

**BEFORE THE PUBLIC SERVICE COMMISSION
OF THE STATE OF MISSOURI**

**In the Matter of Missouri-American)
Water Company for a Certificate of)
Convenience and Necessity Authoriz-)
ing it to Install, Own, Acquire,) File No. WA-2012-0066
Construct, Operate, Control, Manage)
and Maintain Water and Sewer Sys-)
tems in Christian and Taney Coun-)
ties, Missouri)**

**MOTION FOR LEAVE TO LATE FILE
SURREBUTTAL TESTIMONY BY ONE DAY**

COMES NOW Ag Processing Inc a Cooperative ("AGP") and moves for leave to late file its Surrebuttal Testimony (submitted herewith) by one day and in support states:

1. Although the testimony is prepared by AGP's consultant, undersigned counsel is necessarily involved in its review, finalization and filing.

2. Undersigned counsel was prevented from making this filing on June 5, 2012, per the procedural schedule, by the press of other business and transportation delays, namely: (a) counsel was involved for the bulk of the day, by telephone, in the hearing for File No. EO-2011-0390 until roughly 5 p.m.; (b) counsel then had to drive from Kansas City, taking roughly three hours, arriving in Jefferson City, at roughly 11 p.m., by which time AGP's consultant had finished and e-mailed a nearly final draft of the testimony which still needed to be reviewed.


3. Review noted several changes that needed to be made, but it was not possible to make those changes and return the testimony to counsel for final review and filing before midnight on June 5, 2012. Accordingly the surrebuttal testimony could not be filed on or before June 5, 2012.

4. This motion was prepared while undersigned counsel was sitting in the hearing room, again participating in the second day of the hearing on File No. EO-20111-0390. Because of these recited circumstances, counsel has been unable to contact other counsel either to seek or obtain their consent to this motion.

WHEREFORE leave to file the Surebuttal Testimony one day out of time is respectfully sought.

Respectfully submitted,

FINNEGAN, CONRAD & PETERSON, L.C.




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ATTORNEYS FOR AG PROCESSING INC A
COOPERATIVE

CERTIFICATE OF SERVICE

I certify that I have served a copy of the foregoing pleading 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: June 6, 2012

A handwritten signature in black ink, appearing to read "Stuart W. Conrad", written over a horizontal line.

Stuart W. Conrad, an attorney for
AGP