BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

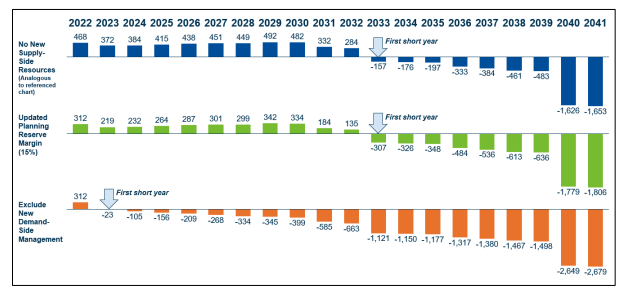
In the Matter of the Application of)	
Evergy Missouri West, Inc. d/b/a Evergy)	
Missouri West for Permission and Approval of)	Case No. EA-2022-0328
a Certificate of Public Convenience and)	
Necessity Authorizing It to Purchase, Own,)	
Operate, Maintain and Otherwise Control)	
and Manage an Existing Wind Generation)	
Facility in Oklahoma)	

NOTICE OF ERRATA TO SURREBUTTAL TESTIMONY OF KAYLA MESSAMORE

COMES NOW, Evergy Missouri West, Inc. d/b/a Evergy Missouri West ("EMW", "Evergy" or the "Company"), and for its *Notice of Errata to Surrebuttal Testimony of Kayla Messamore* ("Errata"), states as follows:

- 1. On January 31, 2023, the Company filed the surrebuttal testimony of Kayla Messamore ("Messamore Surrebuttal").
- 2. After filing, the Company discovered a minor error in the chart on p. 9, lns. 7-9. The chart in the Messamore Surrebuttal should be replaced by the chart below:

Evergy Metro and Evergy Missouri West Combined Position 2022 IRP Annual Update Preferred Plan; MW long (+) or short (-)



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- 3. For the parties' convenience, attached hereto is a copy of the updated page 9 with the correct chart inserted, as shown above.
- 4. The Company does not believe submitting these corrections will prejudice any party's ability to address the underlying testimony at hearing.

WHEREFORE, the Company submit this Errata to the Missouri Public Service Commission ("Commission").

Respectfully submitted,

|s| Roger W. Steiner

Roger W. Steiner, MBN 39586 Evergy, Inc. 1200 Main Street Kansas City, MO 64105 Phone: (816) 556-2791 roger.steiner@energy.com

Karl Zobrist, MBN 28325 Dentons US LLP 4520 Main Street, Suite 1100 Kansas City, MO 64111 Phone: (816) 460-2400 Fax: (816) 531-7545

karl.zobrist@dentons.com

Jacqueline M. Whipple, MBN 65270 Dentons US LLP 4520 Main Street, Suite 1100 Kansas City, MO 64111 Phone: (816) 460-2432

Fax: (816) 499-1726

jacqueline.whipple@dentons.com

Counsel for Evergy Missouri West

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 2^{nd} day of February 2023, by either e-mail or U.S. Mail, postage prepaid.

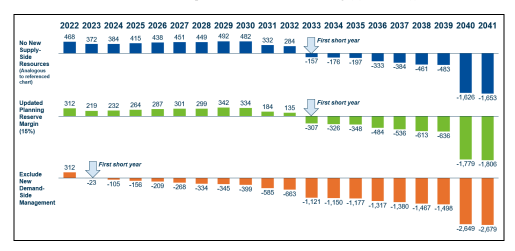
|s| Roger W. Steiner

Roger W. Steiner

and Evergy Metro's Preferred Plans, it is "masking" the combined entities' capacity "need" given it is assumed to be in place in this chart.

To demonstrate the combined entities true "capacity need" (which can be met by either supply- or demand-side resources), the chart below was developed based on the Preferred Plan capacity balance spreadsheets provided with the 2022 Annual Update, adjusting for the three items listed above.

Evergy Metro and Evergy Missouri West Combined Position 2022 IRP Annual Update Preferred Plan; MW long (+) or short (-)



This chart highlights not only the criticality of Evergy's forecasted DSM programs in meeting future customer capacity needs, but also demonstrates that EMW has a current need for capacity even based on Staff's overly narrow definition of "need" (i.e., assuming EMW continues purchasing capacity from Evergy Metro).

It is also important to recognize that Staff's implied assertion that EMW should essentially be guaranteed the available surplus from Evergy Metro could result in Metro customers directly subsidizing EMW customers. Both Metro's capacity sales and EMW's capacity purchases have been managed through competitive RFP processes to ensure no such subsidization occurs. As a result,