

BEFORE THE PUBLIC SERVICE COMMISSION
OF THE STATE OF MISSOURI

In the Matter of the Third Prudence)
Review of Costs Subject to the)
Commission-Approved Fuel Adjust-) EO-2011-0390
ment Clause of KCP&L Greater Mis-)
souri Operations Company)

POSITION STATEMENT OF AUTOMATIC INTERVENORS
AGP AND SIEUA

COMES NOW intervenors AGP and SIEUA and for their
Statement of Position state:

1. These intervenors support the Statement of Posi-
tion of the Commission Staff, filed herein on or about May 24,
2012.

Respectfully submitted,

FINNEGAN, CONRAD & PETERSON, L.C.



Stuart W. Conrad 23966
1209 Penntower Office Center
3100 Broadway
Kansas City, Missouri 64111
(816) 753-1122
Fax: (816) 756-0373
Internet: stucon@fcplaw.com

ATTORNEYS FOR INTERVENORS AG PRO-
CESSING INC A COOPERATIVE and
SEDALIA INDUSTRIAL ENERGY USERS'
ASSOCIATION

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: May 25, 2012

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

Stuart W. Conrad, an attorney for
within applicant