

Lisa A. Starkebaum Manager – Regulatory Affairs Evergy Missouri West, Inc. (formerly KCP&L Greater Missouri Operations Company) 1200 Main Street Kansas City, MO 64105 816-556-2209 816-556-2110 fax lisa.starkebaum@evergy.com

October 16, 2020

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

RE: Substitute Filing (Case No. ET-2021-0094) - Tariff Schedule to Adjust Renewable Energy Standard Rate Adjustment Mechanism rate of Evergy Missouri West, Inc. d/b/a Evergy Missouri West (formerly KCP&L Greater Missouri Operations Company)

Dear Mr. Woodruff:

On September 30, 2020, Evergy Missouri West or the "Company", filed a proposed rate schedule to adjust charges related to the Company's approved Renewable Energy Standard Rate Adjustment Mechanism ("RESRAM"). The Company is making this substitute tariff filing as a result of MPSC Staff's review of the proposed calculation which required a correction as summarized below. The revised rate schedule bears an issue date of September 30, 2020 and an effective date of December 1, 2020.

During Staff's review, Staff questioned whether the energy requirements related to the Special Rate for Incremental Load Service (Schedule SIL, Sheet No. 157) was included in the calculation of Projected Energy (kWh) used for the Effective Period of December 2020 through November 2021. The Company has confirmed that the Projected kWh for Schedule SIL was included in the Company's original filing and requires an adjustment.

The Company has revised the RESRAM to remove the kWh projections related to Schedule SIL. The revised RESRAM rate is now \$0.00090 per kWh as compared to the original filing of \$0.00087 per kWh and represents an increase of \$0.02 per month for customers using 1,000 kWh per month. The Allowable RESRAM Revenue Requirement has not changed from the previous filing. There is also no change to the total RESRAM expense balance at August 31, 2020 of \$27,792,908. Workpapers supporting the corrected proposed rate schedule have been provided.

Please feel free to email me at <u>lisa.starkebaum@evergy.com</u> with any questions concerning this filing.

Respectfully,

Lisa G. Stachebaum

Lisa Starkebaum Manager, Regulatory Affairs

Enclosures

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