

FILED
February 7, 2024
Data Center
Missouri Public
Service Commission

Exhibit No. 216

Staff – Exhibit 216
DR 0206
File No. EO-2024-0002

Ex 2023
216



Evergy MO Metro and MO West
Case Name: 2023 EMM_EMW Customer Account Data Production
Case Number: EO-2024-0002

Requestor Lange Sarah -
Response Provided January 25, 2024

Question:0206

Mr. Lutz surrebuttal testimony in EO-2024-0002 at page 25 in pertinent part states “For Data Request #3, confirm appropriateness of the data requested and approve regulatory treatment for prompt Company recovery of expenditures to deliver the data requested.” 1. Please confirm that this testimony refers to Evergy’s commitments related to “For each rate code, the number of customers served on that rate schedule on the first day of the month and the last day of the month for which interval meter readings are obtained.” 2. Please confirm whether or not the information Evergy will be able to provide will include a breakout of customers served on various voltages to the extent a given rate code allows customers to take service at various voltages. 3. Please state Evergy’s estimate of the cost referenced in Mr. Lutz’s request for regulatory treatment, and specifically state whether this cost is included in or incremental to Evergy’s estimate of the cost to provide “For each rate code, provide the total number of customers served on that rate schedule on the first day of the month and the last day of the month.” 4. Please state the frequency and circumstances with which Evergy will be prepared to provide this information, ie in a rate case but only in support of the Company’s direct testimony, in a rate case but only in support of the Company’s direct testimony and a staff update period, etc. 5. Please state the earliest date at which Evergy will be prepared to provide this information if an order is entered in this case by May 1, 2024. 6. Please state whether the steps Evergy will take to provide this information would facilitate a more frequent or different form of comparable information, such as customers per rate code per billing cycle, or customers per rate code by week. 7. Please provide a specimen workpaper for each utility (Evergy Missouri Metro and Evergy Missouri West) showing the form of data to be provided referenced in this testimony which includes all applicable columns and rows. Actual data need not be filled in. 8. To the extent that the answers applicable to Evergy Missouri West varies from the answers applicable to Evergy Missouri Metro, please provide all answers applicable to Evergy Missouri West. Sarah Lange (sarah.lange@psc.mo.gov <<mailto:sarah.lange@psc.mo.gov>>)

RESPONSE: (do not edit or delete this line or anything above this)

Confidentiality: PUBLIC

Statement: This response is Public. No Confidential Statement is needed.

Response:



1. Yes, this is correct.
2. Rate code and the voltages expressed within them are the preferred presentation for this data.
3. Please see exhibit BDL-1 for the available cost estimates related to these Data Requests. The cost estimates provided are additive, specific to each item of work, but depending on the final combinations of work ordered, the work could be configured in such a way to reduce the total cost of these two items.
4. Evergy has not defined an interval.
5. Evergy does not have a date. Dates will be influenced by other considerations.
6. No, the efforts Evergy has estimated in BDL-1 is based on gathering the requested information on a given day (end of month). Additional work will be required to gather this information in different intervals.
7. Evergy has not prepared a report design for this Data Request. If ordered to provide, the Company would expect to work directly with Staff to align on format.
8. The answers above apply to both jurisdictions.

Information provided by: Brad Lutz

Attachment(s):

Missouri Verification:

I have read the Information Request and answer thereto and find answer to be true, accurate, full and complete, and contain no material misrepresentations or omissions to the best of my knowledge and belief; and I will disclose to the Commission Staff any matter subsequently discovered which affects the accuracy or completeness of the answer(s) to this Information Request(s).



Signature /s/ *Brad Lutz*
Director Regulatory Affairs