

**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) **Case No. ER-2022-0130**
Implement A General Rate Increase for Electric)
Service)

NOTICE OF ADDING NEW SPP CHARGE TYPES

COMES NOW, Evergy Missouri West, Inc. d/b/a Evergy Missouri West (“Evergy Missouri West” or the “Company”), by and through counsel and pursuant to 20 CSR 4240-20.090(8)(D)1A, files this *Notification of Adding new SPP Charge Types* (“Notification”). In this regard, the Company respectfully states to the Missouri Public Service Commission (“Commission”):

1. Commission Rule 20 CSR 4240-20.090(8)(D)1A provides that Evergy Missouri West file a notice in its last rate case 60 days prior to the Company including a new schedule, charge type cost or revenue in its next Fuel Adjustment Rate (“FAR”) filing. As detailed below, the Company does plan to file new Southwest Power Pool (“SPP”) charge types in its next FAR filing to be made by January 1, 2025.

2. On April 15, 2024, SPP submitted revisions to Attachment AE for the SPP Integrated Marketplace to update the Uninstructed Resource Deviation (“URD”) calculations. These charge types calculate URD charges based on Locational Marginal Price (“LMP”). Charges for URD are meant to discourage resources from deviating from SPP dispatch instructions. With this update, resources that are deviating large amounts will be charged larger penalties, especially during times of system stress where LMP is high. On September 15, 2024, the Federal Energy Regulatory Commission (“FERC”) approved those revisions in Docket No. ER24-1754-000 effective with operating date October 16, 2024.

3. On June 21, 2024, SPP submitted revisions to Attachment AE for the SPP Integrated Marketplace to clarify the tariff terminology and calculations regarding local reliability distribution calculations. On August 29, 2024, FERC approved those revisions in Docket No. ER24-2343-000 effective with operating date October 16, 2024.

4. On July 22, 2024, SPP submitted revisions to Attachment AE for the SPP Integrated Marketplace to update the make-whole payment products. Self-committed resources were not eligible for make-whole payments. Also make-whole payments were limited to the LMP. These new charge types allow all resources to recover their verified incremental energy costs. On September 15, 2024, FERC approved those revisions in Docket No. ER24-2570-000 effective with operating date October 16, 2024.

5. Commission Rule 20 CSR 4240-20.090(8)(D)1B requires the following information be included in the Company's notice:

B. The filing shall include, but is not be limited to: (I) Identification of the account affected by the change; (II) A description of the new market settlement type or schedule demonstrating that the cost or revenue it covers possesses the characteristics of, and is of the nature of, a cost or revenue allowed in the electric utility's FAC by the commission in the most recent general rate proceeding; and (III) Identification of the preexisting schedule, or market settlement type which the new settlement type or schedule replaces or supplements;

These new charges will be consistent with revenue or purchased power produced by any other resources currently settling with SPP. They will be included in the FAR calculation as they are recorded to FERC Account Number 447 revenues from off-system sales and FERC Account Number 555 purchased power.

The types of activity that will be included in each of these charge types are as follows: Real-Time Uninstructed Resource Deviation Amount, Real-Time Uninstructed Resource Deviation Distribution Amount, Local Reliability Distribution Amount, Day-Ahead Self-

Incremental Energy Make Whole Payment Amount, Real-Time Incremental Energy Make Whole Payment Amount, and Reliability Unit Commitment (“RUC”) Self-Incremental Energy Make Whole Payment Amount.

6. The Company will update when appropriate, the lists of charge types listed in its Fuel Adjustment Clause (“FAC”) tariff in its next general rate case.

WHEREFORE, the Company submits to the Commission this Notification.

Respectfully submitted,

/s/ Roger W. Steiner

Roger W. Steiner, MBN 39586

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
E-mail: roger.steiner@evergy.com

Attorney for Evergy Missouri West

VERIFICATION

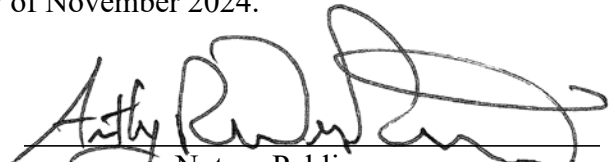
STATE OF MISSOURI)
)
COUNTY OF JACKSON) ss

Darrin Ives, being first duly sworn, on his oath and in his capacity as Vice President – Regulatory Affairs of Evergy, Inc., states that he is authorized to execute this document on behalf of Evergy Missouri Metro and Evergy Missouri West, and has knowledge of the matters stated in this document, that said matters are true and correct to the best of his knowledge, information and belief.



Darrin Ives

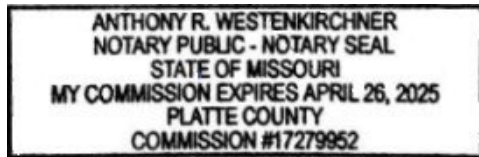
Subscribed and sworn to before me this 1st day of November 2024.



Notary Public

My Commission expires:

4/26/2025



CERTIFICATE OF SERVICE

I hereby certify that a true and copy of the foregoing application was emailed on this 1st day of November 2024, to the Office of the General Counsel and the Office of the Public Counsel.

/s/ Roger W. Steiner

Roger W. Steiner