

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

In the Matter of Requests for Customer                    )  
Account Data Production                                    )                    **File No. EO-2024-0002**

**EVERGY MISSOURI METRO’S AND EVERGY MISSOURI WEST’S RESPONSE TO  
ORDER SETTING DEADLINES FOR SUBMISSION OF CUSTOMER DATA**

**COME NOW**, Evergy Metro, Inc. d/b/a Evergy Missouri Metro (“EMM”) and Evergy Missouri West, Inc. d/b/a Evergy Missouri West (“EMW”) (collectively, “Evergy” or “the Company”) and, for its *Response* (“Response”) to the Missouri Public Service Commission’s (“Commission”) *Order Setting Deadlines for Submission of Customer Data* (“Order”)<sup>1</sup> issued on June 28, 2024, states as follows:

**CONFIDENTIAL DATA SETS 8c(3) and 8c(4)**

1. Pursuant to the Commission’s Order regarding Data Sets 8c(3) and 8c(4), the following **Confidential** files will be provided to counsel for all parties via Evergy Secure Email Transfer (due to both the file size and number of files):

- Sample(s) of up to 100 customers per residential rate code containing 60-minute interval data from January 1, 2024 to July 31, 2024 [16 files total];
- Sample(s) of up to 100 customers per commercial & industrial rate code containing 60-minute interval data from August 1, 2023 to July 31, 2024 [40 files total]; and
- For each of the residential, commercial and industrial customers sampled, their peak hour interval per calendar month for the date ranges provided above [4 files total].

2. The data provided above is based on the assumptions shared previously with the Commission. Specifically, this data will not tie to Company rate case or billed data information. As previously noted, the data set requested is too large to transmit as a single file and has been provided

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<sup>1</sup> “Data Set 8c(3) September 6, 2024[; and] Data Set 8c(4) September 6, 2024.” *Order*, Ordering ¶1, p. 2.

in multiple files. To ensure complete presentation of varying data sets, the multiple files of each rate class should be combined before processing or analysis.

**WHEREFORE**, the Company respectfully files its Response to the Commission’s Order as indicated above.

Respectfully submitted,

*/s/ Roger W. Steiner*

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**Attorneys for Evergy Missouri Metro and  
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 6<sup>th</sup> day of September 2024, by either e-mail or U.S. Mail, postage prepaid.

*/s/ Roger W. Steiner*

Roger W. Steiner