BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

AG PF	ROCESSING	INC A CO	OPERATIVE, Complainant,))
vs.) HC-2010-0235	
KCP&L		MISSOURI	OPERATIONS)
COMI			Respondent.)

OBJECTION TO AFFIDAVIT

COMES NOW Complainant Ag Processing Inc a Cooperative (AGP) by its attorneys and pursuant to Section 436.070(12) objects to the testimony in the form of an affidavit of TIM RUSH that was submitted to the Commission in this matter and served upon Complainant on October 22, 2010.

Respectfully submitted,

FINNEGAN, CONRAD & PETERSON, L.C.

_ Mich W

Stuart W. Conrad Mo. Bar #23966 David L. Woodsmall Mo. Bar #40707 3100 Broadway, Suite 1209

Kansas City, Missouri 64111

(816) 753-1122

Facsimile (816)756-0373 Internet: stucon@fcplaw.com

ATTORNEYS FOR AG PROCESSING INC.

SERVICE CERTIFICATE

I certify that I have served a copy of the foregoing pleading 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: October 25, 2010

- 2 -

72858.1