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

In the matter of the application of Aquila, Inc., for specific confirmation or, in the alternative, issuance of a certificate of convenience and necessity authorizing it to construct, install, own, operate, control, manage, and maintain a combustion turbine electric generating station and associated substations in unincorporated areas of Cass County, near the town of Peculiar

Case Number EA-2005-0248

## STOPAQUILA.ORG'S STATEMENT REGARDING CONFLICTS DATES

Discussion was held regarding possible dates for hearings. After reviewing the

particular dates discussed, the undersigned files this comment.

One of the dates discussed was March 18, 2005. The undersigned attorney is

unavailable on March 18 due to trial in another cause.

/s/ Gerard Eftink Gerard D. Eftink MO Bar #28683 P.O. Box 1280 Raymore, MO 64083 (816) 322-8000 (816) 322-8030 Facsimile geftink@comcast.net E-mail Attorney for STOPAQUILA.ORG et al.

I certify that on this 16th day of February, 2005, a true copy of the above was sent by email to Paul Boudreau at <u>paulb@brydonlaw.com</u>; Dan Joyce at <u>D.Joyce@psc.mo.gov</u>; Office of General Counsel at <u>gencounsel@psc.state.mo.us</u>; Office of Public Counsel at <u>opcservice@ded.state.mo.us</u>; Debra Moore at <u>dmoore@casscounty.com</u>; Mark Comley at <u>comleym@ncrpc.com</u>

> /s/ Gerard Eftink Gerard D. Eftink MO Bar #28683