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 Implement Rate Adjustments Required By 4 CSR 240-20.090(4) and the Company's Approved Fuel and Purchased Power Cost Recovery Mechanism

Case No. EO-2008-0216 Tariff No. YE-2008-0402

NOTICE REGARDING INTERVENTION OF PARTIES FROM AQUILA'S LAST GENERAL RATE PROCEEDING

Issue Date: January 8, 2008

On December 28, 2007, Aquila, Inc. filed a tariff to establish rate schedules to adjust charges related to Aquila's approved Fuel Adjustment Clause (FAC). The Commission issued notice of the tariff filing to the public and to the parties in ER-2007-0004, which was the rate case in which the Commission authorized Aquila's FAC. In that order, the Commission established January 22 as the deadline for the filing of applications to intervene.

On January 8, 2008, counsel for AmerenUE filed a letter pointing out that Commission Rule 4 CSR 240-3.161(10) provides that the parties in the general rate proceeding in which an FAC was authorized are automatically parties to any subsequent related rate adjustment, without the necessity of applying for intervention. Counsel asked the Commission to clarify whether it expects such parties to apply to intervene in light of the provisions of the regulation.

As the parties to Case Number ER-200-0004 are already parties to this case by

operation of the Commission's rule, they do not need to apply to intervene. The Commission's data center shall add those parties to the service list for this case.

BY THE COMMISSION

Colleen M. Dale Secretary

(SEAL)

Dated at Jefferson City, Missouri, on this 8th day of January, 2008.

Woodruff, Deputy Chief Regulatory Law Judge