Exhibit No.: Issues:

Quality of Service Reliability

Witness:ESponsoring Party:MType of Exhibit:DCase No.:EDate Testimony Prepared:O

Erin L. Maloney MO PSC Staff Direct Testimony ER-2005-0436 October 14, 2005

#### MISSOURI PUBLIC SERVICE COMMISSION

# UTILITY OPERATIONS DIVISION

## **DIRECT TESTIMONY**

#### OF

# **ERIN L. MALONEY**

## AQUILA, INC. D/B/A AQUILA NETWORKS-MPS AND AQUILA NETWORKS-L&P

# CASE NO. ER-2005-0436

Jefferson City, Missouri October 2005

#### **BEFORE THE PUBLIC SERVICE COMMISSION**

#### **OF THE STATE OF MISSOURI**

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In the Matter of Aquila, Inc. d/b/a Aquila ) Networks-MPS and Aquila Networks-L&P, for Authority to File Increasing ) Electric Rates For the Service Provided to ) Customers in the Aquila Networks-MPS ) and Aquila Networks-L&P Area.

Case No. ER-2005-0436

#### **AFFIDAVIT OF ERIN MALONEY**

**STATE OF MISSOURI** ) ) \$\$ **COUNTY OF COLE** )

Erin Maloney, of lawful age, on her oath states: that she has participated in the preparation of the following Direct Testimony in question and answer form, consisting of 5 pages of Direct Testimony to be presented in the above case, that the answers in the following Direct Testimony were given by her; that she has knowledge of the matters set forth in such answers; and that such matters are true to the best of her knowledge and belief.

Erin Maloney ribed and sworn to before me this  $\frac{12}{2}$  day of October, 2005 MANHHIMMAN MARCONNERS Notary Public commission expires

1	DIRECT TESTIMONY OF ERIN L. MALONEY		
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6 7 8 9	AQUILA, INC. D/B/A AQUILA NETWORKS-MPS AND AQUILA NETWORKS-L&P		
10 11 12 13		CASE NO. ER-2005-0436	
13 14	Q.	Please state your name and business address.	
15	А.	Erin L. Maloney, P.O. Box 360, Jefferson City, Missouri, 65102.	
16	Q.	By whom are you employed and in what capacity?	
17	А.	I am employed by the Missouri Public Service Commission	
18	(Commission) as a Utility Engineering Specialist I in the Engineering Analysis section		
19	of the Energy Department in the Utility Operations Division.		
20	Q.	Please describe your educational and relevant work experience.	
21	А.	I received a Bachelor of Science degree in Mechanical Engineering in	
22	June 1992 from the University of Nevada, Las Vegas. From August 1995 through		
23	November 2002, I was employed by Electronic Data Systems of Kansas City, Missouri,		
24	as a System Engineer. In January 2005, I joined the Commission Staff (Staff) as a Utility		
25	Engineering Specialist I.		
26	Q.	To which of the Aquila, Inc. (Aquila) operations are you directing your	
27	testimony?		
28	А.	This testimony only addresses the electric operations of Aquila in	
29	Missouri.		
30	Q.	What is the purpose of this testimony?	
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1	A. The purpose of this testimony is to: (1) present to the Commission		
2	Aquila's performance in delivering electric service, as measured by three reliability		
3	indices that Aquila reports to the Staff on a monthly basis; and (2) recommend that the		
4	Commission direct Aquila to continue to submit these reliability indices along with		
5	other service quality indicators for its Missouri service areas to Staff, as agreed to in		
6	Case No. ER-2004-0034, until otherwise ordered by the Commission.		
7	Q. Does Staff regularly review other service quality indicators?		
8	A. Yes. In addition to reliability metrics, Staff receives a number of call		
9	center indicators and meter reading data from the Company. The Company's		
10	performance in these areas has improved since concerns identified by Staff in previous		
11	Company rate cases: Case No's. ER-2004-0034, HR-2004-0024, and GR-2004-0072.		
12	Q. What are the three reliability indices reported by Aquila?		
13	A. Aquila reports the three most common reliability indices used by the		
14	electric industry: System Average Interruption Frequency Index (SAIFI), System		
15	Average Interruption Duration Index (SAIDI) and Customer Average Interruption		
16	Duration Index (CAIDI).		
17	Q. Please explain these indices and how they measure reliability.		
18	A. SAIFI (number of occurrences per customer) reflects the average		
19	frequency of service interruptions in number of occurrences per customer and is		
20	defined as the total number of customer interruptions for the period covered, divided		
21	by the total number of customers served. It measures the number of service		
22	interruptions per customer. SAIDI (minutes per customer interrupted) reflects the		
23	average interruption in minutes per total customers served for the period covered and		

1 is defined as the sum of all customer interruption durations divided by the total 2 number of customers served. CAIDI (minutes per customer interrupted) is another 3 measure of average interruption duration; it is defined as the sum of all customer 4 interruption durations divided by the total number of customers interrupted. 5 These reliability indices reflect overall system performance and can help in assessing the performance of a utility in its delivery of electric service by providing 6 7 quantitative measures of the quality of service. 8 Q. Do Aquila's indices show anything that the Commission should be 9 concerned about? 10 A. Schedule 1 shows graphs of the unadjusted SAIFI, SAIDI and CAIDI 11 data for Aquila for the 18 months beginning January 2004 and ending June 2005. 12 While there are fluctuations in the monthly data during this period, because the data is 13 not adjusted for abnormal weather, I did not identify any long-term trends in the data 14 that I believe should be of concern to the Commission. In evaluating this data I also 15 reviewed Aquila's monthly reliability data back through January 2002. 16 Q. There is a large spike in the SAIDI and CAIDI data shown in 17 Schedule 1 for January 2005. What caused this spike? 18 A. The large spike in the January 2005 data is due to the ice storm that 19 caused over 24,000 customer outages in the Blue Springs and Henrietta areas. This is 20 shown in Aquila's indices because Aquila chooses to not adjust its data for abnormal 21 weather. 22 There are some smaller spikes in the data occurring in May and June Q. 23 2004. What caused these spikes?

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A. These smaller spikes are due to thunderstorms that caused a number of
 outages around the Liberty/St. Joseph area in June 2004 and in the Clinton and Sedalia
 areas in July 2004. Again, this is shown in Aquila's indices because Aquila chooses to
 not adjust its data for abnormal weather.

5 Q. What benefit would be gained by removing major storms from the6 unadjusted data?

A. When major events, such as the ice storm of January 2005, cause extended outages for a utility, the day-to-day normal operations of the electric system are obscured by the extended electric outages resulting from these events. Damage to electric facilities because of major storms and the subsequent outage that customers experience is important, but the adjusted number will better reflect the operation of the system under normal conditions.

Storms do not routinely affect the entire service area of the utility. Removing
the outages that are the result of major storms or catastrophic events provides a
common basis to determine a company-wide index under normal conditions.
Adjustment for major storms in this manner is an accepted industry practice for
reliability indices.

18 Q. Why does the Staff want Aquila to continue to provide these reliability19 indices?

A. Reporting of the reliability indices provides the Staff with another
method of more closely monitoring the quality of service provided to Aquila's
customers in addition to the complaints and inquiries received directly from Aquila's
customers.

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- Q. What is your recommendation?

A. I recommend that the Commission order Aquila to submit monthly to
the Staff, within twenty-one (21) days of the last day of the month being reported, data
for SAIFI, SAIDI, and CAIDI in an electronic format, both (1) unadjusted and (2)
adjusted to exclude major storm events, as well as, the other service quality indicators
for its Missouri service areas, as agreed to in Case No. ER-2004-0034 so that Staff can
continue to monitor these service quality indices.

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- Q. Does this conclude your Direct Testimony?
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- A. Yes, it does.





