Exhibit No.:

Issue: Fuel Prices
Witness: Jessica L. Tucker

Type of Exhibit: True-Up Rebuttal Testimony Sponsoring Party: Evergy Missouri West

Case No.: ER-2024-0189

Date Testimony Prepared: September 18, 2024

MISSOURI PUBLIC SERVICE COMMISSION

CASE NO.: ER-2024-0189

TRUE-UP REBUTTAL TESTIMONY

OF

JESSICA L. TUCKER

ON BEHALF OF

EVERGY MISSOURI WEST

Kansas City, Missouri September 2024

TRUE-UP REBUTTAL TESTIMONY

OF

JESSICA L. TUCKER

Case No. ER-2024-0189

1	Q:	Please state your name and business address.
2	A:	My name is Jessica L. Tucker. My business address is 1200 Main Street, Kansas City,
3		Missouri 64105.
4	Q:	Are you the same Jessica L. Tucker who submitted Direct testimony on February 2,
5		2024, and Surrebuttal/True-Up Direct testimony on September 10, 2024?
6	A:	Yes, I am.
7	Q:	On whose behalf are you testifying?
8	A:	I am testifying on behalf of Evergy Missouri West, Inc. d/b/a Evergy Missouri West
9		("EMW" or the "Company").
10	Q:	What is the purpose of your True-Up Rebuttal testimony?
11	A:	I will respond to MPSC Staff witness Jared Giacone's True-Up Direct testimony regarding
12		fuel expense, specifically relating to coal price assumptions.
13	Q:	How did Staff handle coal pricing in its True-Up?
14	A:	According to Staff's workpapers, it appears that Staff did not update the price assumptions
15		used in their Direct testimony for coal pricing.
16	Q:	Why did Staff utilize pricing from their Direct testimony and not true-up those
17		assumptions?
18	A:	Mr. Giacone stated on page 15 of his Surrebuttal/True-Up Direct testimony that "Coal is
19		procured under long term contracts so Staff did not true-up coal pricing."

- 1 Q: Do you agree with Staff's approach regarding coal pricing in their True-Up
- 2 testimony?
- 3 A: Generally speaking, Staff's approach is not the approach I would recommend. I do agree
- with Mr. Giacone that, for the most part, coal for EMW is procured under long-term
- 5 contracts. However, that does not mean that commodity and associated delivery costs are
- 6 the same in every year of a given contract. There are aspects of delivered coal costs that
- 7 can certainly change on an annual basis and in some cases, more often than that.
- 8 Q: What is your recommendation pertaining to coal pricing used in True-Up?
- 9 A: As a matter of general approach, I would recommend that coal prices be updated as
- appropriate. I recognize that in terms of this specific proceeding, the difference in Staff's
- and EMW's fuel expense as it pertains to coal isn't significant enough to be considered
- overly consequential. However, that may not always be the case.
- 13 Q. Does this conclude your testimony?
- 14 A: Yes, it does.

BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of Evergy Missouri West, Inc. d/b/a Evergy Missouri West's Request for Authority to Implement A General Rate Increase for Electric Service Case No. ER-2024-0189 Case No. ER-2024-0189
AFFIDAVIT OF JESSICA L. TUCKER
STATE OF MISSOURI)) ss COUNTY OF JACKSON)
Jessica L. Tucker, being first duly sworn on his oath, states:
1. My name is Jessica L. Tucker. I work in Kansas City, Missouri, and I am
employed by Evergy Metro, Inc. as Senior Manager, Fuels & Emissions.
2. Attached hereto and made a part hereof for all purposes is my True-Up Rebuttal
Testimony on behalf of Evergy Missouri West consisting of two (2) pages, having been prepared
in written form for introduction into evidence in the above-captioned docket.
3. I have knowledge of the matters set forth therein. I hereby swear and affirm that
my answers contained in the attached testimony to the questions therein propounded, including
any attachments thereto, are true and accurate to the best of my knowledge, information and
Jessica L. Tucker
Subscribed and sworn before me this 18 th day of September 2024.
My commission expires: H/2u/wzs Anthony R. WESTENKIRCHNER NOTARY PUBLIC - NOTARY SEAL STATE OF MISSOURI

NOTARY PUBLIC - NOTARY SEAL STATE OF MISSOURI MY COMMISSION EXPIRES APRIL 26, 2025 PLATTE COUNTY COMMISSION #17279952