Exhibit No. 79

Exhibit No.:

Issue: Fuel Runs, Fuel Inventories, Fuel Prices, FAC

Witness: Jessica L. Tucker

Type of Exhibit: Surrebuttal & True-Up Direct Testimony Sponsoring Party: Evergy Missouri Metro and Evergy Missouri

West

Case No.: ER-2022-0129 / 0130

Date Testimony Prepared: August 16, 2022

MISSOURI PUBLIC SERVICE COMMISSION

CASE NO.: ER-2022-0129 / 0130

SURREBUTTAL & TRUE-UP DIRECT TESTIMONY

OF

JESSICA L. TUCKER

ON BEHALF OF

EVERGY MISSOURI METRO AND EVERGY MISSOURI WEST

Kansas City, Missouri August 2022

SURREBUTTAL TESTIMONY

OF

JESSICA L. TUCKER

Case No. ER-2022-0129 / 0130

1	Q:	Please state your name and business address.
2	A:	My name is Jessica L. Tucker. My business address is 1200 Main Street, Kansas City,
3		Missouri 64105.
4	Q:	Are you the same Jessica L. Tucker who submitted direct and rebuttal testimony in
5		these dockets?
6	A:	Yes
7	Q:	On whose behalf are you testifying?
8	A:	I am testifying on behalf of Evergy Metro, Inc. ("Evergy Metro" or "EM") d/b/a Evergy
9		Missouri Metro ("Evergy Missouri Metro" or "EMM") and Evergy Missouri West, Inc. d/b/a
10		Evergy Missouri West ("Evergy Missouri West" or "EMW") (collectively, the "Company").
11	Q:	What is the purpose of your surrebuttal testimony?
12	A:	The purpose of my surrebuttal testimony is to address the concerns of staff witness, Mr.
13		Shawn E. Lange, as it relates to the level of generation used in the production cost model
14		for Spearville 1 ("SPV1") and Spearville 2 ("SPV2") for EMM, and the OPC
15		recommendation to remove the Central Nebraska Public Power and Irrigation District
16		("CNPPID") hydro Purchased Power Agreement ("PPA") from the revenue requirement
17		of EMM. I will also address the concern of MECG witness, Mr. Greg R. Meyer,
18		regarding Sales for Resale-Bulk ("SFRB") revenue.

I. <u>SPEARVILLE 1 AND SPEARVILLE 2</u>

2 Q: What is SPV1 and SPV2?

1

- 3 A: SPV1 and SPV2 are EMM owned wind farms near Spearville, KS.
- 4 Q: What are the concerns of Staff regarding SPV1 and SPV2?
- 5 A: Staff states that the annual generation of SPV1 and SPV2 in the Company's production
- 6 cost model is too high because SPV1 and SPV2 converted from a Non-Dispatchable
- 7 Variable Energy Resource ("NDVER") to a Dispatchable Variable Energy Resource
- 8 ("DVER") in the Southwest Power Pool ("SPP") market on 12/1/2020. Staff maintains
- 9 that the MWh produced by SPV1 and SPV2 in the Company's production cost model
- does not reflect the impact of that SPP registration change.
- 11 Q: Do you agree?
- 12 A: Yes. The Company agrees, that because of the registration change, SPP can now
- incrementally dispatch down SPV1 and SPV2, which has affected the typical annual
- output of the wind farms.
- 15 Q: Has this been addressed in the Company's production cost model?
- 16 A: Yes. In the Company's True Up filing, SPV1 and SPV2 are using the 12-month ending
- May 31, 2022 actual output of 209,428 MWh. For comparison, the 12-month ending Dec
- 18 31, 2021 actual output of SPV1 and SPV2 was 208,800 MWh. Given the short timeframe
- of historical data available, this is the best representation of how much energy SPV1 and
- SPV2 would typically generate as DVERs over the course of 12 months.

1		II. <u>CNPPID HYDRO PPA</u>		
2	Q:	The OPC recommends removing the CNPPID hydro PPA from the revenue		
3		requirement of EMM. Do you agree?		
4	A:	No.		
5	Q:	Please explain.		
6	A:	OPC states that in EMM's last rate case, EMM agreed to not pass any of the cost of this		
7		PPA to Missouri retail customers. This is not true. The stipulation from the rate case ER-		
8		2018-0146 states that:		
9 10 11 12 13 14 15 16		Kansas City Power & Light ("KCP&L") agrees to exclude the costs and revenues associated with the CNPPID Hydro PPA from KCP&L's Fuel Adjustment Clause ("FAC") calculations and shall file a separate tab in its FAC monthly reports showing the CNPPID hydro PPA, including monthly operating data, costs and revenues. Similar to this commitment, KCP&L and GMO shall file a separate tab in their FAC monthly reports showing, for each of its PPAs, monthly operating data, costs and revenues.		
17		The stipulation does not exclude the CNPPID Hydro PPA from being included in base		
18		rates. Company witness, Ms. Linda Nunn, provides additional detail in her surrebuttal		
19		testimony.		
20	Q:	Has there been any cost disallowance ordered related to this contract in prior EMM		
21		rate cases?		
22	A:	No. This contract began in 2014 and was fully included in the cost of service in the rate		
23		cases filed in 2014 (ER-2014-0370) and 2016 (ER-2016-0285). The issue was settled in		
24		the last rate case, as described above, but the settlement does not exclude recovery of the		
25		contract in base rates.		
26				

III. SALES FOR RESALE BULK REVENUE

- 2 Q: MECG witness, Mr. Greg R. Meyer, states that the level of SFRB determined by
- 3 Staff is too low and proposes an adjustment based on historical amounts. Do you
- 4 agree with Mr. Meyer's proposed adjustment?
- 5 A: No.

- 6 O: Please explain why you do not agree with Mr. Meyer's proposed adjustment.
- 7 A: In Mr. Meyer's testimony, he presents Table 1 that contains what he labels as SFRB
- 8 revenue from 2017 to Q1 2022, and Table 2 that contains the same information as Table
- 9 1, but with Q1 2021 adjusted for Winter Storm Uri. These values are from EMM's FERC
- Form 1 and FERC Form 3Q (collectively, "FERC Form 1/3Q") filings, where the values
- are labeled as Sales for Resale ("SFR"). Mr. Meyer then compares them to what Staff
- 12 labels as SFRB in their Income Statement Detail from their Accounting Schedules. The
- FERC SFR values and Staff's SFRB values do not represent the same sources of revenue,
- and thus it would be incorrect to use the historical amount of one to adjust for the other.
- 15 Q: What are the amounts in FERC Form 1/3Q SFR?
- 16 A: In general, the amounts that make up SFR in the FERC Form 1/3Q filings include
- 17 recurring and non-recurring transactions with various counterparties. These
- 18 counterparties include cities and companies like EMW, Kansas Municipal Energy
- Agency ("KMEA"), Independence Power & Light ("INDN") and City of Eudora, and
- ISOs like Southwest Power Pool ("SPP"), Midwest ISO ("MISO") and Pennsylvania,
- New Jersey and Maryland ("PJM"). These SFR transactions include energy and capacity
- agreements, net sales to Full Requirement customers and Border customers, and net
- revenue from the MINT Line.

1 Q: What are the amounts in what Staff labels SFRB in their Income Statement Detail?

What Staff labels as SFRB is the normalized and annualized net sales revenue received
when there is excess generation provided by EMM owned generators and PPAs after
serving native load, Full Requirement customers and Border customers. Staff's SFRB
amounts also include normalized and annualized net revenues from EMM Transmission
Congestion Rights ("TCRs"), Ancillary Services, Revenue Neutrality Uplift ("RNU") and
the MINT Line. The TCRs, Ancillary Services and RNU amounts are not included in the
FERC Form 1/3Q SFR.

9 Q: Please explain the normalizing and annualizing that Staff performs.

A:

In an effort to create a normalized net sales revenue, any abnormal or one-time activity is either removed entirely from the calculation or replaced with a proxy that is more representative of "normal" activity. For example, transactions with MISO or PJM are removed from Staff's SFRB calculation because those are not regularly recurring activities for EMM. The resulting net sales revenue from this normalizing exercise will generally be lower than the actual SFRB activity reported.

Q: Is Staff's SFRB missing other amounts that should be included in SFR?

A: No, it is not. What Staff has labeled SFRB is only a portion of what makes up SFR in the FERC Form 1/3Q filings. Staff has included the other amounts of SFR in their Accounting schedule, they are simply labeled differently. For example, the amount for City of Eudora, KS in the FERC Form 1/3Q filings is categorized as Sales For Resale SFR Retail in Staff's Income Statement Detail. Another example is the Demand Charges that are part of the FERC Form 1/3Q SFR, these amounts are categorized as Sales for

- 1 Resale Capacity in Staff's Income Statement Detail. As a result, Staff's SFRB amounts
- 2 should not be compared to the SFR amount in the FERC Form 1/3Q reports.
- 3 Q: Does that conclude your surrebuttal testimony?
- 4 A: Yes, it does.

TRUE-UP DIRECT TESTIMONY

OF

JESSICA L. TUCKER

Case Nos. ER-2022-0129 and ER-2022-0130

1	Q:	Please state your name and business address.	
2	A:	My name is Jessica L. Tucker. My business address is 1200 Main, Kansas City, Missouri	
3		64105.	
4	Q:	Are you the same Jessica L. Tucker who filed Direct and Rebuttal testimony in these	
5		dockets?	
6	A:	Yes.	
7	Q:	On whose behalf are you testifying?	
8	A:	I am testifying on behalf of Evergy Metro, Inc. d/b/a Evergy Missouri Metro ("Evergy	
9		Missouri Metro" or "EMM") and Evergy Missouri West, Inc. d/b/a Evergy Missouri	
10		West ("Evergy Missouri West" or "EMW") (collectively, the "Company").	
11	Q:	What is the purpose of your True-Up direct testimony?	
12	A:	I will address the fuel price assumptions and revisions made to the production cost model	
13		that is used to estimate fuel expense, purchased power expense and wholesale sales	
14		revenues	
15	Q:	Has the Company's production cost model been revised for True Up?	
16	A:	Yes, the time period considered for the model's load and generation assumptions have	
17		been updated to reflect the True Up date of May 31, 2022. The generation of the	
18		Spearville 1 ("SPV1") and Spearville 2 ("SPV2") wind farms were updated as discussed	
19		in my Surrebuttal testimony. Select operating characteristics of EMM and EMW owned	

1		units were also updated to reflect the latest plant operating parameters as of May 31,	
2		2022. Fuel pricing is discussed below.	
3	Q:	What fuel prices did the Company utilize for True Up?	
4	A:	Coal and oil pricing assumptions utilized for model dispatch were the actual pricing for	
5		May 2022 if available. If May 2022 pricing was not available (for example, if a purchase	
6		wasn't made in May 2022), then the nearest month with a purchase was used. For natural	
7		gas, the Company utilized a pricing approach similar to what was utilized in our Direct	
8		case, which was based upon a three-year average of 2022 – 2024. For True Up, we used	
9		the 2023-2025 average monthly prices from**	
10			
11		**. At the time that the Direct case	
12		was filed, the intention for the True Up filing was to utilize actual natural gas prices for	
13		the True Up period ending May 2022. However, as addressed in my rebuttal testimony,	
14		given the continued escalation of the natural gas market since our Direct case fuel run,	
15		utilizing actual pricing from the True Up period would capture elevated market pricing	
16		that may not be reflective of pricing over the next three years.	
17	Q:	How do the natural gas pricing assumptions that the Company utilized for True Up	
18		compare to actual prices during the True Up period?	
19	A:	On average, the natural gas price assumptions utilized by the Company in True Up were	
20		roughly 23% lower than the actual prices. The chart below illustrates the elevated nature	
21		of actual pricing as compared to the Company's true up model assumptions for natural	
22		gas.	





- Q: Would you please explain what the yellow, green, and blue lines represent in thechart above?
- A: The yellow and green lines represent the EMM and EMW weighted average price of gas purchases during the True Up period whereas the blue line represents EMM and EMW's natural gas assumptions for the True Up model run. As discussed above, the assumptions utilized in True Up for natural gas, as represented by the blue line, are based on 2023 2025 pricing for the **
- 9 Q: Does that conclude your True-Up direct testimony?
- 10 A: Yes, it does.



BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of Evergy Metro, Inc. d/b/a Evergy	
Missouri Metro's Request for Authority to) Case No. ER-2022-0129
Implement A General Rate Increase for Electric	
Service)
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)
AFFIDAVIT OF JESS	SICA L. TUCKER
STATE OF MISSOURI)	
) ss	
COUNTY OF JACKSON)	
Jessica L. Tucker, being first duly sworn or	his oath, states:
1. My name is Jessica L. Tucker.	I work in Kansas City, Missouri, and I am
employed by Evergy Metro, Inc. as Senior Manage	er, Fuels & Emissions.
Attached hereto and made a part her	reof for all purposes is my Surrebuttal & True-
Up Direct Testimony on behalf of Evergy Misson	nri Metro consisting of nine (9) pages, having
been prepared in written form for introduction into	evidence in the above-captioned docket.
 I have knowledge of the matters set 	t forth therein. I hereby swear and affirm that
my answers contained in the attached testimony t	o the questions therein propounded, including
any attachments thereto, are true and accurate to	the best of my knowledge, information and
belief.	hat to

Subscribed and sworn before me this 16th day of August 2022.

My commission expires:

ANTHONY R. WESTENKIRCHNER