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1032 Cash Working Capital; Customer Deposits and Interest; Customer Advances; Materials and Supplies; Prepayments; Maintenance Expense; Turbine **Overhaul Maintenance; Accounts** Receivable Sales and Postage Expense Lesley R. Preston MoPSC Staff Direct Testimony ER-2004-0034

December 9, 2003 as modified February 27, 2004

UTILITY SERVICES DIVISION

MISSOURI PUBLIC SERVICE COMMISSION

DIRECT TESTIMONY

OF

LESLEY R. PRESTON

AQUILA, INC. d/b/a **AQUILA NETWORKS - MPS**

CASE NO. ER-2004-0034

Jefferson City, Missouri Case No(s). (1-2004-0034) December 2003

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) Case No. ER-2004-0034 general rate increase in electricity.)

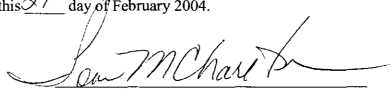
AFFIDAVIT OF LESLEY R. PRESTON

STATE OF MISSOURI)) ss. COUNTY OF COLE)

Lesley R. Preston, of lawful age, on her oath states: that she has participated in the preparation of the following direct testimony as modified on February 27, 2004, in question and answer form, consisting of 3 pages to be presented in the above case; that the answers in the following direct testimony as modified on February 27, 2004, were given by her; that she has knowledge of the matters set forth in such answers; and that such matters are true and correct to the best of her knowledge and belief.

Presto

Subscribed and sworn to before me this $\frac{27}{\text{day}}$ day of February 2004.





TONI M. CHARLTON NOTARY PUBLIC STATE OF MISSOURI COUNTY OF COLE My Commission Expires December 28, 2004

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| 1 | | DIRECT TESTIMONY |
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| 2 | | OF |
| 3 | | LESLEY R. PRESTON |
| 4 | | AQUILA, INC. d/b/a AQUILA NETWORKS-MPS |
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| 6 | | CASE NO. ER-2004-0034 |
| 7 | | |
| 8 | Q. | Please state your name and business address. |
| 9 | А. | My name is Lesley R. Preston, 3675 Noland Road Suite 110, Independence, |
| 10 | Missouri 640: | 55. |
| 11 | Q. | By whom are you employed and in what capacity? |
| 12 | А. | I am a Regulatory Auditor for the Missouri Public Service Commission |
| 13 | (Commission | or MoPSC). |
| 14 | BACKGRO | UND OF WITNESS |
| 15 | Q. | Please describe your education and other qualifications. |
| 16 | А. | I am currently pursuing a Masters of Science in Accounting from the |
| 17 | University of | Missouri-Kansas City. I graduated from Truman State University in Kirksville, |
| 18 | Missouri, in | May of 2002, with Bachelor of Science degrees in Accounting and Business |
| 19 | Administratio | on, with an emphasis in Finance. I commenced employment with the |
| 20 | Commission | in September 2002. |
| 21 | Q. | Have you previously filed testimony before this Commission? |
| 22 | А. | No, I have not. |
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| 1 | Q. Have you worked on any other cases since your employment with the |
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| 2 | Commission? |
| 3 | A. Yes. I was assigned to a small informal water and sewer case for Taney |
| 4 | County Utilities (Tracking Nos. QW-2003-0016, QS-2003-0015). I also worked on Raytown |
| 5 | Water Company (Tracking No. QW-2003-0023), filed under the Commission's informal |
| 6 | small water procedures. |
| 7 | PURPOSE OF TESTIMONY |
| 8 | Q. With reference to Case No. ER-2004-0034, have you |
| 9 | made an examination of the books and records of Aquila Networks-MPS (MPS) |
| 10 | division of Aquila, Inc (Aquila or Company)? |
| 11 | A. Yes, I have, with the assistance of other members of the Commission Staff |
| 12 | (Staff). |
| 13 | Q. What are your areas of responsibility in regard to Case No. ER-2004-0034 |
| 14 | ? |
| 15 | A. I will be sponsoring the areas of cash working capital, accounts receivable |
| 16 | sales, materials and supplies, prepayments, customer advances, customer deposits and |
| 17 | maintenance expense. |
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Q. What knowledge, skill, experience, training or education do you have in regulatory matters?

A. Since commencing employment with the Commission, I have attended various
in-house training seminars and have reviewed in-house training materials. I worked on three
small water and sewer cases, which has provided a strong basis in the ratemaking process and
an in-depth understanding on certain issues. I have also worked closely with senior auditors
and supervisors, whom possess extensive regulatory knowledge.

| 11 | Q. Are you sponsoring any accounting schedules in this case? |
|----|--|
| 12 | A. Yes. I am sponsoring Accounting Schedule 8, Cash Working Capital. |
| 13 | Q. Please identify which adjustments you are sponsoring in this case. |
| 14 | I am sponsoring the following Income Statement adjustments for MPS electric: |
| 15 | Accounts Receivable Sales: S-69.4; |
| 16 | Postage: S-69.5, S-80.4; |
| 17 | Customer Deposits Interest: S-69.3; |
| 18 | Maintenance Expense: S-16.2, S-17.3, S-18.2, S-19.2, S-20.2, S-26.2, S-27.2, |
| 19 | S-28.2, S-29.1, S-42.2, S-43.2, S-44.3, S-45.3, S-46.1, S-47.3, S-58.2, S-59.1 |
| 20 | S-60.3, S-61.3, S-62.3, S-63.2, S-64.2, S-65.3 and S-66.3; |
| 21 | Turbine Overhaul: S-19.3, S-28.3; and |
| 22 | Jeffrey Energy Center: S-10.1, S-13.3, S-17.4, and S-94.7. |
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| | Direct Testimony of Lesley R. Preston |
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| 11 | In addition to those adjustments, I am sponsoring the rate base components found on |
| 12 | Accounting Schedule 2, Rate Base, for materials and supplies, prepayments, customer |
| 13 | deposits offset and customer advances offset. |
| 14 | CASH WORKING CAPITAL |
| 15 | Q. What is Cash Working Capital? |
| 16 | A. Cash Working Capital (CWC) is the amount of cash necessary for the MPS |
| 17 | Division to pay the day-to-day expenses incurred to provide electric |
| 18 | services to their respective customers. |
| 19 | Q. Where are the results of the Staff's CWC analysis? |
| 20 | A. The results of CWC is reflected on the Rate Base Accounting Schedule 2, line |
| 21 | 4 - Cash Working Capital, then reduced by line 8 - Federal Tax Offset, line 9 - State Tax |
| 22 | Offset, line 10 - City Tax Offset and line 11 - Interest Expense Offset. |
| 23 | Q. Was a lead/lag study performed in this case? |
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| 1 | A. Yes. The Staff performed a lead/lag study. |
|----|---|
| 2 | Q. Is the method you used to calculate MPS's CWC requirement the |
| 3 | same method the Staff has used in previous rate cases? |
| 4 | A. Yes. The lead/lag method has been used by the Staff and adopted by the |
| 5 | Commission in numerous rate proceedings dating back to the 1970s, including MPS's most |
| 6 | recent rate cases (Case Nos. ER-97-394 and ER-2001-0672). |
| 7 | |
| 8 | Q. What is the purpose of a lead/lag study? |
| 9 | A. The lead/lag study determines the amount of cash that is necessary on a day-to- |
| 10 | day basis for MPS to provide electric services to its customers. A |
| 11 | lead/lag study analyzes the cash flows related to the payments received from its customers for |
| 12 | the provision of electric services and the disbursements made by MPS to |
| 13 | its suppliers and vendors of goods and services necessary to provide this electric |
| 14 | services. A lead/lag study determines the number of days MPS has to make |
| 15 | payments after receiving goods or services from a vendor and is compared with the number of |
| 16 | days it takes MPS to receive payment for the electric services it provides |
| 17 | to its customers. A lead/lag study also determines who provides CWC. |
| 18 | Q. What are the sources of CWC? |
| 19 | A. The shareholders and ratepayers are the sources of CWC. |
| 20 | Q. How do shareholders supply CWC? |
| 21 | A. When MPS expend funds to pay for an expense before the |
| 22 | ratepayers provide the cash, the shareholders are the source of the funds. This cash represents |
| 23 | a portion of the shareholders' total investment in the MPS. The shareholders are |
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compensated for the CWC funds they provided by the inclusion of these funds in rate base.
 By including these funds in rate base, the shareholders earn a return on the funds they have
 invested.

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How do ratepayers provide CWC?

A. Ratepayers supply CWC when they pay for electric services
received before MPS pay expenses incurred to provide that service. Ratepayers are
compensated for the CWC they provide by reducing rate base by the amount of CWC the
ratepayers provide.

9

How does the Staff interpret lead/lag study results?

A. A positive CWC requirement indicates that, in the aggregate, the shareholders
provided the CWC for the test year. This means that, on average, the utility paid the expenses
incurred to provide the electric service to the ratepayers before the ratepayers paid the
Company for the provision of utility service.

A negative requirement indicates that, in the aggregate, the ratepayers provided the CWC during the test year. This means that, on average, the ratepayers paid for their electric services before the utility paid the expense incurred to provide those services.

17 Q. Please explain the components of the Staff's calculation of CWC that appear
18 on Accounting Schedule 8.

19

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A. The components of the Staff's calculation are as follows:

20 1) Column A (Account Description): lists the types of cash
21 expenses, which MPS pay on a day-to-day basis;

2) Column B (Test Year Expenses): provides the amount of annualized expense included in the cost of service. It shows the dollars

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| 1 | associated with the items listed in Column A on an adjusted Missouri |
| 2 | jurisdictional basis; |
| 3 | 3) Column C (Revenue Lag): indicates the number of days |
| 4 | between the midpoint of the provision of service by MPS and the |
| 5 | payment for the service by the ratepayer. The revenue lag addressed in this |
| 6 | case is discussed later in this direct testimony; |
| 7 | 4) Column D (Expense Lag): indicates the number of days |
| 8 | between the receipt of and payment for the goods and services (i.e., cash |
| 9 | expenditures) used to provide service to the ratepayer. The expense lags |
| 10 | addressed in this case are discussed later in this direct testimony; |
| 11 | 5) Column E (Net Lag): results from the subtraction of the |
| 12 | Expense Lag (Column D) from the Revenue Lag (Column C); |
| 13 | 6) Column F (Factor): expresses the CWC lag in days as a fraction |
| 14 | of the total days in the test year. This is accomplished by dividing the Net |
| 15 | Lags in Column E by 365; |
| 16 | 7) Column G (CWC Requirement): the average amount of cash |
| 17 | necessary to provide service to the ratepayer. This is computed by multiplying |
| 18 | the Test Year Expenses (Column B) by the CWC Factor (Column F). |
| 19 | Q. Please describe the revenue lag. |
| 20 | A. The revenue lag is the amount of time between the day the MPS |
| 21 | division provide the service to customers, and when it receives payment from those |
| 22 | customers for that service. The overall revenue lag in this case is the sum of three |
| 23 | subcomponent lags. They are as follows: |
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| 1 | 1) Usage Lag: The midpoint of average time elapsed from the beginning |
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| 2 | of the first day of a service period through the last day of that service period; |
| 3 | 2) Billing Lag: The period of time between the last day of the service |
| 4 | period, the day the meter is read, and the day the bill is placed in the mail by the |
| 5 | company; |
| 6 | 3) Collection Lag: The period of time between the day the bill is placed |
| 7 | in the mail by the company and the day the company receives payment from the |
| 8 | ratepayer for services performed. |
| 9 | Q. Did MPS use the same three subcomponent lags discussed above in |
| 10 | developing its total revenue lag? |
| 11 | A. Yes. Staff's revenue lag subcomponents are identified below: |
| | |
| 12 13 14 15 16 17 | StaffUsage Lag15.21 daysBilling Lag2.00 daysCollection Lag4.38 daysTotal21.59 days |
| 13 14 15 16 | Usage Lag 15.21 days Billing Lag 2.00 days Collection Lag <u>4.38 days</u> |
| 13 14 15 16 17 | Usage Lag15.21 daysBilling Lag2.00 daysCollection Lag4.38 daysTotal21.59 days |
| 13 14 15 16 17 18 | Usage Lag 15.21 days Billing Lag 2.00 days Collection Lag <u>4.38 days</u> Total <u>21.59 days</u> Q. Please explain how the usage lag was determined. |
| 13 14 15 16 17 18 19 | Usage Lag 15.21 days Billing Lag 2.00 days Collection Lag <u>4.38 days</u> Total <u>21.59 days</u> Q. Please explain how the usage lag was determined. A. The usage lag was determined by dividing the number of days in a typical year |
| 13 14 15 16 17 18 19 20 | Usage Lag 15.21 days Billing Lag 2.00 days Collection Lag <u>4.38 days</u> Total <u>21.59 days</u> Q. Please explain how the usage lag was determined. A. The usage lag was determined by dividing the number of days in a typical year (365) by the number of months in a year (12) to yield the average number of days in a month |
| 13 14 15 16 17 18 19 20 21 | Usage Lag 15.21 days Billing Lag 2.00 days Collection Lag <u>4.38 days</u> Total <u>21.59 days</u> Q. Please explain how the usage lag was determined. A. The usage lag was determined by dividing the number of days in a typical year (365) by the number of months in a year (12) to yield the average number of days in a month (30.42). The 30.42 was then divided by two to yield an average usage lag of 15.21 days. This |

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A. The billing lag is the time it takes between when MPS read the meter 1 2 and when the bills are subsequently mailed to the customer. Staff accepted the Company's 3 proposed billing lag of two days. 4 Please explain the Staff's approach to determining the collection lag. Q. 5 A. The collection lag is the average number of days that elapse between the day 6 that the bill was mailed and the day when MPS receive payment for that bill. The 7 Staff used the collection lag from the previous case (Case No. ER-2001-672) of 4.38 days. 8 The collection lag is considerably shorter than most typical collection lags because of sale of 9 the Company's accounts receivable, which will be discussed later in this direct testimony. 10 The calculated total revenue lag was 21.59 days. Q. What was the scope of the Staff's work in the calculation of expense lags in 11 12 this case? 13 A. The Staff calculated expense lags in areas where significant expenses were 14 involved, or in areas where significant changes in payment pattern occurred since previous 15 rate cases. 16 Q. What expense lags did the Staff calculate? 17 Α. The Staff calculated the following expense lags in this audit: (1) payroll 18 expense; (2) federal, state and FICA taxes withheld; (3) federal and state unemployment 19 taxes; (4) Sibley coal and freight; (5) Jeffrey operations; 20 and (6) city franchise taxes. 21 The Staff has also included the purchased power and gas purchased for power supply 22 lags calculated by Staff Auditing witness Phillip K. Williams. These lags were calculated for

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Case No. EF-2003-0465, a current Aquila financing case, using information collected from
 the test year and update period.

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What expense lags, calculated by the Company, did the Staff accept?

A. The Staff accepted the following Company expense lags because there have
been no known statutory or payment date changes since the previous rate case: (1) property
taxes; (2) gross receipts taxes; and (3) sales and use taxes. The Staff reviewed these
calculations and determined, based on knowledge of where approximately these lags should
be, that they could be used without further audit work.

9

What other expense lags did the Staff accept from the prior case?

A. The Staff did not recalculate the expense lag for cash vouchers. The Staff
believes that there were not sufficient changes to the accounts payable functions for payments
of these miscellaneous expenses to warrant the time and resources required to perform a full
cash voucher expense lag analysis. The Staff also did not recalculate accrued vacation,
purchased oil, injuries and damages, and lease payment lags.

Q. Please describe the expense lag for cash vouchers as found on line 1 of
Accounting Schedule 8 for the MPS electric case.

A. Cash vouchers are miscellaneous expenditures that do not coincide with other
operations and maintenance (O&M) expense items and that were not specifically examined
elsewhere in the CWC analysis study (e.g., payroll, fuel, etc.). The Staff used the lag that was
accepted in previous cases of 44.14 days.

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Q. Please explain the expense lag for federal income withholding and FICA taxes found on lines 2, 4 and 18 of Accounting Schedule 8 for the MPS electric

23 | case.

1 A. The expense lag for FICA and federal income withholding taxes relating to 2 payroll taxes is the period of time between the midpoint of the pay period for which the taxes 3 are withheld, and the date the tax withholdings must be paid to the taxing authorities. 4 Payments for the employee's portion of FICA taxes and employer's portion of FICA taxes are 5 made at the same time. An employer must typically deposit the income tax withheld and the 6 FICA taxes with an authorized commercial bank depository or Federal Reserve Bank on the 7 Monday following the previous Friday payday. The resulting tax lags are 16.27 days.

8 Q. Please describe the expense lag for state withholding taxes as found on line 3 9 of Accounting Schedule 8 for the MPS electric case.

10 The expense lag for the state withholding taxes (Missouri and Kansas) is the A. period of time between the midpoint of the pay period for which the taxes were withheld and 11 12 the date that the tax withholdings must be turned over to the taxing authorities. The lag for 13 state withholding taxes is 18.49 days.

14 Q. Please explain the payroll expense lag found on line 5 of Accounting 15 Schedule 8 for MPS electric.

16 A. The payroll expense lag is the time lapse between the midpoint of the period in 17 which the employees earned wages and the date the Company paid the wages. Employees are 18 paid on the Friday following the two-week pay period, which ended on the previous Friday. 19 The payroll expense lag is 13.38 days. This is seven days, to the midpoint of the 14-day 20 period, plus 6.38 days between the end of the pay period and the Friday pay date.

21 Q. Please explain the vacation expense lag found on line 6 of Accounting 22 Schedule 8 for the MPS electric case.

Page 11

A. The expense lag computation accounts for the time between the average date the vacation is earned (i.e., the midpoint of the year) and the date when employees are actually paid for vacation. The Company's employees are entitled to two weeks vacation at the beginning of each calendar year, which is earned from the prior year. The Staff is therefore using a vacation expense lag of 365 days.

Q. Please explain the expense lag for natural gas on line 7 of Accounting
7 Schedule 8 for the MPS electric case.

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8 A. The natural gas expense lag is the difference in days between the midpoint of 9 the period when the Company received natural gas from its suppliers and the date when the 10 natural gas deliveries are paid. The natural gas expense lag, as calculated for Case 11 No. EF-2003-0465 by Staff witness Williams, was 37.66 days.

12 Q. Please explain the expense lag for oil on line 8 of Accounting Schedule 8 for
13 the MPS electric.

A. The oil expense lag is the time lapse between the date the oil deliveries were
received and the date the Company paid for these goods and/or services. The oil expense lag,
as calculated in the last case, is 47.37 days.

17 Q. Please explain the injuries and damages lag as found on line 9 of Accounting
18 Schedule 8 for the MPS electric case.

A. The injuries and damages lag is the difference in days between the midpoint of
the period between occurrence and the date the payment was made. The Staff has used the
lag from the previous case (Case No. ER-2001-672) of 388 days.

Q. Please explain the purchased power expense lag as found on line 10 of
Accounting Schedule 8 for the MPS electric case.

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| 1 | A. Purchased power expense lag is the difference in days between the midpoint of |
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| 2 | the period when the Company received the purchased power and the date the Company paid |
| 3 | for the power. The purchased power expense lag, as calculated by Staff witness Williams for |
| 4 | Case No. EF-2003-0465, is 45.26 days. |
| 5 | Q. Please explain the expense lag for Sibley coal and freight on line 11 of |
| 6 | Accounting Schedule 8 for the MPS electric case. |
| 7 | A. The Sibley coal and freight expense lag is the time lapse between the date the |
| 8 | coal and/or freight services were received and the date the Company paid for these goods |
| 9 | and/or services. The Sibley coal and freight expense lag is 18.88 days. |
| 10 | Information relating to this lag is still outstanding from the Company and may be |
| 11 | subject to change. |
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| 16 | |
| 17 | Q. Please explain the expense lag for Jeffrey fuel and operations found on lines 12 |
| 18 | and 13 of Accounting Schedule 8 for MPS electric. |
| 19 | A. The managing partner of the Jeffrey Energy Center (Jeffrey), a coal-fired |
| 20 | generating facility jointly owned by Aquila and Westar Energy, bills MPS bimonthly resulting |
| 21 | in a time lapse between the midpoint of when services are provided and when MPS pays for |
| 22 | the services. The resulting lag is 14.47 days. The fuel and operations for Jeffrey have been |
| 23 | split into separate lines on Accounting Schedule 8 to clarify the types of expenses incurred for |
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| 1 | Jeffrey. | The lags are the same for both lines because of the manner in which the managing |
| 2 | partner b | ills. |
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| 7 | | |
| 8 | | |
| 9 | | |
| 10 | C | 2. Please explain the expense lag associated with pension fund payment found on |
| 11 | line 14 o | of Accounting Schedule 8 for the MPS electric case. |
| 12 | A | A. The pension fund payment lag is the number of days between the midpoint of |
| 13 | the caler | ndar year and the date payment was made to the pension fund. The Staff determined a |
| 14 | lag of 90 |) days. |
| 15 | C | 2. Please explain the expense lag associated with lease payments found on line 15 |
| 16 | of Acco | unting Schedule 8 for the MPS electric case. |
| 17 | ŀ | A. The lease payment lag is the difference between the midpoint of the service |
| 18 | and the | date payment was made for that service. The Staff has used the lag from the previous |
| 19 | case (Ca | se No. ER-2001-0672) of 67.32 days. |
| 20 | (| 2. Please explain the expense lag associated with property taxes as found on line |
| 21 | 17 of Ac | ecounting Schedule 8 for the MPS electric case. |
| 22 | I | A. Since there have been no known or statutory or payment date changes for |
| 23 | property | takes, the Staff accepted the Company's calculation of 193 days. |
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Q. Please explain the federal and state unemployment tax lags as found on line 19
 of Accounting Schedule 8 for the MPS electric case.

A. Federal and state unemployment taxes (FUTA and SUTA, respectively) are
paid quarterly and are due at the end of the month following each quarter. The Staff's
calculation for FUTA and SUTA resulted in an expense lag of 109.32 days.

Q. Please explain the corporate franchise tax lag found on line 20 of Accounting
7 Schedule 8 for the MPS electric case.

A. Corporation franchise taxes are paid annually. The lag is the number of days
between the midpoint of the taxable period (calendar year) and the date the taxes are due to be
paid (April of the current year). The Staff determined a lag of negative 78 days for corporate
franchise tax.

12 Q. Please explain the city franchise tax lag found on line 21 of Accounting
13 Schedule 8 for the MPS electric case.

A. City franchise taxes are remitted to each respective city either monthly,
semimonthly, quarterly, semiannually depending on the agreement between the city and the
Company. Typically taxes are paid bimonthly for

MPS. The lag is the number of days between the taxable period and the date that the taxes arepaid. The Staff calculated a lag of 73.3 days for

19 MPS.

20 Q. Please explain the expense lags associated with sales and use taxes as found on
21 line 22 of Accounting Schedule 8 for the MPS electric case.

A. Because there have been no known or statutory or payment date changes
 associated with sales and use taxes since the last rate case, the Staff accepted the Company's
 expense lag of 37.05 days.

Q. Why does the revenue lags for sales and use taxes differ from the revenue lags
discussed earlier?

A. The Company acts solely as an agent of the taxing authority in collecting sales
and use taxes from the ratepayer, and paying the proper institution on a timely basis. The
Company has not provided any service to the ratepayer associated with sales and use taxes.
Therefore, in order to match the same time frames for these components, the Staff adopted the
collection lag and used it as the revenue lag. As explained earlier, the Staff calculated a 4.38day collection lag and used this number as the revenue lag for the sales and use tax lag.

12

Q.

What components of CWC are not on Staff's Accounting Schedule 8?

A. The Federal Income Tax Offset, State Income Tax Offset and Interest Expense
Offset do not appear in the Accounting Schedule 8, CWC. These items appear as separate
line items in the Staff's Rate Base Schedule, Accounting Schedule 2.

Q. Why are the Federal Income Tax Offset, State Income Tax Offset, and Interest
Expense Offset included in the Rate Base Accounting Schedule, rather than the CWC
Accounting Schedule 8?

A. The normalized Missouri jurisdictional expense component used for these
offsets is tied directly to the computation of the revenue requirement. The revenue
requirement computer program (EMS run) has the capability to extract these amounts from
Accounting Schedule 11, Income Tax. The computer program applies the CWC factor to

each component and places the CWC requirement directly in Accounting Schedule 2, Rate
 Base.

Q. Please explain and describe the inclusion of taxes in the Staff's analysis of
4 CWC.

A. Unlike other line items reflected within the CWC Accounting Schedule, taxes are not considered as O&M expenses, but they are known and certain obligations of the Company with payment periods and payment dates established by statutes. Rates paid by customers to cover taxes payable represents a source of cash to the Company until passed on to the appropriate taxing authority.

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Q.

Please explain the federal and state income tax offsets.

The federal and state income tax expense lags represent the period of time 11 A. 12 between the midpoint of the tax or calendar year and the dates the income taxes must be paid 13 to the federal and state taxing authority. Normally, currently 100% of the estimated federal tax must be paid during the year in four installments, which are due by the 15th day of April, 14 June, September and December. The state of Missouri requires that at least 90% of the 15 Company's estimated tax liability be paid during the year in four equal installments, which 16 17 must be paid by the 15th day of April, June, September, and December. Unlike the estimated federal tax requirements, the remaining 10% tax liability is due by April 15th following the 18 19 close of the tax year. The CWC factor is placed in the Rate Base Accounting Schedule, and 20 the Staff's computer program calculated the CWC requirement for income taxes.

21

Did the Company pay income taxes during the test year?

A. No. In response to Staff Data Request Nos. 254 and 253 for federal and state
income taxes the Company stated that, MPS did not make any income tax payments

because of income losses. Staff Auditing witness Steve M. Traxler will address the current
 income tax payment situation in his direct testimony.

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Q. Please explain the Interest Expense offset.

A. Although not an O&M expense, interest expense is included in the Staff's
lead/lag analysis because interest is a source of cash provided by the ratepayer and, therefore,
properly considered in CWC. The Company has a known and certain obligation to pay cash,
in the form of interest on its debt. The interest is pre-collected through rates from the
ratepayer for the purpose of passing it on to the bondholder. The funds are a source of cash to
the Company for use toward any purpose that it desires until they are passed on to the
bondholder.

The expense lag for interest was computed by dividing the number of days in the year
by four. All of Aquila's long-term debt bears semi-annual interest. The lag represents the
period of time between the midpoint of the semi-annual period and the date interest paid. The
expense lag computed for interest is 91.25 days (365 / 4). The CWC factor was placed in the
Rate Base Accounting Schedule and the Staff's computer program calculated the CWC
requirement for interest.

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What was the overall result of the Staff's lead/lag calculation?

A. The lead/lag study performed by the Staff resulted in a negative CWC
requirement. This means that in the aggregate the ratepayer has provided the CWC to the
Company during the test year. Therefore, the ratepayer is compensated for the CWC that the
ratepayer provides, through a reduction to rate base. This rate base offset is shown on
Accounting Schedule 2.

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| 1 | ACCOUNTS RECEIVABLE SALES |
| 2 | Q. What is an accounts receivable sales program? |
| 3 | A. An accounts receivable sales program (Program) is a way to enhance cash flow |
| 4 | and reduces Aquila's, and its MPS division's, needs for short-term loans from |
| 5 | investors, banks and other financial institutions. Depending on the amount of accounts |
| 6 | receivables sold, the Program produces an immediate influx of cash. |
| 7 | Q. Does Aquila Networks-MPS currently participate |
| 8 | in an accounts receivable sales program? |
| 9 | A. No, Aquila does not currently participate in such a Program. |
| 10 | Q. Please explain the history associated with the accounts receivable sales |
| 11 | program? |
| 12 | A. In the late 1980's, Aquila implemented the accounts receivable sales program |
| 13 | to increase immediate cash flow. Depending upon Aquila's cash needs, Aquila sold its MPS |
| 14 | Division's accounts receivables, less uncollectibles to Ciesco, an affiliate of |
| 15 | Citibank. Also included in the Program was payment of interest and administrative fees. |
| 16 | Basically, the Program is a loan from a third party backed by MPS division's |
| 17 | accounts receivables. |
| 18 | |
| 19 | The |
| 20 | Program was phased out through September and October of 2002 and was terminated on |
| 21 | November 1, 2002. |
| 22 | Q. Why was the Program terminated? |
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A. Aquila experienced a severe decline in its credit rating to non-investment
 grade. Ciesco was no longer able to fund the Program because of the inability to issue
 commercial paper.

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How has the Staff treated the accounts receivable program?

5 Α. The Staff has included the Program and treated it as though the Program was 6 still available to Aquila. The termination of the accounts receivable program is ultimately a 7 negative result derived from problems that Aquila has faced in its non-regulated ventures. 8 The Staff has made the best effort to eliminate all costs associated with the corporate 9 restructuring that Aquila is facing due to its poor financial condition, as those costs are not 10 directly related to regulated activities. To achieve the elimination of corporate restructuring 11 costs, the Staff has treated the program as if it was still in place, which results in a shorter 12 collection lag and the inclusion of an annualized level of fees associated with the Program.

13

How does the ratepayer benefit from the accounts receivable program?

A. The ratepayer benefits from the reduction in the cash working capital. The accounts receivable program significantly reduces the revenue lag in the cash working capital calculation thereby decreasing the amount of funds that the ratepayer must contribute to cash working capital. Since the cash working capital amount is an offset to rate base, overall revenue requirement is less, thus customers benefit.

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Q. How does Aquila benefit from the accounts receivable program?

A. The benefit to the Aquila is that the accounts receivable program provides
short-term funds to Aquila at a cost less than a financial institution might charge.

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Q. What expenses has Aquila incurred in selling its accounts receivable?

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| 1 | A. Under the agreement with the buyer of the accounts receivable, Aquila is |
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| 2 | required to pay fees to various parties. These fees include interest on the outstanding balance |
| 3 | plus an administrative fee, a program fee and an investment fee. Also, Aquila is required to |
| 4 | pay for any defaults on the receivables sold. |
| 5 | Q. Were these accounts receivable program expenses booked above or below the |
| 6 | line in the MPS division's test year expenses? |
| 7 | A. According to Aquila's response to Staff Data Request No. 421, all accounts |
| 8 | receivable sales program expenses were booked below the line to Federal Energy Regulatory |
| 9 | Commission (FERC) account 426500 and resource code 2502. |
| 10 | Q. Please explain adjustments S-69.4 for MPS electric. |
| 11 | |
| 12 | A. The Staff has made these adjustments to include in the cost of service interest |
| 13 | for the accounts receivable program. These adjustments were necessary because the costs of |
| 14 | the Program were charged below-the-line. In order to reflect these costs consistent with the |
| 15 | use of the Program, the above adjustments were necessary. |
| 16 | MATERIALS AND SUPPLIES/PREPAYMENTS |
| 17 | Q. Please describe the Staff's treatment of materials and supplies, and |
| 18 | prepayments. |
| 19 | A. Materials and supplies, and prepayments are represented in the Staff's rate |
| 20 | base by thirteen (13)-month averages. Due to the cyclical nature of these two items, 13- |
| 21 | month averages are developed to smooth out seasonal variations. |
| 22 | Q. What are materials and supplies? |

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Α. 1 Materials and supplies are miscellaneous items that are stored by the Company 2 in inventory for use in day-to-day routine maintenance and operational projects. These items 3 are also stored in inventory for the Company's construction projects.

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What are prepayments?

Α. Prepayments relate to items that the Company "prepaid" so that the services 6 will be on-hand during the normal course of the utility's operations. These types of items 7 include the prepayment of insurance, software licenses, etc. that are paid in advance of 8 coverage. Staff witness Traxler will address prepayments relating to pensions.

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Were any of the prepayments not calculated on a 13-month average?

10 A. Yes. The corporate prepaid software costs that are allocated between MPS demonstrated a downward trend. The ending account balances at September 30, 2003 12 were used instead of a 13-month average.

13 **CUSTOMER DEPOSITS**

Q. Please describe the customer deposits amount that is deducted from rate base.

Customer deposits generally represent funds received from customers as 15 A. 16 security against potential loss arising from failure to pay for service. The deposit represents a 17 liability to repay the funds received after a specified period or upon satisfaction of certain requirements. Since customer deposits are, in effect, an interest-free loan to the Company, a 18 19 representative level is included as an offset to the rate base investment. This treatment allows customers to receive a "return" on the customer deposit amounts maintained by the Company. 20 21 The customer deposits computation is represented by a 13-month average. As with materials 22 and supplies/prepayments, a 13-month average is used to smooth out cyclical variations in the 23 account.

1 <u>CUSTOMER DEPOSIT INTEREST EXPENSE</u>

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Q. Please explain income statement adjustment S-69.3 for MPS electric.

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A. The Staff's adjustment annualizes interest expense related to customer
deposits. Customer deposits are interest bearing so the liability is deducted from rate base
with the associated interest included as a cost of service. To calculate this adjustment, a 5%
interest rate (prime + 1%) (recommended by Staff witness Mack L. McDuffey of the Energy
Department) was multiplied by the balance in customer deposits discussed earlier in my direct
testimony.

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CUSTOMER ADVANCES

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Please describe this item that is deducted from rate base.

A. The customer advances computations are represented by a 13-month average. Customer advances are funds provided by customers of the Company to assist in the costs of the provision of electric service. These funds, like customer deposits, represent interest-free money to the Company. Therefore, it is appropriate to include these funds as an offset to rate base. However, unlike customer deposits, no interest is paid to these customers for the use of the money.

- 18 MAINTENANCE
- 19 20

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Q. Please explain adjustments S-16.2, S-17.3, S-18.2, S-19.2, S-20.2, S-26.2,
S-27.2, S-28.2, S-29.1, S-42.2, S-43.2, S-44.3, S-45.3, S-46.1, S-47.3, S-58.2, S-59.1, S-60.3,
S-61.3, S-62.3, S-63.2, S-64.2, S-65.3 and S-66.3 for MPS electric.

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| 1 | A. The adjustments normalize non-payroll and non-fuel maintenance expense for | | | |
|----|---|--|--------------|--|
| 2 | production | (FERC Uniform System of Accounts (USOA) 510-514 and | d 551-554), | |
| 3 | transmissior | (Accounts 568-573) and distribution (Accounts 590-598) plant, re | espectively, | |
| 4 | during the test year. | | | |
| 5 | Q. | Q. Which FERC USOA accounts are included in the maintenance adjustments? | | |
| 6 | А. | A. Production maintenance accounts include: | | |
| 7 | | 510 Maintenance of Supervision and Engineering | | |
| 8 | | 511 Maintenance of Structures | | |
| 9 | 512 Maintenance of Boiler Plant | | | |
| 10 | | 513 Maintenance of Electric Plant | | |
| 11 | | 514 Maintenance of Miscellaneous Steam Plant | | |
| 12 | | 551 Maintenance of Supervision and Engineering | | |
| 13 | | 552 Maintenance of Structure | | |
| 14 | | 553 Maintenance of Generating and Electric Equipment | | |
| 15 | 1 | 554 Maintenance of Miscellaneous Other Power Generation Plan | ıt | |
| 16 | Transmission maintenance accounts include: | | | |
| 17 | | 568 Maintenance of Supervision and Engineering | | |
| 18 | | 569 Maintenance of Structures | | |
| 19 | | 570 Maintenance of Station Equipment | | |
| 20 | | 571 Maintenance of Overhead Lines | | |
| 21 | | 572 Maintenance of Underground Lines | | |
| 22 | | 573 Maintenance of Miscellaneous Transmission Plant | | |
| 23 | | Distribution maintenance accounts include: | | |
| 24 | | 590 Maintenance of Supervision and Engineering | | |
| 25 | | 591 Maintenance of Structures | | |
| 26 | | 592 Maintenance of Station Equipment | | |
| 27 | | 593 Maintenance of Overhead Lines | | |
| 28 | | 594 Maintenance of Underground Lines | | |
| 29 | | 595 Maintenance of Line Transformers | | |
| 30 | 1 | 596 Maintenance of Street Lighting and Signal Systems | | |
| 31 | | 597 Maintenance of Meters | | |
| 32 | | 598 Maintenance of Miscellaneous Distribution Plant | | |
| 33 | Q. | What are normalization adjustments? | | |
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A. Normalization adjustments reflect the removal of events or items within the test year that are non-recurring, or exhibit a fluctuation from the level, which would be normally expected to occur. Normalization adjustments need to be made to the test year to achieve the appropriate forward-looking focus of the investment/revenue/expense relationship.

Q. How did the Staff determine normalized maintenance expense for the test year
r ended December 31, 2002?

8 A. After removing turbine overhaul accrual costs for production maintenance, and 9 Company payroll costs for production, transmission, and distribution maintenance, a 10 57-month average, calendar years 1999 through 2002 and the nine months ending 11 September 30, 2003, was calculated for

12 the non-payroll production and transmission

maintenance accounts for MPS electric. The distribution maintenance for MPS electric was
calculated using a 33-month average. The adjustments restate the test year 2002 results to
reflect the average costs described above.

16

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Q. Why was payroll removed prior to calculating the 57-month average of maintenance expense?

A. Payroll is annualized separately in the ratemaking process. Therefore, any payroll costs recorded in the maintenance accounts must be removed to avoid double counting of such payroll costs. Staff Auditing witness Dana E. Eaves will be sponsoring the Staff's payroll adjustments in this case. In addition, FERC accounts relating to fuel and purchased power were not included in this analysis because those costs are annualized separately. Staff witnesses David W. Elliot and Leon C. Bender of the Energy Department, and

Graham A. Vesely and V. William Harris of the Auditing Department, will sponsor testimony
 address the fuel and purchased power areas.

Q. Why was the turbine overhaul accruals removed from the non-payroll production maintenance analysis prior to calculating the normalized level of production maintenance?

A. The normalized level of turbine overhaul maintenance has been calculated
r separately because major overhauls on the large coal units, for example, only occur every six
or seven years.

9

TURBINE OVERHAUL MAINTENANCE

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Q.

Please explain adjustments S-19.3 and S-28.3 for MPS electric.

A. Adjustments S-19.3 and S-28.3 were made to normalize the turbine overhaul
 accrual.

Q. What is the purpose of the accrual for major turbine overhaul maintenance?

A. Major turbine overhauls occur every six or seven years for the large coal units.

15 The accrual spreads the cost on the income statement over the six or seven year time frame.

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Q. How was the adjustment calculated?

A. The adjustment was calculated by taking the number of years between major overhauls for the power plants and the actual costs associated with the overhaul. The number of years was multiplied by the overhaul costs to reach a weighted amount. The weighted amount was then divided by the total actual cost for the overhauls. This result represents the average number of years between overhauls. The total actual cost was then divided by the average number of years to arrive at the normalized level of turbine overhaul accrual for MPS.

| | Direct Testimony of Lesley R. Preston | | | |
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| 5 | POSTAGE EXPENSE | | | |
| 6 | Q. | Please explain adjustments S-69.5 and S-80.4 for MPS electric. | | |
| 7 | : | | | |
| 8 | А. | These adjustments were made to annualize postage expense to reflect the | | |
| 9 | increase in postage rates, which took effect July 1, 2002. | | | |
| 10 | JEFFREY ENERGY CENTER | | | |
| 11 | Q. | Please explain adjustments S-10.1, S-13.3, S-17.4, and S-94.7. | | |
| 12 | А. | The adjustments are included to annualize employee expenses relating to the | | |
| 13 | Jeffrey Energy Center. The Company made these adjustments and Staff has accepted them. | | | |
| 14 | Q. | Does this conclude your direct testimony? | | |
| 15 | Α. | Yes, it does. | | |
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