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

AG PROCESSING INC A COOPERATI Compla	IVE, ) linant, )
vs.	) HC-2010-0235
KCP&L GREATER MISSOURI OPERAT	CIONS )
COMPANY, Respo	) ondent. )
Ag Processing, Inc.,	
Compla	inant, )
v.	) ) HC-2012-0259
KCP&L Greater Missouri Operat Company,	ions))
Respo	) ondent. )

# PROPOSED PROCEDURAL SCHEDULE

Pursuant to the directive of the Commission in these files, the following procedural schedule and conditions are proposed:1/

# FILE NO. HC-2012-0259

Direct Testimony by Complainant May 15, 2013

<sup>&</sup>lt;u>1</u>/ It is our current understanding that the procedural dates suggested with respect to HC-2012-0259 and the suggested conditions are acceptable to the parties, hence are so presented. However, GMO counsel indicated that they could not [understandably] agree with AGP's proposal regarding the HC-2010-0235 file and may file a separate pleading regarding that file. Hence no representation of agreement including GMO as to that earlier file is represented.

Answering Testimony by GMO	June 15, 2013		
Rebuttal Testimony by Complainant	July 15, 2013		
Statement of Issues, Witnesses			
Order of Cross and Openings	July 22, 2013		
Statements of Position re Issues	July 29, 2013		

Hearing (proposed dates) September 9-11, 2013

# FILE NO. HC-2010-0235<sup>2/</sup>

Complainant has currently pending timely filed Applications for Rehearing, Motion for Stay, and Motion to Approve Reconciliation, none of which have been ruled by the Commission. Accordingly, the following schedule is proposed only in the form of interval dates commencing from the time that the question of mootness is judicially resolved by a final and unappealable order:

Direct Testimony by Complainant 60 days following resolution

 $<sup>\</sup>frac{2}{}$  This pleading is submitted without prejudice to any position that Complainant has asserted or may assert in connection with the Commission's Order as it relates to File No. HC-2010-0235, including but not limited to seeking an extraordinary writ with respect to such order or maintaining a direct appeal as may be appropriate.

Answering Testimony by GMO	30 day interval
Rebuttal Testimony by Complainant	21 day interval
Statement of Issues, Witnesses	
Order of Cross and Openings	7 day interval
Statements of Position re Issues	7 day interval
Hearing (proposed dates)	As scheduled, but
	not less than 7 day
	interval following
	prior date

# PROPOSED CONDITIONS

Any scheduling order is requested to include the

following:

1. All testimony and exhibits previously admitted in the earlier proceeding shall be admissible in this proceeding without additional authentication or proof. Additionally, all documents produced in response to data requests or discovery pursuant to Missouri Supreme Court Rules in the earlier proceeding shall be deemed to have been produced in this proceeding and, if admitted to the record herein, shall be deemed to have been similarly admitted in this proceeding without the necessity of further authentication or proof.

2. All parties shall provide copies of testimony (including schedules), exhibits and pleadings (unless earlier admitted as noted in paragraph 1 above) to other counsel by electronic means and in electronic form essentially concurrently with the filing of such testimony, exhibits or pleadings where the information is available in electronic format. Parties shall not be required to put information that does not exist in electronic format into electronic format for purposes of exchanging it. Information provided electronically shall not be provided in a manner that restricts forwarding of that information.

Counsel for each party shall receive elec-3. tronically from each other party, an electronic copy of the text of all new data request "descriptions" served by that party on another party in this case contemporaneously with service of the request unless previously provided in the earlier proceeding. If a party desires the response to a new data request that has been served on another party, the party desiring a copy of the response should request a copy of the response from the party answering the data request. New data requests, objections, or notifications respecting the need for additional time to respond shall be sent via e-mail to counsel for the other parties. Counsel may designate other personnel to be added to the service list but shall assume responsibility for compliance with any restrictions on confidentiality. Data request responses will be served on counsel for the requesting party and on the requesting party's employee or representative who submitted the data request and shall be served electronically, if feasible and not voluminous as defined by Commission rule.

4. An effort should be made to not include in data request questions either highly confidential or proprietary information. If either highly confidential or proprietary information must be included in data request questions, the highly confidential or proprietary information should be appropriately designated as such pursuant to 4 CSR 240-2.135.

5. New workpapers that were prepared in the course of developing a witness' testimony should not be filed with the Commission but should be submitted to each party within 2 business days following the filing of the particular testimony without further request. Workpapers containing highly confidential or proprietary information should be appropriately marked.

6. Where workpapers or data request responses include models or spreadsheets or similar information originally in a commonly available format where inputs or parameters may be changed to observe changes in inputs, if available in that original functioning format, the party providing the workpaper or response shall provide this type of information in that original functioning format.

7. Documents filed in EFIS shall be considered properly served by serving the same on counsel of record for all other parties via e-mail essentially contemporaneously with the EFIS filing, provided that such e-mail not be of such a nature that restricts it from being forwarded.

WHEREFORE acceptance of this procedural schedule is

prayed as stated herein.

Respectfully submitted,

FINNEGAN, CONRAD & PETERSON, L.C.

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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

March 14, 2013