UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 14A

Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934 (Amendment No. ____)

ile	d by th	e Registrant ⊠	
ile	d by a l	Party other than the Registrant \square	
Che	ck the	appropriate box:	
	Preli	minary Proxy Statement	
	Conf	idential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))	
	Defi	nitive Proxy Statement	
X	Defi	nitive Additional Materials	
	Solic	iting Material under §240.14a-12	
		Great Plains Energy Incorporated (Name of Registrant as Specified In Its Charter)	
		N/A (Name of Person(s) Filing Proxy Statement, if other than the Registrant)	
ayı	ment o	Filing Fee (Check the appropriate box):	
X	No f	No fee required.	
	Fee o	computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11.	
	(1)	Title of each class of securities to which transaction applies:	
	(2)	Aggregate number of securities to which transaction applies:	
	(3)	Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fer is calculated and state how it was determined):	
	(4)	Proposed maximum aggregate value of transaction:	
	(5)	Total fee paid:	
	Fee _I	paid previously with preliminary materials.	
		k box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee was paid ously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.	
	(1)	Amount Previously Paid:	
	(2)	Form, Schedule or Registration Statement No.:	
	(3)	Filing Party:	

(4) Date Filed:











THE GREAT PLAINS ENERGY SPECIAL MEETING WILL BE HELD ON SEPTEMBER 26, 2016

EVERY VOTE COUNTS: VOTE "FOR" THE COMBINATION OF GREAT PLAINS ENERGY AND WESTAR ENERGY TODAY

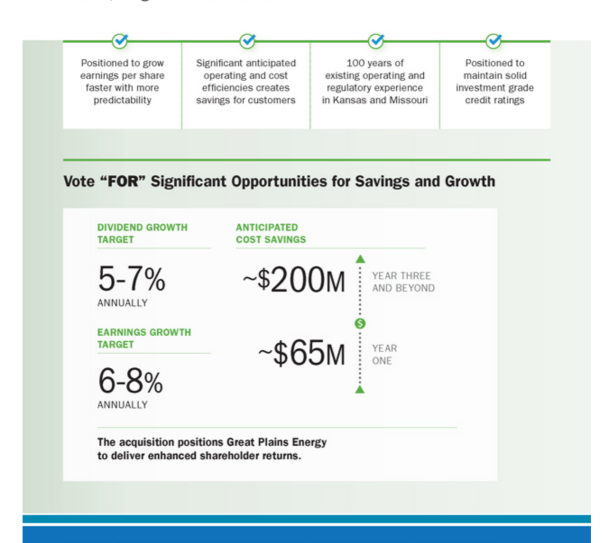






VOTE BY TELEPHONE, INTERNET OR MAIL BY FOLLOWING THE INSTRUCTIONS ON THE ENCLOSED PROXY CARD

The proposed combination of **Great Plains Energy** and **Westar Energy** creates a strong company committed to delivering superior value to shareholders by improving our ability to serve customers, meet the region's energy needs, and achieve improved and more stable, long-term financial returns.

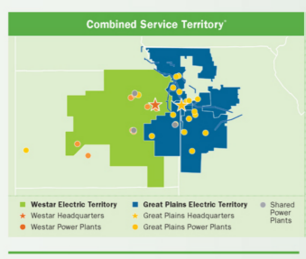


Vote to create a stronger company. Vote "FOR" the acquisition TODAY.





Vote "FOR" Significant Anticipated Benefits for Shareholders, Customers and Communities in Kansas And Missouri



Key Operating Metrics

- Over 1.5 million customers in Kansas and Missouri
- Nearly 13,000 megawatts of generation capacity
- Almost 10,000 miles of transmission lines and over 51,000 miles of distribution lines
- More than 45% of the combined utility's retail customer demand can be met with emission-free energy

②

Trusted neighbors responsive to regulators, customers and employees



More competitive rates than either company expects to deliver on its own



Committed to superior customer service and reliability

- "Combining will result in cost savings and operational benefits for our more than 900,000 Kansas and 600,000 Missouri Customers."
- Terry Bassham, Chairman, President and CEO, Great Plains Energy

The best fit for serving customers and meeting our region's energy needs.

^{*}Excludes Great Plains Energy' power plant in the Mississippi Delta and Westar's Spring Creek Energy Center in Logan County, OK

Forward-Looking State

Statements made in this communication that are not based on historical facts are forward/looking that the properties of the date when made. Forward-looking statements include, but are not limited to, statements relating to Great Plains (Energy) proposed organization of Wester (Energy, Proposed organization or Wester (Energy, Proposed organization) performance and sessitis, including estimates for growth and other manters affecting future operations, in connection with the safe harbor previousing of the Private Securities Utigation Perform Act of 1995, Great Plains Energy is providing a number of important factors that could cause actual results to differ materially from the provided forward-looking information. These important factors industry the proposed transactions or that Great Plains Energy or Wester may be unable to obtain governmental and regulatory approvals required for the proposed transactions or that Great Plains Energy or Wester may be unable to obtain governmental and regulatory approvals required governmental and regulatory approvals required for the proposed transactions or may be subject to or impose adverse conditions or coals; the occurrence of any event, change or other cocumstanos that could give isse to the termination of the proposed transactions or could otherwise cause the failure of the proposed transactions to dose, risks relating to the potential decline in the Creat Plains Energy share of the proposed transactions or the cocumstanos that could give isse to the termination of the proposed transactions or could otherwise cause the failure of the proposed transactions or the control of the proposed transactions and the declaration of the proposed transactions that could give itse to the termination of the proposed transactions that could financing necessary to complete or preminently finance the proposed transactions and th

or to integrate the transmission joint ventures of Westar; the inherent risks associated with the ownership and operation of a nuclear facility including, but not limited to, enveromental, health, safety, regulatory and financial risks, venkforce risks, including, but not limited to, increased costs of retirement, health care and other benefits; and other risks and uncertainties.

costs of retrement, health care and other benefits; and other nisks and uncertainties. This list of factors is not all enclusive because it is not possible to predict all factors. Additional risks and uncertainties are discussed in the definitive joint proxy statement/prospectus that Great Plains Energy Ride with the Securities and Exchange Commission ("SEC") and other subtenties that Great Plains Energy will file with the SEC in concenden with the proposed transactions. Other risk factors are detailed from time to time in Great Plains Energy's quaterly reports on Form 10.0 and amunal report on Form 10.4 tild of with the SEC. Each forward-look-ing statement speaks only as of the date of the particular statement. Great Plains Energy undertailers no obligation to publicly update or revise any forward-looking statement, whether as a result of new information, future events or otherwise.

Additional Information and Where to Find It

This communication does not constitute an offer to sell or the solicitation of an offer to buy any
socurities or a solicitation of any pray, vote or approval, nor shall there be any sale of securities
in any purisdiction in which such offer, solicitation or superiorizing evolution or qualification under the securities have of any such jurisdiction. In connection with the proposed
transaction, Great Plains tinning has filled with the SEC a Registration Statement on Form S-4.
(Registration No. 3332/25/15/4), which was declared effective by the SEC, and a definitive joint
pray statement of Great Plains Energy and Westar, which also constitutes a prospectus of
Great Plains Energy, each of which is publicy available, and Great Plains freety and Westar
have filed and may file other documents regarding the proposed transaction with the SEC. Great
Plains Energy and Westar have mailed to their respective shareholdes the delirative point grow
statement/prospectias in connection with the transaction. WE URIGE INVESTICES TO READ THE
RECOSTRICTION STATEMENT AND DEPRINTIVE SIGNET PROXY SULFERNITY PROPOSED TISSUES AND
THESE OTHER MERISAUS CAREFULLY WHEN THEY BECOME AVAILABLE BECAUSE THEY CONTAIN
MERISAUS CAREFULLY WHEN THEY BECOME AVAILABLE BECAUSE THEY CONTAIN
MERICANITY RESPONSED TRANSACTION.

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The Registration Statement and definitive joint proxy statement and definitive joint proxy statement/group cuts and other documents filed by Great Plains Energy and Westar with the SEC at http://www.sec.gor. the SEC's website, or free of charge from Great Plains Energy's website (http://www.gavitglainsenergy.com/ under the tab. "hwester Relations" and then under the heading "SEC Filings." These documents are also available free of charge from Westar's website (http://www.westarenergy.com/) under the tab "investors" and then under the heading "SEC Filings."

Participants in Proxy Solicitation
Great Plains Energy, Westar and their respective directors and certain of their executive officers and employees may be deemed, under SEC rules, to be participants in the solicitation of provises from Great Plains Energy's and Westar's shareholders with respect to the proposed transaction. Information regarding the officers and directors of Great Plains Energy is included in its Gefinitive proxy statement for its 2016 annual meeting filled with SEC on Morth 24, 2016, Information regarding the officers and directors of Westar is included in its definitive proxy statement for its 2016 annual meeting filled with SEC on April 1, 2016. Additional information regarding the identity of potential participants, and their direct or indirect inferests, by securities, biodings or otherwise, is self orth in the Registration Statement and definitive joint proxy statement/prospectas and other automatis filed with SEC in connection with the paragraphs above.

VOTE "FOR" THE WESTAR ACQUISITION TODAY BY FOLLOWING THE INSTRUCTIONS ON YOUR PROXY CARD AND VOTING "FOR" EACH OF THE PROPOSALS LISTED







If you have questions about how to vote your shares, or need additional assistance, please contact the firm assisting us in the solicitation of proxies:

INNISFREE M&A INCORPORATED

Shareholders Call Toll-Free: 877.687.1875 Banks and Brokers Call Collect: 212.750.5833

YOUR VOTE IS IMPORTANT, NO MATTER HOW MANY OR FEW SHARES YOU OWN