BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

AG PROCESSING	INC A COOPERATIVE, Complaina	nt,)
	vs.) HC-2010-0235
KCP&L GREATER COMPANY,	MISSOURI OPERATION	s)
0011111117	Responde	nt.)

NOTICE OF DEPOSITION AND REQUEST FOR PRODUCTION OF DOCUMENTS

To: Parties of Record

Please take notice that counsel for Ag Processing Inc A Cooperative ("AGP") will take the deposition of **CARY FEATHERSONE**, a member of the Missouri Public Service Commission Staff, whom Missouri Public Service Commission Staff is requested to produce, on the 23rd day of August, 2010, at the offices of Finnegan, Conrad & Peterson LC, 3100 Broadway, Suite 1209, Kansas City, Jackson County, Missouri 64111, commencing at 10:00 a.m. and continuing thereafter until completed or as otherwise agreed to by the parties.

Please take further notice that pursuant to Missouri Rules of Civil Procedure and the Rules of the Missouri Public Service Commission, deponent is requested to bring to the deposition all non-privileged documents not previously produced by Missouri Public Service Commission Staff that pertain to any investigation or audit (regardless of the terminology) of the hedging programs employed by the former Aquila, Inc. entity in connection with that utility's acquisition of natural gas supplies for the steam operations of the former Aquila Lake Road Generating Station in St. Joseph, Missouri, and further concerning the acquisition strategy employed by the Aquila entity for that purpose.

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ATTORNEYS FOR AG PROCESSING INC.

SERVICE CERTIFICATE

I certify that I have served a copy of the foregoing notice upon identified representatives of KCP&L Greater Missouri Operations Company, and upon representatives of the Staff of the Missouri Public Service Commission by electronic means as an attachment to e-mail, all on the date shown below.

> Stuart W. Conrad, an attorney for Ag Processing Inc a Cooperative

Dated: August 13, 2010

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