BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

| In the Matter of Requests for Customer |) | File No. EO-2024-0002 |
|--|---|-----------------------|
| Account Data Production |) | |

NOTICE OF ERRATA TO SURREBUTTAL TESTIMONY OF BRADLEY D. LUTZ

COMES NOW, Evergy Metro, Inc. d/b/a Evergy Missouri Metro ("EMM") and Evergy Missouri West, Inc. d/b/a Evergy Missouri West ("EMW") (collectively, the "Company"), and for its *Notice of Errata to Surrebuttal Testimony of Bradley D. Lutz* ("Errata"), states as follows:

- 1. On January 8, 2024, the Company filed the surrebuttal testimony of Bradley D. Lutz ("Lutz Surrebuttal").
- 2. After filing, the Company discovered several unintentional errors in the Lutz Surrebuttal, as detailed below:
 - (i) Page 26, lns. 10-11:
 - h. For Data Request #8b, confirm the Company response is appropriate, satisfying the Data Request the Commission should reject this item because deployment of on-peak demand charges or changes to reactive demand charges have not been ordered for the Company by the Commission nor explored in any detail as part of a general rate proceeding.

(ii) Page 26, lns. 20-21:

- 1. For Data Request #8(d), confirm the Company response is appropriate, satisfying the Data Request appropriateness of the data requested and approve regulatory treatment for prompt Company recovery of expenditures to deliver the data requested.
- 3. Attached hereto is a clean copy of the updated pages with the corrections detailed above.
- 4. The Company does not believe submitting these corrections will prejudice any party's ability to address the underlying testimony in surrebuttal.

WHEREFORE, EMM and EMW submit this Errata to the Missouri Public Service Commission ("Commission").

Respectfully submitted,

s Roger W. Steiner

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CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the above and foregoing document was served upon counsel for all parties on this 30th day of January 2024 by either e-mail or U.S. Mail, postage prepaid.

|s| Roger W. Steiner

Roger W. Steiner,

| 1 | d. | For Data Request #5, confirm appropriateness of the data requested and |
|----|----|--|
| 2 | | approve regulatory treatment for prompt Company recovery of expenditures |
| 3 | | to deliver the data requested. |
| 4 | e. | For Data Request #6, affirm that this is a prospective request and cannot be |
| 5 | | appropriately assessed at this time. |
| 6 | f. | For Data Request #7, confirm the Company response is appropriate, |
| 7 | | satisfying the Data Request. |
| 8 | g. | For Data Request #8a, confirm the Company response is appropriate, |
| 9 | | satisfying the Data Request. |
| 10 | h. | For Data Request #8b, the Commission should reject this item because |
| 11 | | deployment of on-peak demand charges or changes to reactive demand |
| 12 | | charges have not been ordered for the Company by the Commission nor |
| 13 | | explored in any detail as part of a general rate proceeding. |
| 14 | i. | For Data Request #8(c)2, confirm the Company response is appropriate, |
| 15 | | satisfying the Data Request. |
| 16 | j. | For Data Request #8(c)3, confirm appropriateness of the data requested and |
| 17 | | approve regulatory treatment for prompt Company recovery of expenditures |
| 18 | | to deliver the data requested. |
| 19 | k. | For Data Request #8(c)4, confirm appropriateness of the data requested and |
| 20 | | approve regulatory treatment for prompt Company recovery of expenditures |
| 21 | | to deliver the data requested. |

- 1. For Data Request #8(d), confirm appropriateness of the data requested and
 2 approve regulatory treatment for prompt Company recovery of expenditures
 3 to deliver the data requested.
- 4 Q: Does that conclude your testimony?
- 5 A: Yes, it does.