

STATE OF MISSOURI
MISSOURI PUBLIC SERVICE COMMISSION

| | | |
|-------------------------------------|---|--------------|
| In the Matter of Missouri-American |) | |
| Water Company's Request for Author- |) | |
| ity to Implement a General Rate |) | WR-2010-0131 |
| Increase for Water Service Provided |) | |
| in Missouri Service Areas |) | |

RESPONSE OF AG PROCESSING INC, A COOPERATIVE
REGARDING TEST YEAR AND TRUE UP RECOMMENDATIONS

Comes now Ag Processing Inc, a Cooperative ("AGP") and responds regarding the test year, true up and cut off proposals as follows:

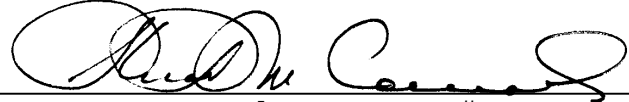
AGP does not oppose the suggestion of Missouri-American regarding the proposed test year, nor the proposed known and measurable period as proposed by Missouri-American (provided the interpretation provided by Public Counsel regarding the phrase "at this time" is accepted).

Regarding the proposed true-up and related proceedings, there is not sufficient evidence at this time to justify having a

true up. Any decision thereon should be deferred until the facts of the case are more fully developed.

Respectfully submitted,

FINNEGAN, CONRAD & PETERSON, L.C.



Stuart W. Conrad Mo. Bar #23966
David L. Woodsmall Mo Bar #40747
3100 Broadway, Suite 1209
Kansas City, Missouri 64111
(816) 753-1122
Facsimile (816) 756-0373
Internet: stucon@fcplaw.com

ATTORNEYS FOR AG PROCESSING INC.

CERTIFICATE OF SERVICE

I certify that I have served a copy of the foregoing Application to Intervene on the designated attorneys or representatives of each party in accord with Commission Orders and the service list maintained in this proceeding by the Secretary of the Commission on EFIS.

Dated: December 11, 2009



Stuart W. Conrad, an attorney for
within applicant