

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

In the Matter of the Second Prudence)
Review of the Missouri Energy Efficiency)
Investment Act (MEEIA) Cycle 2 Energy) Case No. EO-2020-0227
Efficiency Programs of Evergy Metro, Inc.)
d/b/a Evergy Missouri Metro.)

In the Matter of the Second Prudence)
Review of the Missouri Energy Efficiency)
Investment Act (MEEIA) Cycle 2 Energy) Case No. EO-2020-0228
Efficiency Programs of Evergy Missouri)
West, Inc. d/b/a Evergy Missouri West.)

**EVERGY MISSOURI METRO’S AND EVERGY MISSOURI WEST’S
REQUEST FOR HEARING**

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”) and hereby submit their *Request for Hearing* and, in support thereof, state as follows:

1. On June 30, 2020, following its 2nd prudence review related to the Missouri Energy Efficiency Investment Act (“MEEIA”) Cycle 2 Energy Efficiency Programs of Evergy Missouri Metro, Staff (“Staff”) for the Missouri Public Service Commission Staff (“Commission”) filed its *Report of Second MEEIA Prudence Review of Cycle 2 Cost Related to the Missouri Energy Efficiency Investment Act* related to Evergy Missouri Metro (“Metro Staff Report”) in this proceeding, as required by Commission Rule 20 CSR 4240-20.093(11). The Metro Staff Report identifies, “a disallowance of expenses for conferences and meetings; MEEIA Cycle 3 expenses; memberships and sponsorships; other expenses; and Demand Response programs during the Review Period” and recommends an, “ordered adjustment (“OA”) in the amount of

\$2,034,986.29, including interest, in Evergy Missouri Metro’s next DSIM Rider rate adjustment filing to adjust for these disallowed expenses.”¹

2. Also on June 30, 2020, following its 2nd prudence review related to the MEEIA Cycle 2 Energy Efficiency Programs of Evergy Missouri West, Staff filed its *Report of Second MEEIA Prudence Review of Cycle 2 Cost Related to the Missouri Energy Efficiency Investment Act* related to Evergy Missouri West (“West Staff Report”). The West Staff Report identifies, “a disallowance of expenses for conferences and meetings; MEEIA Cycle 3 expenses; memberships and sponsorships; other expenses; and Demand Response programs during the Review Period” and recommends an, “ordered adjustment (“OA”) in the amount of \$2,363,761, including interest, in Evergy Missouri West’s next DSIM Rider rate adjustment filing to adjust for these disallowed expenses.”²

3. The Company disputes the Staff’s alleged disallowances. Consequently, and in compliance with Commission Rule 20 CSR 4240-20.093(11), the Company hereby requests a hearing regarding the Staff Report. In addition, the Company asks the Commission promptly set a prehearing conference so that the parties can develop a recommended procedural schedule for this case.

WHEREFORE, the Company respectfully requests a hearing regarding the Staff Report and asks that the Commission promptly schedule a prehearing conference so that a procedural schedule may be developed.

¹ See, *Staff Report*, p. 2, lns. 4-9, Docket No. EO-2020-0227

² See, *Staff Report*, p. 2, lns. 4-9, Docket No. EO-2020-0228

Respectfully submitted,

/s/ Roger W. Steiner

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**Attorneys for Evergy Missouri Metro and
Evergy Missouri West**

CERTIFICATE OF SERVICE

I do hereby certify that a true and correct copy of the foregoing document has been hand-delivered, emailed or mailed, postage prepaid, to the Staff of the Commission and to the Office of the Public Counsel this 7th day of July 2020.

/s/ Roger W. Steiner

**Attorney for Evergy Missouri Metro and
Evergy Missouri West**