BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of Missouri-American Water)		
Company's Request for Authority to)		
Implement a General Rate Increase for)	Case Nos.	WR-2011-0337
Water and Sewer Services Provided in)		SR-2011-0338
Missouri Service Areas.)		

NOTICE OF CORRECTION

COMES NOW the Staff of the Missouri Public Service Commission, by and through counsel, and for its Notice of Correction, states as follows:

- 1. Earlier today, Staff filed its Motion to Quash Depositions and Subpoenas Duces Tecum and Motion for Expedited Treatment herein.
- 2. That Motion refers to Exhibits A through E which Staff inadvertently failed to attach to the Motion.
 - 3. Attached hereto are Exhibits A through E to Staff's aforementioned Motion.

Respectfully submitted,

s/ Kevin A. Thompson
KEVIN A. THOMPSON
Missouri Bar Number 36288
Chief Staff Counsel

RACHEL M. LEWIS

Missouri Bar Number 56073
Deputy Chief Staff Counsel
Missouri Public Service Commission
P.O. Box 360
Jefferson City, MO 65102
573-751-6514 (Voice)
573-526-6969 (Fax)
kevin.thompson@psc.mo.gov

Attorneys for the Staff of the Missouri Public Service Commission.

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing was served, either electronically or by hand delivery or by First Class United States Mail, postage prepaid, on this 8th day of February, 2012, on the parties of record as set out on the official Service List maintained by the Data Center of the Missouri Public Service Commission for this case.

s/ Kevin A. Thompson

In the Matter of Missouri-American)	
Water Company's Request for Author-)	
ity to Implement a General Rate)	WR-2011-0337
Increase for Water Service Provided)	
in Missouri Service Areas)	

SUBPOENA DUCES TECUM

TO: KEITH D. FOSTER
Missouri Public Service Commission Staff

You are hereby commanded, to be an appear personally at a deposition before The Public Service Commission of the State of Missouri or any Commissioner thereof at the instance of Ag Processing Inc for the purpose of giving sworn deposition testimony at the offices of Finnegan, Conrad & Peterson, LC, 3100 Broadway, Suite 1209, Kansas City, Missouri, on February 13, 2012 at 10:00 a.m., in the above entitled and numbered cause, and to bring for use in the above numbered an styled cause, all books, papers, documents, electronic materials, items, things and other written or electronic compilations set forth in the schedule identified as Exhibit A which is attached and incorporated by reference, and to remain there in attendance from day to day until discharged by counsel for Ag Processing Inc or by order of the Commission.

Given under my hand, this 6th day of February, 2012

Definition Used:

"Document" or "documents," as used herein shall mean any kind of written, recorded or graphic matter, however produced or reproduced, of any kind or description, whether sent or received or neither, including originals, non-identical copies (whether different from the original because of marginal notes, or other material inserted therein or attached thereto, or otherwise) and drafts and both sides thereof, including, but not limited to: papers; books; letters; correspondence; telegrams; cables; telex messages; e-mail messages; reports and recordings of telephone or other conversations or other interviews or conferences of other meetings; affidavits; pleadings; summaries; opinions; reports; stays; analyses; evaluations; contracts; agreements; ledgers; journals; statistical records; desk calendars; appointment books; diaries: lists: tabulations: sound recordings: computer printouts; data processing records; microfilm; photographs; maps; charts; accounts; financial statements or reports thereof; promissory notes; loan agreements; loan files and all notes contained within loan files; revolving credit agreements; deeds of trust; guaranty agreements or other indemnification agreements; real estate contracts for sale or lease; appraisals; all records kept by electronics, photographic or mechanical means; pleadings and all other things similar to any of the foregoing, however denominated.

- 1. All documents in your possession, whether in written or electronic form, that constitute your workpapers pertinent to any direct, rebuttal or surrebuttal testimony filed herein.
- 2. All documents in your possession constituting district cost studies for each and any of the 19 separate water districts that are served or proposed to be served by the utility that is the applicant in this proceeding.
- 3. All documents in your possession, whether in written or electronic form, that constitute direction you have received from persons on the public service commission staff or from elsewhere that pertain to the content of your testimony as filed including drafts, comments on drafts as well as final versions thereof.
- 4. All documents in your possession, whether in written or electronic form, that constitute communications from you to other persons on the public service commission staff or other persons that pertain to the content of your testimony as filed including drafts, comments on drafts as well as final versions thereof.

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SUBPOENA DUCES TECUM

TO: JAMES A. BUSCH

Missouri Public Service Commission Staff

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SUBPOENA DUCES TECUM

TO: PAUL R. HARRISON
Missouri Public Service Commission Staff

You are hereby commanded, to be an appear personally at a deposition before The Public Service Commission of the State of Missouri or any Commissioner thereof at the instance of Ag Processing Inc for the purpose of giving sworn deposition testimony at the offices of Finnegan, Conrad & Peterson, LC, 3100 Broadway, Suite 1209, Kansas City, Missouri, on February 14, 2012 at 2:00 p.m., in the above entitled and numbered cause, and to bring for use in the above numbered an styled cause, all books, papers, documents, electronic materials, items, things and other written or electronic compilations set forth in the schedule identified as Exhibit A which is attached and incorporated by reference, and to remain there in attendance from day to day until discharged by counsel for Ag Processing Inc or by order of the Commission.

Given under my hand, this 6th day of February, 2012

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- 1. All documents in your possession, whether in written or electronic form, that constitute your workpapers pertinent to any direct, rebuttal or surrebuttal testimony filed herein.
- 2. All documents in your possession constituting district cost studies for each and any of the 19 separate water districts that are served or proposed to be served by the utility that is the applicant in this proceeding.
- 3. All documents in your possession, whether in written or electronic form, that constitute direction you have received from persons on the public service commission staff or from elsewhere that pertain to the content of your testimony as filed including drafts, comments on drafts as well as final versions thereof.
- 4. All documents in your possession, whether in written or electronic form, that constitute communications from you to other persons on the public service commission staff or other persons that pertain to the content of your testimony as filed including drafts, comments on drafts as well as final versions thereof.

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SUBPOENA DUCES TECUM

TO: KIMBERLY K. BOLIN
Missouri Public Service Commission Staff

You are hereby commanded, to be an appear personally at a deposition before The Public Service Commission of the State of Missouri or any Commissioner thereof at the instance of Ag Processing Inc for the purpose of giving sworn deposition testimony at the offices of Finnegan, Conrad & Peterson, LC, 3100 Broadway, Suite 1209, Kansas City, Missouri, on February 15, 2012 at 2:00 p.m., in the above entitled and numbered cause, and to bring for use in the above numbered an styled cause, all books, papers, documents, electronic materials, items, things and other written or electronic compilations set forth in the schedule identified as Exhibit A which is attached and incorporated by reference, and to remain there in attendance from day to day until discharged by counsel for Ag Processing Inc or by order of the Commission.

Given under my hand, this 6th day of February, 2012

Commissioner or Secretary

Ex. D.

Definition Used:

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- 1. All documents in your possession, whether in written or electronic form, that constitute your workpapers pertinent to any direct, rebuttal or surrebuttal testimony filed herein, or to any version of the Staff Cost of Service Report that was submitted in this matter.
- 2. All documents in your possession constituting district cost studies for each and any of the 19 separate water districts that are served or proposed to be served by the utility that is the applicant in this proceeding.
- 3. All documents in your possession, whether in written or electronic form, that constitute direction you have received from persons on the public service commission staff or from elsewhere that pertain to the content of your testimony as filed including drafts, comments on drafts as well as final versions thereof.
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ity to Implement a General Rate)	WR-2011-0337
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SUBPOENA DUCES TECUM

TO: CHERLYN VOSS

Missouri Public Service Commission Staff

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