

2012.06.01 11:30:40
Kansas Corporation Commission
/S/ Patrice Petersen-Klein

Walker A. Hendrix Director Regulatory Law

May 31, 2012

Ms. Patrice Petersen-Klein, Executive Director Kansas Corporation Commission 1500 SW Arrowhead Road Topeka, Kansas 66044 Received on

MAY 3 1 2012

by State Corporation Commission of Kansas

Re: In the Matter of the Kansas Gas Service Compliance Docket as Established in Docket No. 06-GIMX-181-GIV. Docket No. 12-KGSG--CPL.

11-KGSG-820-CPL

Dear Ms. Klein:

In accordance with the Commission's order of December 3, 2010, in Docket No. 06-GIMX-181-GIV and the Report of the Commission Staff and the Active Participating Utilities dated October 27, 2010, Kansas Gas Service submits for filing certain documents and schedules in conformity with the agreed upon procedures set forth in the order.

As part of the filing, Kansas Gas Service renews its request that its submission of its Cost Allocation Manual contained in its 2011 Ringfencing filing (Docket No. 11-KGSG-820-CPL) be considered confidential. This document, (incorporated by reference herein) explains the methodology used to allocate and assign costs by a regulated public utility and associated non-jurisdictional companies. This document is classified as confidential because it includes internal financial policies of the utility, concerns private business information, and has competitive implications for ONEOK's non-regulated operations and their cost structures.

Attachment B-5 and B-6 are also labeled confidential. The information in these attachments is private financial business information and has not been publicly disclosed. The information is also classified confidentially because it would subject ONEOK, Inc., to competitive harm.

The remaining documents and information filed in this docket at this time are not classified as confidential, but as additional filings are made in this docket to address periodic filing requirements or informational requests, Kansas Gas Service reserves the right to classify information that is confidential in nature under the designation "CONFIDENTIAL."

In accordance with the Report of the Commission Staff and the Active Participating Utilities dated October 27, 2010 and the Commission's Order of December 3, 2010, in Docket No. 06-GIMX-181-GIV, Kansas Gas Service files the following documents:

- A.1. Cost Allocation Manual (CAM) [Confidential]. The CAM submitted within Docket No. 11-KCPD-533-CPL is incorporated herein, by reference, since there have been no changes to the Manual.
 - A.2. Not applicable.
 - B.1. Corporate Organizational Chart.
 - B.2. Description of Business Activities
 - B.3. Personnel Organizational Chart with descriptions.
 - B.4. Summaries of Debt Agreements.
 - B.5. Balance Sheet and Income Statement for Consolidated Utility Operations, Consolidated Non-Regulated Operations and Consolidated Corporate Operations.
 - B.6. Financial Ratios for Consolidated Utility Operations, Consolidated Non-Regulated Operations and Consolidated Corporate Operations.
 - C.3. List of Equity and Credit Analysts following ONEOK, Inc., whose reports are proprietary and not subject to distribution.

Please accept the filing as being made subject to the procedures set forth in the Report of the Commission Staff and the Active Participating Utilities in Docket No. 06-GIMX-181-GIV. If you have and questions or comments, please feel free to contact me.

Sincerely

Walker Hendrix

BEFORE THE STATE CORPORATION COMMISSION

OF THE STATE OF KANSAS

In the Matter of the Kansas Gas Service Compliance)	Docket No. 11-KGSG	_CPL
Docket as Established in Docket No. 06-GIMX-181-GIV.)		_

KCC Requirement:

- A. To ensure proper allocation or assignment of joint or common costs for non-power goods and services, so a regulated utility bears only its fair share of costs, the public utility shall submit the following information on an annual basis by May 31st:
 - 1. A Cost Allocation Manual (CAM) on a calendar year basis that:
 - a. Explains the methodology used for all costs allocated or assigned for non-power goods and services provided by: (i) the regulated utility, (ii) a holding company, or (iii) a centralized corporate services subsidiary to any associate company that is a jurisdictional public utility;
 - b. Demonstrates that all costs are allocated or assigned justly and reasonably and that the allocation or assignment of costs is not unduly discriminatory or preferential; and,
 - c. If a fully distributed cost methodology is not used, an explanation supporting use of the alternative method of allocation.

With respect to the CAM, it should be filed in the individual utility compliance docket, but if no changes are made to the CAM, a letter in place of the CAM indicating no changes have been made may be filed by the May 31st annual filing date. If the annual filing reflects changes made in the CAM, those changes should be noted and fully described.

2. Any centralized corporate services subsidiary, within a holding company that includes a jurisdictional public utility, required to file FERC Form No. 60, shall file a copy with the Commission by May 31st of the calendar year following the year subject of the report.

KGS Response

A.

- 1. See the attached letter confirming that there have been no changes in the CAM in 2011. The 2010 CAM was provided in compliance Docket No. 11-KCPE-533-CPL. It is deemed privileged and confidential.
- 2. Not Applicable

KCC Requirement

B. Each jurisdictional public utility shall provide annually by May 31st the following information using diagrams, schedules or narrative discussion as may be appropriate:

- 1. A complete detailed organization chart identifying each regulated utility and each associate company;
- 2. A detailed description of the activities and business conducted at each non-utility associate company;
- 3. An organizational chart of personnel that includes a list of all directors, corporate officers, and other key personnel shared by any jurisdictional public utility and any non-utility associate company or holding company, if any, along with a description of each person's duties and responsibilities to each entity;
- 4. Summaries of each mortgage, loan document and debt agreement, including a discussion of the type of collateral or security pledged to support the debt. The utility will also describe any loan or debt agreement taken out to finance an unregulated affiliate that encumbers utility property or cash-flow for security;
- 5. To the extent financial separations are maintained for either legal or financial accounting purposes and at a level in which financial statements are reasonably capable of being produced by the utility's accounting system, each jurisdictional public utility shall file income statements, balance sheets and cash flow statements for (1) consolidated utility operations; (2) consolidated non-regulated operations; and (3) consolidated corporate financials; (this information is confidential) and
- 6. To the extent financial separations are maintained for either legal or financial accounting purposes and at a level in which financial statements are reasonably capable of being produced by the utility's accounting system, each jurisdictional public utility shall file a summary of financial ratios as of the end of the last completed fiscal year, as described by way of example in the attachment to these rules and consistent with the method used to report such information to the principal bond rating agency or Standard & Poors for (1) consolidated utility operations; (2) consolidated non-regulated operations; and (3) consolidated corporate financials (this information is confidential).

KGS Response

B.

- 1. Please see the attached organization chart, containing KGS affiliated entities within ONEOK as of December 31, 2011.
- 2. Please see the attached description of the business activities of these affiliates.
- 3. Please see the attached organization chart of personnel, including a listing of officers shared between utility and non-utility operations along with a description of job responsibilities of the officers.
- 4. Please see the attached summary of debt agreements. There is no utility debt that encumbers utility property used to finance unregulated affiliates.
- 5. Please see the attached income statements and balance sheet information outlining ONEOK consolidated utility operations, consolidated non-regulated operations and consolidated corporate financials. Please note that ONEOK Partners' operations contain both regulated and non-regulated operations. Cash flow information is not maintained in the requested format.

6. Please see the attached financial ratios split between consolidated utility operations, consolidated non-utility operations and consolidated corporate financials.

KCC Requirement

Each jurisdictional public utility shall provide to the Director of Utilities and the Chief of Accounting and Financial Analysis at the Commission concurrent with the filing of 8-K disclosures the following:

Written or verbal notice of any affiliate of the jurisdictional public utility or holding company, if any, that has an affiliate that has defaulted on a material obligation or debt for the purpose of 8-K reporting.

Written or verbal notice of any requests by any jurisdictional public utility or holding company, if any, for material waivers or amendments as provided for the purpose of 8-K reporting to debt agreements that secure, encumber, or finance any jurisdictional public utility's assets.

Each jurisdictional public utility shall file reports published by credit rating agencies and equity analysts regarding the utility's regulated and unregulated business within 10 days after publication of the report and its receipt by the utility. A public utility shall not be required to file reports that the utility has not received, or reports that cannot be disseminated or reproduced because of copyright or contractual restrictions.

A summary of any debt secured or encumbered, in any way, by the assets of any jurisdictional public utility on behalf of a non-utility affiliate or holding company, if any.

KGS Response

C.

KGS will provide written or verbal notice concurrently, in the event that any affiliate defaults on a material obligation or debt for the purpose of 8-K reporting. Neither ONEOK, nor any of its affiliates, has defaulted on a material obligation or debt.

KGS will provide written or verbal notice of any requests by a jurisdictional public utility or holding company if it seeks a material waiver or amendments as provided for the purpose of 8-K reporting to debt agreements that secure, encumber, or finance any jurisdictional public utility's assets. No such requests have been made.

ONEOK receives credit rating and equity analyst reports under an agreement with an outside vendor. According to the terms of the agreement, ONEOK is prohibited from releasing these reports to third parties. Equity analysts covering ONEOK include:

Argus Research Company

Barclays Capital

BMO Capital

Citi

Edward Jones	
Goldman Sachs	
JP Morgan	
Morgan Stanley	
Tuohy Brothers	
UBS	
U.S. Capital Advisors	
Wells Fargo	

Deutshe Bank Research

ONEOK does not have any debt issuances that are secured or encumbered with the assets of KGS.



May 22, 2012

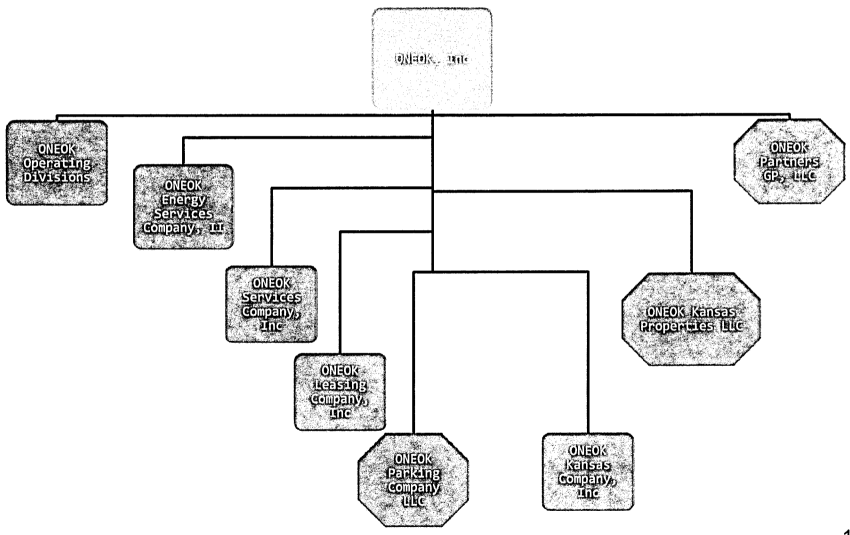
Kansas Corporation Commission 1500 SW Arrowhead Road Topeka, Kansas 66044

Pursuant to the Matter of the Kansas Gas Service Compliance Docket as Established in Docket No. 06-GIMX – 181-GIV, KCC requirement A1, herein is confirmation that for 2011 no changes have been made to the cost allocation manual previously filed with the Kansas Corporation Commission.

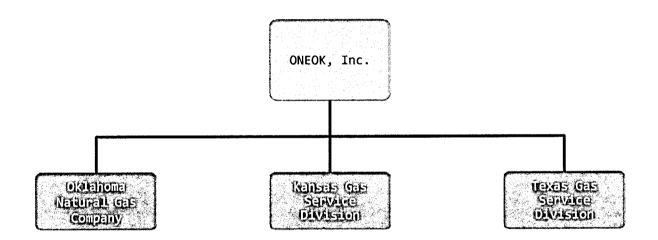
Sincerely,

Stacey Borgstadt

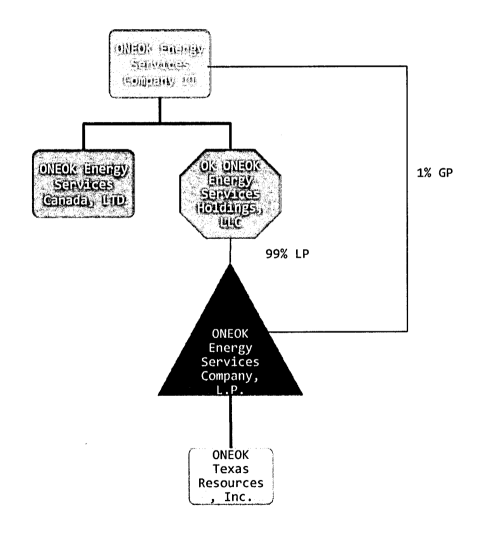
ONEOK, Inc Associated Companies



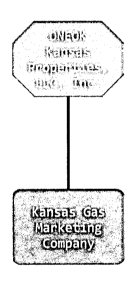
ONEOK Inc. Operating Divisions



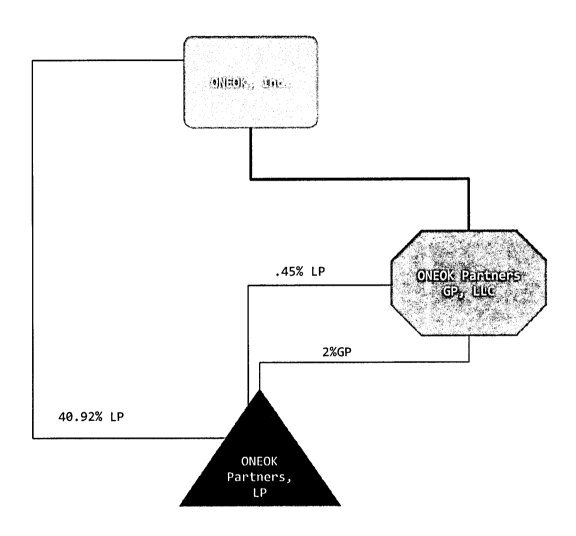
ONEOK Energy Services Company II



ONEOK Kansas Properties, LLC



ONEOK Partners



ONEOK, Inc.

Non-Utility Associated Company Descriptions

December 31, 2011

The following provides a detailed description of the activities and business conducted at each non-utility associate company for ONEOK, Inc. Except for ONEOK Partners, L.P., each of these subsidiaries is wholly owned, either directly or indirectly, by ONEOK, Inc.

ONEOK Partners L.P. - ONEOK Partners is one of the largest publicly traded master limited partnerships and a leader in the gathering, processing, storage and transportation of natural gas in the United States. In addition, ONEOK Partners owns one of the nation's premier natural gas liquids systems, connecting NGL supply in the Mid-Continent and Rocky Mountain regions with key market centers. ONEOK, Inc. and its subsidiaries is the sole general partner and own 42.8 percent of ONEOK Partners, L.P.

ONEOK Energy Services Company, II - This entity owns 100%, either directly or indirectly, of ONEOK Energy Marketing Company; ONEOK Energy Services Canada, LTD; ONEOK Energy Services Holdings, L.L.C.; ONEOK Energy Services, L.P.; and ONEOK Texas Resources, Inc. This company has no assets or operations other than its investment in these entities.

ONEOK Energy Marketing Company (OEMC) - This entity provides natural gas retail marketing and supply services to municipal, small commercial, industrial and agricultural customers in the Mid-Continent region, residential and agricultural customers in Nebraska and residential customers in Wyoming. OEMC was sold effective February 1, 2012.

ONEOK Energy Services Canada, LTD - This entity delivers physical natural gas products and risk-management services through its network of contracted natural gas transportation and storage capacity and natural gas supply. This contracted storage and transportation capacity connects the major supply and demand centers throughout the United States into Canada.

ONEOK Energy Services Holdings, L.L.C. - This entity owns 99% of ONEOK Energy Services, L.P. This company has no assets or operations other than its investment in ONEOK Energy Services, L.P.

ONEOK Energy Services, L.P. - This entity delivers physical natural gas products and risk-management services through our network of contracted natural gas transportation and storage capacity and natural gas supply. This contracted storage and transportation capacity connects the major supply and demand centers throughout the United States and into Canada. Our customers are primarily LDCs, electric utilities, and commercial and industrial end-users.

ONEOK Texas Resources, Inc. - This entity owns available for sale marketable securities.

ONEOK Partners GP, L.L.C. - This entity owns the entire 2% general partner interest and 500,000 limited partner units of ONEOK Partners, L.P.

ONEOK Services Company - This entity provides labor resources to ONEOK and ONEOK Partners operations.

ONEOK Leasing Company - This entity owns operates and leases available space in ONEOK, Inc.'s corporate headquarters building to ONEOK, ONEOK Partners and third-parties.

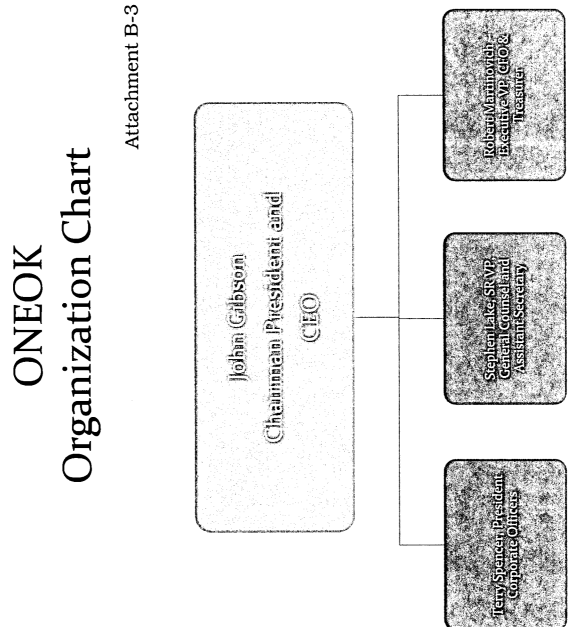
ONEOK Parking Company, L.L.C - This entity owns operates and leases available space in ONEOK, Inc.'s parking garage attached to its corporate headquarters building to ONEOK, ONEOK Partners and third-parties.

ONEOK Kansas Properties, L.L.C. - This entity owns several pieces of intellectual properties used among the ONEOK group.

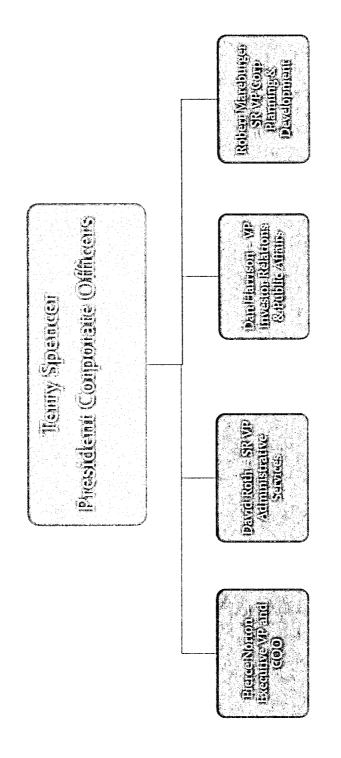
ONEOK Kansas Company - This entity acts as an internal bank for ONEOK and helps provide cash management functions among ONEOK's various entities other than ONEOK Partners.

NBP Services, LLC - This entity has no assets or operations.

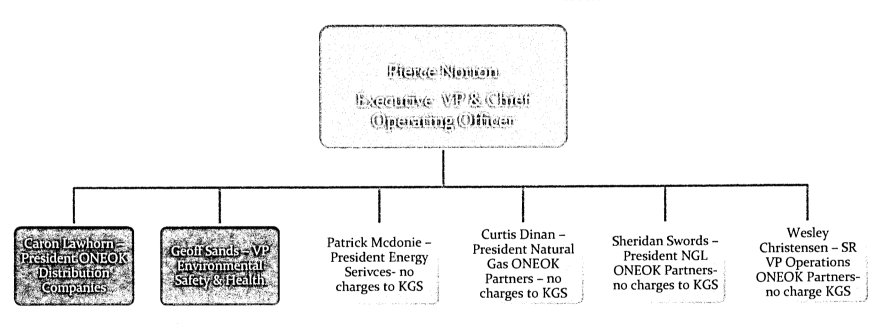
Kansas Gas Marketing Company - This entity has no assets or operations.



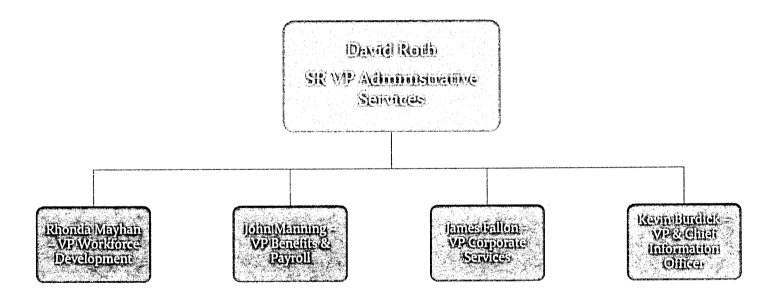
ONEOK Corporate Officers Organization Chart



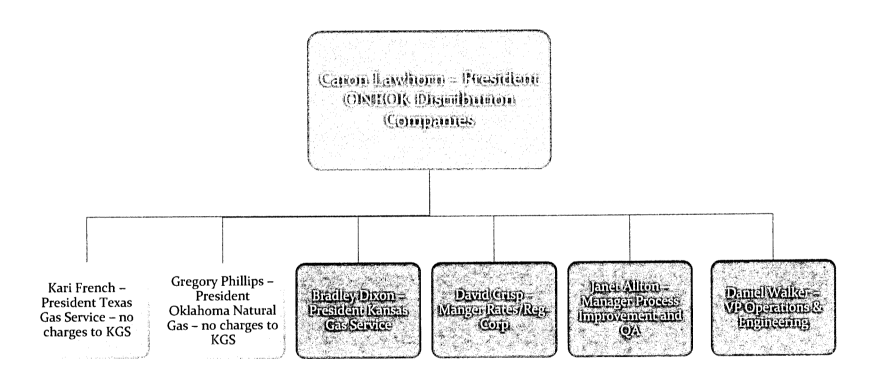
ONEOK Executive VP & COO Organization Chart



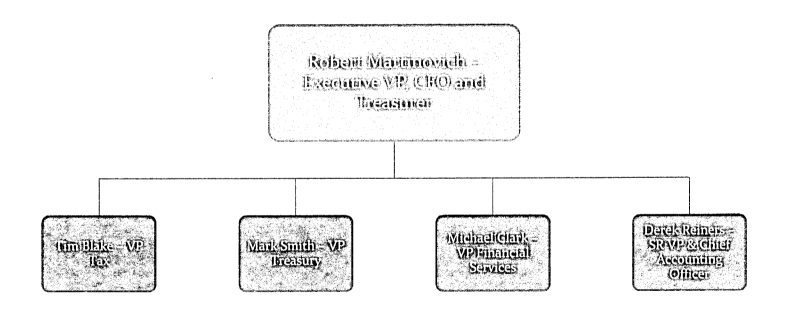
ONEOK Sr. VP Administrative Services Organization Chart



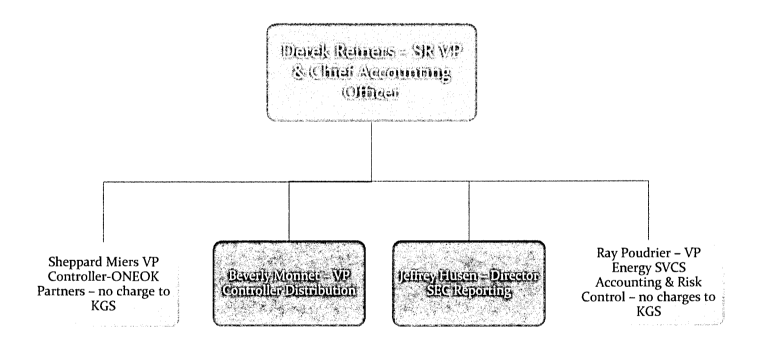
ONEOK President Distribution Companies Organization Chart



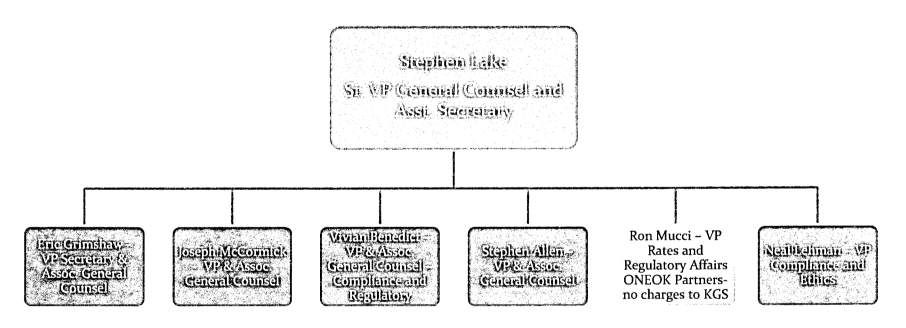
ONEOK Executive VP, CFO and Treasurer Organization Chart



ONEOK Sr. VP, Chief Accounting Officer Organization Chart



ONEOK SR VP General Counsel Organization Chart



ONEOK INC Listing of Officers Shared with Associated Companies

Full Name	Position	Job Description
Allen, Stephen B	VP & ASSOC GEN COUNS	Advises company on legal rights and obligations.
Alien, Stephen B	With this social sections	Manages the general law department and
•		monitors the activity of outside counsel.
Benedict, Vivian Cooper (VP AND ASSOC GEN	Advises company on legal rights and obligations.
Belleuici, Viviali Coopei (COUNSEL COMPL AND	Ensures compliance with federal, state and local
	REG	laws and regulations.
Blake, Timothy S (Tim)	VP TAX	Responsible for establishing and implementing
blake, Tillionly 5 (Tilli)	VITAX	tax policy and overseeing the preparation of tax
		returns and related reports to ensure compliance
		with all federal, state and local tax laws and
		regulations.
Burdick, Kevin L	VP & CHIEF	Responsible for the total IT function and
Buruick, Kevili L	INFORMATION OFFICER	resources, including strategic planning.
Clark, Michael D	VP FINANCIAL SERVICES	Responsible for the company's audit, financial
Clark, Michael D	VF FINANCIAL SERVICES	planning and financial business process
		improvement functions.
Dellan James M	VP CORP SVCS	Responsible for staff functions such as building
Fallon, James M	VF CORF SVCS	management, purchasing and right of way.
C'han Iala W	CHAIRMAN PRESIDENT	Responsible for establishing and executing the
Gibson, John W	1	company's major goals and objectives.
	AND CEO	, , , , , , , , , , , , , , , , , , , ,
		Responsible for company profits and losses.
		Provide leadership, direction and guidance of
C' L E'	VD CECDETARY & ACCOC	company activities.
Grimshaw, Eric	VP, SECRETARY & ASSOC	Responsible for preparing and maintaining all
	GEN COUNS	official corporate documents pertaining to the shareholders and the Board of Directors.
TT 1 Double I	UD DUIECTOR RELATIC	
Harrison, Dandridge L	VP INVESTOR RELAT &	Responsible for the investor relations, corporate
	PUBLIC AFFAIRS	communications, government relations and
		community investment functions, including the
* 1 C 1 W'''	CD LID CEDI COLDICET AND	ONEOK Foundation.
Lake, Stephen William	1 ´	The head of all legal affairs of the company.
× 1 0 A11	ASST SEC	P
Lawhorn, Caron Allen	PRES ONEOK DISTRIB	Responsible for the company's three natural gas
T 1 37 1	COMPANIES	utilities.
Lehman, Neal	VP COMPLIANCE AND	Responsible for the development and
)	ETHICS	implementation of ONEOK ethic standards.
Manning, John E	VP BENEFITS & PAYROLL	Responsible for overall coordination and
	<u> </u>	management of multiple functions, including
		development, implementation, and
		administration of human resource programs such
		as health and welfare benefits, payroll,
		government reporting and HRIS.
Mareburger, Robert S	SR VP CORP PLANNING &	Responsible for business development, strategic
	DEVELOPMENT	and long-range planning and capital investment.
Martinovich, Robert F	EXECUTIVE VP, CFO AND	Responsible for all financial operations
	TREAS	including accounting, tax, audit and treasury.

ONEOK INC Listing of Officers Shared with Associated Companies

Full Name	Position	Job Description
Mayhan, Rhonda L	VP WORKFORCE	Responsible for designing, implementing and
	DEVELOPMENT	monitoring human resource programs and
		policies related to planning for long-term human
		resource needs and trends; ensuring that current
		employees have the necessary skills for future
	1	requirements.
McCormick, Joe	VP & ASSOCIATE	Responsible for oversight of all legal activities
	GENERAL COUNSEL	within the distribution division.
Monnet, Beverly	VP, CONTROLLER	Responsible for accounting functions for the
	DISTRIBUTION	three distribution divisions.
Norton, Pierce H	EXECUTIVE VP & CHIEF	Responsible for ONEOK's distribution and
	OPERATING OFFICER	energy services business segments, as well as the
	İ	environment, safety and health. Also
		responsible for the ONEOK Partners Energy
		Services, Nautral Gas, Natural Gas Liquids and
		Operations.
Reiners, Derek S	SR VP & CHIEF ACCTG	Responsible for overseeing and directing
	OFFICER	accounting functions, including contributing to
		the formulation, implementation, and
		administration of corporate policies and business
		goals.
Roth, David E	SR VP ADMINISTRATIVE	Directs and coordinates human resources,
	SERVICES	information technology and corporate services
		for the company.
Sands, Geoffrey Allen	VP ENVIRONMENTAL	Responsible for designing and implementing
	SAFETY & HEALTH	company environmental control programs to
		ensure compliance with all federal, state, and
		local laws and regulations regarding the
		environment.
Smith, Mark Wayne	VP TREASURY	Responsible for treasury functions such as credit,
		finance and risk and insurance.
Spencer, Terry K	PRES ONEOK AND ONEOK	Responsible for the overall ONEOK and
•	PARTNERS	ONEOK Partners Companies. Also responsible
		for suport functions including corporate
		planning and development, human resources,
		information technology, corporate services, and
		investor relations and public affairs
		Responsible for distribution division safety
	VP OPERATIONS &	compliance. Oversees implementation of capital
Walker, Dan	ENGINEERING	budgets.

Maturity -	2035	S.Venr Credit Amagnest	Indenture - Bank of NY	Indentive MIC Real-
Issue Date	6/17/05	5/5/11	9/24/98	12/28/01
Maturity Date	6/15/35	5/5/16	7/4/78	12/20/01
Rate	6.00%	LIBOR (3 days) / Prime (same day)		
Principal	\$400,000,000	\$1,200,000,000		
Annual Interest				
	\$24,000,000	\$3,000,000 (Pacifity Fee)	· · · · · · · · · · · · · · · · · · ·	
Payments	6/15, 12/15		a	_
CUSIP	682380AN3		+	
Trustee	US Bank	BOA (Administrative Agent)		
Lead Bank(s)	Cīti	BOA	Chase Bank of TX	US Bank
	UBS	JPM/RBS		Literatura de la companya de promo que al composiçõe de promo de la composiçõe de la composiçõe de la composiçõe
Callable	Anytime			
Premium	+25 bps	-	-	•
Indenture	12/28/01		>	
Culton	Same as Indenture	Comp Certificates	Comp Certificates	Comp Certificates
Filing	(Annual compliance cert)		Certain SEC filings	Certain SEC filings
	Fail to pay Int/Princ/Prem	CF Events of Default	See '98 Indenture	See '01 Indenture
	Interest: 30 days	(Sec 8.01)	(Events of Default)	(Events of Default)
Events of Def	Covenants: 60 days			·
	Def on Agmt>\$100MM			
	Bankruptcy, Reorganization			
Limitations on Liens	Liens Language 1	See CF Covenants	See '98 Indenture	See '01 Indenture
		(Sec 7.01)	(Limitation on Liens)	(Limitation on Liens)
Lim on S/L	S/L Language 1	None	See '98 Indenture (S/L)	See '01 Indenture (S/L)
Mod & Waiver	M&W Language 1	None	See each note	See each note
Defeasance	Defeasance Language 1	None	See each note	See each note
	Limitations on Liens	See CF Covenants	See '98 Indenture	See '01 Indenture
Covenants	Limitations on S/L	(Sec 6.01 - 7.10)	(Covenants)	(Covenants)

Maturity	2015	2022	2028	2028
Issue Date	6/15/05	2/1/12	9/30/98	9/29/98
Maturity Date	6/15/15	2/1/22	9/30/28	9/30/28
Rate	5.20%	4.25%	6,88%	6.50%
Principal	\$400,000,000	\$700,000,000	\$100,000,000	\$87,762,962
Annual Interest	\$20,800,000	\$29,750,000	\$6,875,000	\$5,704,593
Payments	6/15, 12/15	2/1, 8/1	4/1, 10/1	2/28, 5/31, 8/31, 11/30
CUSIP	682680AM5	682680AQ6	682380AB9	682680AA1
Trustee	US Bank	US Bank	Bank of NY	Bank of NY
7 477 1/4	C íti	JPMorgan	BOA	Edward Jones
Lead Bank(s)	UBS	BOA / Wells Fargo	Merrill Lynch	
Callable	Anytime	Anytime	Anytime	After 10/1/2003
Premium	+20 bps	+35 bps	+20bps	None
Indenture	12/28/01	2/1/12	9/24/98	9/24/98
	Same as Indenture	Same as Indenture	Same as Indenture	Same as Indenture
Filing	(Annual compliance cert)	(Annual compliance cert)	(Annual compliance cert)	(Annual compliance cert)
	Fail to pay Int/Princ/Prem			
	Interest: 30 days	Interest: 30 days	30 days notice: Int	30 days notice: Int
Events of Def	Covenants: 60 days	Covenants: 60 days	Covenants: 60 days	Covenants: 60 days
	Def on Agmt>\$100MM	Def on Agmt>\$100MM	Def on Agmt>\$15MM	Def on Agmt>\$15MM
	Bankruptcy, Reorganization	Bankruptcy, Reorganization	Bankruptcy, Reorganization	Bankruptcy, Reorganization
Limitations on Liens	Liens Language 1	Liens Language 2	Liens Language 2	Liens Language 2
Lim on S/L	S/L Language 2	S/L Language 3	S/L Language 2	S/L Language 2
Mod & Waiver	M&W Language 1	M&W Language I	M&W Language 2	M&W Language 2
Defeasance	Defeasance Language 1	Defeasance Language 1	Defeasance Language 2	Defeasance Language 2
	Limitations on Liens	Limitations on Liens	Limitations on Liens	Limitations on Liens
Covenants	Limitations on S/L	Limitations on S/L	Limitations on S/L	Limitations on S/L