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January 31, 2020

Mr. Morris Woodruff Secretary/Chief Regulatory Law Judge Missouri Public Service Commission 200 Madison Street, Suite 100 Jefferson City, MO 65102

Re: Tariff Schedule to Adjust FAC Rates of Evergy Missouri Metro

Dear Mr. Woodruff:

Pursuant to 20 C.S.R. 4240-20.090(8) of the regulations of the Missouri Public Service Commission ("Commission"), Evergy Metro, Inc. d/b/a Evergy Missouri Metro (formerly Kansas City Power & Light Company or "KCP&L") or the "Company" hereby submits proposed rate schedules to adjust charges related to the Company's approved Fuel Adjustment Clause ("FAC"). The proposed rate schedules bear an issue date of January 31, 2020, and an effective date of April 1, 2020.

FAC net includable costs for the ninth accumulation period, or six-month period covering July 2019 through December 2019, were higher than the base energy costs included in base rates by approximately \$4.0 million. In addition, the true-up filing for the sixth accumulation period, or six-month accumulation period covering January 2018 through June 2018, is being made in conjunction with this tariff filing and reflects an over-collection of approximately \$398K.

In accordance with the FAC approved by the Commission, the proposed rate schedules are designed to recover from customers 95 percent of those net cost increases. The proposed residential FAC charge will be \$0.00011 per kWh. Based on usage of 1,000 kWh per month, the customer will see a monthly FAC charge of \$0.11. This represents a decrease of approximately \$0.62 for Evergy Missouri Metro residential customer's monthly bill to the prior FAC.

In Case No. EO-2019-0047, the Company elected to make the plant in service accounting ("PISA") deferrals permitted under section 393.1400 RSMo, effective January 1, 2019. Due to the rate cap provisions of section 393.1655 RSMo., the Company performed the calculations to determine if this semi-annual FAR filing exceeded the compound annual growth rate (CAGR) limitations using 3.99% for the average overall rate cap and 2.65% for the class average overall rate cap for Large Power customer class. As shown in the PISA Calculation

that is provided as support with this filing, there are no PISA adjustments resulting from this FAR filing.

Direct Testimony and supporting schedules of Lisa A. Starkebaum are submitted concurrently herewith along with schedules containing the information required by 20 C.S.R. 4240-20.090(8), including all work papers that support the proposed rate schedules.

Copies of the proposed FAC-related rate schedules and all supporting materials described in this letter will be served electronically, this date, on the Commission's General Counsel, the Office of Staff Counsel, the Office of Public Counsel, and each party to Case No. ER-2018-0145.

Please provide a copy of all correspondence, notices, orders, and other communications that relate to this filing to the following as well as undersigned counsel:

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Respectfully submitted,

|s| Roger W. Steiner

Roger W. Steiner Corporate Counsel

cc: Office of the General Counsel
Office of Staff Counsel
Office of the Public Counsel