Exhibit No: Issues:

Cost of Removal & Net Salvage

Witness: Type of Exhibit: Larry W Mulligan Rebuttal Testimony

Sponsoring Party: Case No: Date Testimony Prepared:

GR-2004-0072 February 13, 2004

MISSOURI PUBLIC SERVICE COMMISSION

CASE NO. GR-2004-0072

REBUTTAL TESTIMONY

OF

LARRY W MULLIGAN

ON BEHALF OF

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

KANSAS CITY, MISSOURI FEBRUARY, 2004 State of Missouri

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County of Jackson

AFFIDAVIT OF LARRY W. MULLIGAN

Larry W. Mulligan, being first duly sworn, deposes and says that he is the witness who sponsors the accompanying testimony and schedules entitled "Rebuttal Testimony of Larry W. Mulligan"; that said testimony was prepared by him and/or under his direction and supervision; that if inquiries were made as to the facts in said testimony and schedules, he would respond as therein set forth; and that the aforesaid testimony and schedules are true and correct to the best of his knowledge, information, and belief.

av. Mullie

Subscribed and sworn to before me this 10th day of February, 2004.

GENERAL NOTARY - State of Nebraska TERESA A. KEEFE My Comm, Exp. Oct. 31, 2005

Notary Public

My Commission expires:

clober 31, 2005

Rebuttal Testimony: Larry Mulligan

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Section 1. Cost of Removal & Net Salvage

REBUTTAL TESTIMONY OF LARRY MULLIGAN

1	Q.	Please state your name and business address.
2	A.	My name is Larry Mulligan and my business address is 20 th West Ninth Street,
3		Kansas City, Missouri 64105.
4	Q.	By whom are you employed and in what capacity?
5	A.	I am employed by Aquila, Inc. (Aquila) in the Networks Asset Accounting
6		Department. My position is Accounting Manager. The Networks Asset
7		Accounting Department accounts for the assets of all regulated electric and gas
8		utilities.
9	Q.	Please describe your educational and professional background for the
10		Missouri Pubilc Service Commission ("Commission")
11	A.	I graduated from the University of Missouri at Kansas City in December 1978
12		with a Bachelor of Business Administration Degree with a major in accounting. I
13		graduated from Rockhurst College in May of 1988 with a Master of Business
14		Administration Degree with an emphasis in Finance. In January 1979 I was
15		employed by Missouri Public Service (Predecessor to Aquila) in the accounting
16		department. I have remained with Aquila for 25 years and have performed
17		various accounting tasks during this time. Some of these tasks include the
18		preparation of regulatory filings such as FERC Form 1 & 2 reports, 10K reports
19		and assistance in asset depreciation studies.
20	Q.	What is the purpose of your rebuttal testimony?
21	A.	The purpose of my rebuttal testimony is to respond to the direct testimony of
22		Staff witnesses on the ratemaking treatment of net salvage (salvage and cost of

1		removal). My rebuttal testimony will closely follow the rebuttal testimony
2		provided by Company Witness Davis Rooney in Case Nos. ER-2004-0034
3		and HR-2004-0024 (consolidated). It is the Company's intention to preserve
4		its current accounting treatment of this issue and defend in a similar manner
5		against the Staff's proposed ratemaking treatment whether it is for electric,
6		steam or gas utilities in the state of Missouri.
7	Q.	What is meant by the terms cost of removal and salvage?
8	A.	Inherent in the process of retiring or removing fixed capital assets from
9		service is a cost. This cost is termed "cost of removal." Sometimes the utility
10		is able to recycle or resell the removed property and the value is termed
11		"salvage."
12	Q.	Please explain Staff's adjustments for cost of removal and salvage.
12 13	Q. A.	Please explain Staff's adjustments for cost of removal and salvage. Staff witness Cary Featherstone describes the purpose of his adjustments
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13 14 15 16	A.	Staff witness Cary Featherstone describes the purpose of his adjustments S-76.1 in the MPS gas case and S-74.1 in the L&P gas case is to include cost of removal and salvage costs as part of the cost of service expense ("cost of service" method or "Staff's method").
13 14 15 16 17	А. Q.	 Staff witness Cary Featherstone describes the purpose of his adjustments S-76.1 in the MPS gas case and S-74.1 in the L&P gas case is to include cost of removal and salvage costs as part of the cost of service expense ("cost of service" method or "Staff's method"). Do you agree with the accounting treatment proposed by Staff?
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13 14 15 16 17 18 19	А. Q.	 Staff witness Cary Featherstone describes the purpose of his adjustments S-76.1 in the MPS gas case and S-74.1 in the L&P gas case is to include cost of removal and salvage costs as part of the cost of service expense ("cost of service" method or "Staff's method"). Do you agree with the accounting treatment proposed by Staff? No. I believe that the traditional method of recording these items to the accounting treatment) is the best method
13 14 15 16 17 18 19 20	А. Q. А.	 Staff witness Cary Featherstone describes the purpose of his adjustments S-76.1 in the MPS gas case and S-74.1 in the L&P gas case is to include cost of removal and salvage costs as part of the cost of service expense ("cost of service" method or "Staff's method"). Do you agree with the accounting treatment proposed by Staff? No. I believe that the traditional method of recording these items to the accumulated depreciation reserve (rate base treatment) is the best method for accounting and ratemaking.

1 2 3 4		 Rate base treatment has checks and balances that provide equal protection to both the ratepayer and the Company to ensure that all and only all actual net salvage incurred is paid by the ratepayer.
5 6 7		 Both the Missouri Code of State Regulations and the Code of Federal Regulations require rate base accounting treatment for net salvage.
8 9		Rate base treatment is better regulatory policy.
10 11 12		• The amount of net salvage allowed for ratemaking treatment is a separate issue from its accounting treatment in the regulated chart of accounts.
13 14		Both the Missouri Code of State Regulations and the Code of Federal
14 15 16 17		 Regulations include net salvage in the definition of depreciation for rate- regulated entities.
18 19	Rate	Base Treatment Provides Equal Protection
20	Q.	Why is it important that net salvage be recorded in accumulated
21		depreciation and also included in the depreciation rate ("rate base
22		method" or "rate base treatment")?
23	A.	Unlike Staff's method, rate base treatment ensures that the ratepayer pays for
24		all and only all the actual net salvage costs of the Company.
25	Q.	How does the rate base method protect the ratepayer?
26	A.	Under the rate base method, when cost of removal is collected from the
27		customer through authorized depreciation rates, the amount received is
28		recorded in the depreciation reserve account. Upon removal of the property,
20		the actual asst of removal is poid by the Company and charged to the
29		the actual cost of removal is paid by the Company and charged to the
29 30		depreciation reserve account. If the amount collected from the customer is

1	rate base reduction is carried forward to future rate cases, reducing the
2	revenue requirements until lower depreciation rates are established. The
3	ratepayers receive the Company's cost of capital as return on any over
4	collected money through the reduction of the Company's rate base until they
5	receive return of their money through lower depreciation rates. Over time the
6	ratepayer pays no more than what the Company paid and earns a return
7	through reduced rates in the interim.

Q. How is the Company protected?

A. The exact same situation exists for the Company. When the cost of removal
collected from the ratepayers is not enough to cover actual costs, rate base is
increased until depreciation rates are increased. The Company receives its
authorized cost of capital as return on the under collected money through the
increase in rate base until they receive return of their money through higher
depreciation rates. This approach is both fair and equitable to both the
Company and the ratepayer.

16

17 Rate Base Treatment Recommended by Missouri State Code of Regulations

18 Q. Where should net salvage be recorded in the regulated books and

- 19 records?
- A. The Federal Energy Regulatory Commission ("FERC") requires that both
- salvage value and cost of removal, hence net salvage, be recorded in

1		accumulated depreciation – FERC account 108 (Title 18 Code of Federal
2		Regulations, Part 201 instructions for account 108).
3	Q.	What treatment does the Missouri State Code of Regulations ("MoCSR")
4		require?
5	A.	The MoCSR requires that the FERC Uniform System of Accounts ("USOA")
6		be followed except as modified by the MoCSR.
7	Q.	Does the MoCSR prescribe how net salvage shall be recorded?
8	A.	Yes. The MoCSR specifically provides, separate and apart from the general
9		instruction to follow the FERC Uniform System of Accounts, that upon
10		retirement "each gas corporation subject to the commission's jurisdiction
11		shallcharge original cost less net salvage to account 108" (4 CSR 240-
12		40.040(2)) H) (Emphasis added).
13	Q.	Is account 108 – accumulated depreciation – a component of rate base?
14	Α.	Yes.
15	Q.	What do you conclude from this?
16	A.	That both the FERC and the MoCSR recommend that net salvage be
17		recorded in accumulated depreciation account 108. Account 108 is a normal
18		component of rate base. Additionally, as a component of accumulated
19		depreciation under Missouri regulations, it is recommended and appropriate
20		to include net salvage in the depreciation rate. In light of the equal protection
21		it provides the ratepayer and the Company, it is the most logical and prudent

1	approach to advocate, and in my opinion, the ratemaking approach intended
2	by the MoCSR accounting rules.

4 Rate base Treatment as Policy

Q. Why is the Commission's policy toward the method of recording net salvage important?

- A. Through rate base and depreciation, the Company's investment in assets is
 among the largest drivers of gas utility revenue requirements. Changes to
 well established practices can result in significant harm to both the ratepayer
 and the Company.
- 11 Q. How can such harm arise?
- 12 A. The FERC USOA is a collection of rules that work together to balance the
- interests of the ratepayer with the interests of the Company. Replacing one
- 14 isolated rule with another, without extensive study and consideration, may
- result in unintended consequences to either the ratepayer or the Company, or
- both. Additionally, such changes may tip the balance of protection either to
- 17 the harm of the ratepayer or the harm of the Company.

18 Q. How can harm arise to Ratepayers and the Company?

- 19 A. Utilities are generally granted rates of returns that reflect the level of stability
- 20 created by regulation. Lenders and investors will note instability. This can
- lead to higher required costs of money and higher costs to ratepayers.

1	Q.	How has net salvage been treated in the past?
2	Α.	Net salvage has been accounted for under the rate base method at least
3		since 1951. Numerous FERC Form 2 reports for Missouri Public Service and
4		St. Joseph Light and Power were reviewed for the period 1951 through 2002.
5		In all the forms reviewed, salvage and cost of removal were accorded rate
б		base treatment by being charged to account 108 – accumulated depreciation.
7	Q.	Has the Commission supported rate base treatment of net salvage in
8		recent MPS cases?
9	A.	Yes. In cases GR-88-171, GR-90-198, GR-93-172, ER-90-101, ER-93-37,
10		and ER-97-394.
11	Q.	Did the Commission discuss net salvage in these prior cases?
12		a) Yes. Rate base treatment was allowed in all these cases. In GR-
13		88-171 gas depreciation rates were approved. The approved rates
14		included a net salvage rate.
15		b) In GR-90-198 depreciation rates, including the net salvage rate,
16		established in GR-88-171 was utilized.
17		c) In GR-93-172 Depreciation rates, including the net salvage rate,
18		established in GR-88-171 were utilized.
19		d) In the ER-90-101 order, the Commission stated "It is also
20		customary to recover through the depreciation rates the estimated cost of
21		ultimately removing the asset offset by the projected amount to be realized
22		from its salvage price." (Report and Order Case No. ER-90-101 page 36).

1		e) In the ER-93-37 case, the issue was settled with rate base
2		treatment of net salvage in depreciation rates.
3		f) In the ER-97-394 order, the depreciation rates also included a
4		provision for net salvage. (Report and Order Case No. ER-97-394 page 25)
5	Q.	What has been the Commission's policy in recent cases?
6	Α.	Mr. Featherstone includes a list of cases in which Staff recommended cost of
7		service treatment. The Commission has at different times supported both
8		rate base treatment of net salvage and cost of service treatment. The
9		Commission supported rate base treatment in GR-99-315, Laclede Gas
10		Company, and again in WR-2000-844, St. Louis Water. A number of the
11		cases on Mr. Featherstone's list were settled for dollar amounts without
12		resolving this issue in favor of Staff. At least one case appears to still be
13		ongoing.
14		However, in ER-2001-299, Empire District Electric, the Commission
15		moved away from rate base treatment. The Commission approved Staff's
16		method in that case. However, the Commission recognized that its position
17		was out of the ordinary and stated that its "conclusion in this case should not
18		be taken as an endorsement of Staff's approach."
19	Q.	What is your view of the ratemaking policy of including net salvage in
20		the depreciation rates?
21	A.	I think there are several key considerations, all of which support rate base

22 treatment vs. Staff's proposed cost of service treatment:

1 2 3 4 5		 Rate base treatment is supported by the accounting rules of net salvage as established in both a federal and state process that resulted in published rules in both the Code of Federal Regulations and the Missouri Code of State Regulations.
6 7 8 9		 Rate base treatment of net salvage ensures that, over time, all and only all gross salvage received is returned to the ratepayer and that, over time, all and only all cost of removal paid by the Company is charged to the ratepayer.
10 11 12 13 14		 Rate base treatment of net salvage compensates, on an equal basis, the ratepayer and the Company for any delays in returning or collecting these amounts.
15 16 17 18		4. Rate base treatment of net salvage ensures that when, not if, actual results vary from the estimates used, both the Company and the ratepayer receive return on their money at the same fair rate authorized by the Commission, the Company's rate of return.
19 20 21 22 23		 Comprehensive use of rate base treatment for both net salvage and original cost provides an important compensating control on depreciation of original cost to ensure fair treatment of these important costs.
24 25	Q.	What do you conclude?
26	A.	As a matter of policy for net salvage, rate base treatment balances the
27		interest of the ratepayer and Company in a fair manner. The cost of service
28		method does not. The Commission should decide in favor of its traditional
29		method of handling this cost as a component of depreciation.
30		
31	<u>Amo</u>	unt Allowed is a Separate Issue
32	Q.	Does the recovery of an average annual amount spent, rather than an

33 accrual amount, require cost of service treatment?

1 Α. No. For ratemaking the Missouri Commission has included both pay as you 2 go and accrual levels in its depreciation rates. In MPS Case No. ER-90-101, Staff witness Melvin Love describes in his direct testimony a methodology to 3 4 recover a five year average level of net salvage through the depreciation rate. 5 His recommendations were adopted. A similar method was recommended 6 and adopted in MPS Case No. ER-93-37. In Case No. ER-97-394, Staff 7 Witness Guy Gilbert, recommended accrual levels to be recovered through 8 depreciation rates. This treatment was also accepted by the Commission.

9

Q. What do you conclude.

10 Α. Although, the Company has a clear preference for the accrual levels of net 11 salvage proposed by Company witness Dr. Ronald White, the rate base 12 treatment is not dependent on the amount authorized for recovery. Rate base 13 treatment is compatible with both the accrual amount and the average annual 14 amount. As explained above, the rate base treatment provides balanced 15 protection to the interests of both the ratepayer and the Company. The 16 Commission should retain its traditional rate base treatment of net salvage 17 regardless of the level of recovery it ultimately allows in rates.

18

19 Net Salvage is a Required Component of Depreciation

20 Q. Would you please provide a formal definition of net salvage value?

A. The Missouri Code of State Regulations (MoCSR) directs gas corporations
 within the Commission's jurisdiction to use the uniform system of accounts

23 prescribed by the Federal Energy Regulatory Commission (FERC). The

	MoCSR points out that FERC's uniform system of accounts contains
	definitions relevant to gas utilities (4 CSR 240-40.040(1)). The definition of
	net salvage can be found in the FERC Uniform System of Accounts.
	"Net salvage value means the salvage value of property retired less the cost of removal" (18 CFR Part 201 Definitions (23)).
	Salvage value is sometimes referred to as "gross salvage value".
Q.	Can you provide an example of net salvage?
Α.	Yes. Assume that new gas measuring and regulating equipment is being
	installed and the old equipment retired. Before the new regulating equipment
	can be installed the old equipment must be removed. The Company will incur
	cost to remove the old equipment. This cost is referred to as cost of removal.
	The Company may also salvage some material. To the extent materials
	removed are sold for cash, they will generate cash salvage. To the extent
	materials are in good condition and can be reused, they will be returned to
	inventory and generate non-cash salvage, also called reuse salvage. The
	difference between the cost of removal and the salvage value (both cash and
	non-cash) is net salvage.
Q.	Would you please define depreciation?
A.	As directed to FERC by the MoCSR, the definition can be found in the FERC
	Uniform System of Accounts. The FERC USOA defines depreciation as
	follows (emphasis added):
	А. Q .

23
24 Depreciation, as applied to depreciable gas plant, means the
25 loss in service value not restored by current maintenance,

1 2 3 4 5 6 7 8 9		incurred in connection with the consumption or prospective retirement of gas plant in the course of service from causes which are known to be in current operation and against which the utility is not protected by insurance. Among the causes to be given consideration are wear and tear, decay, action of the elements, inadequacy, obsolescence, changes in the art, changes in demand and requirements of public authorities. (18 CFR Part 201Definitions (12 B))
10	Q.	Would you please define service value?
11	Α.	Again, as directed to FERC by the MoCSR, the definition can be found in the
12		FERC Uniform System of Accounts (emphasis added):
13 14 15 16		Service value means the difference between original cost and net salvage value of electric plant. (18 CFR Part 201 Definitions (37))
17	Q.	Do you draw any conclusions from these definitions?
18	Α.	Depreciation, as it pertains to rate regulated entities, is a specially defined
19		term. Based on the definitions prescribed by the MoCSR, one can conclude
20		that net salvage value is an integral part of the determination of depreciation.
21		One cannot estimate the loss to retirement without considering the value at
22		retirement (net salvage). Both original cost and net salvage are necessary to
23		properly determine depreciation for ratemaking. Therefore, it is appropriate to
24		include net salvage in the depreciation rate.
25		
26	<u>Conc</u>	lusion Regarding Ratemaking Accounting for Net Salvage

27 Q. What actions do you propose for this case?

1	Α.	I propose that 1) the Commission approve depreciation rates that include net
2		salvage; and 2) that net salvage be recorded for ratemaking and financial
3		reporting in accumulated depreciation consistent with the state and federal
4		codes of regulations.
5		
б		ACCRUAL vs. PAY AS YOU GO AMOUNT OF NET SALVAGE
7	Q.	What issue does this section discuss?
8	Α.	This section discusses whether the amount of net salvage should be based
9		on accrual or pay as you go amounts. As noted previously, the Company
10		views this issue as separate from the issue of rate base or cost of service
11		treatment.
12	Q.	What is Staff's position on this issue?
13	Α.	Staff includes in revenue requirements only the five year average annual
14		amount of net salvage.
15	Q.	Do you agree with this position?
16	Α.	No. The ratepayer should pay their share of the costs incurred to serve them
17		regardless of when the Company is required to ultimately pay those costs.
18	Q.	What are pay as you go amounts?
19	Α.	Pay as you go refers to the estimated amounts paid or received by the
20		Company for net salvage in any one year.

1	Q.	What are accrual net salvage amounts?
2	Α.	This refers to the estimated amounts consumed by ratepayers in any one
3		year.
4	Q.	Can you give an example?
5	Α.	Assume a new gas regulating station is installed at a cost of \$ 2,000. Upon
б		retirement it will cost \$ 450 to remove the gas regulating station. The amount
7		to recover from customers should be \$ 2,450.
8	Q.	Who will pay this cost?
9	А.	The depreciation rates proposed by Staff will recover only the original cost of
10		\$2,000. This amount will be charged to the customers served by the gas
11		regulating station.
12	Q.	Who pays for the other \$450 dollars?
12 13	Q. A.	Who pays for the other \$450 dollars? Staff proposes that the \$450 be charged to future customers that are not
13		Staff proposes that the \$450 be charged to future customers that are not
13 14		Staff proposes that the \$450 be charged to future customers that are not being served by the gas regulating station. This shifts part of the total cost of
13 14 15		Staff proposes that the \$450 be charged to future customers that are not being served by the gas regulating station. This shifts part of the total cost of providing service from the current ratepayer and places the cost on the future
13 14 15 16	Α.	Staff proposes that the \$450 be charged to future customers that are not being served by the gas regulating station. This shifts part of the total cost of providing service from the current ratepayer and places the cost on the future ratepayer.
13 14 15 16 17	А. Q .	Staff proposes that the \$450 be charged to future customers that are not being served by the gas regulating station. This shifts part of the total cost of providing service from the current ratepayer and places the cost on the future ratepayer. What is Company's concern?
13 14 15 16 17 18	А. Q .	Staff proposes that the \$450 be charged to future customers that are not being served by the gas regulating station. This shifts part of the total cost of providing service from the current ratepayer and places the cost on the future ratepayer. What is Company's concern? Besides the concern noted previously that the pay as you go amount
13 14 15 16 17 18 19	А. Q .	Staff proposes that the \$450 be charged to future customers that are not being served by the gas regulating station. This shifts part of the total cost of providing service from the current ratepayer and places the cost on the future ratepayer. What is Company's concern? Besides the concern noted previously that the pay as you go amount proposed by Staff does not cover our actual pay as you go amounts,

2. Recovery of this basic cost of serving current customers might be denied
 in the future if not collected now.

Q. Why is the Company concerned that net salvage might be denied in the
 future?

- 5 Α. Staff's method allows recovery at retirement but not before. In contrast to this 6 method of allowing the costs only at retirement, Public Counsel has, in at 7 least one prior case (WR-2000-281) advanced an argument to disallow those same costs at retirement. In essence, Staff argued the retirement costs 8 9 should not be recovered during the revenue producing years and Public 10 Counsel argued that any costs not allowed recovery during the revenue 11 producing years should not be allowed any recovery after the revenue 12 producing years. This produces an unusual result if depreciation rates do not include net salvage or the estimated lives are too long. Both undepreciated 13 14 original cost and net salvage could be disallowed at retirement. Q. What does the Company propose? 15
- A. The Company should be allowed protection against this hidden disallowance.
 The Commission should allow, during the revenue producing years of the
 property, recovery of all property related costs required to serve the customer.
 The Commission should approve Company's recommended depreciation
 rates that include net salvage as presented in Company witness Dr. Ronald
 Whites' testimony.

- 1 Q. Does this conclude your rebuttal testimony?
- 2 A. Yes, it does.
- 3