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Service Commission

Exhibit No. 220

Staff – Exhibit 220 Marina Stever Direct File No. ER-2024-0189

Exhibit No.:

Issue(s): Large Power Revenue

Witness: Marina Stever

Sponsoring Party: MoPSC Staff
Type of Exhibit: Direct Testimony

Case Nos.: ER-2024-0189

Date Testimony Prepared: June 27, 2024

MISSOURI PUBLIC SERVICE COMMISSION INDUSTRY ANALYSIS DIVISION TARIFF/RATE DESIGN DEPARTMENT

DIRECT TESTIMONY

OF

MARINA STEVER

EVERGY MISSOURI WEST, INC. d/b/a Evergy Missouri West

CASE NO. ER-2024-0189

Jefferson City, Missouri June 2024

1	TABLE OF CONTENTS OF
2	DIRECT TESTIMONY OF
3	MARINA STEVER
4	EVERGY MISSOURI WEST, INC.
5	d/b/a Evergy Missouri West
6	CASE NO. ER-2024-0189
7	EXECUTIVE SUMMARY1
8	RATE REVENUES AND BILLING DETERMINANTS2
9	CONCLUSION5

1	DIRECT TESTIMONY
2	\mathbf{OF}
3	MARINA STEVER
4	EVERGY MISSOURI WEST, INC.
5	d/b/a Evergy Missouri West
6	CASE NO. ER-2024-0189
7	Q. Please state your name and business address.
8	A. My name is Marina Stever, 200 Madison Street, Jefferson City, MO 65101.
9	Q. By whom are you employed and in what capacity?
10	A. I am employed by the Missouri Public Service Commission ("Commission") as
11	a Senior Research/Data Analyst for the Tariff/Rate Design Department in the Industry
12	Analysis Division.
13	Q. Please describe your educational and work background.
14	A. I have a Master's of Science in Environmental and Natural Resource Economics
15	from the University of Rhode Island. Additionally, I hold a Bachelor's of Science in Business
16	Administration with a concentration in Economics from the University of Central Missouri.
17	My work experience prior to becoming of member of the Commission Staff includes two years
18	as an Energy Analyst at Missouri's Department of Natural Resources- Division of Energy, as
19	well as one year as an Economic Development Specialist at Missouri's Department of
20	Economic Development.
21	EXECUTIVE SUMMARY
22	Q. What is the purpose of your direct testimony?

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A. The purpose of my direct testimony is to provide the billed rate revenue adjustments for Evergy Missouri West's ("EMW") Large Power Service ("LPS") rate class which are applied to the update period¹ revenues experienced by the Company.

RATE REVENUES AND BILLING DETERMINANTS

- Q. What are rate revenues?
 - A. Rate revenues are the revenues a utility earns from its customers based on rates approved by the Commission. The rates consist of a fixed customer charge and variable rates that are dependent on usage and the season. For example, an energy charge rate for the winter could be different than an energy charge rate for the summer.
 - Q. What are billing determinants?
 - A. Billing determinants are the unit of measurement of different items on a customer's bill that rates are applied to calculate the customer's total bill. Examples of billing determinants include, but are not limited to: customer charge, energy usage in kilowatt-hours ("kWh"), and demand in kilowatts ("kW").
 - Q. How are the billing determinants used in Staff's analysis?
 - A. For example, the energy charge on a LPS customer bill varies depending on the season² and the usage block³ and is determined by the amount of energy used. For each customer, Staff multiplies the monthly amount of energy usage by the appropriate rate and sums the quantities, along with all other billing determinants, to determine the monthly rate revenue.

¹ Twelve months ending December 31, 2023.

² The summer season is June through September. The winter season is October through May.

³ EMW's LPS energy charge is billed at the first 180 hours, the next 180 hours, and over 360 hours.

How did Staff determine the rate revenue for the LPS class? 1 Q. Staff began by calculating the test year revenue⁴ based on billing determinants 2 A. 3 provided by EMW. Staff requested the billing determinants for January 1, 2023, through December 31, 2023.⁵ It is important to note that a rate change went into effect on January 9, 4 5 2023. In Staff's calculations, this new rate was applied to the whole month of January and to 6 the remaining months of the update period. Staff then calculated the revenue for the 12 months 7 ending December 31, 2023. Staff normalizes and annualizes the billing units for the update 8 period and then applies the appropriate rates and discounts. What is normalization? 9 Q. 10 Normalization adjusts a utility's billing determinants to account for unusual A. 11 events that would likely not happen in future years. Accounting for extreme weather conditions 12 is an example of normalization. 13 What is annualization? Q. Annualization adjusts a utility's billing determinants to account for known 14 A. 15 conditions at the end of the update period as if these conditions were carried out through the 16 entire 12-month period. Adjustments for customers that switch rates are an example of an 17 annualization adjustment. What rate revenue adjustments did Staff make to the LPS rate class? 18 Q. 19 A. Staff made the following adjustments to the LPS rate class: 20 a. Update period adjustments; 21 b. Remove rate switchers; 22 c. 365 days adjustment; and 23 d. Missouri Energy Efficiency Investment Act ("MEEIA") adjustment.

⁴ Twelve months ending June 30, 2023.

⁵ Data Request Response 0144.0, *Q0144S_CONF_Large Power Actuals MO West TYE202312*.

Q. How did Staff calculate its update period adjustment?

A. As mentioned above, Staff requested the billing determinants for January 1, 2023, through December 31, 2023.⁶ It is important to note that a rate change went into effect on January 9, 2023. In Staff's calculations, this new rate was applied to the whole of month of January and to the following months thereafter. Staff then calculated the revenue for the 12 months ending December 31, 2023. The update period adjustment is the difference of billed usage and revenue through December 31, 2023, compared to the billed usage and revenue through the 12 months ending June 30, 2023.

Q. What rate switcher adjustment did Staff make?

A. During the update period, one customer switched from LPS to the Large General Service ("LGS") rate class. To adjust for this change Staff removed the customer billing units and revenue from the LPS rate class and added them to the LGS rate class⁷.

Q. How did Staff calculate the 365 Days and MEEIA adjustment?

A. The need for a 365-Days Adjustment stems from the fact that calendar months and revenue months do not often cover the same period of time. As the name suggests, calendar months begin on the first day of the month and end on the last day of the month. Revenue months coincide with when a utility reads a customer's meter and issues the customer a bill. For example, a bill for the revenue month of February may cover usage from the calendar months of January and February. With that being said, a revenue year may contain more than or less than 365 days of usage. For example, if the revenue month of February accounts for 30 days, then that would exceed the number of days for the calendar month of February. For this

⁶ Data Request Response 0144.0, Q0144S_CONF_Large Power Actuals MO West TYE202312

⁷ Staff witness Kim Cox provides testimony on the customer being added to the LGS rate class.

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1 | reason, Staff determines an annualization adjustment to bring the revenue year usage (kWh)

2 into a 365-day interval. In order to do so, Staff calculates a 365-Days factor by determining the

difference in the customer's actual days of service from 365 days and dividing that by 365 days.

4 This fraction is then multiplied by the customer's kWh for the year to yield the 365-days kWh.

The sum of the actual kWh and the 365-days kWh is divided by the actual kWh giving Staff

the days adjustment factor to apply to all energy usage in the rate class.

Staff witness Hari Poudel provided the monthly MEEIA kWh adjustments for applicable LPS customers.

Q. Once the LPS adjustments were completed, what did Staff do with the results?

Staff provided the LPS revenue and usage adjustments to Staff witness Kim Cox A. for a full analysis of rate revenue adjustments of all of EMW's rate classes. The normalized and annualized usage was provided to Staff witness Michael Stahlman for the Net System Staff witnesses Alan Bax and Broderick Niemeier use Input ("NSI") calculation. the normalized and annualized usage to determine jurisdictional allocations. Additionally, the revenue adjustments are included in Staff witness Matthew Young's overall revenue requirement.

CONCLUSION

Q. What is your recommendation?

A. Staff recommends that the Commission assign the revenue requirement based on the rate revenue adjustments provided in Staff witness Kim Cox's testimony, as well as the billing determinants as attached⁸ and as updated in true-up direct.

⁸ Schedule MS-d2

- 1 Q. Does this conclude your direct testimony?
- 2 A. Yes, it does.

BEFORE THE PUBLIC SERVICE COMMISSION

OF THE STATE OF MISSOURI

In the Matter of Evergy M	Aissouri V	Vest, Inc.)	
d/b/a Evergy Missouri W	est's Requ	uest for)	Case No. ER-2024-0189
Authority to Implement A	General	Rate)	
Increase for Electric Serv	ice)	
	AFFIDA	AVIT OF	MARIN	NA STEVER
STATE OF MISSOURI)			
)	SS.		
COUNTY OF COLE)			

COMES NOW MARINA STEVER and on her oath declares that she is of sound mind and lawful age; that she contributed to the foregoing *Direct Testimony of Marina Stever*; and that the same is true and correct according to her best knowledge and belief.

Further the Affiant sayeth not.

MARINA STEVER

JURAT

Subscribed and sworn before me, a duly constituted and authorized Notary Public, in and for the County of Cole, State of Missouri, at my office in Jefferson City, on this ______ day of June 2024.

D. SUZIE MANKIN
Notary Public - Notary Seal
State of Missouri
Commissioned for Cole County
My Commission Expires: April 04, 2025
Commission Number: 12412070

Muzullanken Notary Public

Credentials and Background of Marina Stever

I have a Master's of Science in Environmental and Natural Resource Economics from the University of Rhode Island. Additionally, I hold a Bachelor's of Science in Business Administration with a concentration in Economics from the University of Central Missouri. My work experience prior to becoming of member of the Commission Staff includes two years as an Energy Analyst at Missouri's Department of Natural Resources- Division of Energy, as well as one year as an Economic Development Specialist at Missouri's Department of Economic Development.

I am currently employed as a Data Analyst in the Tariff/Rate Design Department of the Industry Analysis Division of the Missouri Public Service Commission Staff. I have been employed at the Missouri Public Service Commission since October 2023 and am responsible for preparing staff recommendations and ensuring that Staff presents recommendations in a neutral, independent manner to inform the Commission of Staff's position and possible alternatives.

Case Number	Company	Issues		
ER-2024-0112	Ameren Missouri	RESRAM Rate Adjustment		
ER-2024-0187	Ameren Missouri	MEEIA EEIC Rider Adjustment		
GR-2024-0106	Liberty MNG	Rate Revenues		
ER-2024-0189	Evergy Missouri West	Large Power Services Rate Revenues		

A: CUSTOMER CHARGE SUMMER/WINTER Secondary Primary Substation Transmission B: DEMAND CHARGE SECONDARY-SUMMER: Billing Demand Seasonal Billing Bemand Seasonal Bill						
SUMMER/WINTER Secondary Secondary Secondary Secondary Significant Substation Significant Seasonal Billing Demand Seasonal Billing Bemand Seasonal Bill	Current Rates		Current Revenue			
SUMMER/WINTER Secondary Secondary Secondary Secondary Significant Substation Significant Seasonal Billing Demand Seasonal Billing Bemand Seasonal Bill						
Secondary Primary Substation Signature Secondary Substation Signature Secondary-Summer: Silling Demand Seasonal Billing Demand						
Primary Substation Sibstation Seasonal Billing Demand Sibstation Seasonal Billing Demand Sibstation	675.46	1,794.00	\$	1,211,775.24		
Substation Transmission B: DEMAND CHARGE SECONDARY-SUMMER: Billing Demand Seasonal Billing Demand SECONDARY-WINTER: Base Billing Demand Seasonal Billing Demand Substation-winter: Billing Demand Seasonal Billing Demand Sea	675.46	252.00		170,215.92		
B: DEMAND CHARGE SECONDARY-SUMMER: Billing Demand Seasonal Billing Demand SUBSTATION-SUMMER: Billing Demand Seasonal Billing Demand Seasonal Billing Demand Seasonal Billing Demand SCABSTATION-WINTER: Base Billing Demand Seasonal Billin	675.46	72.00		48,633.12		
SECONDARY-SUMMER: Billing Demand \$ Seasonal Billing Demand \$ SECONDARY-WINTER: Base Billing Demand \$ Seasonal Billing Demand \$ SUBSTATION-SUMMER: Billing Demand \$ SUBSTATION-WINTER: Base Billing Demand \$ Seasonal Billing Deman	675.46	102.00		68,896.92		
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Billing Demand \$ Seasonal Billing Demand \$ TRANSMISSION-WINTER: Base Billing Demand \$ Seasonal Billing Demand \$ C: ENERGY CHARGE SECONDARY-SUMMER: Energy 0-180 hrs use per month \$ 181-360 hrs use per month \$ 361+ hrs use per month \$ SECONDARY-WINTER: Base Energy			Ť			
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TRANSMISSION-WINTER: Base Billing Demand \$ Seasonal Billing Demand \$ C: ENERGY CHARGE SECONDARY-SUMMER: Energy	10.17	129,772.80	\$	1,319,659.56		
Base Billing Demand \$ Seasonal Billing Demand \$ C: ENERGY CHARGE SECONDARY-SUMMER: Energy 0-180 hrs use per month \$ 181-360 hrs use per month \$ 361+ hrs use per month \$ SECONDARY-WINTER: Base Energy	10.17					
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SECONDARY-SUMMER: Energy 0-180 hrs use per month \$ 0 181-360 hrs use per month \$ 361+ hrs use per month \$ \$ SECONDARY-WINTER: Base Energy	-		\$	-		
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181-360 hrs use per month \$ 0 361+ hrs use per month \$ 0 SECONDARY-WINTER: Base Energy	0.0545	125,790,427.04	ć	6,849,288.75		
361+ hrs use per month \$ 0 SECONDARY-WINTER: Base Energy	0.0343	123,620,701.48		5,299,619.47		
SECONDARY-WINTER: Base Energy	0.0429	109,620,575.31		4,120,637.43		
Base Energy	0.0370	103,020,373.31	ب	4,120,037.43		
			 			
תין היו חסב חבו וווחוותן ו	0.0508	224,436,136.96	\$	11,408,088.84		
·	0.0308	218,457,748.29		8,736,125.35		
	0.0400	189,046,378.93		6,629,856.51		
	0.0351	5,687,638.00		186,213.27		
Ψ (J.5021	3,337,333.00	Ť	100,210.27		
PRIMARY-SUMMER:						

G. Economic Development Rider					(\$1,236,499)
Parallel Generation	\$	1.00	-16.70	\$	(16.70)
Rollover Credit	\$	1.00	-47,686.87		(47,686.87)
Customer Revenue Share	\$	1.00	-752 <i>,</i> 318.38		(752,318.38)
Primary Discount	\$	(1.00)	1,475,444.85	\$	(1,475,444.85)
F. DISCOUNT					
1 minuty	Ψ	2.02	1,011,000.04	ڔ	2,043,303.31
Primary	\$	2.82	1,011,008.64		2,845,989.31
Secondary	\$	3.22	2,309,946.72	-	7,444,958.27
E. FACILITIES CHARGE				\$	_
D: REACTIVE DEMAND	\$	0.43	041,/5/.98	Þ	2/5,955.93
D. DEACTIVE DEMAND	œ e	0.42	641,757.98	ç	275,955.93
Seasonal Energy	\$	0.0313	1,376,267.52	\$	43,104.70
361+ hrs use per month	\$	0.0326	39,756,209.72		1,295,654.87
181-360 hrs use per month	\$	0.0372	34,707,193.01		1,290,760.51
0-180 hrs use per month	\$	0.0473	37,503,998.14		1,772,813.99
Base Energy					
TRANSMISSION-WINTER:					
361+ hrs use per month	\$	0.0361	15,320,577.61	\$	553,226.06
181-360 hrs use per month	\$	0.0412	17,213,862.36		709,038.99
0-180 hrs use per month	\$	0.0523	19,758,441.92		1,034,156.85
Energy					
TRANSMISSION-SUMMER:					
Seasonal Energy	\$	0.0316	1,140,304.45	\$	36,022.22
361+ hrs use per month	\$	0.0335	78,892,595.98		2,638,957.34
181-360 hrs use per month	\$	0.0382	68,552,041.77	\$	2,615,945.91
0-180 hrs use per month	\$	0.0485	68,603,651.14		3,327,277.08
Base Energy					
SUBSTATION-WINTER:					
361+ hrs use per month	\$	0.0354	44,504,370.56	\$	1,575,454.72
181-360 hrs use per month	\$	0.0404	41,178,669.12	\$	1,664,030.02
0-180 hrs use per month	\$	0.0513	41,178,669.12	\$	2,113,289.30
Energy					
SUBSTATION-SUMMER:					
	-		, , , = = = =		,
Seasonal Energy	\$	0.0319	2,912,748.37	\$	93,004.06
361+ hrs use per month	\$	0.0340	91,261,800.08	-	3,102,901.20
181-360 hrs use per month	\$	0.0388	96,330,756.05		3,736,670.03
0-180 hrs use per month	\$	0.0493	96,443,601.12	\$	4,754,669.54
Base Energy					
PRIMARY-WINTER:	Ψ	3.000-	52,572,227.00	7	1,000,100.11
361+ hrs use per month	\$	0.0364	51,871,227.68		1,889,150.11
181-360 hrs use per month	\$	0.0415	53,154,095.14		2,208,021.11
0-180 hrs use per month	\$	0.0528	53,302,400.64	\$	2,813,833.73