Issues: Witness: Type of Exhibit: Sponsoring Party:

Exhibit No:

Overview of Business Reasons for Sale No Public Detriment Ivan Vancas Direct Testimony Aquila Networks – MPS Aquila Networks – L&P

Case No: GO-2006-0205

#### MISSOURI PUBLIC SERVICE COMMISSION

•

### CASE NO. GO-2006-0205

FILED

APR 1 2 2006

Missouri Public Service Commission

DIRECT TESTIMONY

OF

**IVAN VANCAS** 

### ON BEHALF OF

AQUILA, INC. d/b/a AQUILA NETWORKS – MPS and AQUILA NETWORKS – L&P

> Exhibit No. 2 Case No(s). <u>60-2006-0205</u> Date <u>3/30/06</u> Rptr <u>MSV</u>

1 2 3		DIRECT TESTIMONY OF IVAN VANCAS
4	Q.	PLEASE STATE YOUR NAME AND BUSINESS ADDRESS.
5	A.	My name is Ivan Vancas and my business address is 1701 48th Street, Suite
6		260, West Des Moines, Iowa.
7	Q.	BY WHOM ARE YOU EMPLOYED AND IN WHAT CAPACITY?
8	<b>A</b> .	I am presently employed by Aquila, Inc. ("Aquila") as Operating Vice President
9		for its gas distribution properties in Missouri and Iowa.
10	Q.	PLEASE DESCRIBE YOUR EDUCATIONAL BACKGROUND AND
11		EMPLOYMENT HISTORY.
12	Α.	I graduated from Kansas State University in Manhattan, Kansas with a Bachelor
13		of Science Degree in Electrical Engineering in 1989. I have worked for Aquila
14		and its predecessor companies since 1989 and have held various positions in
15		field operations, engineering and management.
16	Q.	HAVE YOU PREVIOUSLY TESTIFIED BEFORE ANY REGULATORY
17		BODIES?
18	A.	Yes. I have testified before the Missouri Public Service Commission ("MPSC")
19		and the lowa Utilities Board.
20	Q.	WHAT IS THE PURPOSE OF YOUR TESTIMONY IN THIS PROCEEDING?
21	Α.	The purpose of my testimony is to provide an overview of Aquila Networks –
22		MPS ("MPS") and Aquila Networks – L&P ("L&P") (collectively, the "Business"),
23		to explain the reasons why Aquila proposes to sell this system to The Empire

-

•

----

- District Electric Company ("Empire"), and to discuss why there is no public
   detriment arising from this sale.
- 3

• •

## Q. WHAT IS THE BUSINESS?

A. The Business is two natural gas distribution systems (MPS and L&P) serving
approximately 48,500 residential, commercial, industrial, and transportation
customers in 44 communities throughout western and northwestern Missouri.
The business operates more than 1,100 miles of network pipeline and has 52
employees.

# 9 Q. PLEASE DESCRIBE THE MPS SERVICE TERRITORY.

- 10 A. MPS is divided into two regions: MPS Northern and MPS Southern. The MPS
- 11 Northern region includes the communities of Chillicothe and Trenton, among
- 12 others. Natural gas is transported to this region via Panhandle Eastern Pipeline
- 13 Company, and gas costs are calculated directly for this region.
- 14 The MPS Southern region includes the communities of Sedalia, Nevada,
- 15 Henrietta, Platte City, and Clinton, among others. Natural gas is transported to
- 16 this region via Southern Star Central Pipeline Company, and gas costs are
- 17 calculated directly for this region.

### 18 Q. PLEASE DESCRIBE THE L&P SERVICE TERRITORY.

A. The L&P service territory covers the northwest corner of the state, including
 Maryville and Rock Port. Natural gas is transported to this territory via ANR
 Pipeline Company, and gas costs are calculated directly for this territory.

3

1	Q.	ARE DISTRIBUTION RATES THE SAME FOR THE MPS AND L&P
2		TERRITORIES?
3	A.	No. MPS and L&P have different customer charges and energy charges.
4		Further, as noted above, the two regions within MPS have separate gas costs.
5	Q.	DO MPS AND L&P OPERATE UNDER THE SAME RULES AND
6		REGULATIONS?
7	A.	Yes. Even though the rates are different, there is one tariff that both territories
8		operate under.
9	Q.	WHY DID AQUILA PUT THESE ASSETS UP FOR SALE?
10	Α.	Starting in 2002, Aquila had executed a number of initiatives designed to
11		stabilize its financial position. On March 14, 2005, Aquila announced that it
12		would accelerate its repositioning effort by selectively divesting certain regulated
13		utility assets in order to further strengthen its balance sheet and provide the
14		catalyst for future investment in regulated capital projects. To effectuate this
15		selective divestiture, Aquila offered for sale its natural gas operations in Missouri,
16		Minnesota, and Michigan, as well as its electric operations in Colorado, Kansas,
17		and the Aquila Networks - L&P system in Missouri. As described more fully in
18		the testimony of Thomas Fleener, Aquila ultimately reached sales agreements
19		with parties for all of the natural gas operations as well as the Kansas electric
20		operation.
21	Q.	DO YOU BELIEVE THAT THIS SALE IS DETRIMENTAL TO THE PUBLIC

---

· · -

22 INTEREST?

·· \_

· · ·

4

-----

----

1	A.	No. Aquila proposes to sell these assets to Empire, an established utility
2		company in the state of Missouri. Aquila understands that Empire intends to
3		continue serving these customers at the same margin rate and under the same
4		terms and conditions that Aquila currently serves them. Also, Empire currently is
5		an all electric utility and my understanding is that all field gas employees will be
6		retained and employed by Empire. Recent PSC audits of MPS and L&P
7		operations concluded that Aquila had excellent performance (no probable
8		violations) in record keeping, mandated maintenance and DOT compliance.
9		MPS and L&P employees have a long history of providing safe and reliable
10		service to customers. Since those same employees will continue to operate the
11		system and serve customers, service and emergency response levels should be
12		maintained.
13	Q.	WILL ANY OF THE EMPLOYEES ASSOCIATED WITH THIS SYSTEM LOSE
14		THEIR JOBS AS A RESULT OF THE SALE?
15	Α.	No. Empire has indicated that it intends to offer employment to all Aquila
16		personnel directly associated with the Business.
17	Q.	ARE THERE ANY OTHER COMMENTS THAT YOU WOULD LIKE TO MAKE
18		REGARDING THE PROPOSED SALE OF THE BUSINESS?
19	Α.	Yes. Empire has a solid reputation for delivering quality service with a customer
20		friendly spirit for many years in Missouri. The employees directly associated with
21		the Business will be a good fit with the Empire employee family, as they too have
22		long been customer oriented and safety minded, with the experience to enable

-----

.

· \_ \_ \_

1 Empire to transition into the natural gas distribution business in a manner

-

-----

- 2 seamless to customers.
- 3 Q. DOES THIS CONCLUDE YOUR DIRECT TESTIMONY?
- 4 A. Yes.

•

.

### AFFIDAVIT

STATE OF IOWA ) )ss COUNTY OF POLK )

, \* •

I, Ivan Vancas, having been duly sworn upon my oath, state that I am the Operating Vice President for gas distribution properties in Missouri and Iowa; that I am duly authorized to make this Affidavit on behalf of Aquila, Inc.; and that the matters and things stated in the foregoing application are true and correct to the best of my information, knowledge and belief.

then Cancos Ivan Vancas

Operating Vice President

Subscribed and sworn to before me this  $\frac{1}{2}$  day of November, 2005.

Mardy D. Christman Notary Public

My Commission expires:

WENDY S. CHRISTMAN COMMISSION NO. 182091 MY COMMISSION EXPIRES November 13, 2007

NOV. 13, 2007