

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

In the Matter of the Application of Evergy )  
Missouri West, Inc. d/b/a Evergy Missouri ) **Case No. ER-2026-0159**  
West for Authority to Implement Rate ) Tracking No. JE-2026-0078  
Adjustments Required by 20 CSR 4240- )  
20.090(8) and the Company's Approved )  
Fuel and Purchased Power Cost Recovery )  
Mechanism )

In the Matter of the Application of Evergy )  
Missouri West, Inc. d/b/a Evergy Missouri ) **Case No. EO-2026-0158**  
West Containing Its Semi-Annual Fuel )  
Adjustment Clause True-Up )

**ORDER APPROVING FUEL ADJUSTMENT TRUE-UP  
AND APPROVING TARIFF TO CHANGE FUEL ADJUSTMENT RATES**

Issue Date: February 17, 2026

Effective Date: March 1, 2026

On December 31, 2025, in Case No. ER-2026-0159, Evergy Missouri West, Inc. d/b/a Evergy Missouri West submitted direct testimony and a tariff sheet, assigned Tracking No. JE-2026-0078, revising its Fuel Adjustment Rate (FAR) of its Fuel Adjustment Clause (FAC). On the same date, in Case No. EO-2026-0158, Evergy Missouri West submitted direct testimony and an application containing its 34<sup>th</sup> true-up filing for its FAC. Evergy Missouri West requested that the Commission authorize a true-up adjustment and implement it under its FAC tariff. The proposed tariff sheet has an effective date of March 1, 2026.

**FAC True-Up**

The true-up amount identified in Case No. EO-2026-0158 is the result of an over-collection of \$154,019 from customers during Recovery Period 34 (RP34) from September 1, 2024, through August 31, 2025. That true-up amount is included in the Fuel

and Purchased Power (FPA) amount in Evergy Missouri West's Accumulation Period 37 (AP37) adjustment filing in Case No. ER-2026-0159, which Evergy Missouri West filed in compliance with its FAC.

The Staff of the Commission (Staff) filed its recommendation regarding Evergy Missouri West's true-up on January 30, 2026, in which it examined the direct testimony of Linda J. Nunn, her supporting work papers, and the monthly information Evergy Missouri West provided with its application. Staff recommended that the Commission approve Evergy Missouri West's RP34 true-up filing for inclusion in the changes in Evergy Missouri West's AP37 adjustment filing in Case No. ER-2026-0159. No party objected to Staff's recommendations.

Based on the Commission's review of the verified filings, the Commission finds that the unopposed true-up amount is correct. The Commission will authorize Evergy Missouri West to include the calculated amount in its next FAC accumulation period as previously described.

### **FAC Tariff Sheet**

Regarding Evergy Missouri West's request to approve its FAC tariff sheet, the dollar amount used to calculate the proposed schedules for AP37 is \$32,195,405, which includes \$32,071,526<sup>1</sup>, less the true-up amount for RP34's over-collection of \$154,019, plus interest for AP37 of \$277,898. Based on an average residential customer monthly usage of 1,000 kWh, the proposed changes would increase a typical residential customer's bill by approximately \$6.16 per month – from the current credit for the average residential

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<sup>1</sup> This quantity represents 95% of the difference between: a) Evergy Missouri West's jurisdiction actual fuel costs plus purchased power costs plus net emissions allowance costs less off-system sales revenue and less renewable energy credits ("REC") revenue; and b) Evergy Missouri West's jurisdiction net base energy cost during AP36.

customer of approximately \$1.64 per month to a customer charge of approximately \$4.52.

Staff filed its recommendation regarding Evergy Missouri West's tariff sheet on January 30, 2026. Staff verified that Evergy Missouri West's actual fuel and purchased power costs match the fuel and purchased power costs included in the company's calculated rates set out in the submitted tariff. Staff also reviewed Evergy Missouri West's monthly interest rates that are applied to the monthly cumulative over- and under-recovery amounts for AP37 and verified that the monthly interest rates and calculations are correct. Staff recommended the Commission approve the FAR tariff to become effective on March 1, 2026. No party objected to Staff's recommendations.

### **Conclusion**

Commission Rule 20 CSR 4240-20.090(8) requires the Commission to issue an order approving or rejecting the company's tariff within 60 days of its filing. If the FAC rate adjustment complies with the Commission's rule, Section 386.266, RSMo, and the FAC mechanism established in the most recent general rate proceeding, the Commission is required to approve the rate adjustment or allow the proposed tariff implementing the adjustment go into effect by operation of law.<sup>2</sup>

The Commission has reviewed Evergy Missouri West's verified application and testimony, Evergy Missouri West's tariff filing, and Staff's verified recommendations and memorandums, and finds that the tariff sheet implementing the FAC rate adjustment is in compliance with the Commission's order establishing the FAC and with all applicable statutes and regulations. Therefore, the Commission will approve Evergy Missouri West's proposed tariff.

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<sup>2</sup> Commission Rule 20 CSR 4240-20.090(8).

Without Commission action, the tariff will become effective by operation of law on March 1, 2026. Therefore, the Commission finds it reasonable to make this order effective in less than 30 days.

**THE COMMISSION ORDERS THAT:**

1. The true-up amount for RP34 is established for Evergy Missouri West as an over-collection of \$154,019 from its customers and shall be reflected in the rate adjustment in Case No. ER-2026-0159.

2. Evergy Missouri West's tariff filing in Case No. ER-2026-0159, assigned Tracking No. JE-2026-0078, is approved to be effective March 1, 2026, as an interim rate adjustment, subject to true-up and prudence reviews. The tariff sheet approved is:

**P.S.C. MO. No. 1**

2nd Revised Sheet No. 124.10, Cancelling 1<sup>st</sup> Revised Sheet No. 124.10

3. This order shall become effective on March 1, 2026.
4. These two cases shall close on March 2, 2026.



**BY THE COMMISSION**

A handwritten signature in cursive script that reads "Nancy Dippell".

Nancy Dippell  
Secretary

Charles Hatcher, Senior Regulatory  
Law Judge, by delegation of authority  
pursuant to Section 386.240, RSMo 2016.

Dated at Jefferson City, Missouri,  
on this 17<sup>th</sup> day of February, 2026.

**STATE OF MISSOURI**

**OFFICE OF THE PUBLIC SERVICE COMMISSION**

I have compared the preceding copy with the original on file in this office and I do hereby certify the same to be a true copy therefrom and the whole thereof.

**WITNESS** my hand and seal of the Public Service Commission, at Jefferson City, Missouri, this 17<sup>th</sup> day of February 2026.



*Nancy Dippell*  
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Nancy Dippell  
Secretary

**MISSOURI PUBLIC SERVICE COMMISSION**

**February 17, 2026**

**File/Case No. EO-2026-0158 and ER-2026-0159**

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**Enclosed find a certified copy of an Order or Notice issued in the above-referenced matter(s).**

*Sincerely,*



**Nancy Dippell  
Secretary**

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Recipients listed above with a valid e-mail address will receive electronic service. Recipients without a valid e-mail address will receive paper service.