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Exhibit No.: Issue: Integration of Employee Benefits Witness: Paul Van Dyne Type of Exhibit: Supplemental Direct Testimony Great Plains Energy Incorporated and Kansas City Power & Light Company Case No.: EM-2007-0374 Date Testimony Prepared: August 8, 2007

MISSOURI PUBLIC SERVICE COMMISSION

CASE NO.: EM-2007-0374

SUPPLEMENTAL DIRECT TESTIMONY PURSUANT TO THE SCHEDULING ORDER

OF

PAUL VAN DYNE

ON BEHALF OF

GREAT PLAINS ENERGY INCORPORATED

AND

KANSAS CITY POWER & LIGHT COMPANY

Kansas City, Missouri August 2007

KCPL Exhibit No. 28 Case No(s). Em-2007-C Date H-23-C8 Rptr KF

SUPPLEMENTAL DIRECT TESTIMONY PURSUANT TO THE SCHEDULING ORDER

OF

PAUL VAN DYNE

CASE NO. EM-2007-0374

1	Q:	Please state your name and business address.
2	A:	My name is Paul Van Dyne. My business address is 1201 Walnut, Kansas City, Missouri
3		64106.
4	Q:	By whom and in what capacity are you employed?
5	A:	I am employed by Kansas City Power & Light Company ("KCPL") as Director of
6		Compensation and Benefits. KCPL is a direct, wholly-owned subsidiary of Great Plains
7		Energy Incorporated ("Great Plains Energy").
8	Q:	What are your responsibilities?
9	A:	My responsibilities include supervision of the compensation, benefits and Human
10		Resources Services groups of the company.
11	Q:	Please describe your education, experience and employment history.
12	A:	I have a BA from Penn State and a MA from the University of Kansas. I am a Certified
13		Compensation Professional and a Certified Employee Benefits Specialist. I have 30
14		years experience in the human resources, compensation and benefits field. I became an
15		employee of KCPL on August 15, 2006. Most immediately prior to this I was the Vice
16		President of Compensation and Benefits for Mutual of Omaha (3 years). Prior to that, I

	1		was Director of Compensation for FBD Consulting, Inc (6 years). Prior to that, I was
	2		Senior Vice President of Personnel for NationsBank/Bank of America (2 years). Prior to
	3		that, I was Director of Compensation and Benefits for American General Finance (1
	4		year). Prior to that, I have held various human resources positions with Payless
	5		Cashways, Inc., Realex Corporation and St. Joseph Medical Center in Wichita, Kansas.
	6	Q:	Have you previously testified in a proceeding at the Missouri Public Service
	7		Commission or before any other utility regulatory agency?
	8	A :	No, I have not.
	9	Q:	What is the purpose of your testimony?
	10	A:	The purpose of my testimony is to explain the overall benefits plan for the merged
	11		organization.
	12	Q:	What is the general strategy for integrating the Aquila benefits with the KCPL
	13		benefits?
	14	A:	The general strategy will be to provide benefits to existing Aquila employees through the
	15		KCPL benefit plans. The implementation of this strategy with respect to the bargaining
	16		unit participants in the various benefit plans is contingent upon successful completion of
	17		negotiations with those units.
	18	Q:	What is the structure of the KCPL benefit plans into which the Aquila employees
	19		will be integrated?
	20	A:	There are a variety of benefit plans for KCPL employees. Generally, these programs can
	21		be grouped into programs that affect only the management employees, those that affect
	22		only the bargaining unit employees, and those plans that affect both bargaining unit and
	23		management employees. It is anticipated that an Aquila employee will be placed into the

1		appropriate plans based on the employee's status, <i>i.e.</i> , management or bargaining unit,
2		following the closing.
3	Q:	What are the key management benefit programs that are to be integrated?
4	A:	These plans are primarily retirement programs; medical and dental programs; other
5		insurance programs; and paid time off programs.
6	Q:	What is anticipated effect on the management retirement programs?
7	A:	There are three primary types of retirement programs for both Aquila and KCPL
8		employees. These plans include a defined benefit pension plan, a 401k program and a
9		retiree medical program. For those employees covered by the management plans, Aquila
10		employees will become participants in each of these plans as of the closing date for
11		prospective benefits.
12	Q:	What is the anticipated effect on the management medical and dental programs?
13	A:	It is anticipated that these plans will be merged with the KCPL management medical and
14		dental plans. However, for the calendar year of the closing, KCPL intends to maintain
15		the exact coverage options and premium costs for the Aquila employees. This, of course,
16		is dependent on reaching an appropriate agreement with the providers of these benefits.
17	Q:	What is the anticipated effect on the other management insurance programs?
18	A:	It is anticipated that the Aquila employees will become participants in the KCPL benefit
19		plans. There are certain insurance programs that Aquila offers, such as group automobile
20		and group homeowners insurance, that are voluntary and have low participation. It is
21		anticipated that these plans will be terminated in accordance with the provisions of the
22		insurance contracts for these plans.
23	Q:	What is the anticipated effect on the management paid time off programs?

A: It is anticipated that the Aquila employees will become participants in the KCPL paid
 time off programs as of the date of the closing. All service currently credited to Aquila
 employees for the determination of paid time off will be aggregated with service time at
 KCPL following the closing date for the determination of service-related time off
 benefits.

6 Q: What is the anticipated effect on Aquila retirees who are currently receiving 7 benefits from Aquila plans?

8 A: It is anticipated that minimal changes will be made to these benefits. A KCPL qualified
9 pension plan will make the pension payments to all current pensioners and to all deferred
10 vested terminated participants of the Aquila pension plan.

11Retirees who are participating in the Aquila retiree medical, dental and life12insurance programs will be provided benefits. Where it is appropriate to integrate these13plans with KCPL plans they will be integrated. However, certain Aquila plans contain14specific commitments that have been made by Aquila, of which KCPL intends to honor.

15 Q: What are the key union programs that are to be integrated?

A: Generally, KCPL maintains separate benefit plans for union employees. The company
has two jointly trusteed plans, one for health and welfare benefits and one for pension
benefits. In addition, each collective bargaining agreement provides for certain benefits
specifically for the employees covered by that bargaining agreement. Generally, Aquila
has one plan of benefits for all of the union and non-union employees.

KCPL intends to pursue negotiations that will result in the integration of the
 Aquila employees currently represented by IBEW 695 and 814 into KCPL's three
 existing bargaining units. As announced from the outset, KCPL recognizes and is

committed to working with the IBEW as the representing organization for the currently 2 covered Aquila employees, and looks forward to working collaboratively with them, as 3 well as with the existing KCPL bargaining units, towards a positive negotiated outcome.

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Q: What other benefit programs are to be integrated?

5 A: There are certain informal benefit programs that exist at both Aquila and KCPL that are 6 generally available to all employees. These include such programs as service awards, 7 discounts on local events and services, mass transit programs and the like. Generally, the 8 Aquila employees will begin to participate in these KCPL programs at closing. Certain 9 programs that Aquila offers may be added to the programs KCPL offers if appropriate 10 agreements can be reached with the providers of these services.

11 **Q**: Does that conclude your testimony?

12 A: Yes, it does.

BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

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In the Matter of the Joint Application of Great Plains Energy Incorporated, Kansas City Power & Light Company, and Aquila, Inc. for Approval of the Merger of Aquila, Inc. with a Subsidiary of Great Plains Energy Incorporated and for Other Requester Relief

Case No. EM-2007-0374

AFFIDAVIT OF PAUL VAN DYNE

STATE OF MISSOURI)) ss COUNTY OF JACKSON)

Paul Van Dyne, being first duly sworn on his oath, states:

1. My name is Paul Van Dyne. I work in Kansas City, Missouri, and I am employed

by Kansas City Power & Light Company as Director of Compensation and Benefits.

2. Attached hereto and made a part hereof for all purposes is my Supplemental

Direct Testimony on behalf of Great Plains Energy Incorporated and Kansas City Power & Light Company consisting of $\underline{f_i \vee e}$ (5) pages, having been prepared in

written form for introduction into evidence in the above-captioned docket.

3. I have knowledge of the matters set forth therein. I hereby swear and affirm that my answers contained in the attached testimony to the questions therein propounded, including any attachments thereto, are true and accurate to the best of my knowledge, information and belief.

Subscribed and sworn before me this $\underline{\&}^{\mu}$ day of August 2007.

Nicola. We Notary Public

My commission expires: Feb. 4 2011

