

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

In the Matter of an Examination of Class)	
Cost of Service and Rate Design in the)	
Missouri Jurisdictional Electric Service)	Case No. EO-2002-384
Operations of Aquila, Inc., Formerly)	
Known as UtiliCorp United Inc.)	

STAFF'S SURREPLY TO AQUILA'S REPLY TO STAFF'S RESPONSE

Comes now the Staff of the Missouri Public Service Commission and for its Surreply to Aquila's reply to the Staff's Response to the Commission's September 16, 2005 Order Directing Filing states:

1. Aquila is correct that the Staff should have included two tables in its response rather than one—one for Aquila Networks-MPS and one for Aquila Networks-L&P. Rather than a “combined” table as asserted by Aquila, the table the Staff included in its response is for Aquila's Aquila Networks-MPS division.

2. The Staff proposes that, rather than sending both tables to each of Aquila's customers, the table applicable to Aquila's customers taking service from its Aquila Networks-MPS division be provided the table for that division and Aquila's customers taking service from Aquila's Aquila Networks-L&P division be provided the table for that division.

3. The tables the Staff proposes be included in the customer notices are the following:

AQUILA NETWORKS-MPS

Rate Class:	Residential (RES)	Small General Service (SGS)	Large General Service (LGS)	Large Power Service (LPS)	Thermal Energy Storage Pilot Program, Special Contract (TES, SC)	Lighting
Aquila, Inc.						
Staff	Maximum Increase of 2.78%	Maximum Decrease of 6.28%	Maximum Decrease of 6.28%	Maximum Increase of 2.78%	Maximum Increase of 2.78%	No Change
OPC						
AGP, FEA & SIEUA						

and

AQUILA NETWORKS-L&P

Rate Class:	Residential (RES)	Small General Service (SGS)	Large General Service (LGS)	Large Power Service (LPS)	Lighting
Aquila, Inc.					
Staff	Maximum Increase of 2.76%	Maximum Decrease of 6.99%	Maximum Decrease of 6.99%	Maximum Increase of 2.76%	No Change
OPC					
AGP, FEA & SIEUA					

4. As indicated in its response, the Staff proposes each table be accompanied by a notation that the table reflects potential rate impacts resulting from the parties' positions in this case as a percentage change in current rates.

WHEREFORE, the Staff suggests the foregoing in surreply to Aquila's rely to the Staff's response to the Commission's September 16, 2005 Order Directing Filing.

Respectfully submitted,

DANA K. JOYCE
General Counsel

/s/ Nathan Williams

Nathan Williams
Senior Counsel
Missouri Bar No. 35512

Attorney for the Staff of the
Missouri Public Service Commission
P. O. Box 360
Jefferson City, MO 65102
(573) 751-8702 (Telephone)
(573) 751-9285 (Fax)
nathan.williams@psc.mo.gov

Certificate of Service

I hereby certify that copies of the foregoing have been mailed, hand-delivered, transmitted by facsimile or emailed to all counsel of record this 23rd day of September 2005.

/s/ Nathan Williams