cked		
Description	Agency	Obli	gations	Sec	urities	T	otal
			(milli	ions)			
Balance January 1, 2009	\$ 3.9	\$	-	\$	2.9	\$	6.8
Total realized/unrealized gains or (losses)							
Included in regulatory liability	0.1		_		0.8		0.9
Purchase, issuances, and settlements	(1.2)		_		1.7		0.5
Transfers in and/or out of Level 3	-		0.4		_		0.4
Balance September 30, 2009	\$ 2.8	\$	0.4	\$	5.4	\$	8.6

15. TAXES

Components of income tax expense are detailed in the following table.

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NOT	ES TO FINANCIAL STATEMENTS (Continued	1	

		Three Months Ended September 30		
	2010	2009	2010	2009
Current income taxes		(milli	ions)	
Federal	\$ (16.1)	\$ 40.8	\$ 20.5	\$ 50.6
State	(2.7)	5.0	4.3	6.7
Total	(18.8)	45.8	24.8	57.3
Deferred income taxes				
Federal	64.0	(34.7)	54.3	(49.3)
State	11.8	(1.0)	9.6	-
Total	75.8	(35.7)	63.9	(49.3)
Noncurrent income taxes				
Federal	(2.4)	3.6	(1.5)	2.9
State	(0.3)	0.4	(0.1)	0.4
Total	(2.7)	4.0	(1.6)	3.3
Investment tax credit				
Deferral	-	12.2	(4.1)	28.4
Amortization	(0.5)	(0.4)	(1.2)	(1.1)
Total	(0.5)	11.8	(5.3)	27.3
Total	\$ 53.8	\$ 25.9	\$ 81.8	\$ 38.6

KCP&L's income tax expense increased \$27.9 million and \$43.2 million for the three months ended and year to date September 30, 2010, respectively, compared to the same periods in 2009 due to increased pre-tax income. A significant portion of total income tax expense in 2010 is reflected as deferred income tax expense due to accelerated tax deductions, including bonus depreciation, which reduce the current tax liability of KCP&L.

Income Tax Expense and Effective Income Tax Rates

Income tax expense and the effective income tax rates reflected in the financial statements and the reasons for their differences from the statutory federal rates are detailed in the following tables.

	Income Tax Expense				Income Tax Rate		
Three Months Ended September 30	2010 2009			009	2010	2009	
		(mill	ions)				
Federal statutory income tax	\$	50.7	\$	31.8	35.0 %	35.0 %	
Differences between book and tax							
depreciation not normalized		(1.1)		(3.0)	(0.8)	(3.2)	
Amortization of investment tax credits		(0.5)		(0.4)	(0.4)	(0.4)	
Federal income tax credits		(1.9)		(1.6)	(1.3)	(1.8)	
State income taxes		5.6		3.0	3.9	3.2	
Changes in uncertain tax positions, net		0.1		(0.1)	0.1	(0.1)	
Other		0.9		(3.8)	0.6	(4.1)	
Total	\$	53.8	\$	25.9	37.1 %	28.6 %	

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NOTES	TO FINANCIAL STATEMENTS (Continued	١	

	Iı	ncome Ta	х Ехр	ense	Income Tax Rate		
Year to Date September 30	2	2010		009	2010	2009	
•		(mill	ions)				
Federal statutory income tax	\$	83.5	\$	51.0	35.0 %	35.0 %	
Differences between book and tax							
depreciation not normalized		(5.2)		(6.8)	(2.2)	(4.7)	
Amortization of investment tax credits		(1.2)		(1.1)	(0.5)	(0.7)	
Federal income tax credits		(6.0)		(5.8)	(2.5)	(4.0)	
State income taxes		8.6		4.7	3.6	3.2	
Medicare Part D subsidy legislation		2.8		-	1.2	_	
Changes in uncertain tax positions, net		0.1		-	0.1	_	
Other		(0.8)		(3.4)	(0.5)	(2.3)	
Total	\$	81.8	\$	38.6	34.2 %	26.5 %	

Advanced Coal Credit

In April 2008, KCP&L was notified that its application filed in 2007 for \$125.0 million in advanced coal investment tax credits (ITC) was approved by the IRS. The credit is based on the amount of expenses incurred on the construction of Iatan No. 2. Additionally, in order to meet the advanced clean coal standards and avoid forfeiture and/or the recapture of tax credits in the future, KCP&L must meet or exceed certain environmental performance standards for at least five years once the plant is placed in service.

In September 2010, the IRS issued an amended memorandum of understanding to reallocate \$17.7 million of the original \$125 million of the advanced coal project credits to Empire, meeting the requirements of an arbitration order issued on December 30, 2009. See Note 11 for the related legal proceeding. As a result, KCP&L reduced the amount of advanced coal credit previously recognized. The amount of deferred federal tax expense associated with the reduction year to date September 30, 2010, was \$4.1 million. Since the tax laws require KCP&L to reduce income tax expense for ratemaking and financial statement purposes ratably over the life of the plant, KCP&L concurrently recognized a separate deferred advanced coal ITC benefit to offset the current and deferred federal tax expense. KCP&L recognized an insignificant amount of tax benefits of the ITC in the third quarter of 2010 when the plant was placed in service and will continue to recognize the tax benefits over the life of the plant. At September 30, 2010, KCP&L had \$107.1 million of deferred advanced coal ITC.

Uncertain Tax Positions

At September 30, 2010, and December 31, 2009, KCP&L had \$19.3 million and \$20.9 million, respectively, of liabilities related to unrecognized tax benefits. Of these amounts, \$0.4 million at September 30, 2010, and December 31, 2009, are expected to impact the effective tax rate, if recognized.

The following table reflects activity for KCP&L related to the liability for unrecognized tax benefits.

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NOTES TO FINANCIAL STATEMENTS (Continued)								

	-	ember 30 010	December 31 2009		
	(millions)				
Beginning balance	\$	20.9	\$	17.6	
Additions for current year tax positions		1.0		3.9	
Additions for prior year tax positions		1.6		3.0	
Reductions for prior year tax positions		(1.3)		(0.8)	
Settlements		(2.9)		(2.2)	
Statute expirations		-		(0.6)	
Ending balance	\$	19.3	\$	20.9	

KCP&L recognizes interest accrued related to unrecognized tax benefits in interest expense and recognizes penalties related to unrecognized tax benefits in non-operating expenses. KCP&L had accrued interest related to unrecognized tax benefits of \$1.5 million and \$1.7 million at September 30, 2010, and December 31, 2009, respectively. Amounts accrued for penalties related to unrecognized tax benefits for KCP&L are insignificant.

In July 2010, the Joint Committee on Taxation approved the settlement of the IRS audit of Great Plains Energy's 2005 tax year. KCP&L recognized \$2.9 million of unrecognized tax benefits in the third quarter of 2010 associated with this settlement. The IRS is currently auditing Great Plains Energy and its subsidiaries for the 2006-2008 tax years. KCP&L is unable to estimate the amount of unrecognized tax benefits that may be recognized in the next twelve months.

Name of Respondent Kansas City Power & Light Company			This Report Is: (1) X An Original (2) A Resubmission		(Mo Da Vr)		ear/Period of Report ad of2010/Q3			
	STATEMENTS OF ACCUMULAT	(2) FD COME						D HEDO	SING ACT	IVITIES
2. Re 3. Fo	. Report in columns (b),(c),(d) and (e) the amounts of accumulated other comprehensive income items, on a net-of-tax basis, where appropriate. Report in columns (f) and (g) the amounts of other categories of other cash flow hedges. For each category of hedges that have been accounted for as "fair value hedges", report the accounts affected and the related amounts in a footnote. Report data on a year-to-date basis.									
Line No.	Item (a)	Losses	on A	Sains and available-ecurities	Minimum Pen Liability adjust (net amour (c)	ment	Foreign Curr Hedges (d)			Other ustments
1	Balance of Account 219 at Beginning of Preceding Year									
2	Preceding Qtr/Yr to Date Reclassifications from Acct 219 to Net Income								(25,689,433)
3	Preceding Quarter/Year to Date Changes in Fair Value									25,689,433
	Total (lines 2 and 3)									
	Balance of Account 219 at End of Preceding Quarter/Year									
6	Balance of Account 219 at Beginning of Current Year									
7	Current Qtr/Yr to Date Reclassifications from Acct 219 to Net Income									36,000,707
8	Current Quarter/Year to Date Changes in Fair Value								(36,000,707)
9	Total (lines 7 and 8)								,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
10	Balance of Account 219 at End of Current Quarter/Year									

Name of Respondent Kansas City Power & Light Company STATEMENTS OF ACCUMULATE		(1) [eport Is: X An Original A Resubmi	ission	11/29/		End o			
	STATEMENTS OF ACC	CUMULATED COMP	REHENSIVE	INCOME, COMP	PREHENSI	VE INCOME, AND	HEDGI	NG ACTIVITIES		
Line No.	ine Hedges		Hedges Hedges			Totals for e category of it recorded i	tems	Net Income (Ca Forward fron Page 117, Line	n	Total Comprehensive Income
	•			Account 2						
1	(f) (46,923,957)	(g)	21,336)	(h)	945,293)	(i)		(j)		
2	3,253,328		686,856		749,249)					
3	610,626	(538,706)	25	,761,353					
4	3,863,954		148,150		,012,104	108,88	34,770	112,896,874		
5	(43,060,003)		126,814		933,189)					
6 7	(41,726,231) 4,001,320		192,381 327,363		533,850)					
8	4,001,320	(584,066)		584,773)					
9	4,001,320	(256,703)		,744,617	159,98	39,390	163,734,007		
10	(37,724,911)	(64,322)	(37,	789,233)					

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	FOOTNOTE DATA		

Schedule Page: 122(a)(b) Line No.: 7 Column: e

The recognition requirements of ASC 715 "Compensation-Retirement Benefits" results in recording unamortized transition costs, prior service costs and gains/losses for the pension and other post-retirement plans to accumulated other comprehensive income. In accordance with ASC 980 "Regulated Operations," these costs were transferred to a regulatory asset.

Schedule Page: 122(a)(b) Line No.: 8 Column: e

The recognition requirements of ASC 715 "Compensation-Retirement Benefits" results in recording unamortized transition costs, prior service costs and gains/losses for the pension and other post-retirement plans to accumulated other comprehensive income. In accordance with ASC 980 "Regulated Operations," these costs were transferred to a regulatory asset.

Schedule Page: 122(a)(b) Line No.: 8 Column: g

Natural gas cash flow hedges for production fuel. As of September 30, 2010, KCP&L has hedged 7% of its 2011 projected natural gas usage for retail load and firm MWh sales.

Name	e of Respondent	This Report Is:	Year/Period of Report		
Kans	as City Power & Light Company	(1) An Original (2) A Resubmission	(Mo, Da, Yr) 11/29/2010	End of <u>2010/Q3</u>	
	SUMMAI	RY OF UTILITY PLANT AND ACC			
	FOF	R DEPRECIATION. AMORTIZATION	ON AND DEPLETION		
-	rt in Column (c) the amount for electric function, in	n column (d) the amount for gas fu	nction, in column (e), (f), and (g)) report other (specify) and in	
colum	n (h) common function.				
Lino	Classification		Total Company for the	Electric	
Line No.			Current Year/Quarter Ended	(c)	
4	(a)		(b)	(*)	
1	Utility Plant				
2	In Service		7 200 000 00	7 200 000 004	
	Plant in Service (Classified) Property Under Capital Leases		7,366,892,88		
	Plant Purchased or Sold		2,120,09	2,120,090	
6	Completed Construction not Classified				
7	Experimental Plant Unclassified				
η 2	Total (3 thru 7)		7,369,012,98	7,369,012,980	
	Leased to Others		7,309,012,90	7,309,012,900	
	Held for Future Use		7,716,70	0 7,716,700	
11	Construction Work in Progress		288,269,50	· · ·	
	Acquisition Adjustments		200,200,00	200,200,000	
	Total Utility Plant (8 thru 12)		7,664,999,18	7,664,999,180	
	Accum Prov for Depr, Amort, & Depl	3,048,095,61			
	Net Utility Plant (13 less 14)		4,616,903,57	<u> </u>	
	Detail of Accum Prov for Depr, Amort & Depl		1,010,000,01	.,0.10,000,01.0	
	In Service:				
	Depreciation		2,921,921,20	6 2,921,921,206	
	Amort & Depl of Producing Nat Gas Land/Land F	Right	, , ,		
	Amort of Underground Storage Land/Land Rights				
21	Amort of Other Utility Plant		126,174,40	4 126,174,404	
22	Total In Service (18 thru 21)		3,048,095,61		
23	Leased to Others				
24	Depreciation				
	Amortization and Depletion				
	Total Leased to Others (24 & 25)				
27	Held for Future Use				
28	Depreciation				
29	Amortization				
30	Total Held for Future Use (28 & 29)				
31	Abandonment of Leases (Natural Gas)				
32	Amort of Plant Acquisition Adj				
33	Total Accum Prov (equals 14) (22,26,30,31,32)		3,048,095,61	3,048,095,610	

Name of Respondent		This Report Is: (1) X An Original Date of Report (Mo, Da, Yr) Year/Period of Report (Mo, Da, Yr) Find of 2010/0				
Kansas City Power & Light 0	Company	(2) A Resubmission	11/29/2010	End of2010/0	23	
	 SUMMARÝ	OF UTILITY PLANT AND ACCUM				
		DEPRECIATION. AMORTIZATIO				
Gas	Other (Specify)	Other (Specify)	Other (Specify)	Common	Lina	
					Line No.	
(d)	(e)	(f)	(g)	(h)	140.	
					1	
					2	
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					4	
					5	
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					8	
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					28	
					29	
					30	
					31	
					32	
					33	
				-		

e of Report	Year/Period of Report
, <i>Da, Yr)</i> /29/2010	End of <u>2010/Q3</u>
OR DEPRECIATI	ION BY FUNCTION
ount 102, and Accou nortization by function	unt 106. Report in column (b) n.
nt in Service	Accumulated Depreciation
Balance at d of Quarter (b)	and Amortization Balance at End of Quarter (c)
166,133,736	126,174,404
2,908,171,256	918,296,664
1,380,618,188	755,084,933
465,982,910	155,470,933
401,690,333	173,419,828
1,755,608,096	651,480,691
202 222 225	004 000 771
288,688,365 7,366,892,884	281,226,751 3,061,154,204

Name of Respondent		This Report Is: Da (1) X An Original (M		Date of Report Year/Period (Mo, Da, Yr) End of 20		riod of Report 2010/Q3		
Kans	as City Power & Light Company	(2)	(2) A Resubmission on Service and Generation Interconne		11/29/2010		End o	2010/03
gener 2. Lis 3. In 0 4. In 0 5. In 0 6. In 0	port the particulars (details) called for concerning that or interconnection studies. It each study separately. It column (a) provide the name of the study. It column (b) report the cost incurred to perform the study column (c) report the account charged with the cost column (d) report the amounts received for reimbur column (e) report the account credited with the rein	study at th t of the st rsement o	e end of period. udy. f the study costs a	at end of pe	eriod.	d for performing	g transm	ission service and
	column (e) report the account credited with the rein	nburseme	nt received for per	Torming th	e stuay.	Daireah		
Line No.	Description (a)	Costs	Incurred During Period (b)		t Charged (c)	Reimburser Received D the Peri (d)	ments During od	Account Credited With Reimbursement (e)
1	Transmission Studies							
2	None							
3								
4								
5 6								
7								
8								
9								
10								
11								
12								
13								
14								
15								
16								
17								
18								
19								
20								
21	Generation Studies							
22	None							
23 24								
25								
26								
27								
28								
29								
30								
31								
32								
33								
34								
35								
36								
37								
38								
39								
40								
				<u> </u>				

	e of Respondent sas City Power & Light Company	(1)	eport Is: ∏An Original ∏A Resubmissi	on	Date of (Mo, Da 11/29/20	, Yr)	Year/Peri End of	iod of Report 2010/Q3
	0.	(2) THER RE	GULATORY AS			710		
2. Mi group	eport below the particulars (details) called for nor items (5% of the Balance in Account 182 ped by classes. r Regulatory Assets being amortized, show p	r concer 2.3 at en	ning other regulation	ulatory assets amounts less	including			
Lino	Description and Purpose of	1	Balance at	Debits		CRED	ITS I	Palance at and of
Line No.	Other Regulatory Assets		Beginning of Current Quarter/Year	Debits	the Qu		Written off During the Period Amount	Balance at end of Current Quarter/Year
	(a)		(b)	(c)		(d)	(e)	(f)
1	Missouri Case No. EU-2004-0294 and							
2	Kansas Case No. 04-WSEE-605-ACT:							
3	Non-nuclear asset retirement obligations recorded							
4	in accordance with ASC 410		25,660,962	917,	614			26,578,576
5								
6								
7	Deferred Regulatory Asset-Recoverable Taxes:							
8	Gross up of tax related items to be recovered							
9	from future rate payers		200,300,523	18,356,	762			218,657,285
10								
11								
12	Missouri Case Nos. ER-2006-0314, ER-2007-0291, and							
13	ER-2009-0089 and Kansas Docket Nos. 06-KCPE-828-RT	S						
14	07-KCPE-905-RTS, 09-KCPE-246 RTS and							
15	07-ATMG-387-ACT:							
16	Pension costs deferred for future recovery		386,163,676	5,350,	839 926, 107		14,517,288	376,997,227
17	·							
18								
19	Missouri Case No. EO-2005-0329:							
20	Represents the deferred costs for the energy							
21	efficiency and affordability programs as provided							
22	in the Missouri Public Service Commission order.							
23	Each vintage year will be amortized over 10 years.		25,346,471	4,375,	363 908		417,043	29,304,791
24								
25								
26	Kansas Docket No. 04-KCPE-1025-GIE and							
27	07-KCPE-905-RTS:							
28	Represents the deferred costs for the energy							
29	efficiency and affordability programs as provided							
30	in the Kansas Corporation Commission order.							
31	These costs will be recovered through an Energy							
32	Efficiency Rider to be filed by March 31 of each							
33	year to recover costs incurred during the previous							
34	calendar year. Costs are to be amortized over 1							
35	year starting each July.		13,060,259	2,681,	520 908		2,769,482	12,972,297
36								
37								
38	Kansas Docket No. 06-KCPE-828-RTS:							
39	Deferred costs associated with the 2006 rate case							
40	preparation and presentation to the Kansas							
41	Corporation Commission to be amortized over 4 years							
42	beginning January 1, 2007.		152,165		928		76,082	76,083
43								
44	TOTAL		711,318,043	46,665,5	77		18,968,207	739,015,413

	e of Respondent sas City Power & Light Company	This (1) (2)	Report Is: X An Original A Resubmissi	on	Date of Report (Mo, Da, Yr) 11/29/2010	Year/Per End of	riod of Report 2010/Q3
	0.	. ,	REGULATORY AS				
2. Mi grou	eport below the particulars (details) called for nor items (5% of the Balance in Account 182 ped by classes. or Regulatory Assets being amortized, show p	conc 2.3 at	erning other reguend of period, or	ulatory assets, amounts less	including rate orde		
	· · · · · · · · · · · · · · · · · · ·						
Line No.	Description and Purpose of Other Regulatory Assets		Balance at Beginning of	Debits	CRE Written off During the Quarter/Year	Written off During the Period	Balance at end of Current Quarter/Year
	•		Current Quarter/Year		Account Charged	Amount	
	(a)		(b)	(c)	(d)	(e)	(f)
1	Kansas Docket No. 07-KCPE-905-RTS:						
2	Deferred costs associated with the 2007 rate case						
3	preparation and presentation to the Kansas						
4	Corporation Commission to be amortized over						
5	4 years beginning January 1, 2008.		327,931		928	54,655	273,276
6							
7							
8	Missouri Case No. ER-2009-0089 and						
9	Kansas Docket No. 09-KCPE-246-RTS:						
10	Deferred costs associated with the 2008 rate case						
11	preparation and presentation to the Missouri						
12	Public Service Commission and Kansas Corporation						
13	Commission to be amortized over 2 years for						
14	Missouri beginning September 1, 2009 and 4						
15	years for Kansas beginning August 1, 2009.		2,394,100		928	299,291	2,094,809
16	years for Narious beginning August 1, 2009.		2,094,100		920	293,291	2,094,009
17							
	Missouri Case No. ER-2010-0355 and						
18							
19	Kansas Docket No. 10-KCPE-415-RTS:						
20	Deferred costs associated with the 2010 rate case						
21	preparation and presentation to the Missouri						
22	Public Service Commission and Kansas Corporation						0.445.054
23	Commission.		5,663,356	2,751,8	98		8,415,254
24							
25							
26	Kansas Docket No. 06-KCPE-828-RTS:						
27	Deferred costs associated with the talent						
28	assessment, to be amortized over 10 years						
29	beginning January 1, 2007.		140,901		923	5,419	135,482
30							
31							
32	Missouri Case No. ER-2006-0314:						
33	Represents the Missouri jurisdictional non-labor				1		
34	expenses charged to the strategic initiative				1		
35	projects. These costs are being amortized						
36	over 5 years beginning January 1, 2007.		599,748		923	99,958	499,790
37							
38							
39	Missouri Case No. ER-2007-0291:						
40	Missouri jurisdictional expenses incurred relating						
41	to the research and development tax credit						
42	studies. These costs will be amortized over						
43	5 years beginning September 2009.		328,523		923	19,711	308,812
44	TOTAL		711,318,043	46,665,57	7	18,968,207	739,015,413

Name of Respondent Kansas City Power & Light Company This Report Is: (1) X An Original (2) A Resubmission			Date of Report (Mo, Da, Yr)				
	0	. ,	REGULATORY AS				
1. Re	port below the particulars (details) called for			•	•	er docket numbe	er, if applicable.
	nor items (5% of the Balance in Account 182	.3 at 6	end of period, or	amounts less	than \$100,000 wh	nich ever is less)	, may be
	ped by classes. r Regulatory Assets being amortized, show p	ariad	of amortization				
3. FU	r Regulatory Assets being amortized, show p	enou	or amortization.				
Line	Description and Purpose of		Balance at	Debits		DITS	Balance at end of
No.	Other Regulatory Assets		Beginning of		Written off During	Written off During	Current Quarter/Year
			Current		the Quarter/Year Account Charged	the Period Amount	
	(a)		Quarter/Year (b)	(c)	(d)	(e)	(f)
1	Kansas Docket No. 07-KCPE-905-RTS:		(~)	(0)	(4)	(0)	(.)
2	Kansas jurisdictional Talent Assessment						
3	costs to be amortized over 10 years						
4	beginning January 1, 2008.		3,019,563		920	100,652	2,918,911
5						·	
6							
7	Kansas Docket No. 07-KCPE-905-RTS:						
8	Kansas jurisdictional Employment Augmentation						
9	Programs to be amortized over 10 years						
10	beginning January 1, 2008.		198,137		923	6,605	191,532
11							
12							
13	Missouri Case No. ER-2007-0291:						
14	Missouri jurisdictional Talent Assessment						
15	costs to be amortized over 5 years						
16	beginning January 1, 2008.		2,420,259		920	242,026	2,178,233
17							
18							
19	Kansas Docket No. 07-KCPE-905-RTS:						
20	Energy Cost Adjustment		2,674,474	2,549,5	96		5,224,070
21							
22							
23	Kansas Docket No. 07-BHCG-1063-ACQ:						
24	Kansas jurisdictional transition costs for Great						
25	Plains Energy's acquisition of Aquila		10,000,000				10,000,000
26							
27							
28	Missouri Case No. EM-2007-0374:						
29	Missouri jurisdictional transition costs for Great						
30	Plains Energy's acquisition of Aquila		19,429,240	29,4	16		19,458,656
31							
32							
33	Kansas Docket No. 09-KCPE-246-RTS:						
34	Kansas jurisdictional difference between						
35	allowed rate base and financial costs						
36	booked for latan 1 and latan Common.		2,214,178	992,8	84		3,207,062
37							
38							
39	Missouri Case No. ER-2009-0089:						
40	Missouri jurisdictional difference between						
41	allowed rate base and financial costs booked						
42	for latan 1 and latan Common.		7,908,419	2,143,0	97		10,051,516
43							
	TOTAL		711 616 61	40.00=		40.000.00=	700 217 117
44	TOTAL		711,318,043	46,665,57	1	18,968,207	739,015,413

	lame of Respondent Kansas City Power & Light Company		(1) X An Original		Date of Report (Mo, Da, Yr) 11/29/2010 Year/ End of		Period of Report 2010/Q3	
	0.		R REGULATORY ASSETS (Acco					
2. Mi grou	port below the particulars (details) called for nor items (5% of the Balance in Account 182 ped by classes. or Regulatory Assets being amortized, show p	conce 2.3 at e	erning other reguend of period, or	ılatory assets, in	cluding rate ord			
Line No.	Description and Purpose of Other Regulatory Assets		Balance at Beginning of Current	Debits	Written off During the Quarter/Year	Written off During the Period	Balance at end of Current Quarter/Year	
	(a)		Quarter/Year (b)	(c)	Account Charged (d)	Amount (e)	(f)	
1								
2	Missouri Case No. ER-2009-0089:							
3	Deferred refueling costs at Wolf Creek Nuclear							
4	Operating Corporation to be amortized							
5	over 5 years beginning September 2009.		1,308,818		524, 530	78,530	1,230,288	
6								
7								
8	Missouri Case No. ER-2009-0089:							
9	Missouri jurisdictional deferred 2007 DSM							
10	advertising costs to be amortized over 10							
11	years beginning September 1, 2009.		256,228		909	6,988	249,240	
12								
13								
14	Missouri Case No. ER-2009-0089:							
15	Deferred 50% cost of the Economic Relief							
16	Pilot Program until the next general rate case							
17	with cost recovery determined at that time.		103,250	77,445			180,695	
18	· · · · · · · · · · · · · · · · · · ·		,	, -				
19								
20	Missouri Case No. EO-2005-0329:							
21	Deferred costs associated with the latan 2 project,							
22	Construction Accounting until the effective date							
23	of rates approved.			6,439,143			6,439,143	
24	or raise approved.			0,100,110			0,100,110	
25								
26	Other/Minor Regulatory Asset Items		1,646,862		921, 524	274,477	1,372,385	
27	One // will of Frequency Asset fems		1,040,002		021, <u>32</u> 4	214,411	1,072,000	
28								
29								
30								
31								
32								
33								
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39		+						
40								
41		\dashv						
42								
43								
4.4	TOTAL		711 010 010	10.005.5==		10.000.00=	700 045 710	
44	TOTAL		711,318,043	46,665,577		18,968,207	739,015,413	

	Respondent This Report Is: (1) X An Original (2) A Possibility of the content		(Mo, Da, Yr) End of		riod of Report 2010/Q3	
		(2) A Resubmission		11/29/2010		
	OTHER REGULATORY LIABILITIES (Account 254)					
	eport below the particulars (details) called for cable.	concerning other re	gulatory liabil	ities, including rate	order docket nu	mber, if
	inor items (5% of the Balance in Account 254	at end of period, or	amounts less	s than \$100,000 wh	ich ever is less).	may be grouped
	asses.			· · · · · · · · · · · · · · · · · · ·	,	may ar greater
3. Fc	or Regulatory Liabilities being amortized, sho	w period of amortiza	tion.			
Line	Description and Purpose of	Balance at Begining	D	EBITS		Balance at End
No.	Other Regulatory Liabilities	of Current Quarter/Year	Account	Amount	Credits	of Current Quarter/Year
	(a)	(b)	Credited (c)	(d)	(e)	(f)
1	Emissions Allowance Transactions per	(b)	(0)	(u)	(6)	(1)
	Missouri Order EO-2008-0329 and					
3	Kansas Order 04-KCPE-1025-GIE	86,098,893	501	21,922		86,076,971
4	Nanous Order of Nor E 1925 die	00,030,030	301	21,322		00,070,071
5	Deferred Regulatory Liability - ASC 740	106,635,429		616,342		106,019,087
6	Deterior Tregulatory Elability Acc 740	100,000,429		010,042		100,010,007
7	Asset Retirement Obligation related					
+	-					
	FERC Order 631, MO Case No. EU-2004-0294					
†	and KS Docket No. 04-WSEE-605-ACT	28,276,704	230,524,456		9,533,932	37,810,636
11	and the Bestlettie. 01 Well 800 No.	20,270,701	200,021,100		0,000,002	07,010,000
_	DOE Refund of Enrichment Overcharges					
1	per KS Docket No. 04-KCPE-905-RTS	30,218	518	15,109		15,109
14	por No Booker No. 94 Nor 2 000 TiTo	00,210	010	10,100		10,100
+	R&D Credit Claims in accordance with					
	MO Case No. ER-2007-0291, to be amortized					
17	over 5 years beginning September 2009.	808,795	411	48,528		760,267
18	over a years beginning deprember 2000.	000,700	411	40,020		700,207
19	Excess Missouri Wholesale Gross Margin					
20	in accordance with MO Case No. ER-2007-0291					
	to be amortized over 10 years beginning September					
	2009.	4,790,785	Various	102,243	2,258,973	6,947,515
23		, , , , ,			,,-	-,- ,
24	Excess STB Settlement in accordance with					
25	MO Case No. ER-2006-0314 and					
26	KS Docket No. 06-KCPE-828-RTS, to be					
27	amortized over 10 years in MO beginning September					
28						
29	2009.	1,275,754	501	104,584		1,171,170
30						
31	Energy Cost Adjustment					
32	KS Docket No. 07-KCPE-905-RTS	770,055		303,341		466,714
33						
34						
35						
36						
37						
38						
39						
40						
41	TOTAL	228,686,633		1,212,069	11,792,905	239,267,469
لـــــــــــــــــــــــــــــــــــــ				1,212,000	,,,,,,,,,	200,207,100

Name of Respondent	This Report is:	Date of Report	Year/Period of Report			
·	(1) X An Original	(Mo, Da, Yr)	·			
Kansas City Power & Light Company	(2) A Resubmission	11/29/2010	2010/Q3			
FOOTNOTE DATA						

Schedule Page: 278 Line No.: 5 Column: a	
Excess taxes due to change in tax rates	\$22.6 Million
Investment tax credits	\$14.7 Million
R&D Credits	\$0.5 Million
Advance Coal Credits	\$68.2 Million
Total	$$\overline{106.0}$ Million

Name of Respondent		This (1)		oort Is: An Original	Date of Report (Mo, Da, Yr)		ear/Period of Report 2010/Q3
Kansas City Power & Light Company		(2)		A Resubmission	11/29/2010	-	and of 2010/Q3
				OPERATING REVENUES (A	,	•	
related 2. Re 3. Re for billi each r 4. If ir	creases or decreases from previous period (columns (c),(required t, and r is of me roup of e), and	d in to manu eters meters (g)),	he annual version of these pages factured gas revenues in total. , in addition to the number of flaters added. The -average number are not derived from previously	rate accounts; except that when r of customers means the avera	re separ	rate meter readings are added welve figures at the close of
5. DIS	close amounts of \$250,000 or greater in a footnote for acc	counts 4	451,	456, and 457.2.			
Line No.	Title of Acco	unt			Operating Revenues Yea to Date Quarterly/Annua (b)		Operating Revenues Previous year (no Quarterly)
1	Sales of Electricity				(b)		(c)
2	(440) Residential Sales				466,924	1,725	
3	(442) Commercial and Industrial Sales						
4	Small (or Comm.) (See Instr. 4)				474,834	1,004	
5	Large (or Ind.) (See Instr. 4)				93,781	1,782	
6	(444) Public Street and Highway Lighting				8,880	0,098	
7	(445) Other Sales to Public Authorities				·		
8	(446) Sales to Railroads and Railways						
9	(448) Interdepartmental Sales						
10	TOTAL Sales to Ultimate Consumers				1,044,420	0.609	
11	(447) Sales for Resale				138,005	· +	
12	TOTAL Sales of Electricity				1,182,426	-	
13	(Less) (449.1) Provision for Rate Refunds				3,728	· .	
14	TOTAL Revenues Net of Prov. for Refunds				1,178,698		
15	Other Operating Revenues						
16	(450) Forfeited Discounts				2,383	3,952	
17	(451) Miscellaneous Service Revenues					5,225	
18	(453) Sales of Water and Water Power						
19	(454) Rent from Electric Property				2,591	1,309	
	(455) Interdepartmental Rents				,	,	
21	(456) Other Electric Revenues				541	1,804	
22	(456.1) Revenues from Transmission of Electricit	y of O	ther	 S	9,777	7,042	
23	(457.1) Regional Control Service Revenues						
24	(457.2) Miscellaneous Revenues						
25							
26	TOTAL Other Operating Revenues				15,949	9,332	
27	TOTAL Electric Operating Revenues				1,194,647		
					1		

Name of Respondent		This Report Is:		Date of Report	Year/Period of Repor	
Kansas City Power & Light Company				(Mo, Da, Yr) 11/29/2010	End of 2010/Q3	
	ELECTRIC OPERATING REVENUES (Account 400)					
6. Commercial and industrial Sales, Account 442, may be classified according to the basis of classification (Small or Commercial, and Large or Industrial) regularly used by the respondent if such basis of classification is not generally greater than 1000 Kw of demand. (See Account 442 of the Uniform System of Accounts. Explain basis of classification in a footnote.) 7. See pages 108-109, Important Changes During Period, for important new territory added and important rate increase or decreases. 8. For Lines 2,4,5,and 6, see Page 304 for amounts relating to unbilled revenue by accounts. 9. Include unmetered sales. Provide details of such Sales in a footnote.						
	VATT HOURS SOL			AVG.NO. CUSTOMER	S PER MONTH	Line
Year to Date Quarterly/Annual	Amount Previous y	•	Current Ye		evious Year (no Quarterly)	No.
(d)	((e)		(f)	(g)	
						1
4,573,392						2
						3
5,874,662						4
1,481,352						5
64,254						6
						7
						8
						9
11,993,660						10
4,288,465						11
16,282,125						12
, ,						13
16,282,125						14
10,202,120						'-
Line 12, column (b) includes \$	0	of unbilled revenue	S.			
Line 12, column (d) includes	0	MWH relating to un	billed revenues			

Name of Respondent	This Report is:	Date of Report	Year/Period of Report
·	(1) X An Original	(Mo, Da, Yr)	·
Kansas City Power & Light Company	(2) A Resubmission	11/29/2010	2010/Q3
	FOOTNOTE DATA		

Schedule Page: 300 Line No.: 17 Colu	ımn: b	
Line 17 (451) Miscellaneous Servi	ce Revenues:	
Reconnect Charges	\$361,575	
Temporary Install Profit	\$218,790	
Replace Damaged Meter Charges	\$29,720	
Disconnect Service Charges	\$23,662	
OK on Arrival Fees	\$17,675	
Collection Services	\$3,780	
Miscellaneous	\$23	
Total	\$655,225	
Schedule Page: 300 Line No.: 21 Colu	ımn: b	
Line 21 (456) Other Electric Reve	nues:	
Use and Sales Tax	\$273,913	
Return Check Service Charges	\$258,810	
Facility Charges	\$9,081	
Total	\$541,804	

	e of Respondent sas City Power & Light Company	This Report Is: (1) X An Original (2) A Resubmission	on				Period of Report of 2010/Q3
	REGIONA	L TRANSMISSION SERV	ICE REVENU	JES (Accoun	nt 457.1)		
. T	he respondent shall report below the revenu performed pursuant to a Commission appro	e collected for each se ved tariff. All amounts	ervice (i.e., co separately b	ontrol area oilled must	administratio	n, marke elow.	t administration,
ine No.	Description of Service (a)	Balance at End of Quarter 1 (b)	Balance a Quart (c	ter 2	Balance at Quarte (d)		Balance at End of Year (e)
1	Not Applicable	(b)	(0)	(u)		(0)
2							
3							
4							
5							
6 7							<u> </u>
8							+
9							+
10							
11							
12			,				
13							
14							
15 16							
17							
18							<u> </u>
19							+
20							
21							
22							
23							
24							
25							1
26 27							<u> </u>
28							+
29							
30							
31							
32							
33							
34							
35							
36 37							<u> </u>
38							+
39							<u> </u>
40							1
41							1
42							
43					,		
44							
45							<u> </u>
46	TOTAL						

	e of Respondent	This (1)		ort Is: An Original	Date (Mo.	of Report Da, Yr)	Year/Period of Report End of 2010/Q3		
Kans	nsas City Power & Light Company (2) A Resubmission			A Resubmission	11/2	9/2010			
	ELECTRIC PRODUCTION, OTH	ER PO	OWE	R SUPPLY EXPENSES,	TRANSMIS	SION AND DIS	TRIBUTION EXPENSES		
	rt Electric production, other power supply expense	s, trar	nsmi	ssion, regional control and	I market op	eration, and dist	ribution expenses through the		
repon	ing period.								
	Acc	ount					Year to Date		
Line							Quarter		
No.	(8						(b)		
1	1. POWER PRODUCTION AND OTHER SUPPL								
2	Steam Power Generation - Operation (500-509)			206,484,221					
3	Steam Power Generation - Maintenance (510-51					39,105,652			
5	Total Power Production Expenses - Steam Power Nuclear Power Generation - Operation (517-525)						245,589,873 56,314,690		
6	Nuclear Power Generation – Maintenance (528-5						18,149,497		
7	Total Power Production Expenses - Nuclear Pow						74,464,187		
	Hydraulic Power Generation - Operation (535-54)						,,		
	Hydraulic Power Generation – Maintenance (541		1)						
10	Total Power Production Expenses – Hydraulic Po	wer	<u> </u>						
11	Other Power Generation - Operation (546-550.1)						19,005,421		
12	Other Power Generation - Maintenance (551-554	.1)					1,765,292		
13	Total Power Production Expenses - Other Power						20,770,713		
14	Other Power Supply Expenses								
15	Purchased Power (555)						63,233,086		
16	System Control and Load Dispatching (556)						1,879,964		
17	Other Expenses (557)						4,572,646		
	117 1 (7	4 7 4	10 1	0 140			69,685,696		
19	Total Power Production Expenses (Total of lines 2. TRANSMISSION EXPENSES	4, 7, 1	10, 1	3 and 18)			410,510,469		
20	Transmission Operation Expenses								
22	(560) Operation Supervision and Engineering						1,070,461		
23	(561) Load Dispatching						17,576		
24	(561.1) Load Dispatch-Reliability						38		
25	(561.2) Load Dispatch-Monitor and Operate Tran	smiss	sion S	System		388,399			
26	(561.3) Load Dispatch-Transmission Service and	Sche	dulir	ng		184,548			
27	(561.4) Scheduling, System Control and Dispatch	n Serv	/ices			2,543,708			
28	(561.5) Reliability, Planning and Standards Deve	lopme	ent						
29	(561.6) Transmission Service Studies						131,362		
30	(561.7) Generation Interconnection Studies								
31	(561.8) Reliability, Planning and Standards Deve	lopme	ent S	ervices			353,660		
32	(562) Station Expenses						235,360		
33	(563) Overhead Line Expenses						151,822 910		
34	(564) Underground Line Expenses (565) Transmission of Electricity by Others						11,345,198		
36	(566) Miscellaneous Transmission Expenses						1,383,720		
37	(567) Rents						1,782,095		
38	(567.1) Operation Supplies and Expenses (Non-I	Maior))				.,. 62,666		
	(,,	'						
1									

Name of Respondent		This				of Report Year/Period of Report Da, Yr) Year/Period of Report 2010/Q3			
Kansas City Power & Light Company		(2)	Ī	A Resubmission	11/2	9/2010			
	ELECTRIC PRODUCTION, OTI	İER P	ΟW	ER SUPPLY EXPENSES	, TRANSMIS	SSION AND DIS	TRIBUTION EXPENSES		
	rt Electric production, other power supply expens	es, tra	nsn	nission, regional control a	nd market op	eration, and dist	ribution expenses through the		
repon	ting period.								
	Acc	ount					Year to Date		
Line							Quarter		
No.		a)					(b)		
39	TOTAL Transmission Operation Expenses (Line	s 22 -	38)				19,588,857		
40	Transmission Maintenance Expenses								
41	(568) Maintenance Supervision and Engineering						75		
42	(569) Maintenance of Structures						29,829		
43	(569.1) Maintenance of Computer Hardware								
44	(569.2) Maintenance of Computer Software								
45	(569.3) Maintenance of Communication Equipm								
46	(569.4) Maintenance of Miscellaneous Regional	Trans	mis	sion Plant					
47	(570) Maintenance of Station Equipment						447,771		
48	(571) Maintenance Overhead Lines						3,073,253		
49	(572) Maintenance of Underground Lines						11,015		
50	(573) Maintenance of Miscellaneous Transmissi	on Pla	ınt				11,062		
51	(574) Maintenance of Transmission Plant								
52	TOTAL Transmission Maintenance Expenses (L	ines 4	1 - :	51)			3,573,005		
53	Total Transmission Expenses (Lines 39 and 52)						23,161,862		
54	3. REGIONAL MARKET EXPENSES								
	Regional Market Operation Expenses								
56	(575.1) Operation Supervision						0.576		
57	(575.2) Day-Ahead and Real-Time Market Facili		8,576						
58		(575.3) Transmission Rights Market Facilitation							
59	(575.4) Capacity Market Facilitation								
60	(575.5) Ancillary Services Market Facilitation								
61	(575.6) Market Monitoring and Compliance	oliono		am dia aa			4 940 044		
62	(575.7) Market Facilitation, Monitoring and Com Regional Market Operation Expenses (Lines 55		9 56	ervices			1,840,041 1,848,617		
		- 62)					1,048,017		
	Regional Market Maintenance Expenses (576.1) Maintenance of Structures and Improver	nonte							
	(576.2) Maintenance of Computer Hardware	Henris							
67	(576.3) Maintenance of Computer Naturale								
68	(576.4) Maintenance of Communication Equipm	ent							
	(576.5) Maintenance of Miscellaneous Market O		on F	Plant					
	Regional Market Maintenance Expenses (Lines			Tant					
71	TOTAL Regional Control and Market Operation			s (Lines 63 70)			1,848,617		
	4. DISTRIBUTION EXPENSES	_,,,,,,,		(265 66,1 6)			.,		
	Distribution Operation Expenses (580-589)						18,409,167		
	Distribution Maintenance Expenses (590-598)						17,059,847		
75	Total Distribution Expenses (Lines 73 and 74)						35,469,014		
	Total Biothbation Exponess (Effice to and 11)								
						1			

Name of Respondent	This Report is:	Date of Report	Year/Period of Report
·	(1) X An Original	(Mo, Da, Yr)	·
Kansas City Power & Light Company	(2) A Resubmission	11/29/2010	2010/Q3
	FOOTNOTE DATA		

Schedule Page: 324 Line No.: 37 Column: b

Per Case No. ER10-230-000, FERC transmission formula rate case, additional detail for lease expense has been provided below:

CFSI Joint & Terminal Facility Charge 151,592
Cooper-Fairpoint - St. Joe-Billing for Share 194,352
WC Line Lease 1,422,946
Total KCPL Transmission Lease Expense 1,768,890

Name of Respondent		This Re	port Is:]An Original		of Report Da, Yr)	Year/Period of Report
Kansas City Power & Light Company		(2)	A Resubmission)/2010	End of2010/Q3
	ELECTRIC CUSTOMER AC	` ′				I EXPENSES
Pana	rt the amount of expenses for customer accounts,					
Керо	the amount of expenses for customer accounts,	Service,	sales, and administrative a	na generar e	Apenses year to u	aic.
	Acco	ount				Year to Date
Line						Quarter
No.	(a	a)				(b)
1	(901-905) Customer Accounts Expenses	,				14,319,468
2	(907-910) Customer Service and Information Exp	enses				9,027,498
	(911-917) Sales Expenses					547,519
	8. ADMINISTRATIVE AND GENERAL EXPENSE	=0				047,010
5	Operations 920 Administrative and General Salaries					24 000 540
6						31,689,548
7	921 Office Supplies and Expenses					507,755
8	(Less) 922 Administrative Expenses Transferre	ed-Credit				5,005,205
9	923 Outside Services Employed					7,573,318
10	924 Property Insurance					2,431,261
11	925 Injuries and Damages					5,840,412
12	926 Employee Pensions and Benefits					50,049,891
13	927 Franchise Requirements					
14	928 Regulatory Commission Expenses					5,637,135
15	(Less) 929 Duplicate Charges-Credit					49,957
16	930.1General Advertising Expenses					266,773
17	930.2Miscellaneous General Expenses					5,480,713
18	931 Rents					4,403,341
19	TOTAL Operation (Total of lines 6 thru 18)					108,824,985
20	Maintenance					
21	935 Maintenance of General Plant					2,686,480
	TOTAL Administrative and General Expenses (To	otal of line	es 19 and 21)			111,511,465
						,

Nam	e of Respondent	This Report Is: (1) X An Original	Date of Report (Mo, Da, Yr)	Year/Period of Report					
Kans	sas City Power & Light Company	(2) A Resubmission	11/29/2010	End of <u>2010/Q3</u>					
TRANSMISSION OF ELECTRICITY FOR OTHERS (Account 456.1) (Including transactions referred to as 'wheeling')									
1 R	Report all transmission of electricity, i.e., wheeling, provided for other electric utilities, cooperatives, other public authorities,								
	qualifying facilities, non-traditional utility suppliers and ultimate customers for the quarter.								
2. U	2. Use a separate line of data for each distinct type of transmission service involving the entities listed in column (a), (b) and (c).								
	eport in column (a) the company or public a								
	ic authority that the energy was received fro ide the full name of each company or public								
	ownership interest in or affiliation the respon			nyms. Explain in a loothole					
	column (d) enter a Statistical Classification			s of the service as follows:					
	- Firm Network Service for Others, FNS - F								
	smission Service, OLF - Other Long-Term F								
	ervation, NF - non-firm transmission service ny accounting adjustments or "true-ups" for								
	adjustment. See General Instruction for de		benous. I Tovide all expi	anation in a foothole for					
	•								
Line	Payment By (Company of Public Authority)	Energy Received From	Energy De						
No.	(Footnote Affiliation)	(Company of Public Authority) (Footnote Affiliation)	(Company of P						
	(a)	(b)	(c	. , , , , , , , , , , , , , , , , , , ,					
1	Associated Electric	Kansas City Power & Light	Associated Electric	LFP					
2	KCP&L GMOC-MOPUB	Kansas City Power & Light	KCP&L GMOC-MOP	UB OS					
3	Ameren F	Kansas City Power & Light	Ameren	LFP					
4	Westar Energy	Kansas City Power & Light	Westar Energy	LFP					
5	Board of Public Utilities	Kansas City Power & Light	Board of Public Utiliti	es LFP					
6	Southwest Power Pool	Kansas City Power & Light	SPP	OS					
7	City of Slater	Kansas City Power & Light	City of Slater	FNO					
8	City of Prescott	Kansas City Power & Light	City of Prescott	FNO					
9	City of Pomona	Kansas City Power & Light	City of Pomona	FNO					
		Kansas City Power & Light	KEPCO	FNO					
11	KCP&L GMOC-MOPUB (Bates)	Kansas City Power & Light	KCP&L GMOC-MOP	UB FNO					
12									
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33									
34									
	TOTAL								

Name of Respondent			This Rep		Ď	ate of Report	Year/Period of Report	
Kansas City Po	ower & Light Company		(2)	An Original A Resubmission	ì.	/lo, Da, Yr) 1/29/2010	End of2010/Q3	
	TRAN	NSMISSION (Inc	NOF ELEC	CTRICITY FOR OTHERS (Ansactions reffered to as 'whe	ccoun eling')	t 456)(Continued)		
designations 6. Report red designation for (g) report the contract. 7. Report in or reported in co	(e), identify the FERC Raunder which service, as it ceipt and delivery locations or the substation, or other designation for the substation for the substation for the substation for the substation (h) the number of column (h) must be in megacolumn (i) and (j) the total	dentified in s for all sin appropriat ation, or ot megawatts awatts. Fo	column of the co	(d), is provided. ract path, "point to point" ication for where energy voriate identification for was demand that is specified by demand not stated on	ransr vas re here d in th	mission service. In conception of the conception	olumn (f), report the name the contract. In coluing as specified in the ervice contract. Dem	
FERC Rate Schedule of	Point of Receipt (Subsatation or Other		nt of Deliverstation or 0				R OF ENERGY	Line
Tariff Number (e)	Designation) (f)	,	esignation (g)	•		MegaWatt Hours Received (i)	MegaWatt Hours Delivered (j)	No.
89	Associated Electric	Dover, I	Higginsvill		3	1,95		1
58	MPS Interconnects	Multiple	.					2
104	Ameren	Columb	ia, Mauer	Lake	86	108,98	8 108,988	3
55	Westar Energy	Kaw Va	lley Hydro)	1	90	0 900	4
54	Board of Public Util	Bpu-Hy	dro		39			5
SPP Tariff	Multiple	Multiple	ļ					6
128	City of Slater	Norton	Substation	n				7
127	City of Prescott	Centerv	rille Sub					8
126	City of Pomona	South C	Ottawa Sul	b				9
130	KEPCO	Multiple	.					10
129	MPS Interconnects	MPS-Ba	ates					11
								12
								13
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					129	111,84	7 111,847	,

Name of Respondent	This Report Is:	Date of Report	Year/Period of Report	
Kansas City Power & Light Company	(2) A Resubmis		End of2010/Q3	
	TRANSMISSION OF ELECTRICITY FO	OR OTHERS (Account 456) (Contine fered to as 'wheeling')	ued)	
charges related to the billing dem amount of energy transferred. In out of period adjustments. Explai charge shown on bills rendered to (n). Provide a footnote explaining rendered. 10. The total amounts in columns purposes only on Page 401, Lines.	ort the revenue amounts as shown of and reported in column (h). In colur column (m), provide the total revenution in a footnote all components of the othe entity Listed in column (a). If n g the nature of the non-monetary set is (i) and (j) must be reported as Trans 16 and 17, respectively. explanations following all required of	nn (I), provide revenues from enues from all other charges on bile amount shown in column (m). o monetary settlement was madelement, including the amount ansmission Received and Transmission	nergy charges related to the ls or vouchers rendered, includ Report in column (n) the total de, enter zero (11011) in colum nd type of energy or service	ding
	REVENUE FROM TRANSMISSIO	ON OF ELECTRICITY FOR OTHER	S	
Demand Charges	Energy Charges	(Other Charges)	Total Revenues (\$)	Line
(\$)	(\$)	(\$)	(k+l+m)	No.
(k)	(I)	(m)	(n)	
11,070			11,070	1
		50,766	50,766	2
263,160			263,160	3
3,355			3,355	4
118,116			118,116	5
		3,130,182		
		16,625		
		·	·	
		1,798		
		7,190		9
		58,174	58,174	10
		4,044	4,044	11
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205 =24	_	0.000	0.004.400	
395,701	0	3,268,779	3,664,480	

Nam	e of Respondent	This Report			Date of (Mo, Da	Report	t Year/Period of Repor		
Kans	sas City Power & Light Company	(2) A I	Original Resubmission		11/29/20		End o	of 2010/Q3	
			ON OF ELECTR						
	port in Column (a) the Transmission Owner receivi e a separate line of data for each distinct type of tra								
	Column (b) enter a Statistical Classification code b						e as follo	ws: FNO – Firm	
Netwo	ork Service for Others, FNS - Firm Network Transr	mission Servi	ce for Self, LFP	– Long-T	erm Firm Po	int-to-Point Tra	ansmissior	n Service, OLF - Othe	
	Term Firm Transmission Service, SFP – Short-Tel								
	Transmission Service and AD- Out-of-Period Adjuting periods. Provide an explanation in a footnote f							rvice provided in prior	
	column (c) identify the FERC Rate Schedule or tari							nations under which	
servic	e, as identified in column (b) was provided.						Ū		
	column (d) report the revenue amounts as shown of port in column (e) the total revenues distributed to								
Line	Payment Received by	the entity list	Statistical		ate Schedule	Total Revenu	e by Rate	Total Revenue	
No.	(Transmission Owner Name) (a)		Classification (b)	or Tari	iff Number (c)	Schedule of (d)		(e)	
1	Not Applicable								
2									
3									
4									
5 6									
7									
8									
9									
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13 14									
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38									
39									
40	TOTAL								

as City Power & Light Company		I (1) X A	n Original	[Mo Do Vr)		
Kansas City Power & Light Company			n Original Resubmission	7	Mo, Da, Yr) 11/29/2010	End of _	2010/Q3
	TRANSI (I	MISSION OF ncluding trans	ELECTRICITY sactions referre	BY OTHERS (And to as "wheeling	Account 565) g")	·	
prities, qualifying facilities, and column (a) report each composite if necessary, but do not mission service provider. Use mission service for the quarte column (b) enter a Statistical Firm Network Transmission Service, and OS - Other Transmission Service, and OS - Other Transmission for the column (c) and (d) the eport in column (e), (f) and (g) and charges and in column (f) charges on bills or vouchers conents of the amount shown early settlement was made, eding the amount and type of eter "TOTAL" in column (a) as	d others for the any or public as truncate name additional coer reported. Classification Service, SFP - Service, SFP - Service, SFP - Service, Serv	e quarter. authority tha ne or use accorded based elf, LFP - Lo nort-Term Fi See General att hours rec shown on bi nes related to the responde Report in c column (h). Pr ice renderec	t provided training. Explain the original representation of the original representation of the amount of the amoun	nsmission servain in a footnot port all comparal contractual a Point-to-Point Transmis for definitions of ivered by the parameters rendered to of energy transany out of peritotal charge s	vice. Provide the e any ownership nies or public aut terms and condition transmission Reservations of statistical class provider of the trathe respondent. It is ferred. On colum od adjustments.	full name of the interest in or a horities that prons of the serveservations. Os, NF - Non-Finifications. Ansmission serves of the column (e) report the Explain in a fordered to the resident column to the resident of the	e company, ffiliation with the ovided vice as follows: LF - Other rm Transmission vice. eport the e total of all otnote all spondent. If no
otnote entries and provide ex	kplanations foll			EYDENSES	FOR TRANSMISSI	ON OF ELECTION	DICITY BY OTHER
Name of Company or Public Authority (Footnote Affiliations) (a)	Statistical Classification (b)	Magawatt- hours Received (c)	Magawatt- hours Delivered (d)	Demand Charges (\$) (e)	Energy Charges (\$) (f)	Other Charges (\$) (g)	Total Cost of Transmission (\$) (h)
Independence Pwr&Light	OS					37,516	37,516
KCP&L Greater MO OP CO	OS					17,088	17,088
Entergy Electric System	NF			154,986			154,986
Midwest Indep Syst Oper	NF			24,202			24,202
Southwest Power Pool	LFP			3,478,352			3,478,352
Southwest Power Pool	SFP			301,710			301,710
Southwest Power Pool	NF			341,212			341,212
Southwestern Public Svc	LFP					52,083	52,083
TOTAL				4,300,462		106,687	4,407,149
	orities, qualifying facilities, an column (a) report each compeviate if necessary, but do not mission service provider. Use mission service for the quarte column (b) enter a Statistical - Firm Network Transmission Service, and OS - Other Transmission Service, and OS - Other Transmission of the column (c) and (d) the eport in column (e), (f) and (g) and charges and in column (for charges on bills or vouchers conents of the amount shown extrary settlement was made, exponents of the amount and type of extra "TOTAL" in column (a) as otnote entries and provide exponents of the amount and type of extra "TOTAL" in column (a) as otnote entries and provide exponents (Footnote Affiliations) (a) Independence Pwr&Light KCP&L Greater MO OP CO Entergy Electric System Midwest Indep Syst Oper Southwest Power Pool Southwest Power Pool	prities, qualifying facilities, and others for the column (a) report each company or public a eviate if necessary, but do not truncate name mission service provider. Use additional comission service for the quarter reported. Column (b) enter a Statistical Classification - Firm Network Transmission Service, SFP - SI ce, and OS - Other Transmission Service, SFP - SI ce, and OS - Other Transmission Service. Seport in column (c) and (d) the total megaware port in column (e), (f) and (g) expenses as and charges and in column (f) energy charge charges on bills or vouchers rendered to the ponents of the amount shown in column (g). Eating settlement was made, enter zero in conding the amount and type of energy or service "TOTAL" in column (a) as the last line. Ontote entries and provide explanations foll Name of Company or Public Authority (Footnote Affiliations) (a) Name of Company or Public Classification (b) Independence Pwr&Light OS KCP&L Greater MO OP CO OS Entergy Electric System NF Midwest Indep Syst Oper NF Southwest Power Pool SFP Southwest Power Pool NF Southwest Power Pool NF	orities, qualifying facilities, and others for the quarter. column (a) report each company or public authority that eviate if necessary, but do not truncate name or use act mission service provider. Use additional columns as nemission service for the quarter reported. column (b) enter a Statistical Classification code based - Firm Network Transmission Service for Self, LFP - Loter Term Firm Transmission Service, SFP - Short-Term Firm Ce, and OS - Other Transmission Service. See General export in column (c) and (d) the total megawatt hours receptor in column (e), (f) and (g) expenses as shown on band charges and in column (f) energy charges related to charges on bills or vouchers rendered to the respondents of the amount shown in column (g). Report in cetary settlement was made, enter zero in column (h). Profing the amount and type of energy or service rendered ter "TOTAL" in column (a) as the last line. Othorte entries and provide explanations following all received (c) Name of Company or Public Authority (Footnote Affiliations) (a) Name of Company or Public Statistical Classification (b) Name of Company or Public National Statistical Classification (b) Name of Company or Public Name of Com	column (a) report each company or public authority that provided traceviate if necessary, but do not truncate name or use acronyms. Explainission service provider. Use additional columns as necessary to remission service for the quarter reported. column (b) enter a Statistical Classification code based on the origin - Firm Network Transmission Service for Self, LFP - Long-Term Firm - Term Firm Transmission Service, SFP - Short-Term Firm Point-to-Fice, and OS - Other Transmission Service. See General Instructions apport in column (c) and (d) the total megawatt hours received and deleport in column (e), (f) and (g) expenses as shown on bills or voucher and charges and in column (f) energy charges related to the amount charges on bills or vouchers rendered to the respondent, including onents of the amount shown in column (g). Report in column (h) the bears settlement was made, enter zero in column (h). Provide a footnoting the amount and type of energy or service rendered. ter "TOTAL" in column (a) as the last line. otnote entries and provide explanations following all required data. TRANSFER OF ENERGY Magawatthours Received (d) Independence Pwr&Light OS KCP&L Greater MO OP CO OS Entergy Electric System NF Midwest Indep Syst Oper NF Southwest Power Pool SPP Southwest Power Pool NF Southwest Power Pool NF Southwest Power Pool NF	orities, qualifying facilities, and others for the quarter. column (a) report each company or public authority that provided transmission service if necessary, but do not truncate name or use acronyms. Explain in a footnot mission service provider. Use additional columns as necessary to report all companisors of the quarter reported. column (b) enter a Statistical Classification code based on the original contractual of Firm Network Transmission Service for Self, LFP - Long-Term Firm Point-to-Point-Term Firm Transmission Service, SFP - Short-Term Firm Point-to-Point Transmisce, and OS - Other Transmission Service. See General Instructions for definitions of the port in column (c) and (d) the total megawatt hours received and delivered by the profit in column (e), (f) and (g) expenses as shown on bills or vouchers rendered to the amount of energy transcharges on bills or vouchers rendered to the respondent, including any out of perionents of the amount shown in column (g). Report in column (h) the total charge setary settlement was made, enter zero in column (h). Provide a footnote explaining ding the amount and type of energy or service rendered. TOTAL" in column (a) as the last line. Othote entries and provide explanations following all required data. TRANSFER OF ENERGY Nagawatthority (Footnote Affiliations) (a) Statistical Classification (b) KCP&L Greater MO OP CO OS Entergy Electric System NF 154,986 Midwest Indep Syst Oper NF 24,202 Southwest Power Pool NF 341,212	column (a) report each company or public authority that provided transmission service. Provide the eviate if necessary, but do not truncate name or use acronyms. Explain in a footnote any ownership mission service provider. Use additional columns as necessary to report all companies or public autimission service for the quarter reported. column (b) enter a Statistical Classification code based on the original contractual terms and conditional column (b) enter a Statistical Classification code based on the original contractual terms and conditional column (b) enter a Statistical Classification code based on the original contractual terms and conditional column (b) enter a Statistical Classification code based on the original contractual terms and conditional column (b) enter a Statistical Classification code based on the original contractual terms and conditional column (c) enter a Statistical Classification code based on the original contractual terms and conditional column for transmission service. See General Instructions for definitions of statistical classification column (c) end (d) the total megawatt hours received and delivered by the provider of the transmission Service. See General Instructions for definitions of statistical classification column (e), (f) and (g) expenses as shown on bills or vouchers rendered to the respondent. I and charges and in column (f) energy charges related to the amount of energy transferred. On column charges on bills or vouchers rendered to the respondent, including any out of period adjustments. I work the amount and type of energy or service rendered. Expenses for transmission service, and the respondent in column (h) the total charge shown on bills renewant settlement was made, enter zero in column (h). Provide a footnote explaining the nature of the ding the amount and type of energy or service rendered. Expenses for transmission service. Expenses for transmission service. Expenses for transmission service. Expenses for transmission service. Expenses for transmis	column (a) report each company or public authority that provided transmission service. Provide the full name of the eviate if necessary, but do not truncate name or use acronyms. Explain in a footnote any ownership interest in or a mission service provider. Use additional columns as necessary to report all companies or public authorities that primission service for the quarter reported. column (b) enter a Statistical Classification code based on the original contractual terms and conditions of the service. Firm Network Transmission Service for Self, LFP - Long-Term Firm Point-to-Point Transmission Reservations. Or-Term Firm Transmission Service, SFP - Short-Term Firm Point-to-Point Transmission Reservations. Or-Term Firm Transmission Service, See General Instructions for definitions of statistical classifications. Service in column (c) and (d) the total megawatt hours received and delivered by the provider of the transmission servicer in column (e), (f) and (g) expenses as shown on bills or vouchers rendered to the respondent. In column (e) report the charges and in column (f) energy charges related to the amount of energy transferred. On column (g) report the charges on bills or vouchers rendered to the respondent, including any out of period adjustments. Explain in a for concents of the amount shown in column (g). Report in column (h) the total charge shown on bills rendered to the restary settlement was made, enter zero in column (h). Provide a footnote explaining the nature of the non-monetary ding the amount and type of energy or service rendered. ter "TOTAL" in column (a) as the last line. Oncolomn (a) as the last line. Statistical Classification (b) Statistical Classification (b) Statistical Classification (c) (d) TRANSFER OF ENERGY EXPENSES FOR TRANSMISSION OF ELECTR Magawatt- Nours Power Pool (c) (e) (f) (g) Independence PwaRught NF Industry Demand Charges Charge

Name of Respondent	This Report is:	Date of Report	Year/Period of Report				
·	(1) X An Original	(Mo, Da, Yr)	·				
Kansas City Power & Light Company	(2) _ A Resubmission	11/29/2010	2010/Q3				
FOOTNOTE DATA							

Schedule Page: 332 Line No.: 1 Column: a

Facility Use Charge billed to KCP&L from Independence is for capacity on Independence's 161 KV transmission line from KCP&L Blue Mills substation.

Schedule Page: 332 Line No.: 2 Column: a

Emergency and Firm Transmission Service delivered to KCP&L is for transmission capacity needed from KCP&L GMO so that KCP&L can carry its load. There is no actual scheduling of energy as with a usual type of transmission service. Energy purchases are handled through purchase power account 555.

	e of Respondent sas City Power & Light Company	This Report Is: (1) X An Origina (2) A Resubm		Date of Report (Mo, Da, Yr) 11/29/2010	Year/Perio	Year/Period of Report End of2010/Q3			
			4		on of Acquisition Ad	iustmonts)			
	Depreciation, Depletion and Amortization of Electric Plant (Accts 403, 403.1, 404, and 405) (Except Amortization of Acquisition Adjustments)								
	eport the year to date amounts of depreciatic rtization of acquisition adjustments for the ac								
Line		Depreciation Expense	Depreciation Expens		Amortization of Other Electric Plant				
No.	Functional Classification	(Account 403)	Costs (Account 403.1)	Electric Plant (Account 404)	(Account 405)	Total			
	(a)	(b)	(c)	(e)	(e)	(f)			
1	Intangible Plant		. ,	, ,	9,054,771	9,054,771			
	Steam Production Plant	44,283,705	780,72	21 29,891	-,,	45,094,317			
	Nuclear Production Plant	17,936,832		-,		17,936,832			
	Hydraulic Production Plant Conv								
	Hydraulic Production Plant - Pumped Storage								
6	Other Production Plant	15,234,151	76,19	90	447	15,310,788			
7	Transmission Plant	8,469,862			113,276	8,583,138			
8	Distribution Plant	35,397,748			158,012	35,555,760			
9	General Plant	5,068,342		-198,417	56,552,166	61,422,091			
10	Common Plant								
11	TOTAL ELECTRIC (lines 2 through 10)	126,390,640	856,97	-168,526	65,878,672	192,957,697			

Name of Respondent Kansas City Power & Light Company			This Report Is: (1) X An Original (2) A Resubmission			(Mo, Da, Yr) Period of Report (Mo, Da, Yr) End of 2010/Q3		
			A Resubmissi	on	11/29/2	010		
	AM	OUNTS	INCLUDED IN IS	SO/RTO SETT	LEMENT S	TATEMENTS		
Resa or pu	e respondent shall report below the details called ile, for items shown on ISO/RTO Settlement State urposes of determining whether an entity is a net s her a net purchase or sale has occurred. In each r rately reported in Account 447, Sales for Resale, or	ments. seller or nonthly	Transactions show purchaser in a giver reporting period,	uld be separat ven hour. Net t the hourly sale	ely netted for megawatt he and purcha	or each ISO/RT0 ours are to be u	O administ sed as the	ered energy market basis for determining
ine	Description of Item(s)		ince at End of	Balance a		Balance at		Balance at End of
No.	(a)		Quarter 1 (b)	Quart (c)		Quarter (d)	.3	Year (e)
1	Energy		(6)	(0)		(u)		(0)
2	Net Purchases (Account 555)		1,365,765		629,847		1,948,577	
3	Net Sales (Account 447)		(8,962,487)	(1	0,831,029)	(15	5,823,530)	
	Transmission Rights							
	Ancillary Services		63,175		88,389		67,093	
	Other Items (list separately)		000.070		750.044		00.075	
	Other RTO Charges (net)		306,970		753,811		98,875	
8 9								
10								
11								
12								
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14								
15								
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17 18								
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45								
46	TOTAL		(7 226 577)	1	0.358.083)	/ 13	3 708 0851	

Nam	e of Respondent		This Report Is:		Date of Report	·)		
Kan	sas City Power & Lig	ht Company	(1) X An Original (2) A Resubmission		(Mo, Da, Yr) 11/29/2010	End of	2010/Q3	
			MONTHLY PEAKS AN	D OUTPL				
required (2) F (3) F (4) F (5) F	ired information for each in quarter 3 report of Report on column (b) Report on column (c) Report on column (d) Report on columns (e)	ach non- integrated system. July, August, and September by month the system's output by month the non-requirement by month the system's month and (f) the specified information	ut. If the respondent has two or in quarter 1 report January, Fonly. It in Megawatt hours for each rest in Megawatt hours for each rest in the sales for resale. Include in the maximum megawatt load (attion for each monthly peak load or 1:00 AM, 1200 for 12 AM, a	ebruary, a month. the month 60 minute ad reporte	nd March only. In quality amounts any energiation) associed on column (d).	uarter 2 report April, Ma	ay, and June	
NAN	ME OF SYSTEM:							
Line			Monthly Non-Requirments		MC	ONTHLY PEAK		
No.	Month	Total Monthly Energy	Sales for Resale & Associated Losses	Megawa		Day of Month	Hour	
	(a)	(MWH) (b)	(c)	mogame	(d)	(e)	(f)	
1	January	2,043,340	531,866		2,811	7	1900	
2	February	1,615,770	308,253		2,445	9	800	
3	March	1,543,690	306,344		2,113	1	1900	
4	Total	5,202,800	1,146,463		7,369			
5	April	1,650,550	536,564		2,018	14	1700	
6	May	1,769,972	493,950		2,825	24	1700	
7	June	2,027,833	439,180		3,398	22	1700	
8	Total	5,448,355	1,469,694		8,241			
9	July	2,110,536	367,364		3,412	20	1600	
10	August	2,271,540	515,788		3,603	13	1600	
11	September	1,997,871	701,417		2,947	20	1700	
12	Total	6,379,947	1,584,569		9,962			

Name of Respondent	This Report is:	Date of Report	Year/Period of Report
	(1) X An Original	(Mo, Da, Yr)	
Kansas City Power & Light Company	(2) _ A Resubmission	11/29/2010	2010/Q3
	FOOTNOTE DATA		

Schedule Page: 399	Line No.: 1	Column: d
January has been	corrected.	
Schedule Page: 399	Line No.: 5	Column: d
April has been co	orrected.	
Schedule Page: 399	Line No.: 6	Column: d
May has been cor		
Schedule Page: 399	Line No.: 7	Column: d

June has been corrected.

Name of Respondent					This Report Is		Date	of Report	Year/Period of Report	
Kansas City Power & Light Company					(1) X An C (2) A Re	original esubmission		Da, Yr) /2010	End of	2010/Q3
				M						
(2) R (3) R (4) R	MONTHLY TRANSMISSION SYSTEM PEAK LOAD (1) Report the monthly peak load on the respondent's transmission system. If the respondent has two or more power systems which are not physically integrated, furnish the required information for each non-integrated system. (2) Report on Column (b) by month the transmission system's peak load. (3) Report on Columns (c) and (d) the specified information for each monthly transmission - system peak load reported on Column (b). (4) Report on Columns (e) through (j) by month the system' monthly maximum megawatt load by statistical classifications. See General Instruction for the definition of each statistical classification.									
NAM	IE OF SYSTEM	1: Kansas City F	Power & L	ight Com	npany					
Line No.	Month	Monthly Peak MW - Total	Day of Monthly Peak	Hour of Monthly Peak	Firm Network Service for Self	Firm Network Service for Others	Long-Term Firm Point-to-point Reservations	Other Long- Term Firm Service	Short-Term Firm Point-to-point Reservation	Other Service
	(a)	(b)	(c)	(d)	(e)	(f)	(g)	(h)	(i)	(j)
	January	3,014	7	1900	2,811	72		131		
	February	2,635	9	800	2,445	59		131		
3	March	2,299	1	1900	2,113	54		132		
4		7,948			7,369	185		394		
	April	2,199			2,018	49		132		
	May	3,031	24		2,825	75		131		
7	June	3,626		1700	3,398	97		131		
	Total for Quarter 2	8,856			8,241	221		394		
9	July	3,643	20	1600	3,412	100		131		
10	August	3,841	13	1600	3,603	107		131		
11	September	3,161	20	1700	2,947	82		132		
12	Total for Quarter 3	10,645			9,962	289		394		
13	October									
14	November									
15	December									
16	Total for Quarter 4									
17	Total Year to Date/Year	27,449			25,572	695		1,182		

Name of Respondent	This Report is:	Date of Report	Year/Period of Report
	(1) X An Original	(Mo, Da, Yr)	
Kansas City Power & Light Company	(2) _ A Resubmission	11/29/2010	2010/Q3
	FOOTNOTE DATA		

Schedule Page: 400 Line N			
In column (e) "Firm Net	work Service	ce for Self", January has been corrected.	
Schedule Page: 400 Line N			
In column (e) "Firm Net	work Service	ce for Self", April has been corrected.	
Schedule Page: 400 Line N			
In column (f) "Firm Net	work Service	ce for Others", April has been corrected.	
Schedule Page: 400 Line N	lo.: 6 Column	mn: e	
In column (e) "Firm Net	work Service	ce for Self", May has been corrected.	
Schedule Page: 400 Line N	lo.: 7 Column	mn: e	

In column (e) "Firm Network Service for Self", June has been corrected.

Name of Respondent					This Report Is: (1) X An Original			Date of Report Year/Period			
Kansas City Power & Light Company						esubmission		11/29		End of	2010/Q3
				MONTI	HLY ISO/RTO	TRANSMISSIO	N SYSTEM	1 PEAK	LOAD		
(2) F (3) F (4) F Colu	MONTHLY ISO/RTO TRANSMISSION SYSTEM PEAK LOAD (1) Report the monthly peak load on the respondent's transmission system. If the Respondent has two or more power systems which are not physically integrated, furnish the required information for each non-integrated system. (2) Report on Column (b) by month the transmission system's peak load. (3) Report on Column (c) and (d) the specified information for each monthly transmission - system peak load reported on Column (b). (4) Report on Columns (e) through (i) by month the system's transmission usage by classification. Amounts reported as Through and Out Service in Column (g) are to be excluded from those amounts reported in Columns (e) and (f). (5) Amounts reported in Column (j) for Total Usage is the sum of Columns (h) and (i).										
NAN	IE OF SYSTEM	1:									
Line No.	Month	Monthly Peak MW - Total	Day of Monthly Peak	Hour of Monthly Peak	Imports into ISO/RTO	Exports from ISO/RTO	Through Out Ser		Network Service Usage	Point-to-Point Service Usage	Total Usage
	(a)	(b)	(c)	(d)	(e)	(f)	(g)		(h)	(i)	(j)
1	January										
2	February										
3	March										
4	Total for Quarter 1										
5	April										
6	May										
7	June										
8	Total for Quarter 2										
9	July										
10	August										
11	September										
12	Total for Quarter 3										
13	October										
14	November										
15	December										
16	Total for Quarter 4										
17	Total Year to Date/Year										
	240,104										

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