

**BEFORE THE PUBLIC SERVICE COMMISSION
OF THE STATE OF MISSOURI**

In the Matter of Evergy Metro, Inc. d/b/a Evergy)
Missouri Metro and Evergy Missouri West, Inc.)
d/b/a Evergy Missouri West to Notify the) File No. EO-2021-_____
Commission of Adding New Charge Types To Its)
Tariffs)

NOTICE OF ADDING NEW SPP CHARGE TYPES

COMES NOW Evergy Metro, Inc. d/b/a Evergy Missouri Metro (“Evergy Missouri Metro”) and Evergy Missouri West, Inc. d/b/a Evergy Missouri West (“Evergy Missouri West”)(collectively, the “Company”), by and through counsel, and 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. Evergy Missouri Metro tariff sheet 50.25 and Evergy Missouri West tariff sheet 127.17 both provide that the Company file a notice with the Commission 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 upcoming FAR filing on December 31, 2020.

2. The Company notifies the Commission that SPP has added new charge types for the SPP Integrated Market (“IM”). New charge types which will be included in the FAR related to Joint Operating Units (“JOU”) changes are as follows:

- Day-Ahead Combined Interest Resource Adjustment Amount
(*DaCirAdjDlyAmt*)
- Real Time Combined Interest Resource Adjustment Amount
(*RtCirAdjDlyAmt*)

3. These adjustment Combined Interest Resource (“CIR”) charge types are related to generator output, and will be recorded to FERC Account Number 447 and included in the FAR calculation within revenues from off-system sales. The Company has already expanded the current charge types included in the FAC tariff where appropriate to reflect the JOU impacts. For example, the Company already had Day Ahead Asset Energy and has added Day Ahead Asset Energy (CIR) as these are the same charge types. The adjustment CIR charge types above are not already included in the Company’s FAC tariff. However, these charges would be consistent with revenue produced by any other resource currently settling with SPP.

4. The Company will update the lists of charge types listed in its Fuel Adjustment Clause (“FAC”) tariffs in its next general rate case.

5. Since this filing is a notice required by the Company’s tariffs of an upcoming filing in 60 days, the Company does not believe that the Commission’s case notice rule at 20 CSR 4240-4.017(1) applies. In an abundance of caution, the Company hereby requests a variance of the notice filing. No communication with the office of the Commission regarding the SPP charge type changes or any substantive issue likely to be in the case has occurred within the prior one hundred fifty (150) days. See attached affidavit. Moreover, the 60-day notice requirement of 20 CSR 4240-4.017(1) is duplicative of the 60 day notice requirement contained in the Company’s FAC tariffs. Accordingly, good cause exists, pursuant to 20 CSR 4240-4.017(1)(D), to grant a waiver of 20 CSR 4240-4.017(1), should it be applicable.

WHEREFORE, the Company submits to the Commission and its Secretary this Notification.

Respectfully submitted,

/s/ Roger W. Steiner

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
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**ATTORNEY FOR EVERGY MISSOURI
METRO and EVERGY MISSOURI WEST**

VERIFICATION

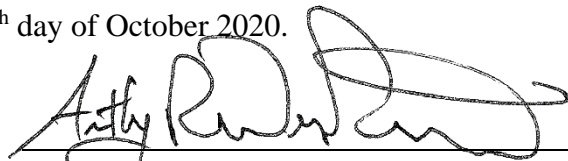
STATE OF MISSOURI)
)
COUNTY OF JACKSON) ss

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, and that Evergy Missouri Metro nor Evergy Missouri West has had no communication with the Office of the Commission within the prior 150 days regarding any substantive issues likely to arise in this case.



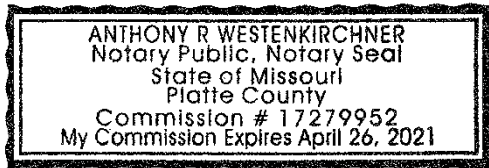
Darrin Ives

Subscribed and sworn to before me this 30th day of October 2020.



Notary Public

My Commission Expires:
4/26/2021



CERTIFICATE OF SERVICE

I hereby certify that a true and copy of the foregoing application was emailed on this 30th day of October 2020, to the Office of the General Counsel and the Office of the Public Counsel.

/s/ Roger W. Steiner

Roger W. Steiner