BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

AG PROCESSING INC A C	COOPERATIVE, Complainant,)
vs.) HC-2010-0235
KCP&L GREATER MISSOUR	RI OPERATIONS))
COMPANI,	Respondent.	,)

AG PROCESSING INC A COOPERATIVE NOTICE OF INTENT TO RESPOND TO GMO AND STAFF FILINGS

Please be advised that AG PROCESSING INC A COOPERATIVE ("AGP") intends to respond to the filings by KCP&L Greater
Missouri Operations Company and Commission Staff on or before
February 21, 2013.

Respectfully submitted,

FINNEGAN, CONRAD & PETERSON, L.C.

 $(\mathcal{M} \times) \cap$

Stuart W. Conrad Mo. Bar #23966 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 the parties hereto per the EFIS listing maintained by the Secretary of the 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

February 12, 2013