

**BEFORE THE PUBLIC SERVICE COMMISSION  
OF THE STATE OF MISSOURI**

In the Matter of Evergy Metro, Inc. d/b/a Evergy     )  
Missouri Metro’s Submission of Its 2019             )     File No. EO-2020-0329  
Renewable Energy Standard Compliance Report     )

**NOTICE OF ERRATA TO  
REVISED 2019 RENEWABLE ENERGY STANDARD COMPLIANCE REPORT**

COME NOW Evergy Metro, Inc. d/b/a Evergy Missouri Metro (“Evergy Missouri Metro” or “the Company”) regarding the *Revised 2019 Renewable Energy Standard Compliance Report* filed in this docket on May 26, 2020 (“Revised RES Report”) and submits the following correction to the Revised RES Report (“Errata”):

1.       On May 27, 2020, the Company discovered an unintentional error, which needs to be corrected as follows:

- **Page 6, Section 2.5, Table 3:** Original value of “165” for the Acquired row 2019 S-RECs column, should be replaced with “10,343”.

2.       A clean copy of the corrected page 6 is attached hereto as **Exhibit A** and a redline of the corrected page 6 is attached as **Exhibit B** hereto.

WHEREFORE, the Company request the Commission accept this Errata and incorporate the correction detailed into the document (as described above), as filed on May 26, 2020.

Respectfully submitted,

/s/ Roger W. Steiner

Robert J. Hack, MBN 36496

Phone: (816) 556-2791

E-mail: [rob.hack@evergy.com](mailto:rob.hack@evergy.com)

Roger W. Steiner, MBN 39586

Phone: (816) 556-2314

E-mail: [roger.steiner@evergy.com](mailto:roger.steiner@evergy.com)

Evergy, Inc.

1200 Main – 16<sup>th</sup> Floor

Kansas City, Missouri 64105

Fax: (816) 556-2787

**Attorney for Evergy Missouri Metro**

**CERTIFICATE OF SERVICE**

I do hereby certify that a true and correct copy of the foregoing document has been hand delivered, emailed or mailed, postage prepaid, this 29<sup>th</sup> day of May 2020, to all parties of record.

/s/ Roger W. Steiner

Roger W. Steiner

The RECs created from Spearville 1, 2, and Solar Aggregate 1 are reflected on the accounting records at zero value since they are an additional benefit from generation that is already in the existing rate structure.

## **2.5 RULE (8) (A) 1 E:**

***The number of RECs acquired, sold, transferred, or retired by the utility during the calendar year;***

EMM utilizes the North American Renewables Registry (NARR) as recommended by Missouri Public Service Commission Staff and approved by the Commission for tracking of all RECs.

**Table 3: EMM REC Activity**

	2019 RECs	2019 S-RECs
Acquired	2,461,406	10,343
Sold	0	0
Transferred	0	0
Retired	823,621	13,447

\*Missouri Equivalent RECs and S-RECs are 823,621 and 16,809 respectively

## **2.6 RULE (8) (A) 1 F:**

***The source of all RECs acquired during the calendar year;***

Please refer to Attachment A of this document for a list of sources for RECs acquired during the calendar year 2019. Net metered accounts for 2019 are included in Attachment B.

## **2.7 RULE (8) (A) 1 G:**

***The identification, by source and serial number, of any RECs that have been carried forward to a future calendar year;***

Please refer to Attachment C of this document for a list of RECs carried forward to a future calendar year by source and serial number.

The RECs created from Spearville 1, 2, and Solar Aggregate 1 are reflected on the accounting records at zero value since they are an additional benefit from generation that is already in the existing rate structure.

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**Table 3: EMM REC Activity**

	2019 RECs	2019 S-RECs
Acquired	2,461,406	<del>465</del> 10,343
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\*Missouri Equivalent RECs and S-RECs are 823,621 and 16,809 respectively

**2.6 RULE (8) (A) 1 F:**

***The source of all RECs acquired during the calendar year;***

Please refer to Attachment A of this document for a list of sources for RECs acquired during the calendar year 2019. Net metered accounts for 2019 are included in Attachment B.

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***The identification, by source and serial number, of any RECs that have been carried forward to a future calendar year;***

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