

Roger W. Steiner Corporate Counsel Telephone: 816-556-2314 Fax: 816-556-2787

roger.steiner@evergy.com

January 22, 2024

Ms. Nancy Dippell Secretary/Chief Regulatory Law Judge Missouri Public Service Commission 200 Madison Street, Suite 100 Jefferson City, MO 65102

Re: Substitute - Tariff Schedule to Adjust FAC Rate of Evergy Missouri West (Case No. ER-2024-0205 and Case No. EO-2024-0204)

Dear Ms. Dippell:

On December 29, 2023, Evergy Missouri West, Inc. d/b/a Evergy Missouri West (formerly KCP&L Greater Missouri Operations Company or "KCP&L-GMO") or the "Company" filed proposed rate schedules to adjust charges related to the Company's approved Fuel Adjustment Clause ("FAC"), Case No. ER-2024-0205. This filing is for the Company's 33rd accumulation period ("AP") of costs covering the months of June through November 2023. The Company also submitted an application containing its true-up for the 30th AP, Case No. EO-2024-0204.

On January 5, 2024, the Company filed a Non-Unanimous Stipulation and Agreement ("Stipulation") to resolve the calculation methodology of load balancing events for customers on the SIL tariff in Case No. ER-2023-0444, the Company's 32nd AP of costs covering the months of December 2022 through May 2023.

As a result of that Stipulation and through discussions between Evergy and MPSC Staff, the Company refiled its Section 8 workpapers on January 8, 2024, which were updated to comply with the agreed upon methodology of the event tracking as detailed in the Stipulation for this 33rd AP. The event tracking for the 33rd AP resulted in a decrease to non-Nucor customers; therefore, no entry was required to adjust the Actual Net Energy Costs ("ANEC") in this 33rd AP filing.

On January 18, 2024, the Commission approved the Stipulation filed on January 5, 2024, which provides for a correction from the 32nd AP where Evergy reduced the ANEC by \$48,018.52. The Stipulation states that the parties agree that the corrected amount under the agreed methodology should have been \$34,678.84, for a difference of \$13,339.68 or \$12,614.93 after applying the Missouri jurisdictional allocator and 95% sharing. This adjustment is included on the true-up line of the tariff because it relates to a prior accumulation

Ms. Dippell
Secretary/CRLJ Page 2

period. Interest of \$885.47 has been computed on this amount for a total adjustment of \$13,500.40. The interest amount is included on the interest line of the tariff.

The Company is making this substitute filing to include this correction in the 33rd AP, per the terms of the Stipulation. After making this correction, there is no change or impact to the Fuel Adjustment Rates (FAR) filed on December 29, 2023.

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-2022-0130.

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:

Lisa A. Starkebaum Manager - Regulatory Affairs Evergy, Inc. 1200 Main Street – 19th Floor Kansas City, Missouri 64105

Phone: (816) 652-1277 Fax: (816) 556-2110

Email: <u>lisa.starkebaum@evergy.com</u>

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