

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

In the Matter of Aquila, Inc., d/b/a Aquila Networks - L&P and Aquila Networks - MPS to Implement a General Rate Increase in Electricity	)	)	Case No. ER-2004-0034
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In the Matter of the Request of Aquila, Inc. d/b/a Aquila Networks - L&P, to Implement a General Rate Increase in Steam Rates	)	)	Case No. HR-2004-0024
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**AQUILA’S SUPPLEMENTAL SUGGESTIONS IN SUPPORT OF MOTION TO APPROVE TARIFFS AND FOR EXPEDITED TREATMENT**

Comes now Aquila, Inc. (“Aquila”), by counsel, and for its Supplemental Suggestions in Support of Motion to Approve Tariffs and for Expedited Treatment respectfully states to the Missouri Public Service Commission (“Commission”) as follows:

1. On April 19, 2004, counsel for Aquila received a letter from the Chief Judge and Secretary of the Commission that purportedly rejected the tariffs filed by Aquila on April 14, 2004, as directed by the Commission. Based on that letter, Aquila understands that the tariffs were rejected because the Chief Judge and Secretary was unable to locate evidence that the Commission had recognized the use by Aquila, Inc. of the fictitious name “Aquila Networks.”

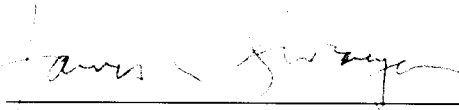
2. This exact matter was considered by the Commission early in these proceedings. Attached as Appendix A is a copy of a pleading filed with the Commission by Aquila on July 24, 2003. Included with this filing was a certificate of corporate records issued by the Missouri Secretary of State reflecting Aquila’s registration the fictitious name “Aquila Networks.” In its pleading Aquila, Inc. noted that in addition to the use of the fictitious names “Aquila Networks - MPS” and “Aquila Networks L&P”, Aquila, Inc. was

putting a third name before the Commission for possible use and adoption in connection with the labeling of the tariffs which ultimately result from this proceeding. In its pleading, Aquila requested the Commission, as a part of this rate case, determine whether it would approve the form of the tariff sheets proposed by Aquila, to include the use of the name "Aquila Networks" in the manner indicated.

3. On April 13, 2004, the Commission issued its Order Approving Unanimous Stipulation and Agreement in this matter and specifically ordered Aquila to file tariff sheets in the form of the tariff sheets attached to the Unanimous Stipulation and Agreement with an effective date of April 22, 2004. Those tariff sheets, which were Appendix B to the Unanimous Stipulation and Agreement, reflected Aquila Inc.'s three fictitious names, "Aquila Networks - L&P," "Aquila Networks - MPS" and "Aquila Networks." Consequently, it appears that the Commission has granted the relief requested by Aquila's July 24, 2003, pleading and has specifically recognized, authorized, approved and directed the use by Aquila, Inc. of the fictitious name "Aquila Networks."

4. In compliance with the Commission's Order, on April 14, 2004, Aquila filed with the Commission the tariff sheets specifically approved by the Commission and ordered to be filed. Thereafter, the Commission Staff filed its pleading with the Commission recommending that the Commission issue its order approving said tariff sheets.

Respectfully submitted,

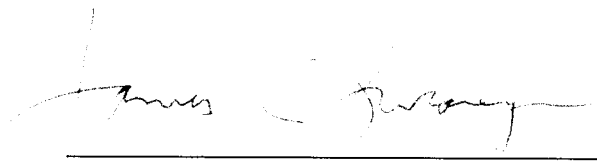


James C. Swearingen #21510  
Brydon, Swearingen & England, P.C.  
312 East Capitol Avenue  
P.O. Box 456  
Jefferson City, MO 65102  
573/635-7166 (telephone)  
573/634-7431 (fax)  
[Lrackers@brydonlaw.com](mailto:Lrackers@brydonlaw.com) (E-mail)

Attorneys for Aquila, Inc.

**CERTIFICATE OF SERVICE**

The undersigned certifies that a true and correct copy of the foregoing document was mailed by first class mail, hand delivered or electronically filed on this 21st day of April, 2004 to all parties of record.



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