## DEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of the Second Prudence Review of the Missouri Energy Efficiency Investment Act (MEEIA) Cycle 3 Energy Efficiency Programs of Evergy Metro, Inc. d/b/a Evergy	) ) <u>File No. EO-2023-0407</u> )
Missouri Metro	)
In the Matter of the Second Prudence Review of the Missouri Energy Efficiency Investment Act (MEEIA) Cycle 3 Energy Efficiency Programs of Evergy Missouri West, Inc. d/b/a Evergy Missouri West	) ) ) <u>File No. EO-2023-0408</u> )

## STAFF'S MOTION FOR LEAVE TO FILE CORRECTED DIRECT TESTIMONY OF BROOKE MASTROGIANNIS

**COMES NOW** the Staff of the Missouri Public Service Commission ("Staff"), by and through the undersigned counsel, requests leave to file Brooke Mastrogiannis' corrected direct testimony with schedules attached and, in support of its motion, states as follows:

- On February 27, 2024, Staff filed Brooke Mastrogiannis' Direct Testimony.
   Staff stated the following in Ms. Mastrogiannis' testimony:
  - I am sponsoring the *Staff's Recommendation (Public and Confidential)* ("Staff Reports"), which were originally filed on October 27, 2023, in Case Nos. EO-2023-0407 and EO-2023-0408, copies of which (both Public and Confidential) are attached hereto as Schedule BMM-d3 and Confidential Schedule BMM-d4 for Evergy Missouri Metro, and as Schedule BMM-d5 and Confidential Schedule BMM-d6 for Evergy Missouri West.
- 2. Upon review, Staff found that it did not include Schedule BMM-d3 and Confidential Schedule BMM-d4 for Evergy Missouri Metro, and Schedule BMM-d5 and

Confidential Schedule BMM-d6 for Evergy Missouri West as stated in Brooke Mastrogiannis' testimony.

- 3. Staff further requests leave to relabel Brooke Mastrogiannis' Schedules to the following:
  - a. Schedule BMM-d3 to Schedule BMM-d2
  - b. Confidential Schedule BMM-d4 to Confidential Schedule BMM-d2
  - c. Schedule BMM-d5 to Schedule BMM-d3
  - d. Confidential Schedule BMM-d6 to Confidential Schedule BMM-d3
- 4. Staff believes its requested corrections are minimal in nature and will not prejudice any party as the reports (both Public and Confidential) has been available for review in the Electronic Filing and Information System (EFIS) since October 27, 2023.

WHEREFORE, Staff respectfully requests leave to file Brooke Mastrogiannis' corrected Direct Testimony with Schedule's BMM-d2 and Confidential Schedule BMM-d2 for Evergy Missouri Metro, and Schedule BMM-d3 and Confidential Schedule BMM-d3 for Evergy Missouri West, attached hereto and incorporated herein, and for such other and further relief the Commission deems just and reasonable under the circumstances.

Respectfully submitted,

## /s/ Eric Vandergriff

Eric Vandergriff
Associate Counsel
Missouri Bar No. 73984
P.O. Box 360
Jefferson City, MO 65102
573-522-9524 (Voice)
Eric.Vandergriff@psc.mo.gov

Staff Counsel for the Missouri Public Service Commission

## **CERTIFICATE OF SERVICE**

I hereby certify that copies of the foregoing have been mailed or hand-delivered, transmitted by facsimile or electronically mailed to all parties and/or counsel of record on this  $20^{\text{th}}$  day of May, 2024.

/s/ Eric Vandergriff