BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of the Joint Applica-)	
tion of Great Plains Energy Incor-)	
porated, Kansas City Power & Light)	
Company, and Aquila, Inc., for)	EM-2007-0374
Approval of the Merger of Aquila,)	
Inc., with a Subsidiary of Great)	
Plains Energy Incorporated and for)	
Other Related Relief)	

APPLICATION FOR RECONSIDERATION BY INDICATED INDUSTRIALS

COME NOW the SEDALIA INDUSTRIAL ENERGY USERS' ASSOCIATION ("SIEUA"), AG PROCESSING INC A COOPERATIVE ("AGP") and PRAXAIR, INC ("Praxair") (collectively "Indicated Industrials") and respectfully apply for reconsideration of the Commission's order of March 11, 2008 as follows:

- 1. On March 11, 2008 the Commission issued an order entitled "Second Order Adopting Procedural Schedule."
- 2. In connection with a discussion of the appropriate "nomenclature" for a February 25, 2008 testimony filing on behalf of the Joint Applicants, the Commission stated: "With regard to the nomenclature of the newly filed testimony, the Commission finds this not material because cross-examination on the February 25 testimony will be allowed."
- 3. To the extent that the above statement constitutes a predispositive ruling on admissibility of this testimony, which

would appear to follow if "cross-examination . . . will be allowed," this predispositive ruling is incorrect and inappropriate. The subject matter has not been marked, authenticated or offered into evidence, nor have any motions or objections in connection therewith been proffered.

- 4. Moreover, these movants are filing a Second Motion in Limine directed to portions of this February 25, 2008 testimony filing that seeks to exclude consideration of portions of that testimony on the grounds stated therein. That Second Motion in Limine is filed contemporaneously herewith.
- 5. A ruling on that motion by the Commission before it is even made, or rulings on admissibility of testimony before the subject testimony is even offered into evidence is both incorrect and inappropriate and should be corrected by removing such statement from the Commission's March 11, 2008 Order.

99999999 - 2 -

WHEREFORE, the Commission should reconsider and correct its March 11, 2008 Order as stated above.

Respectfully submitted,

FINNEGAN, CONRAD & PETERSON, L.C.

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ATTORNEYS FOR SEDALIA INDUSTRIAL ENERGY USERS' ASSOCIATION, AG PROCESSING INC A COOPERATIVE, AND PRAXAIR, INC.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I have this day served the foregoing Pleading by U.S. mail, postage prepaid or by electronic mail addressed to all parties by their attorneys of record as provided by the Secretary of the Commission.

Stuart W. Conrad

Dated: March 13, 2008