BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

)

)

)

)

)

In the Matter of the Petition of Missouri-American Water Company for Approval to Change its Infrastructure System Replacement Surcharge (ISRS)

WO-2007-0043

WITHDRAWAL OF APPLICATION TO INTERVENE OF AG PROCESSING INC A COOPERATIVE

COMES NOW Ag Processing Inc a Cooperative (AGP) and withdraws its pending Application to Intervene filed herein on August 9, 2006 and in support thereof states:

1. Upon investigation, AGP has observed that this ISRS filing by Missouri-American Water Company (Missouri-American) is limited in its proposed application to St. Louis County, namely a charter county with a population greater than 1 million.

This requirement is confirmed by review of Section
393.1003 RSMo and 4 C.S.R. 240-3.650.

3. It therefore appears that the proposed change in ISRS rates has no effect upon the service territory of St. Joseph, Missouri in which AGP receives its water service from Missouri-American. Accordingly, the proposed change does not appear to have impact upon AGP or the rates for the services that AGP is provided by Missouri-American.

4. No responsive pleading having been filed with respect to AGP's Application to Intervene, and no Commission order having been issued thereon, undersigned counsel does not 59038.1 believe that a motion to withdraw is appropriate or necessary, but if such is necessary this withdrawal should be taken as such motion. AGP counsel is authorized to state that he has conferred with counsel for Missouri-American and that Missouri-American has no objection to the withdrawal of AGP's Application to Intervene.

WHEREFORE, having confirmed that it has no apparent interest in the matter presented to the Commission in Missouri-American's application, AGP respectfully withdraws its Application to Intervene.

Respectfully submitted,

FINNEGAN, CONRAD & PETERSON, L.C.

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 A COOPERATIVE

CERTIFICATE OF SERVICE

I certify that I have served a copy of the foregoing Application to Intervene on each of the representatives of the parties hereto based on the records in the office of the Secretary of the Commission accessible on EFIS.

Dated: August 15, 2006

Stuart W. Conrad, an attorney for within applicant