## Exhibit No. 4

Exhibit No.:

Issue: Capacity Sales; SPP Fees Witness: John R. Carlson

Type of Exhibit: Sur-Surrebuttal Testimony Sponsoring Party: Evergy Metro, Inc. and Evergy

Missouri West, Inc.

Case No.: EO-2020-0227 / 0228

Date Testimony Prepared: October 21, 2020

#### MISSOURI PUBLIC SERVICE COMMISSION

CASE NOS.: EO-2020-0227 / 0228

#### SUR-SURREBUTTAL TESTIMONY

**OF** 

#### JOHN R. CARLSON

#### ON BEHALF OF

EVERGY METRO, INC. and EVERGY MISSOURI WEST, INC.

Kansas City, Missouri October 21, 2020

## SUR-SURREBUTTAL TESTIMONY

### **OF**

## JOHN R. CARLSON

## Case Nos. EO-2020-0227 / 0228

1	Q:	Please state your name and business address.	
2	A:	My name is John R. Carlson. My business address is 1200 Main, Kansas City, Missouri	
3		64105.	
4	Q:	By whom and in what capacity are you employed?	
5	A:	I am employed by Evergy Metro, Inc. and serve as Senior Manager of Missouri Operations	
6		for Evergy Metro, Inc. d/b/a Evergy Missouri Metro ("Evergy Missouri Metro") and	
7		Evergy Missouri West, Inc. d/b/a Evergy Missouri West ("Evergy Missouri West").	
8	Q:	On whose behalf are you testifying?	
9	A <b>:</b>	I am testifying on behalf of Evergy Missouri Metro and Evergy Missouri West.	
10	Q:	Are you the same John R. Carlson who previously filed rebuttal testimony in these	
11		dockets?	
12	A:	Yes.	
13	Q:	What is the purpose of your testimony?	
14	A:	The purpose of my sur-surrebuttal testimony is to respond to surrebuttal testimony from	
15		Staff witness J Luebbert and Office of the Public Counsel witness Geoff Marke, both in	
16		regard to potential capacity sales and SPP fees.	

In his surrebuttal testimony Staff witness Luebbert discusses the sales of unused capacity vis a vis MEEIA Cycle 2 and Cycle 3 programs. Are his arguments valid?

No, they are not. First, Mr. Luebbert references the MEEIA Cycle 3 program as a proxy to determine whether the Company was prudent in its MEEIA Cycle 2 spending. In this proceeding we are reviewing the prudency of spending for the MEEIA Cycle 2 programs, and the cost-benefit analysis for these programs shows the spending was prudent. Company witness Brian File discusses this point in more detail in his sur-surrebuttal

testimony.

Q:

A:

Second, as I mentioned in my rebuttal testimony, under Commission Rule 20 CSR 4240-20.093, the MEEIA audit concerns costs that are recovered through the Company's Demand Side Investment Mechanism ("DSIM") rider. Proceeds from any capacity sales, hypothetical or otherwise, cannot be recovered under the DSIM. Since we did not recover costs associated with any capacity sales, how can the Company be disallowed the potential revenues?

Third, even if one looks past applying Cycle 3 to Cycle 2 in this audit, and accounting for capacity sales in a rider that does not allow for it, the value of a potential capacity sale as presented by Mr. Luebbert is still incorrect. Applying a hypothetical capacity sale across the 4-month summer season, the time period allowed by tariff for the company to call demand response events, instead of the full 12 months of the year as incorrectly applied by Mr. Luebbert, reduces a hypothetical capacity sale to \$396,267.60.

On page 19 of his surrebuttal testimony, has Mr. Luebbert represented your dayahead ("DA") locational marginal prices ("LMP") example, taken from your rebuttal testimony, accurately?

Q:

A:

Q:

A:

No, he has not. The example I showed starting on page 9 of my rebuttal testimony was a hypothetical scenario using actual DA and real-time ("RT") prices. While it is true that the Company reviews many variables when analyzing a potential demand response event, weather being one of them, just because the Company may have cancelled a demand response event because of weather does not mean the RT prices would have dropped as well. The truth is that we do not know why the RT price spiked as high as it did on August 6, 2019 at hour-ending 15. It could have been a transmission-related issue, a substation-related issue, a localized congestion issue or any number of events.

Mr. Luebbert has simplified the example to one variable, weather, when I was showing how the SPP market is dynamic with many variables at play. Betting on high DA LMP's is risky at best, and arguably imprudent. Cancelling a demand response event because of weather does not mean the RT LMPs won't spike.

Is OPC witness Geoff Marke's assertion at p. 12 of his surrebuttal testimony that "Evergy left money on the table" an accurate analogy, applicable to this proceeding? No, it is not. The phrase "left money on the table" infers that the Company had a deal to make and either decided not to or did so at a price less than optimal. The fact is that the Company had no such capacity agreement, despite its best efforts. There was no deal on the table. The only part of selling capacity the Company can control is developing relationships with potential counterparties so that when capacity is needed, the Company is considered a viable option.

- 1 Q: Does that conclude your testimony?
- 2 A: Yes, it does.

# 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 Efficiency Programs of Evergy Metro, Inc. d/b/a Evergy Missouri Metro	) ) File No. EO-2020-0227 )		
In the Matter of the Second Prudence Review of the Missouri Energy Efficiency Investment Act (MEEIA) Cycle 2 Energy Efficiency Programs of Evergy Missouri West, Inc. d/b/a Evergy Missouri West	) ) File No. EO-2020-0228 )		
AFFIDAVIT OF JOHN R. CARLSON			
employed by Evergy Metro, Inc. and serve as Ser Resources for Evergy Metro, Inc. d/b/a Evergy I Evergy Missouri West, Inc. d/b/a Evergy Missour 2. Attached hereto and made a part Testimony on behalf of Evergy Missouri Metro at pages, having been prepared in written form captioned docket.	I work in Kansas City, Missouri, and I am nior Manager Missouri Operations – Generation Missouri Metro ("Evergy Missouri Metro) and i West ("Evergy Missouri West"). hereof for all purposes is my Sur-Surrebuttal and Evergy Missouri West consisting of <u>four (4)</u> for introduction into evidence in the above-et forth therein. I hereby swear and affirm that to the questions therein propounded, including		
John	R. Carlson		
Subscribed and sworn before me this 21st day of Control Nota	Ath Runtin		
My commission expires: $\frac{4/26}{2021}$	ANTHONY R WESTENKIRCHNER		

ANTHONY R WESTENKIRCHNER Notary Public, Notary Seal State of Missouri Platte County Commission # 17279952 My Commission Expires April 26, 2021