STATE OF	MISSOURI, PUB	LIC SERVICE COMM	ISSION		
	P.S.C. MO. No.	1	7th	Revised Sheet No.	R-64.04
Canceling	P.S.C. MO. No.	1	6th	Revised Sheet No.	R-64.04
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## Evergy Missouri West, Inc. d/b/a Evergy Missouri West KANSAS CITY, MO 64106

RULES AND REGULATIONS ELECTRIC

## 10.16 RESIDENTIAL PAY AS YOU SAVE® PILOT PROGRAM

## (continued)

For Missouri Retail Service Area

- 3. <u>Analysis and Assessment fees:</u> The Company will not recover Analysis or Assessment fee costs from participants through a Service Charge. These fees will be treated as Program Administrative costs.
  - 3.1 <u>Participant Close-out fee:</u> Participants will be charged a close out fee of \$490. The close out fee is included in the project cost-effectiveness calculation and the Program Service Charge.
- 4. <u>Service Charge:</u> The Company will recover the costs for its investments including any fees as allowed in this tariff through a monthly Service Charge assigned to the location where upgrades are installed and paid by the Participant or successor occupying that location until all Company costs have been recovered. The Service Charge will also be set for a duration not to exceed the greater of 1) the length of the full parts and labor warranty or 2) 80 percent (80%) of the estimated life of the upgrades, and in no case longer than twelve years. The Service Charge and duration of payments will be included in the Efficiency Upgrade Agreement.
  - 4.1 <u>Cost Recovery:</u> No sooner than 45 days after approval by the Company or its Program Administrator, the Participant shall be billed the monthly Service Charge as determined by the Company. The Company will bill and collect Service Charges until cost recovery is complete, except in cases discussed in section 4. Prepayment of unbilled charges will not be permitted to facilitate installed upgrades remaining and continuing to function at the location for at least the duration of cost recovery.
  - 4.2 <u>Eligible Upgrades:</u> All upgrades must have Energy Star certification, if applicable, the Program Administrator may seek to negotiate with contractors or upgrade suppliers extended warranties to minimize the risk of upgrade failure on behalf of customers.
  - 4.3 <u>Ownership of Upgrades:</u> During the duration that Service Charges are billed to customers at locations where upgrades have been installed, the Company will retain ownership of the installed upgrades. Upon completion of the cost recovery, ownership will be transferred to the owner of the location.
  - 4.4 <u>Maintenance of Upgrades:</u> Participating customers and owner of the location (if the participant is not the owner) shall keep the installed upgrades in place, in working order, and maintained per manufacturer's instructions for the duration of the cost recovery. Participating customers shall report the failure of the installed upgrades to the Program Administrator or Company as soon as possible. If an upgrade fails, the Company is responsible for determining its cause and for repairing the equipment in a timely manner. If the owner, customer, or occupants caused the damage to the installed upgrades, they will reimburse the Company as described in section 4.
  - 4.5 <u>Termination of Service Charge:</u> Once the utility's costs for the upgrades at a location have been recovered, including its cost of capital, the cost paid to the Program Partner to perform the work, costs for any repairs made to the upgrades as described in 4.11, the monthly Service Charge shall no longer be billed, except as described in 4.7 or 4.11.
  - 4.6 <u>Vacancy:</u> If a location at which upgrades have been installed becomes vacant for any reason and electric service is disconnected, the Service Charge will be suspended until a successor customer takes occupancy. If the owner maintains electric service at the location, the owner will be billed the Service Charge as part of any charges it incurs while electric service is turned on.