

FILED
February 7, 2024
Data Center
Missouri Public
Service Commission

Exhibit No. 217

Staff – Exhibit 217
DR 0207
File No. EO-2024-0002



Cx 217

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:0207

Mr. Lutz surrebuttal testimony in EO-2024-0002 at page 25 in pertinent part states “For Data Request #4, 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 for which service is available at a single voltage, the sum of customers’ interval meter readings, by interval,” and “For each rate code on which customers may take service at various voltages, the sum of customers’ interval meter readings, by interval and by voltage.” 2. Please state Evergy’s estimate of the cost referenced in Mr. Lutz’s request for regulatory treatment. 3. 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. 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 provision of energy usage by hour by rate code by billing cycle. 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, you are correct.



2. Please see exhibit BDL-1 for the available cost estimates related to this Data Request.
3. Rate code and the voltages expressed within them are the preferred presentation for this data.
4. Evergy has not defined an interval.
5. Evergy does not have a date. Dates will be influenced by other considerations.
6. If ordered to provide, the data would include usage by hour, by rate code. The original Staff request did not include billing cycle in its definition.
7. Evergy has not prepared a report design for this Data Request. However, in a previous rate case workpapers related to hourly usage by class have been provided in a similar format as shown below. The Company believes this would be a good starting point for the format of this data.

Year	Month	Day	H1	H2	H3	H4	H5	H6	H7	H8	H9	H10	H11	H12
2021	1	1												
2021	1	2												
2021	1	3												
2021	1	4												
2021	1	5												
2021	1	6												
2021	1	7												
2021	1	8												
2021	1	9												
2021	1	10												
2021	1	11												
2021	1	12												
2021	1	13												
2021	1	14												
2021	1	15												
2021	1	16												
2021	1	17												
2021	1	18												
2021	1	19												
2021	1	20												
2021	1	21												
2021	1	22												
2021	1	23												
2021	1	24												
2021	1	25												
2021	1	26												
2021	1	27												
2021	1	28												
2021	1	29												
2021	1	30												
2021	1	31												
2021	2	1												
2021	2	2												
2021	2	3												
2021	2	4												
2021	2	5												
2021	2	6												
2021	2	7												
2021	2	8												

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