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### Exhibit No. 227

Staff – Exhibit 227 Sarah L.K Lange (Rate Design) Direct File No. ER-2024-0189

Exhibit No.:

Issue(s): Rate Design

Net Metering Time-based Rates

Witness: Sarah L.K. Lange

Sponsoring Party: MoPSC Staff Type of Exhibit: Direct Testimony
Case No.: ER-2024-0189

Date Testimony Prepared: July 12, 2024

#### MISSOURI PUBLIC SERVICE COMMISSION

## INDUSTRY ANALYSIS DIVISION

## TARIFF/RATE DESIGN DEPARTMENT

#### **DIRECT TESTIMONY**

**OF** 

**SARAH L.K. LANGE** 

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

**CASE NO. ER-2024-0189** 

Jefferson City, Missouri July 12, 2024

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5	d/b/a Every Missouri West	
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	DIRECT TESTIMONY
	OF
	SARAH L.K. LANGE
	EVERGY MISSOURI WEST, INC.,
	d/b/a Every Missouri West
	CASE NO. ER-2024-0189
Q.	Please state your name and business address.
A.	My name is Sarah L.K. Lange, 200 Madison Street, Jefferson City, MO 65101.
Q.	Are you the same Sarah L.K. Lange who provided revenue requirement direct
testimony in t	his matter?
A.	Yes.
EXECUTIVI	E SUMMARY
Q.	What is the purpose of your direct testimony?
A.	My testimony will:
1.	Recommend revisions to the rate structure of Every Missouri West's (EMW) non-residential non-lighting customers,
2.	Discuss why changes to EMW's residential rate design are not appropriate at this time, except to facilitate improved billing for net metered customers,
3.	Note various tariff provisions which will require updating in conjunction with compliance tariff rates in this case.
Q.	Could you provide a summary of your rate structure and rate design
recommendat	ions?
A.	Yes. For residential customers who have been exposed to significant
rate changes	and confusion related to rate changes, I recommend substantively
	A. Q. testimony in t A.  EXECUTIVE Q. A. 1. 2. 3. Q. recommendate A.

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- Q. What changes in class revenue responsibility does Staff recommend in this case?
- A. Staff does not recommend changes in class revenue responsibility at this time.

# NONRESIDENTIAL/NON-LIGHTING RATE STRUCTURES AND RATE DESIGN RECOMMENDATIONS

- Q. What changes in rate structure are appropriate for the commercial and industrial customers of EMW?
- A. For non-residential non-lighting customers, I recommend that the reliance on hours-use rate structures be lessened, and time-based elements be incorporated, and that end-use rate distinctions and related discounts be eliminated. This recommendation is substantively similar to Staff's recommendation in Case No. ER-2022-0130, EMW's last general rate case, and is not inconsistent with recently-implemented Evergy Kansas Metro rate structures in the State of Kansas, *see* Schedule SLKL-drd13.
- Q. How should time-based elements be incorporated into the EMW commercial and industrial rate structures?

<sup>&</sup>lt;sup>1</sup> Staff recommends revision of residential rate structures as defined in order to facilitate net metering statutory requirements, however, this revision will be invisible to customers.

- A. Time-based elements should be incorporated as an overlay to moderate customer impacts. This approach moderates customer impacts by allowing customers with higher load factors to continue to pay a lower than average cost per kWh, and persists in billing customers with lower load factors to pay higher than average costs per kWh.
  - Q. Are the existing differences in average costs per kWh cost-based?
- A. It is reasonable to assume that customers who use energy around the clock are less expensive to serve on a per-kWh basis than customers who use energy only at times when all customers are using energy. However, because the hours use demand is established by each customer's noncoincident peak (NCP) in a given billing month, and hourly usage is not monitored, time-based rates are a much better tool than hours use rates for reasonably aligning revenue responsibility with cost causation.
  - Q. What is NCP?
- A. As defined for EMW, NCP is a customer's usage in the 15 minutes in which that customer had the most usage in a given billing month. Prior to widespread usage of Advanced Metering Infrastructure (AMI) metering, NCP was a reasonable stand-in for estimating the relationship between a given customer's usage and the coincidence of that customer's usage with other customers' usage. Reliance on this relationship gave rise to the rate structure known variously as hours use, hours' use, and hours of use.
  - Q. What is the hours use rate structure?
- A. The hours use rate structure uses the relationship between a customer's NCP and energy usage in a given month to approximate for billing purposes a calculation of the amount of energy a customer used during peak, shoulder, and off-peak times. This approach historically approximated billing customers a relatively low energy charge for the amount of energy that customers used around the clock, a relatively higher energy charge for the amount of energy

used during daytime or traditional business hours, and a moderate energy charge for the amount of energy used in between. Alternatively, it could be thought of as charging a relatively high rate for energy consumed on a daytime first shift, a moderate rate for energy consumed on second shift, and a relatively lower rate for energy consumed on the overnight third shift.

#### **End-Use Distinctions and Discounts**

- Q. What is "Seasonal Energy?"
- A. EMW's current tariffs for Small General Service (SGS), Large General Service (LGS), and Large Power Service (LPS) include a provision for a discounted rate for non-summer seasonal energy, described within the following provisions:

MONTHLY BASE ENERGY AND SEASONAL ENERGY Monthly Seasonal Energy shall be the customer's monthly measured energy in excess of the customer's Annual Base Energy. The Monthly Base Energy shall be the measured energy in excess of the Monthly Seasonal Energy.<sup>2</sup>

ANNUAL BASE DEMAND The Annual Base Demand shall be 100% of the maximum measured demand established during the preceding four (4) summer billing months. Company will determine the Annual Base Demand each year prior to the October billing month to be used for the following twelve (12) billing months. Company will estimate the Annual Base Demand for customers who have insufficient billing history. <sup>3</sup>

MONTHLY BASE BILLING DEMAND AND SEASONAL BILLING DEMAND The Monthly Billing Demand shall be the customer's maximum fifteen (15) minute integrated demand measured during the month, but in no event less than twenty-five (25) kW. The Monthly Seasonal Billing Demand shall be the Monthly Measured Demand in excess of the customer's Annual Base Demand. The Monthly Base Billing Demand shall be the Monthly Billing Demand in excess of the customer's Monthly Seasonal Billing Demand. <sup>4</sup>

MONTHLY BASE ENERGY AND SEASONAL ENERGY The customer's energy usage during the month shall be apportioned to Base Energy and Seasonal Energy in the same proportion as the customer's Monthly Base Billing Demand and Seasonal Billing Demand. The

<sup>&</sup>lt;sup>2</sup> Small General Service, 147.4.

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<sup>&</sup>lt;sup>3</sup> Small General Service 147.5, Large General Service 148.3, Large Power Service 149.5.

<sup>&</sup>lt;sup>4</sup> Small General Service 147.5, Large General Service 148.3, Large Power Service 149.5.

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Monthly Base Energy and Seasonal Energy shall be apportioned to the Hours Use rate blocks based on the Monthly Base Demand and Seasonal Demand.<sup>5</sup>

- Q. What end-use discounted rates are reflected in EMW's current tariffs?
- A. EMW offers discounts for space heating and electric water heating to small general service customers at sheet 147.1, which is "FROZEN," to new customers.

#### **Development of Time-Based Overlay**

Q. How did Staff develop its non-residential non-lighting rate recommendations?

A. The first step was to review the load characteristics and energy cost characteristics to select time periods for the time-based overlay. Next, the wholesale cost of energy differentials across those time periods were used to develop rates for the periods of the overlay, by billing season. The percentage of load for each rate class that falls into each overlay period, by billing season, was used in conjunction with Staff's normalized and annualized billing determinants for each rate class to develop determinants for each overlay period, by billing season. Using these determinants and the rates calculated based on wholesale cost of energy differentials, the revenue impact of the recommended overlay for each rate class was calculated. This revenue impact, along with the elimination of end use and seasonal discounts is incorporated into the rate recommendation for each class, all as described in greater detail in the following sections.

#### **Load Characteristics**

- Q. What is the relationship of EMW's load and the time of day?
- A. The relationship of EMW's load and the time of day varies by year. Below are a series of graphs depicting EMW's load as weather-normalized by Staff, as weather-normalized

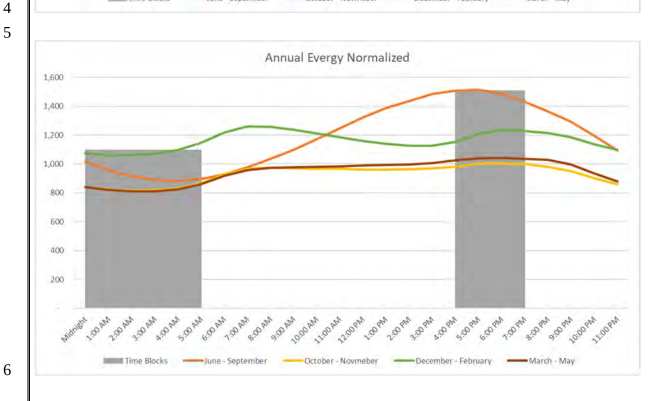
<sup>&</sup>lt;sup>5</sup> Small General Service 147.5, Large General Service 148.3, Large Power Service 149.5.

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by EMW,6 and as provided as "actuals" by EMW.7 This first series looks at the average

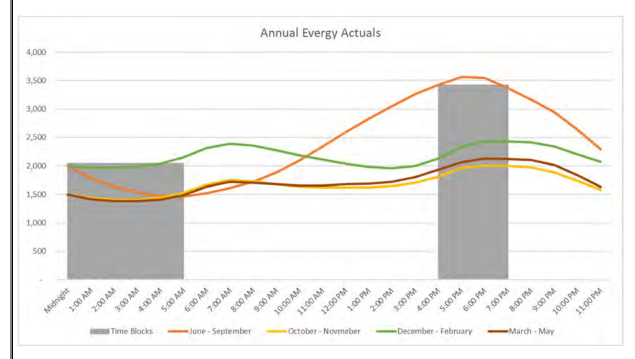
hourly load for each day of the indicated months:

1,600
1,400
1,200
1,000
800
600
400
200



<sup>&</sup>lt;sup>6</sup> Provided in response to Staff DR No. 0379.

<sup>&</sup>lt;sup>7</sup> EMW has performed a process it describes as "calibration" which modifies the load to the level in the EMW-determined billing determinants. Provided in response to Staff DR No. 0379.2.



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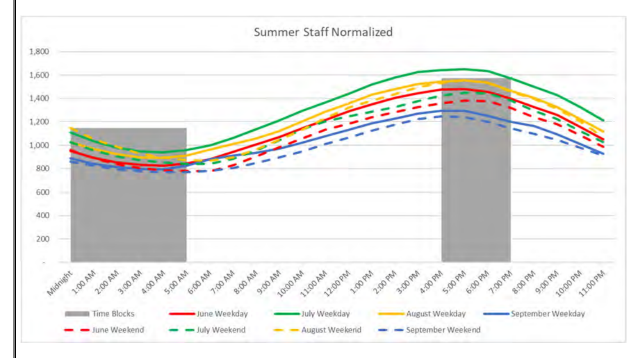
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Q. What do the gray areas of each graph indicate?

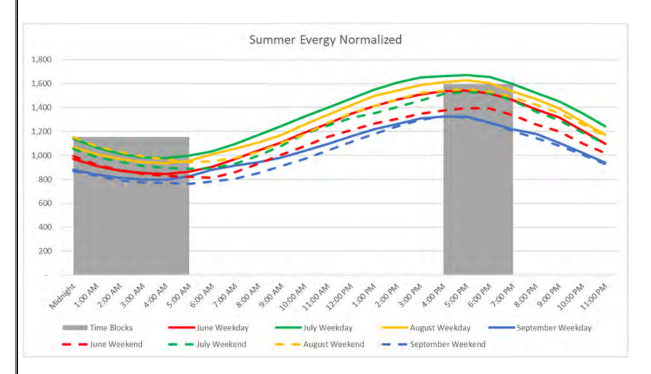
A. These areas are the current on-peak and super off-peak time blocks of the residential time-based rate plans, with super off-peak defined as midnight to 6 a.m., and on-peak defined as 4:00 p.m. – 8:00 p.m. The height of the on-peak block is defined by the highest level of load occurring in the 7:00 p.m. hour. The height of the super off-peak block is defined by the maximum load occurring throughout the super off-peak period.

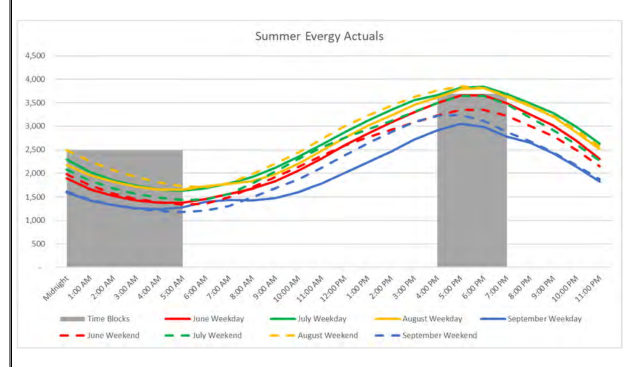
- Q. Did you also look at each billing season in greater detail?
- A. Yes. I looked at each billing season, by month, by weekday load, and weekend load. The Summer season load graphs are provided below:



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Q. What do these load graphs show about weekday and weekend usage?

A. These graphs show that, while weekday and weekend usage is modestly divergent, the weekend usage of all months in the summer billing season is generally within the bounds of the weekday usage of all months in the summer billing season during the peak period, with the exception that Staff's normalized usage for September weekends is slightly lower during the peak period than the bounds of weekday usage. In other words, these graphs illustrate that system requirements for a weekday in September are less than for a weekend in June, July, and August.

- Q. What do these load graphs show us about selection of time periods for different pricing?
- A. These load graphs show that the midnight-6:00 a.m. super off-peak period appears reasonable, but that the on-peak period likely starts too late. This will be discussed in greater detail.

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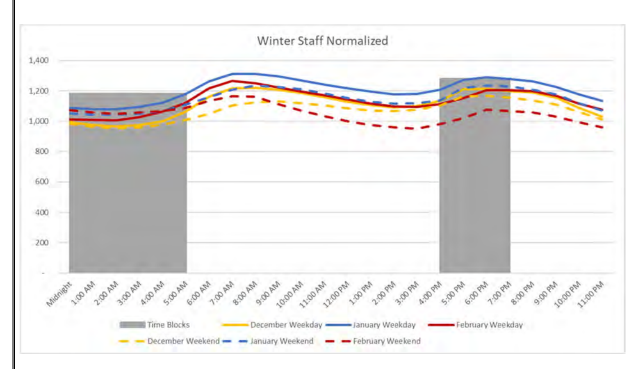
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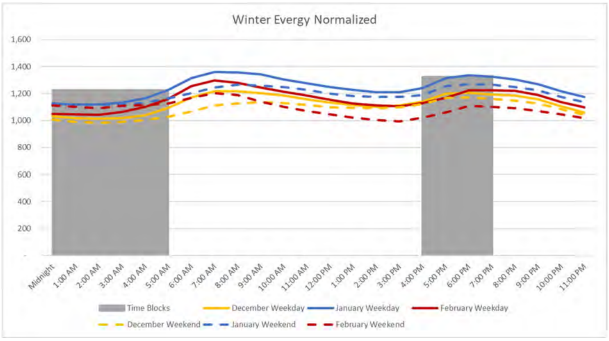
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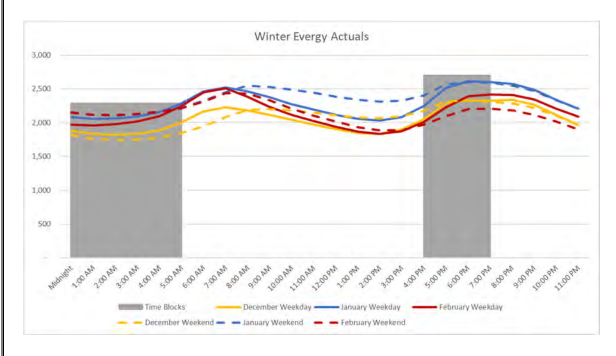
Q. What are the load characteristics for the non-summer billing months?

A. Those characteristics vary by shoulder months, and the winter months. The loads for the winter months of December, January, and February<sup>8</sup> are provided below:





 $<sup>^{8}</sup>$  The "time blocks" heights in these winter month graphs are defined by the maximum values across all non-summer billing months.



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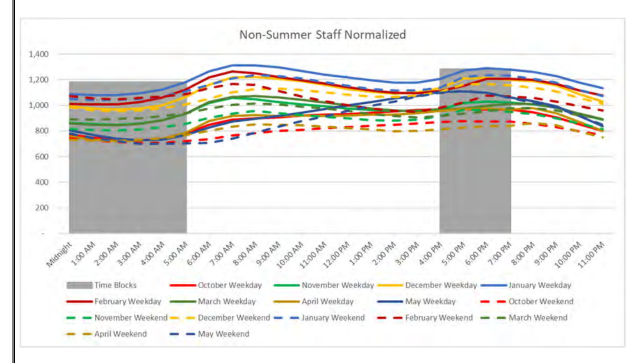
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These winter months demonstrate less overall volatility than the summer months, although they exhibit a double-peaking pattern, which remains evident, though at a lower magnitude, during weekends. The on-peak period appears to end a bit early, and the super off-peak period appears that it would be reasonable to consider ending a bit sooner.

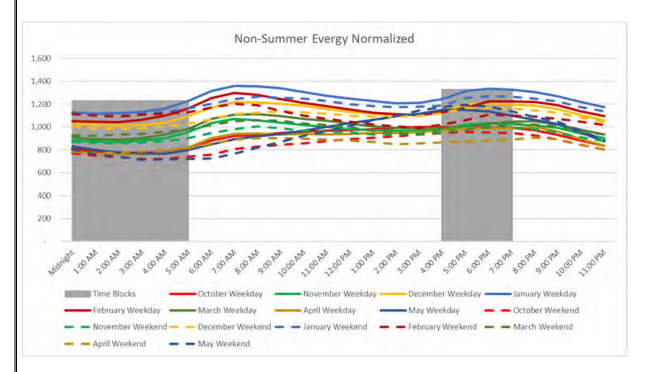
- Q. How do the loads for all non-summer billing months compare to the loads for the winter billing months displayed above?
  - A. The loads for all non-summer billing months are graphed below:

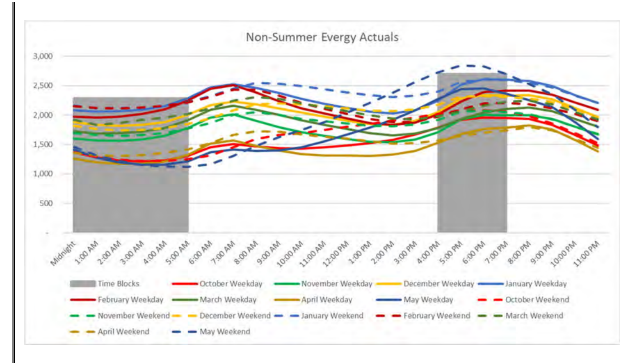
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Spring and fall indicate usage that is generally flatter and lower than both summer and winter, but with weekend usage that exceeds weekday usage in some months both in magnitude and volatility. Also, the spring and fall months generally demonstrate an afternoon/evening peak, but also include a morning bump in usage.

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Q. Based on EMW's load characteristics for non-summer billing months, what conclusions do you draw?

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A. I conclude that the winter months have a strong morning peak in load, while the shoulder months included in the non-summer billing season have a load profile more consistent with summer loads.

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#### **Energy Cost Characteristics**

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Q. What are the daily and seasonal characteristics of EMW's cost of energy at wholesale?

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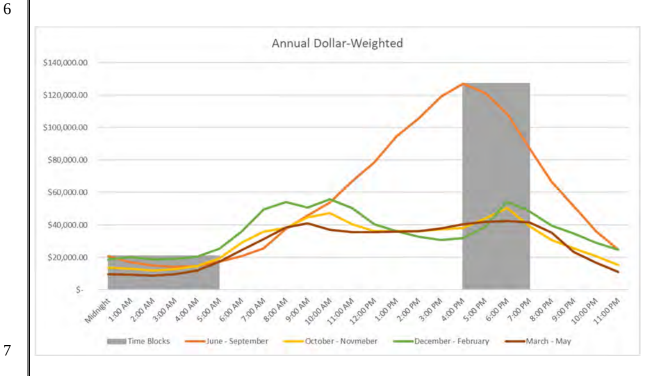
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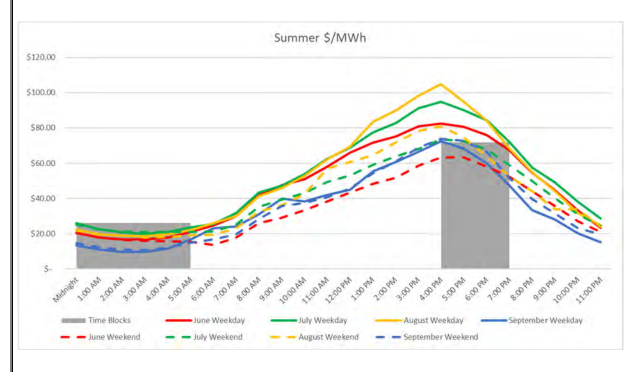
Below, I provide the average wholesale cost of energy by hour, as well as the A. cost of energy for EMW's load, which is calculated by multiplying the cost of energy in each hour by Staff's normalized calculation of load in each hour, first, annually:

Annual \$/MWh \$90.00 \$80.00 570.00 \$60.00 550.00 \$40.00 530,00 520.00 \$10,00



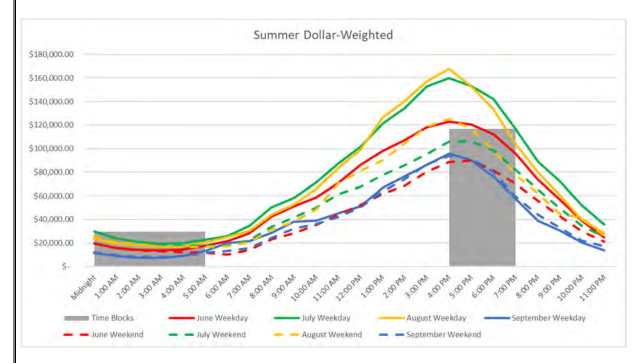
Second, for summer billing months, by weekday and weekend:





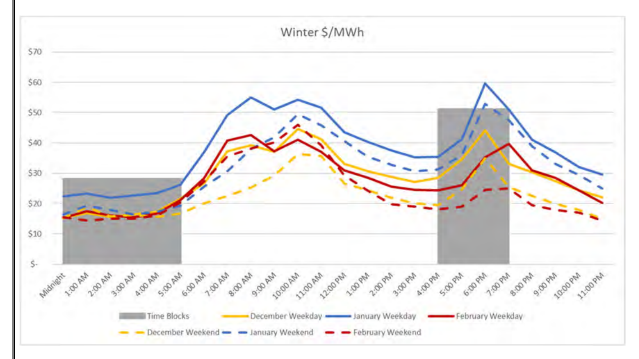
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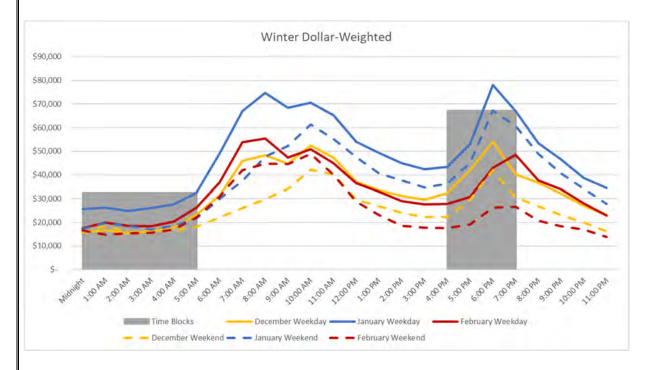


Third, for the winter months:

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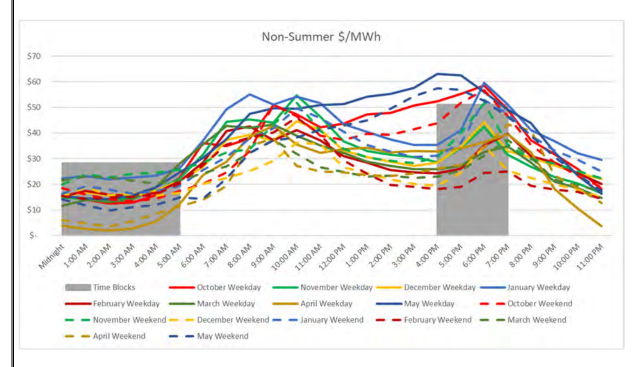


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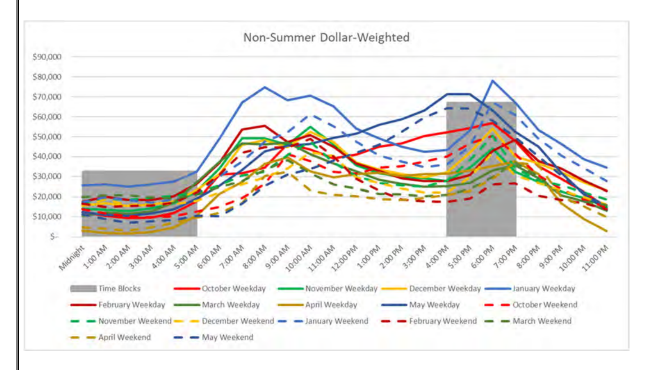
And, finally, for all non-summer billing months:

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- Q. Based on the wholesale cost of energy on average, and as applied to EMW's load, what conclusions do you draw from this information?
- A. First, for summer months it is clear that the time of the on-peak rate is misplaced. The on-peak period should be several hours earlier. A period of approximately 2:00 p.m. until 8:00 p.m. would be consistent with the current inclusion of 7:00 p.m. in a peak period. A period of 3:00 p.m. to 7:00 p.m. would be reasonable to reflect a desire some may have to keep the on-peak period relatively brief.

Second, while more separation in the dollar-weighted cost of energy exists between summer weekends and weekdays than exists in the load relationship, the general relationship of weekdays and weekends that was present in summer loads remains, namely, that June, July, and August weekend values are at a higher magnitude than September weekday values.

Finally, the morning peaks in winter months and the afternoon peaks in shoulder months are evident.

- Q. Based on load and cost characteristics, what time-based periods should be considered for non-summer billing months?
- A. Recognizing the different load patterns present across the eight-month non-summer billing season, the load patterns discussed above would indicate that the super off-peak period should be shifted to an earlier end time, and possible an earlier start time, and that the dual-peak nature of peak winter days should be taken into consideration.

Going forward, different time-based periods should be developed for shoulder months that include price signals more consistent with the summer load shape, and separate charges for the winter months that are consistent with the winter dual peak. However, Staff recognizes this is not feasible at this time.

Sarah L.K. Lange 1 **Rate Structure and Design** 2 Q. Could a charge based on a customer's highest usage during certain hours be a 3 useful tool in rate making for these customers? 4 A. Yes. Staff and industrial intervenors have recommended progress in developing 5 determinants for application of an "on-peak" demand charge for several years. EMW has failed 6 to progress in development of this determinant to date. 7 Q. In addition to, and in the absence of, information required to develop and bill an 8 on-peak demand charge, what is Staff's recommendation for customers in the SGS, LGS, and 9 Large Power (LP) rate classes? 10 Staff recommends that a time-based overlay, similar to the Residential Peak A. 11 Adjustment rate plan, be incorporated into these rate structures. This would not be an optional 12 rate plan for customers to select or avoid, it would simply be the applicable rate plan for each 13 class. Coinciding with the incorporation of the time-based overlay, end-use rate discounts and 14 seasonal energy and demand calculations should be eliminated. 15 Q. When should these changes take place? 16 A. These changes should occur simultaneously with the promulgation of new rates 17 in this rate case. The customer impact of these changes is within typical rate case changes, 18 pending study of information that is subject to the Commission's Orders to provide 19 sample customer data in response to Staff Data Request (DR) Nos. 0159 and 0160. This 20 recommendation is consistent with Staff's recommended rate structure changes in the last EMW 21 rate case, and aligns with rate structure changes occurring in Evergy's Kansas jurisdictions. 22 Q. Are there lessons learned from Evergy's deployment of residential time-based

rates that should be incorporated into this restructuring of EMW's non-residential rates?

A. Yes. The delay from January 2023 until November-December 2023 resulted in customer confusion that an additional rate change was occurring. Further, failure to inform customers of the elimination of the discounted residential heating rates caused customers to conclude that that time-based rates caused dramatic bill changes that were actually attributable to losing their space heating discount (or, for the benefit of the elimination of the discount to those who had not received the discount).

EMW should inform its customers who are billed on an end-use rate of the following content (or something substantially similar):

On February 2, 2024, Evergy Missouri West requested an increase to its rates, which was granted on DATE. [ACCOUNT NAME] has received service on a rate schedule that provided discounts for usage due to use of electric heating equipment. That rate schedule has been eliminated, and the discount you have previously received will be spread to all customers in your customer class. The value of the discount will not be retained by Evergy Missouri West. Evergy Missouri West will also modify the rate structure for customers in your customer class to decrease the charges for energy at times when the wholesale cost of energy is lower, and to increase the charges for energy at times when the wholesale cost of energy is higher. The new charges are set out in the table below [Insert table.]

EMW should inform its customers who have been billed in the last calendar year using seasonal energy charges of the following content (or something substantially similar):

On February 2, 2024, Evergy Missouri West requested an increase to its rates, which was granted on DATE. [ACCOUNT NAME] has received service on a rate schedule that provided discounts for relatively higher usage during winter months. That discount has been eliminated, and the discount you have previously received will be spread to all customers in your customer class. The value of the discount will not be retained by Evergy Missouri West. Evergy Missouri West will also modify the rate structure for customers in your customer class to decrease the charges for energy at times when the wholesale cost of energy is lower, and to increase the charges for energy at times when the wholesale cost of energy is higher. The new charges are set out in the table below [Insert table.]

EMW should inform its customers who do not meet either of the above criteria of the following content (or something substantially similar):

On February 2, 2024, Evergy Missouri West requested an increase to its rates, which was granted on DATE. Some customers in your customer class have received discounts which have been eliminated and the value of that discount will be spread to all customers in your customer class. The value of the discount will not be retained by Evergy Missouri West. Evergy Missouri West will also modify the rate structure for customers in your customer class to decrease the charges for energy at times when the wholesale cost of energy is lower, and to increase the charges for energy at times when the wholesale cost of energy is higher. The new charges are set out in the table below [Insert table.]

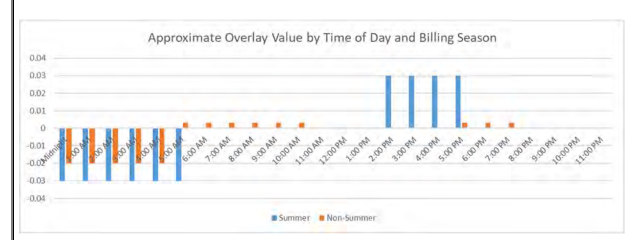
- Q. Is a workshop process necessary or appropriate?
- A. No. EMW's non-residential customers should be provided with succinct, accurate information concerning the rate restructuring that is presented in a direct and timely manner. EMW should be ordered to file updates in this docket informing the Commission of what information it disseminates to its customers prior to dissemination of that information so that the Commission is kept adequately informed of EMW's progress.
- Q. Based on the load and wholesale energy cost analysis you describe above, should weekends be excluded from on-peak periods?
  - A. No.
- Q. Based on the load and wholesale energy cost analysis you describe above, what are reasonable time periods and approximate magnitudes for each billing season?
- A. Taking the factors discussed above into account to develop pricing periods, and then calculating the average daily difference in LMPs across those periods for each season, the following time-based overly design is reasonable in this case:<sup>9</sup>

<sup>&</sup>lt;sup>9</sup> Indicated rates are at generation voltage and are subject to adjustment for losses, which will be discussed below.

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		Super Off-Peak	Off-Peak	On-Peak	
Time Periods	Summer	Midnight - 6:00 am	6:00 am - 2:00 pm; 6:00 pm - Midnight	2:00 pm - 6:00 pm	
Time Ferious	Non-Summer	Midnight - 5:00 am	11:00 am - 5:00 pm	5:00 am - 11:am pm; 5:00 pm - 8:00 pm	
Approximate	Summer	\$ (0.030)	\$ -	\$ 0.030	
Overlay Values	Non-Summer	\$ (0.020)	\$ -	\$ 0.003	

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Q. Is there a benefit to staggering the start times of the non-residential and residential pricing periods?

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periods in place for residential customers, they were selected using the best data available concerning EMW's load available at this time, and they are reasonable in and of themselves.

Yes. While the time periods recommended above do generally differ from the

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In addition, as I will discuss below, Staff is not recommending any changes to the residential time periods at this time. This results in a slight staggering of time periods, which

has a latent benefit of reducing the likelihood of significant spikes in energy consumption that

could be economically reasonable at the start or end of a period if all time periods aligned for

14 all customers.

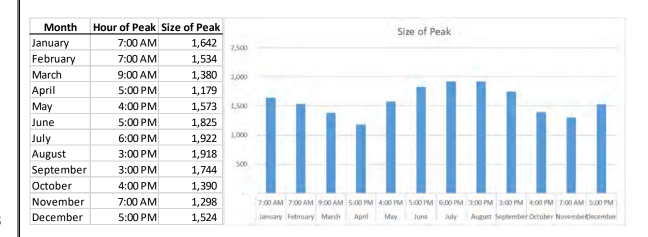
A.

Q. Do you expect that customers will make significant changes in the timing of energy consumption based on these recommended rates?

A. No. Reasonable cost-based rates will better recover revenue from cost causers, but may not be of a magnitude to cause customers to change behavior to avoid costs. For example, while traveling by bicycle is less expensive than car ownership, millions of Americans own and drive cars. The goal of cost-based time-based energy rates is to better align cost causation with revenue responsibility, not to socially engineer the timing of energy consumption. However, a latent benefit of cost-based time-based energy rates is that some customers will modify usage to avoid increased revenue responsibility, or to actively decrease revenue responsibility. Because of this, it is important that care be taken to avoid providing a price incentive to increase usage at times, which would increase energy costs or potentially cause new distribution, transmission, or generation capacity costs.

Q. What were the hours of EMW's overall system peaks?

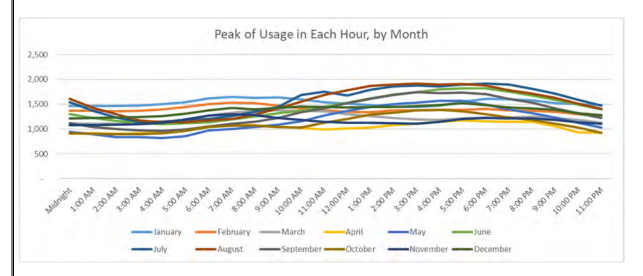
A. EMW's overall peak of 1,922 MW occurred in July, at 6:00 p.m., with a secondary peak of 1,918 MW occurring in August at 3:00 p.m., prior to the EMW on-peak time period of 4:00 p.m. – 8:00 p.m. The peaks by month, and time, are set out below:



The peak usage in each hour, in each month, is graphed below:

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Q.

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August 23, at 1,973.95 MW. EMW's retail load peaks are set out below:

What was the hour of EMW's retail load peak?

If sales for resale are excluded, EMW's retail load peak was 3:00 p.m. on

Month	<b>Hour of Peak</b>	Size of Peak
January	7:00 AM	1,726
February	7:00 AM	1,626
March	9:00 AM	1,431
April	8:00 PM	1,158
May	4:00 PM	1,644
June	5:00 PM	1,933
July	5:00 PM	1,935
August	3:00 PM	1,974
September	3:00 PM	1,889
October	4:00 PM	1,523
November	7:00 AM	1,315
December	5:00 PM	1,499

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Q. What does this information show us about incentives we do not want to include in designing rates?

A. This information shows us that we do not want to incent increasing energy consumption in summer billing months between the hours of 3:00 p.m. at 6:00 p.m., and

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- we do not want to incent increasing energy consumption at 5:00 p.m. or 7:00 a.m. during nonsummer billing months, as those are hours when peaks have occurred. We should be cautious in designing rates not to incent shifting usage to these times.
  - Q. What is the net revenue impact of this time-based overlay of the existing rate structures for EMW's non-residential non-lighting customers?
  - A. I will address the direction and magnitude of the overlay, in each section below, and provide Staff's detailed recommendation for the rate design for each class.

#### **SGS Determinants and Charges**

- Q. What is the revenue impact of the time-based overlay?
- A. The overall impact of the time-based overlay is a revenue reduction of approximately \$2 million, calculated as set out below, adjusting usage 10 to generation voltage:

EMW Small G	EMW Small General Service		Off-Peak	On-Peak	Revenue Impact by Season
Time Periods	Summer	Midnight - 6:00 am	6:00 am - 2:00 pm; 6:00 pm - Midnight	2:00 pm - 6:00 pm	
Time Tenous	Non-Summer		11:00 am - 5:00 pm	5:00 am - 11:am pm; 5:00 pm - 8:00 pm	
Percent of Season's Usage	Summer	23.85%	57.56%	18.59%	
per Period	Non-Summer	17.00%	41.70%	41.30%	
Usage per Period	Summer	130,144,837	314,112,735	101,441,550	
osage per i eriou	Non-Summer	159,539,148	391,262,868	387,503,100	
Revenue Impact of	Summer	\$ (3,904,345)	\$ -	\$ 3,043,246	\$ (861,099)
Overlay per Period	Non-Summer	\$ (3,190,783)	\$ -	\$ 1,162,509	\$ (2,028,274)

- Q. How should the remaining rate design for SGS be developed?
- A. SGS customers can be served at secondary voltage without a demand charge, secondary voltage with a demand charge, and primary voltage with a demand charge. Each of

<sup>&</sup>lt;sup>10</sup> To minimize potential disputes, I used Evergy's normalized loads for each class, as provided in response to Staff DR No. 0379.

these service types has separate energy rates within the SGS rate schedule, as well as customer charges, facilities charges, and demand charges, as applicable, that vary by the customer's service voltage. To mitigate customer rate impacts, all rate elements other than energy rate elements should be increased by an equal percent adjustment. Further, EMW is unable to provide the information necessary to reasonably study the relationship of cost causation and revenue responsibility as it pertains to the customer, facilities, and demand charges of customers served at various voltages within the class.

- Q. How should energy rate elements be adjusted?
- A. First, the non-summer energy rates are adjusted to remove the end-use discount and the seasonal discounts without changing the overall revenue collected by each voltage served within the SGS class within each season. Then, the tail block and first block rates should be adjusted to reduce the difference between those rates, without changing the overall revenue collected by each voltage served within the SGS class within each season. Next, the increase to be implemented (for purposes of illustration, 10% was used) should be combined with the net revenue impact of the time-based overlay by season. Because EMW was unable to produce hourly usage by rate code within the SGS rate schedule, this step is done for the entire SGS class by season. This net increase is applied as an equal percentage adjustment to the adjusted energy rates.
- Q. What are the SGS energy rates and the time-based overlay rates that result from this example 10% increase?
- A. The resulting energy rates and overlay rates for SGS, using an example 10% increase are provided below:

	St	arting Rates	Determinants	Eliminate Seasonal & End Use Discounts			New Rates		
		SGS	SGS		SGS	SGS		SGS	
Sec. NonDemand-Summer-Block 1	\$	0.13902	70,339,988	\$	0.13902	70,339,988	\$	0.1504	
Sec. NonDemand-Nonsummer-Block 1	\$	0.08734	110,517,477	\$	0.08048	131,806,247	\$	0.0858	
Sec. NonDemand-Nonsummer-Seasonal	\$	0.04480	21,215,372						
Discounted-Nonsummer-Block 1	\$	0.06504	41,228						
Discounted-Nonsummer-Seasonal	\$	0.04480	32,170						
Secondary-Summer-Block 1	\$	0.09747	256,917,628	\$	0.09747	256,917,628	\$	0.1055	
Secondary-Summer-Block 2	\$	0.07334	178,243,286	\$	0.07334	178,243,286	\$	0.0794	
Secondary-Summer-Block 3						-			
Secondary-Nonsummer-Block 1	\$	0.07080	418,833,861	\$	0.07080	418,833,861	\$	0.0755	
Secondary-Nonsummer-Block 2	\$	0.06390	261,834,028	\$	0.06052	318,079,396	\$	0.0645	
Secondary-Nonsummer-Block 3									
Secondary-Nonsummer-Seasonal	\$	0.04480	56,245,368						
Primary-Summer-Block 1	\$	0.09144	371,224	\$	0.09144	371,224	\$	0.0989	
Primary-Summer-Block 2	\$	0.06880	1,953,808	\$	0.06880	1,953,808	\$	0.0744	
Primary-Summer-Block 3						-			
Primary-Nonsummer-Block 1	\$	0.06953	1,047,386	\$	0.06953	1,047,386	\$	0.0741	
Primary-Nonsummer-Block 2	\$	0.06276	2,868,651	\$	0.05954	3,428,148	\$	0.0635	
Primary-Nonsummer-Block 3									
Primary-Nonsummer-Seasonal	\$	0.04305	559,497						

			Re	venue	Determinants	F	Rate @ Gen	Se	econdary	I	Primary
	Summer Overlay Revenue	On Peak	\$	3,043,246	101,441,550	\$	0.03000	\$	0.03224	\$	0.03149
sgs		Super Off-Peak	\$ (	3,904,345)	130,144,837	\$	(0.03000)	\$	(0.03224)	\$	(0.03149)
303	Non Summer Overlay Revenue	On Peak	\$	1,162,509	387,503,100	\$	0.00300	\$	0.00322	\$	0.00315
		Super Off-Peak	\$ (	3,190,783)	159,539,148	\$	(0.02000)	\$	(0.02149)	\$	(0.02099)

The intermediate steps of these calculations are shown in Schedule SLKL-drd14.

#### **LGS Determinants and Charges**

Q. What is the revenue impact of the time-based overlay?

A. The overall impact of the time-based overlay is a revenue reduction of approximately \$2.7 million, calculated as set out below, with usage<sup>11</sup> adjusted to generation voltage:

EMW Large General Service		Super Off-Peak	Off-Peak	On-Peak	Revenue Impact by Season
Time Periods	Summer	Midnight - 6:00 am	6:00 am - 2:00 pm; 6:00 pm - Midnight	2:00 pm - 6:00 pm	
Time Ferious	Non-Summer		11:00 am - 5:00 pm	5:00 am - 11:am pm; 5:00 pm - 8:00 pm	
Percent of Season's Usage	- Junine		57.43%	18.72%	
per Period	Non-Summer	18.41%	39.70%	41.89%	
Usage per Period	Summer	117,854,608	283,712,974	92,482,871	
osage per renou	Non-Summer	154,636,064	333,488,578	351,836,985	
Revenue Impact of	Summer	\$ (3,535,638)	\$ -	\$ 2,774,486	\$ (761,152)
Overlay per Period	Non-Summer	\$ (3,092,721)	\$ -	\$ 1,055,511	\$ (2,037,210)

<sup>&</sup>lt;sup>11</sup> To minimize potential disputes, I used Evergy's normalized loads for each class, as provided in response to Staff DR No. 0379.

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- Q. How should the remaining rate design for LGS be developed?
- A. LGS customers can be served at secondary voltage or at primary voltage. Each of these service types has separate energy rates within the LGS rate schedule, as well as customer charges, facilities charges, and demand charges that vary by the customer's service voltage. To mitigate customer rate impacts, all rate elements other than energy rate elements should be increased by an equal percent adjustment. Further, EMW is unable to provide the information necessary to reasonably study the relationship of cost causation and revenue responsibility as it pertains to the customer, facilities, and demand charges of customers served at various voltages within the class.
  - Q. How should energy rate elements be adjusted?
- A. First, the non-summer energy rates are adjusted to remove the seasonal discounts without changing the overall revenue collected by each voltage served within the LGS class within each season. Then, the tail block, second block, and first block rates should be adjusted to reduce the difference between those rates, without changing the overall revenue collected by each voltage served within the LGS class within each season. Next, the increase to be implemented (for purposes of illustration, 10% was used) should be combined with the net revenue impact of the time-based overlay by season. Because EMW was unable to produce hourly usage by rate code within the LGS rate schedule, this step is done for the entire LGS class by season. This net increase is applied as an equal percentage adjustment to the adjusted energy rates.
- Q. What are the LGS energy rates and the time-based overlay rates that result from this example 10% increase?
- A. The resulting energy rates and overlay rates for LGS, using an example 10% increase are provided below:

			Revenue	Determinants	Rate @ Gen	Secondary	Primary
	Summer Overlay Revenue	On Peak	\$ 2,774,486	92,482,871	\$ 0.03000	\$ 0.03224	\$ 0.03149
LGS		Super Off-Peak	\$ (3,535,638)	117,854,608	\$ (0.03000)	\$ (0.03224)	\$ (0.03149)
103	Non Summer Overlay Revenue	On Peak	\$ 1,055,511	351,836,985	\$ 0.00300	\$ 0.00322	\$ 0.00315
		Super Off-Peak	\$ (3,092,721)	154,636,064	\$ (0.02000)	\$ (0.02149)	\$ (0.02099)

The intermediate steps of these calculations are shown in Schedule SLKL-drd14.

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#### LP Determinants and Charges

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Q. What is the revenue impact of the time-based overlay?

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approximately \$6.4 million, calculated as set out below, with usage<sup>12</sup> adjusted to generation

The overall impact of the time-based overlay is a revenue reduction of

9 voltage:

A.

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EMW Large Power		Super Off-Peak	Off-Peak	On-Peak	Revenue Impact by Season
Time Periods	Summer	Midnight - 6:00 am	6:00 am - 2:00 pm; 6:00 pm - Midnight	2:00 pm - 6:00 pm	
Time Ferious	Non-Summer	Midnight - 5:00 am	11:00 am - 5:00 pm	5:00 am - 11:am pm; 5:00 pm - 8:00 pm	
Percent of Summer Season's Usage		26.53%	55.14%	18.33%	
per Period	Non-Summer	21.96%	37.14%	40.90%	
Usage per Period	Summer	195,731,671	406,706,458	135,201,280	
osage per i criou	Non-Summer	315,269,710	533,272,118	587,152,015	
Revenue Impact of	Summer	\$ (5,871,950)	\$ -	\$ 4,056,038	\$ (1,815,912)
Overlay per Period	Non-Summer	\$ (6,305,394)	\$ -	\$ 1,761,456	\$ (4,543,938)

<sup>&</sup>lt;sup>12</sup> To minimize potential disputes, I used Evergy's normalized loads for each class, as provided in response to Staff DR No. 379.

- Q. How should the remaining rate design for LP be developed?
- A. LPS customers can be served at secondary, primary, substation, or transmission voltage. Each of these service types has separate energy rates within the LPS rate schedule, as well as customer charges, facilities charges, and demand charges that vary by the customer's service voltage. To mitigate customer rate impacts, all rate elements other than energy rate elements should be increased by an equal percent adjustment. Further, EMW is unable to provide the information necessary to reasonably study the relationship of cost causation and revenue responsibility as it pertains to the customer, facilities, and demand charges of customers served at various voltages within the class.
  - Q. How should energy rate elements be adjusted?
- A. First, the non-summer energy rates are adjusted to remove the seasonal discounts without changing the overall revenue collected by each voltage served within the LPS class within each season. Then, the tail block, second block, and first block rates should be adjusted to reduce the difference between those rates, without changing the overall revenue collected by each voltage served within the LGS class within each season. Next, the increase to be implemented (for purposes of illustration, 10% was used) should be combined with the net revenue impact of the time-based overlay by season. Because EMW was unable to produce hourly usage by rate code within the LPS rate schedule, this step is done for the entire LGS class by season. This net increase is applied as an equal percentage adjustment to the adjusted energy rates.
- Q. What are the LPS energy rates and the time-based overlay rates that result from this example 10% increase?
- A. The resulting energy rates and overlay rates for LPS, using an example 10% increase are provided below:

	Sta	rting Rates	Determinants	Eliminate Season	al & End Use Discounts	New	Rates
		LPS	LPS	LPS	LPS	L	PS
Secondary-Summer-Block 1	\$	0.05445	125,790,427	\$ 0.0544	5 125,790,427	\$	0.0567
Secondary-Summer-Block 2	\$	0.04287	123,620,701	\$ 0.0428	7 123,620,701	\$	0.0446
Secondary-Summer-Block 3	\$	0.03759	109,620,575	\$ 0.0375	9 109,620,575	\$	0.0391
Secondary-Nonsummer-Block 1	\$	0.05083	224,436,137	\$ 0.0508	3 224,436,137	\$	0.0514
Secondary-Nonsummer-Block 2	\$	0.03999	218,457,748	\$ 0.0399	9 218,457,748	\$	0.0405
Secondary-Nonsummer-Block 3	\$	0.03507	189,046,379	\$ 0.0350	0 194,734,017	\$	0.0354
Secondary-Nonsummer-Seasonal	\$	0.03274	5,687,638				
Primary-Summer-Block 1	\$	0.05279	53,302,401	\$ 0.0527	9 53,302,401	\$	0.0550
Primary-Summer-Block 2	\$	0.04154	53,154,095	\$ 0.0415	4 53,154,095	\$	0.0432
Primary-Summer-Block 3	\$	0.03642	51,871,228	\$ 0.0364	2 51,871,228	\$	0.0379
Primary-Nonsummer-Block 1	\$	0.04930	96,443,601	\$ 0.0493	96,443,601	\$	0.0499
Primary-Nonsummer-Block 2	\$	0.03879	96,330,756	\$ 0.0387	9 96,330,756	\$	0.0393
Primary-Nonsummer-Block 3	\$	0.03400	91,261,800	\$ 0.0339	94,174,548	\$	0.0343
Primary-Nonsummer-Seasonal	\$	0.03193	2,912,748				
Substation-Summer-Block 1	\$	0.05132	41,178,669	\$ 0.0513	2 41,178,669	\$	0.0534
Substation-Summer-Block 2	\$	0.04041	41,178,669	\$ 0.0404	1 41,178,669	\$	0.0421
Substation-Summer-Block 3	\$	0.03540	44,504,371	\$ 0.0354	0 44,504,371	\$	0.0369
Substation-Nonsummer-Block 1	\$	0.04850	68,603,651	\$ 0.0485	0 68,603,651	\$	0.0491
Substation-Nonsummer-Block 2	\$	0.03816	68,552,042	\$ 0.0381	68,552,042	\$	0.0386
Substation-Nonsummer-Block 3	\$	0.03345	78,892,596	\$ 0.0334	2 80,032,900	\$	0.0338
Substation-Nonsummer-Seasonal	\$	0.03159	1,140,304				
Transmission-Summer-Block 1	\$	0.05234	19,758,442	\$ 0.0523	4 19,758,442	\$	0.0545
Transmission-Summer-Block 2	\$	0.04119	17,213,862	\$ 0.0411	9 17,213,862	\$	0.0429
Transmission-Summer-Block 3	\$	0.03611	-,,	\$ 0.0361	1 15,320,578	\$	0.0376
Transmission-Nonsummer-Block 1	\$	0.04727	37,503,998	\$ 0.0472	7 37,503,998	\$	0.0478
Transmission-Nonsummer-Block 2	\$	0.03719	34,707,193	\$ 0.0371	9 34,707,193	\$	0.0376
Transmission-Nonsummer-Block 3	\$	0.03259	39,756,210	\$ 0.0325	5 41,132,477	\$	0.0329
Transmission-Nonsummer-Seasonal	\$	0.03132	1,376,268				

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The intermediate steps of these calculations are shown in Schedule SLKL-drd14.

Determinants

135,201,280

195,731,671

587.152.015

Rate @ Gen

0.03000

(0.03000)

0.00300

Secondary

0.03224

(0.03224)

0.00322

Primary

(0.03149)

0.00315

Substation

0.03116 \$

(0.03116)

0.00312

Transmission

(0.03090)

0.00309

Revenue

On Peak

On Peak

per Off-Peak

Super Off-Peal

4,056,038

(5,871,950)

1.761.456

#### RESIDENTIAL RATE DESIGN RECOMMENDATIONS

#### **Residential Rate Design**

Summer Overlay Revenue

- Q. How should any changes to the revenue responsibility of residential customers be applied in this case?
- A. Staff recommends that any changes to the revenue responsibility of residential customers be applied as an equal percentage increase to each rate element of each residential rate plan, except as may be ordered to improve the compatibility of rate plans with net metering, as discussed below.
- Q. Why does Staff recommend an equal percentage increase to each rate element of each residential rate plan?

- A. There are at least two reasons. First, EMW's customers have only been on time-based rate plans for a short amount of time, and that transition was tumultuous as best. Second, EMW has been unable to provide the information necessary to study the relationship of each rate plan (and each charge on each rate plan) to consumption characteristics.
- Q. Does this mean that the rate plans should not be subject to modification in future cases?
- A. No. The Commission is obligated to set just and reasonable rates in every rate case. At this time, reasonable means, effectively, staying the course to minimize customer impact.

#### **Modification of Rate Structures for Compatibility with Net Metering**

- Q. Have you reviewed the Commission's May 15, 2024 Report and Order in File No. ET-2024-0182, concerning the Solar Subscription Rider tariffs of EMW and EMM?
  - A. Yes, at pages 24 25 the Commission included the following:

#### What are the appropriate billing provisions for SSP participants?

The next question before the Commission is how billing should be accomplished. For this small group of customers, the Commission is persuaded by Evergy that Staff's proposed billing methodology is too complex for the limited rates that these customers have access to. Since the Commission is not expanding access to the other TOU rates at this time, it finds that the potential cost and delay would not be reasonable for these 750 customers who have voluntarily paid a premium for the benefits of this program. However, the Commission appreciates Staff bringing forward what it believes to be and what Evergy admits is a logical and reasonable approach to allowing customers to get full benefit from TOU rates. The Commission expects Evergy to be looking ahead to its next rate cases and revising its tariffs in ways that provide all of its customers, including the SSP participants, the opportunity to participate fully in the TOU rate schedules. [Emphasis added.]<sup>13</sup>

<sup>&</sup>lt;sup>13</sup> On June 7, 2024, in this docket, the Commission's *Order Directing Filing*, directed that "In light of that Report and Order, the Commission will order Evergy, Staff, and any other party who wishes to comment, to make

- Q. What is the statutory guidance on billing net metered customers?
  - A. Relevant provisions of Section 386.890, RSMo are excerpted below:
    - 2.(5) "Net metering", using metering equipment sufficient to measure the difference between the electrical energy supplied to a customer-generator by a retail electric supplier and the electrical energy supplied by the customer-generator to the retail electric supplier over the applicable billing period;

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3. (2) Offer to the customer-generator a tariff or contract that is identical in electrical energy rates, rate structure, and monthly charges to the contract or tariff that the customer would be assigned if the customer were not an eligible customer-generator but shall not charge the customer-generator any additional standby, capacity, interconnection, or other fee or charge that would not otherwise be charged if the customer were not an eligible customer-generator; and

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- 5. Consistent with the provisions in this section, the net electrical energy measurement shall be calculated in the following manner:
- (1) For a customer-generator, a retail electric supplier shall measure the net electrical energy produced or consumed during the billing period in accordance with normal metering practices for customers in the same rate class, either by employing a single, bidirectional meter that measures the amount of electrical energy produced and consumed, or by employing multiple meters that separately measure the customer-generator's consumption and production of electricity;
- (2) If the electricity supplied by the supplier exceeds the electricity generated by the customer-generator during a billing period, the customer-generator shall be billed for the net electricity supplied by the supplier in accordance with normal practices for customers in the same rate class;
- (3) If the electricity generated by the customer-generator exceeds the electricity supplied by the supplier during a billing period, the customer-generator shall be billed for the appropriate customer charges for that billing period in accordance with subsection 3 of this section and shall be credited an amount at least equal to the avoided fuel cost of the excess kilowatt-hours generated during the billing period, with this credit applied to the following billing period;
- (4) Any credits granted by this subsection shall expire without any compensation at the earlier of either twelve months after their issuance or when the customer-generator disconnects service or terminates the net metering relationship with the supplier; [Emphasis added.]

proposals in their next rounds of testimony that allow all residential customers the ability to utilize all TOU rates (including net metering and solar subscription program customers)."

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- Q. Does EMW currently allow net metering (and Subscription Solar Rider) customers to select a preferred residential rate plan?
- A. No. EMW limits customers who net meter or who participate in the Subscription Solar Rider to the Residential Peak Adjustment rate plan.
- Q. How does EMW bill customers on the Residential Peak Adjustment ("RPKA") rate plan when they participate in Subscriber Solar or net metering?
- A. The RPKA rate is structured so that there are charges per kWh without regard to the time energy is used, and then an additional charge for energy consumed during peak time and an offsetting credit for energy consumed during super off-peak times. <sup>14</sup> For Subscriber Solar customers on the RPKA rate plan, EMW nets the total quantity of energy consumed each month and the total quantity of energy subscribed each month, without regard to the Peak Adjustment Charge per On-Peak kWh or the Peak Adjustment Credit per Super Off-Peak kWh. Staff issued a DR requesting bill calculations to confirm how EMW bills net metering customers on the RPKA rate plan, but EMW did not provide any operable workpapers.

Staff also asked "Please clarify the billing calculations for net metering customers served on the Residential Peak Adjustment (Default Residential Rate Plan), specifically, does the amount of kWh in a given billing period subject to the on-peak charge reflect any net

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RATE, General Use MORPA, With Net Metering MORPANM, With Parallel Generation MORPAPG CUSTOMER CHARGE (Per month) \$12.00 ENERGY CHARGE (Per kWh) Summer Season First 600 kWh: \$0.11829 Next 400 kWh: \$0.11829 Over 1000 kWh: \$0.12829 Peak Adjustment Charge per On-Peak kWh: \$0.01000 \$0.00250 Peak Adjustment Credit per Super Off-Peak kWh:

<sup>&</sup>lt;sup>14</sup> From EMW sheet 146.10:

1	generation that is provided from the net metered customer to the Evergy West system?"
2	EMW stated in response "Net meter customers on the Residential Peak Adjustment plan are no
3	billed any rate for generation they provide. As shown below kWhs generated by the customer
4	(shown as Received) for On-Peak Summer and On-Peak Winter are subtracted from delivered
5	kWh. On-Peak rates are applied to net generation, or amount of kWh delivered by Evergy tha
6	exceed the amount received from the customer."
7	Based on this response, EMW treats net meter customers differently than subscribe
8	solar customers, and apparently does account for the Peak Adjustment Charge per On-Peak
9	kWh or the Peak Adjustment Credit per Super Off-Peak kWh.
10	Q. Can the tariffs of other rate plans be modified to align with the structure of the
11	Residential Peak Adjustment rate plan without further statutory changes?
12	A. Yes. EMW could simply include the following language on the more
13	highly-differentiated rate plans:
14 15 16 17 18 19	For bill calculation purposes, all kWh shall be billed at the off peak rate, with the difference between the on-peak and off-peak rate applied as a surcharge to the net kWh consumed during the on-peak period, and the difference between the super off-peak and off-peak rate applied as a credit to the net kWh consumed during the super off-peak period.
20	Q. Could the tariffs of other rate plans be explicitly modified to align with the
21	structure of the Residential Peak Adjustment rate plan without further statutory changes?
22	A. Yes, the restructuring of each applicable rate plan, on a revenue neutral basis, is
23	provided below: <sup>15</sup>

<sup>&</sup>lt;sup>15</sup> This restructuring would not affect the existing excess generation crediting amounts and billing procedures.

Two Period ToU	<u>S</u>	<u>ummer</u>	No	<u>nsummer</u>
Energy Charge per kWh	\$	0.08103	\$	0.09466
Peak Adjustment Charge per On Peak kWh	\$	0.2431		
Peak Adjustment Credit per Super Off-Peak kWh			\$	0.0473
Three Period ToU	<u>S</u>	<u>ummer</u>	No	<u>nsummer</u>
Energy Charge per kWh	\$	0.10616	\$	0.08119
Peak Adjustment Charge per On Peak kWh	\$	0.1593	\$	0.1218
Peak Adjustment Credit per Super Off-Peak kWh	\$	0.0796	\$	0.0582
Legacy ToU	<u>S</u>	<u>ummer</u>	No	<u>nsummer</u>
Energy Charge per kWh	\$	0.09376	\$	0.09237
Peak Adjustment Charge per On Peak kWh	\$	0.1875	\$	0.0469
Peak Adjustment Credit per Super Off-Peak kWh	\$	0.0469	\$	0.0536

- Q. Could you provide example bills using these rate structures?
- A. Yes. In the first example, the customer uses more energy during the peak period than is generated. In the second example, the customer generates more energy during the peak period than is used. The resulting net bills vary greatly across rate plans:

			Two Po	riod ToU	Throa I	Period ToU	Log	acy ToU
			Summer Month	Nonsummer Month	Summer Month	Nonsummer Month	Summer Month	Nonsummer Month
	kWh generated before 6am	0	Julillier Worldin	Nonsummer Worter	Summer Month	Nonsummer Month	Summer Month	Nonsummer Month
	kwh generated 6 - 4	500						
	kWh generated 4-8	400						
	kWh generated after 8	100						
	Usage before 6am	1200						
	Usage 6-4	2000						
1	Usage 4-8	800						
Example	Usage after 8	800						
Ē	Total used	4800						
ха	Total Generated	1000						
ш	Net Purchased	3800	\$ 307.91	\$ 359.71	\$ 403.41	\$ 308.52	\$ 356,29	\$ 351.01
	On Peak Generation	400		\$ -	\$ (63.70)	\$ (48.72)	\$ (75.01)	\$ (54.62)
	Super Off-Peak Generation	0	,		. (** *)			
	On Peak Usage	800	\$ 194.47	Ś -	\$ 127.40	\$ 97.44	\$ 150.02	\$ 109.24
	Super Off-Peak Usage	1200	0	-56.796		-69.828	-56.256	-64.272
	Bill		\$ 405.15	\$ 302.91	\$ 371.56	\$ 287.41	\$ 375.04	
	kWh generated before 6am	0						
	kwh generated 6 - 4	500						
	kWh generated 4-8	1600						
	kWh generated after 8	100						
	Usage before 6am	1200						
7	Usage 6-4	2000						
	Usage 4-8	800						
<u>ā</u> .	Usage after 8	800						
E	Total used	4800						
Example	Total Generated	2200						
_	Net Purchased	2600	\$ 210.68	\$ 246.12	\$ 276.02	\$ 211.09	\$ 243.78	\$ 240.16
	On Peak Generation	1600	\$ (388.94)	\$ -	\$ (254.80)	\$ (194.88)	\$ (300.05)	\$ (218.48)
	Super Off-Peak Generation	0	0		0	0	0	
	On Peak Usage	800	\$ 194.47		\$ 127.40		\$ 150.02	
	Super Off-Peak Usage	1200	0		-95.544	-69.828	-56.256	
	Bill		\$ 16.21	\$ 189.32	\$ 53.07	\$ 43.83	\$ 37.50	\$ 66.65

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<sup>&</sup>lt;sup>16</sup> As used in this calculation "kWh generated" is the amount of energy that flows to the grid, and does not include generation consumed on the customer side of the meter.

1	Q.	Are these resulting net bills reflective of the alignment of cost causation and
2	revenue respo	nsibility?
3	A.	No, they are not. However, they are consistent with Section 386.890, RSMo.
4	TARIFF CLI	EAN-UP
5	Q.	What residential service tariff provisions should be modified or removed
6	because they a	are no longer effective??
7	A.	Sheets 146 – 146.2, titled "Residential Service" should be modified to reflect
8	service under	the default residential rate plan, RPKA, currently tariffed at sheet 146.9-146.11.
9	The "Availabi	lity" provisions and "Applicability" provisions throughout the residential service
10	tariff sheets sl	nould be revised to remove obsolete language related to rate plan transitions and
11	eliminations.	
12	The ra	ates currently found at sheet 146.1, provision A as applicable to General Use
13	rate code "MO	ORG" should be increased consistent with the Commission's order in this case
14	and retained of	on or around sheet 146.3 as "Monthly rate for customers who have opted out of
15	AMI metering	g."
16	The ra	ates for "Other Use," on sheet 146.3-146.4 should be removed from EMW's
17	tariff book.	
18	Q.	Should Evergy's current marketing names for its residential rate plans be
19	reflected in El	MW's tariff?
20	A.	Yes. Staff recommends that EMW incorporate the phrase "Marketed as
21	[MARKETIN	G NAME]" onto the tariff sheets applicable to each residential rate plan.
22	A customer at	tempting to learn more about a marketed rate plan cannot reasonably link names

like "Summer Peak Saver," to tariffed names like "Residential Two-Period Time of Use."

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#### OTHER TARIFF PROVISIONS

- Q. What non-residential service tariff provisions are no longer effective and should be removed from EMW's tariff book?
- A. In addition to provisions associated with the end-use rates and seasonal discounts described above, the "Economic Development Rider," tariff at sheets 120-123, and the Real-Time Pricing program at sheet 73, may be removed.
- Q. What additional items do you recommend be reflected in the Commission's Report and Order?
- A. A number of routine updates are appropriate where required by the terms of the underlying tariff, or to otherwise incorporate the changes in ordered revenue requirements to retain internal consistency of related rate schedules or riders:
  - 1. Update Missouri Energy Efficiency Investment Act (MEEIA) margin rates.
  - 2. Update Standby Service Rider rates consistent with changes made to underlying rate schedules.
  - 3. Update Community Solar distribution service rates.
  - 4. Update Clean Charge Network rates, lighting rates, and other miscellaneous rate schedules to coincide with the overall ordered percentage increase.
- Q. Has Staff reviewed the reasonableness of EMW's "Primary Discount Rider" at sheet 140?
- A. No. Information is not available to review the interaction revenue responsibility and cost causation of EMW's tariffed rates for service at each voltage. The Primary Discount Rider further affects this relationship. Comprehensive study is needed of the revenue responsibility and cost causation of service of customer at various voltages.

#### **CONCLUSION**

- Q. Does this conclude your class cost of service and rate design direct testimony?
- A. Yes it does.

#### BEFORE THE PUBLIC SERVICE COMMISSION

#### OF THE STATE OF MISSOURI

In the Matter of Evergy M d/b/a Evergy Missouri We Authority to Implement A Increase for Electric Servi	est's Reque General R	est for	) ) )	Case No. ER-2024-0189
	AFFIDAV	TT OF SAI	RAH L.I	K. LANGE
STATE OF MISSOURI	)	SS.		
COUNTY OF COLE	)	33.		

COMES NOW SARAH L.K. LANGE and on her oath declares that she is of sound mind and lawful age; that she contributed to the foregoing *Direct Testimony of Sarah L.K. Lange*; and that the same is true and correct according to her best knowledge and belief.

Further the Affiant sayeth not.

SARAH L.K. LANGE

#### **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 July 2024.

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

Muzillankin Notary Public

# The Energy Charge component of KS Metro C&I customer bills will be calculated differently going forward. What is it? How will it be calculated?

Currently, the Energy Charge portion of the bill uses an 'Hours Use' calculation. Moving forward, customers will be assessed by on-peak and off-peak usage in both the summer and non-summer months. This move toward a time-based rate will more accurately capture real-time energy costs.

For example, old billing methodology:

Hours Use	Energy Charg	e (per kWh)
(per month)	Summer Season	Winter Season
First 180 Hours	\$0.14004	\$0.11146
Next 180 Hours	\$0.06150	\$0.05254
Over 360 Hours	\$0.05495	\$0.04143

Moving forward, kWh hours will be billed by on-peak and off-peak usage rather than hours used. Energy charge calculations will feature four peak/off-peak periods, each assigned season-specific per kWh rate.

Summer Peak	3-7pm
Summer Off-Peak	7pm-3pm
Non-Summer Peak	3-7pm
Non-Summer Off-Peak	7pm-3pm

- Holidays are Independence Day, Labor Day, Thanksgiving Day, Christmas Day, New Year's Day, and Memorial Day.
- · Pricing example below:

					Small Geo	erai S	iervice			Medium General Service								Large General Service/Large Power Service									
Rate Component	Units		nimary / Sectric Fate		Primary / Electric Rate		econdary/ Electric Rate		Secondary / n-Electric Rate		rimary/ Electric Race		Primary / n-Electric Rate		econdary / Electric Rate		Secondary / n-Electric Rate		rimary / Electric Rate	No	Primary / n-Electric Rate		econdary / Electric Rate		Secondary / n-Electric Rate	Sub	ostation Rate
[1]	[2]		[3]		[4]		15)		[6]		[7]		[8]		[9]		[10]		[11]		[12]		[13]		[14]		[15]
Energy Charges																											
Summer Peak	S/kWh	S	0.38546	\$	0.38546	5	0.28790	\$	0.28790	5	0.09367	5	0,09367	\$	0.10304	\$	0.10304	5	0.07299	\$	0.07299	\$	0.07852	5	0.07852	\$	0.06863
Summer Off	5/kWh	\$	0.15990	\$	0,35990	5	0.12139	5	0.12139	5	0.05213	5	0.05213	\$	0.05734	5	0.05734	.5	3,03888	5	0.03888	5	0.04182	5	0.04182	\$	0.03656
Winter Feak	S/kWh	S	0.08056	\$	0.11011	\$	0.04770	\$	0.08566	5	0.04511	\$	0.04942	5	0.03723	\$	0.05436	5	0.03409	\$	0.03854	5	0.03417	5	0.04146	5	0.03624
Winter Off	S/kWh	\$	0.05280	\$	0.07066	\$	0.08288	5	0.05666	\$	0.03966	£	0.04335	6	0.01266	\$	0.04760	5	0.02000	\$	0.03288	\$	0.02015	5	0.03538	\$	0.03092
Demand Charges																											
Summer	3/kW	3		3	14	3		3	14	3	6.17	5	13.24	3	9.83	5	11.54	5	8.50	3	11.74	3	9.82	3	11.05	3	12.56
Winter	S/kW	5	-	5	147	5	-	5		5	1.65	5	2.22	5	1.33	5	2.17	5	3.61	5	5.70	3	3.62	5	5.50	5	5.80

		Sta	rting Rates			Determinants	
	SGS		LGS	LPS	SGS	LGS	LPS
Sec. NonDemand-Summer-Block 1	\$ 0.13902				70,339,988		
Sec. NonDemand-Nonsummer-Block 1	\$ 0.08734				110,517,477		
Sec. NonDemand-Nonsummer-Seasonal	\$ 0.04480				21,215,372		
Discounted-Nonsummer-Block 1	\$ 0.06504				41,228		
Discounted-Nonsummer-Seasonal	\$ 0.04480				32,170		
Secondary-Summer-Block 1	\$ 0.09747	\$	0.08973	\$ 0.05445	256,917,628	198,114,832	125,790,427
Secondary-Summer-Block 2	\$ 0.07334	\$	0.06790	\$ 0.04287	178,243,286	157,826,152	123,620,701
Secondary-Summer-Block 3		\$	0.04751	\$ 0.03759		65,420,944	109,620,575
Secondary-Nonsummer-Block 1	\$ 0.07080	\$	0.06836	\$ 0.05083	418,833,861	339,980,230	224,436,137
Secondary-Nonsummer-Block 2	\$ 0.06390	\$	0.06266	\$ 0.03999	261,834,028	257,563,878	218,457,748
Secondary-Nonsummer-Block 3		\$	0.04291	\$ 0.03507		90,878,745	189,046,379
Secondary-Nonsummer-Seasonal	\$ 0.04480	\$	0.03753	\$ 0.03274	56,245,368	23,489,127	5,687,638
Primary-Summer-Block 1	\$ 0.09144	\$	0.08701	\$ 0.05279	371,224	18,141,138	53,302,401
Primary-Summer-Block 2	\$ 0.06880	\$	0.06584	\$ 0.04154	1,953,808	14,994,314	53,154,095
Primary-Summer-Block 3		\$	0.04606	\$ 0.03642		6,133,088	51,871,228
Primary-Nonsummer-Block 1	\$ 0.06953	\$	0.06588	\$ 0.04930	1,047,386	29,684,254	96,443,601
Primary-Nonsummer-Block 2	\$ 0.06276	\$	0.06038	\$ 0.03879	2,868,651	25,436,584	96,330,756
Primary-Nonsummer-Block 3		\$	0.04132	\$ 0.03400		8,581,021	91,261,800
Primary-Nonsummer-Seasonal	\$ 0.04305	\$	0.03659	\$ 0.03193	559,497	7,635,611	2,912,748
Substation-Summer-Block 1				\$ 0.05132			41,178,669
Substation-Summer-Block 2				\$ 0.04041			41,178,669
Substation-Summer-Block 3				\$ 0.03540			44,504,371
Substation-Nonsummer-Block 1				\$ 0.04850			68,603,651
Substation-Nonsummer-Block 2				\$ 0.03816			68,552,042
Substation-Nonsummer-Block 3				\$ 0.03345			78,892,596
Substation-Nonsummer-Seasonal				\$ 0.03159			1,140,304
Transmission-Summer-Block 1				\$ 0.05234			19,758,442
Transmission-Summer-Block 2				\$ 0.04119			17,213,862
Transmission-Summer-Block 3				\$ 0.03611			15,320,578
Transmission-Nonsummer-Block 1				\$ 0.04727			37,503,998
Transmission-Nonsummer-Block 2				\$ 0.03719			34,707,193
Transmission-Nonsummer-Block 3				\$ 0.03259			39,756,210
Transmission-Nonsummer-Seasonal				\$ 0.03132			1,376,268

		E	limir	ate Seasona	l & End Use Discour	nts		Revenue 2				
	SGS	LGS		LPS	SGS	LGS	LPS		SGS		LGS	
Sec. NonDemand-Summer-Block 1	\$ 0.13902				70,339,988			\$	9,778,665			
Sec. NonDemand-Nonsummer-Block 1	\$ 0.08048				131,806,247			\$	10,607,168			
Sec. NonDemand-Nonsummer-Seasonal												
Discounted-Nonsummer-Block 1												
Discounted-Nonsummer-Seasonal												
Secondary-Summer-Block 1	\$ 0.09747	\$ 0.08973	\$	0.05445	256,917,628	198,114,832	125,790,427	\$	25,041,761	\$	17,776,844	
Secondary-Summer-Block 2	\$ 0.07334	\$ 0.06790	\$	0.04287	178,243,286	157,826,152	123,620,701	\$	13,072,363	\$	10,716,396	
Secondary-Summer-Block 3		\$ 0.04751	\$	0.03759	-	65,420,944	109,620,575	\$	-	\$	3,108,149	
Secondary-Nonsummer-Block 1	\$ 0.07080	\$ 0.06836	\$	0.05083	418,833,861	339,980,230	224,436,137	\$	29,653,437	\$	23,241,049	
Secondary-Nonsummer-Block 2	\$ 0.06052	\$ 0.06266	\$	0.03999	318,079,396	257,563,878	218,457,748	\$	19,250,987	\$	16,138,953	
Secondary-Nonsummer-Block 3		\$ 0.04181	\$	0.03500		114,367,872	194,734,017	\$	-	\$	4,781,154	
Secondary-Nonsummer-Seasonal												
Primary-Summer-Block 1	\$ 0.09144	\$ 0.08701	\$	0.05279	371,224	18,141,138	53,302,401	\$	33,945	\$	1,578,460	
Primary-Summer-Block 2	\$ 0.06880	\$ 0.06584	\$	0.04154	1,953,808	14,994,314	53,154,095	\$	134,422	\$	987,226	
Primary-Summer-Block 3		\$ 0.04606	\$	0.03642	-	6,133,088	51,871,228	\$	-	\$	282,490	
Primary-Nonsummer-Block 1	\$ 0.06953	\$ 0.06588	\$	0.04930	1,047,386	29,684,254	96,443,601	\$	72,825	\$	1,955,599	
Primary-Nonsummer-Block 2	\$ 0.05954	\$ 0.06038	\$	0.03879	3,428,148	25,436,584	96,330,756	\$	204,123	\$	1,535,861	
Primary-Nonsummer-Block 3		\$ 0.03909	\$	0.03394		16,216,632	94,174,548	\$	-	\$	633,955	
Primary-Nonsummer-Seasonal												
Substation-Summer-Block 1			\$	0.05132			41,178,669					
Substation-Summer-Block 2			\$	0.04041			41,178,669					
Substation-Summer-Block 3			\$	0.03540			44,504,371					
Substation-Nonsummer-Block 1			\$	0.04850			68,603,651					
Substation-Nonsummer-Block 2			\$	0.03816			68,552,042					
Substation-Nonsummer-Block 3			\$	0.03342			80,032,900					
Substation-Nonsummer-Seasonal												
Transmission-Summer-Block 1			\$	0.05234			19,758,442					
Transmission-Summer-Block 2			\$	0.04119			17,213,862					
Transmission-Summer-Block 3			\$	0.03611			15,320,578					
Transmission-Nonsummer-Block 1			\$	0.04727			37,503,998					
Transmission-Nonsummer-Block 2			\$	0.03719			34,707,193					
Transmission-Nonsummer-Block 3			\$	0.03255			41,132,477					
Transmission-Nonsummer-Seasonal												

	Decrease Decline						Revenue 3						New Rates			
	SGS		LGS		LPS		SGS		LGS		LPS		SGS		LGS	
Sec. NonDemand-Summer-Block 1	\$ 0.13902					\$	9,778,665					\$	0.1504			
Sec. NonDemand-Nonsummer-Block 1	\$ 0.08048					\$	10,607,168					\$	0.0858			
Sec. NonDemand-Nonsummer-Seasonal																
Discounted-Nonsummer-Block 1																
Discounted-Nonsummer-Seasonal																
Secondary-Summer-Block 1	\$ 0.09238	\$	0.08542	\$	0.04899	\$	23,734,525	\$	16,922,439	\$	6,161,942	\$	0.1055	\$	0.0967	
Secondary-Summer-Block 2	\$ 0.08067	\$	0.07130	\$	0.04501	\$	14,379,599	\$	11,252,216	\$	5,564,600	\$	0.0794	\$	0.0732	
Secondary-Summer-Block 3		\$	0.05238	\$	0.04144			\$	3,426,734	\$	4,543,003			\$	0.0512	
Secondary-Nonsummer-Block 1	\$ 0.06988	\$	0.06713	\$	0.04944	\$	29,268,418	\$	22,822,646	\$	11,097,045	\$	0.0755	\$	0.0723	
Secondary-Nonsummer-Block 2	\$ 0.06173	\$	0.06391	\$	0.04079	\$	19,636,007	\$	16,461,732	\$	8,910,848	\$	0.0645	\$	0.0663	
Secondary-Nonsummer-Block 3		\$	0.04264	\$	0.03570			\$	4,876,777	\$	6,952,391			\$	0.0442	
Secondary-Nonsummer-Seasonal																
Primary-Summer-Block 1	\$ 0.05523	\$	0.08269	\$	0.04709	\$	20,503	\$	1,500,144	\$	2,509,795	\$	0.0989	\$	0.0938	
Primary-Summer-Block 2	\$ 0.07568	\$	0.06913	\$	0.04362	\$	147,864	\$	1,036,587	\$	2,318,422	\$	0.0744	\$	0.0710	
Primary-Summer-Block 3		\$	0.05078	\$	0.04015			\$	311,445	\$	2,082,788			\$	0.0496	
Primary-Nonsummer-Block 1	\$ 0.06563	\$	0.06442	\$	0.04786	\$	68,742	\$	1,912,202	\$	4,616,018	\$	0.0741	\$	0.0697	
Primary-Nonsummer-Block 2	\$ 0.06073	\$	0.06159	\$	0.03957	\$	208,205	\$	1,566,578	\$	3,811,403	\$	0.0635	\$	0.0639	
Primary-Nonsummer-Block 3		\$	0.03987	\$	0.03461			\$	646,634	\$	3,259,823			\$	0.0414	
Primary-Nonsummer-Seasonal																
Substation-Summer-Block 1				\$	0.04538					\$	1,868,604					
Substation-Summer-Block 2				\$	0.04243					\$	1,747,232					
Substation-Summer-Block 3				\$	0.03903					\$	1,736,939					
Substation-Nonsummer-Block 1				\$	0.04696					\$	3,221,459					
Substation-Nonsummer-Block 2				\$	0.03892					\$	2,668,265					
Substation-Nonsummer-Block 3				\$	0.03409					\$	2,728,479					
Substation-Nonsummer-Seasonal																
Transmission-Summer-Block 1				\$	0.04768					\$	941,999					
Transmission-Summer-Block 2				\$	0.04325					\$	744,491					
Transmission-Summer-Block 3				\$	0.03981					\$	609,932					
Transmission-Nonsummer-Block 1				\$	0.04587					\$	1,720,224					
Transmission-Nonsummer-Block 2				\$	0.03793					\$	1,316,576					
Transmission-Nonsummer-Block 3				\$	0.03320					\$	1,365,535					
Transmission-Nonsummer-Seasonal																