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Exhibit No. 202

Office of the Public Counsel – Exhibit 202 Lena M. Mantle Direct Testimony File No. EO-2020-0262 October 29, 2020 Exhibit No.: Issue(s) Witness/Type of Exhibit: Sponsoring Party: Case No.:

FAC Imprudence Mantle/Direct Public Counsel EO-2020-0262

DIRECT TESTIMONY

OF

LENA M. MANTLE

Submitted on Behalf of the Office of the Public Counsel

EVERGY METRO, INC. D/B/A EVERGY MISSOURI METRO AND EVERGY WEST, INC D/B/A EVERGY MISSOURI WEST

CASE NO. EO-2020-0262 (CONSOLIDATED WITH CASE NO EO-2020-0263)

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Denotes Highly Confidential and Confidential Information that has been Redacted

October 29, 2020

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BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

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In the Matter of the Ninth Prudence Review of Costs Subject to the Commission-Approved Fuel Adjustment Clause of Evergy Missouri West, Inc d/b/a Evergy Missouri West

Case No. EO-2020-0262

VERIFICATION OF LENA M. MANTLE

Lena M. Mantle, under penalty of perjury, states:

1. Attached hereto and made a part hereof for all purposes is my direct testimony in the above-captioned case.

2. My answer to each question in the attached direct testimony is true and correct to the best of my knowledge, information, and belief.

nonth na M. Manti

Senior Analyst Office of the Public Counsel

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DIRECT TESTIMONY

OF

LENA M. MANTLE, P.E.

EVERGY METRO, INC. d/b/a EVERGY MISSOURI METRO and EVERGY WEST, INC. d/b/a EVERGY MISSOURI WEST

CASE NO. EO-2020-0262 (Consolidated with Case No. EO-2020-0263)

1 Introduction

2	Q.	What is your name and business address?
3	A.	My name is Lena M. Mantle and my business address is P.O. Box 2230, Jefferson
4		City, Missouri 65102.
5	Q.	By whom are you employed and in what capacity?
6	A.	I am employed by the Missouri Office of the Public Counsel ("OPC") as a Senior
7		Analyst.
8	Q.	On whose behalf are you testifying?
9	А.	I am testifying on behalf of the OPC.
10	Q.	What are your experience, education and other qualifications, particularly
11	v •	on the topics to which you are testifying?
12		
	A.	I began my employment with the OPC as Senior Analyst in August 2014. In this
13		position, I have provided expert testimony in electric, gas, and water cases before
14		the Commission on behalf of the OPC. I am a Registered Professional Engineer in
15		the State of Missouri.
16		Prior to my employment by the OPC, I worked for the Staff of the
17		Missouri Public Service Commission ("Staff") from August 1983 until I retired as
18		Manager of the Energy Unit in December 2012. During my employment at the
19		Missouri Public Service Commission ("Commission"), I worked as an Economist,

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Engineer, Engineering Supervisor, and Manager of the Energy Unit. After the Missouri Legislature passed Section 366.266, RSMo. in 2005, enabling the electric utilities to request a fuel adjustment clause ("FAC"), I was instrumental in the development and application of the Commission's FAC rules and the FAC's of the electric utilities in Missouri.

In my time on the Commission Staff, I was a member of the Staff team that determined there was a need for electric utility resource planning rules in Missouri. After reviewing the resource planning processes of the regulated investor-owned electric utilities, we developed the Commission's initial Electric Utility Resource Planning Chapter 22 in the early 1990s. In addition, the revision of Chapter 22 in 2010 and 2011 was conducted under my supervision as the Manager of the Energy Department.

Attached as Schedule LMM-D-1 is a brief summary of my experience with OPC and Staff and a list of the Commission cases in which I filed testimony, Commission rulemakings in which I participated, and Commission reports in rate cases to which I contributed as Staff. Attached as Schedule LMM-D-2 is the *Electric Utility Fuel Adjustment Clause in Missouri: History and Application Whitepaper* that I wrote to provide background and a description on various aspects of the FAC in Missouri.

Q. What is the purpose of your direct testimony?

A. The purpose of this testimony is to describe for the Commission the various ways that Evergy Metro, Inc. ("Evergy Metro") and Evergy Missouri West, Inc. ("Evergy West") acted imprudently during the time periods of the prudence audits¹ that are the subject of this case.

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In particular, Evergy Metro acted imprudently when it:

¹ The prudence review periods in this case were June 2018 through November 2019 for Evergy West and July 2018 through December 2019 for Evergy Metro.

1		1. Included costs associated with the retirement of the Montrose plant
2		as FAC costs;
3		2. Included unrealistic assumptions in its resource planning process
4		that resulted in a modeled net present value revenue requirement
5		than was not achievable; and
6		3. Did not implement its demand response programs resulting in
7		customers having to pay more for energy and Southwest Power
8		Pool ("SPP") Schedule 11 fees.
9		Evergy West acted imprudently when it:
10		1. Included costs associated with the retirement of the Montrose plant
11		in its FAC; and
12		2. Did not implement its demand response programs resulting in
13		customers having to pay more for energy and SPP Schedule 11
14		fees.
15		I did not do a comprehensive review of all of the actions and decisions of
16		Every Metro and Evergy West (combined as "Evergy") regarding FAC costs and
17		revenues during the prudence periods of this case. The absence of a mention of an
18		action or decision does not signify that I found the action or decision to be
19		prudent.
20	Q.	What recommendations are you making in this testimony?
21	A.	With respect to Evergy Metro, I recommend the Commission find Evergy Metro
22		acted imprudently by:
23		1. Including certain Montrose retirement costs as FAC costs;
24		2. Including unrealistic assumptions in it resource planning process
25		by modeling short-term capacity contracts; and

1		3. Not calling on its Commission-approved Demand Response
2		Programs.
3		With respect to Evergy West, I recommend the Commission find Evergy
4		West acted imprudently by:
5		1. Including certain Montrose retirement costs as FAC costs; and
6		2. Not calling on its Commission-approved Demand Response
7		Programs.
8		The table below contains the amounts associated with these findings of
9		imprudence:
		Imprudence Amounts
		Evergy Metro Evergy West
		Montrose Retirement \$ 332,603
		Sibley Retirement \$ 1,039,646
		Capacity Sales \$ 5,220,000
		Energy Sales \$ 45,589 \$ 90,095
		Schedule 11 Fees\$ 167,560\$ 280,968Total\$ 5,765,752\$ 1,410,709
10		Total \$ 5,765,752 \$ 1,410,709
τU		
11	Q.	Is this the prudence adjustment amounts that would be included on line 10 of
12		Evergy's FAC rate calculation tariff sheets? ²
13	А.	No. It is my understanding that these costs are total costs. At this level they are
14		the costs that would have been included in the calculation of Actual Net Energy

² Evergy Missouri West, Inc. d/b/a Evergy Missouri West, tariff sheet P.S.C. MO. No. 1, 3rd Revised Sheet No. 127.23; and Evergy Metro, Inc. d/b/a Evergy Missouri Metro, tariff sheet P.S.C. MO. No. 7, 4th Revised Sheet No. 50.31.

Costs ("ANEC") shown on line 1 of the tariff sheets.³ The prudence adjustment amounts to be included on line 10 of the tariff sheets would need to be calculated.

Q. How should the prudence adjustment amounts be calculated?

A. This line on the tariff sheets comes after several adjustments. Therefore, the imprudence costs need to be adjusted to determine the prudence adjustment amounts so that only what the customers paid through Evergy's FACs is returned. The appropriate jurisdictional allocation factors should be applied.⁴ This amount needs to be multiplied by 0.95 since only 95% of the costs were recovered from the customers. In addition, for the Schedule 11 costs, the transmission percentage should be applied to the amount above. Finally, interest, as required by § 386.266.5 RSMo. should be added from the time that the costs were incurred through the month that the adjustment will begin to be returned back to the customers.

Q. Can the prudence adjustment amounts be calculated at this time?

A. No. The total interest amounts cannot be determined until the FAC rate change case that includes the prudence adjustments. However, my estimation of the appropriate prudence adjustment amount, at this time without interest, is in the table below.

³ Only a percentage of the Schedule 11 fees are included in the ANEC since Evergy's FACs contain only a percentage of the Schedule 11 fees as a transmission cost.

⁴ Jurisdictional factors are applied at the monthly level so costs need to be adjusted at a monthly level. Some costs were only in one month. Some in several months. Therefore, the impact of jurisdictional factors is different for each imprudence amount.

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		Prudence	e Adj	ustment Amo	unts	
		()	witho	ut interest)		
			<u>E</u>	<u>vergy Metro</u>	E	vergy West
		Montrose Retirement	\$	183,612		
		Sibley Retirement			\$	1,034,864
		Capacity Sales	\$	1,979,572	¢	07 700
		Energy Sales	\$	43,310	\$	85,590
		Schedule 11 Fees Total	<u>\$</u> \$	<u>42,024</u> 2,248,517	<u>\$</u> \$	<u>125,986</u> 1,246,440
2		Total	φ	2,240,317	Φ	1,240,440
3		A description of the calculat	ion c	of each pruder	nce ad	ljustment amount is in the
4		testimony provided below.				
5	Everg	gy Metro Acted Imprudently	whe	n It Included	Cert	<u>ain Montrose Retirement</u>
6	Costs	as FAC Costs				
7	Q.	Why do utilities make adjust	tmen	ts to their coa	ıl inve	entory?
8	A.	Coal is a commodity that can	be st	ored. Utilities	s that	use coal generally purchase
9		and store this commodity at a	a gen	eration site so	o that	the plant will always have
10		fuel available to generate elec	tricity	y. Commissio	n rule	e 20 CSR 4240-3.190(3)(D)
11		even requires a utility to file	a rej	port if its coal	l inve	ntory falls below a 30 day
12		supply. This coal inventory is	store	ed at the plant	site, n	nany times at the same spot
13		for 50 to 60 years, and is use	d and	d renewed as 1	needeo	d throughout the life of the
14		plant.				
15		Optimally, all the burn	able	coal stored at	a plan	nt is burned before the plant
16		is finally shut down and retire	d. H	lowever, this d	loes n	ot necessarily mean that all
17		coal at the plant site will be bu	ırned	to generate el	ectric	ity. Over time, coal that has
18		sat at the bottom of the inver-	ntory	pile becomes	groun	ded into the dirt, clay, and
19		rock upon which the pile is	s sitt	ing and beco	mes 1	no longer burnable. This
20		unburnable mix of coal and e	earth	is referred to	as ba	semat. While it is always

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known that a portion of the coal that is purchased to burn becomes unburnable as a part of the base of the coal pile, the exact amount of coal that is a part of this basemat is not known until the plant shuts down for retirement.

Q. Would you give your understanding of the accounting treatment of coal?

A. According to the Federal Energy Regulatory Commission's ("FERC's") Uniform System of Accounts ("USOA") the cost of coal is recorded in the inventory asset account 151 as it is purchased, and customers pay the utility a return on this coal inventory asset. There is no distinction in this account for how much of the coal purchased is burnable and how much is a part of the basemat. It is just the cost of the coal purchased.

When the coal is burned to create steam that is used to generate electricity, the inventory account is reduced by the estimated number of tons burned, and the cost of the coal that was burned is moved from account 151 to account 501 as the coal is burned.⁵ When it is expensed to 501, it becomes a FAC cost.

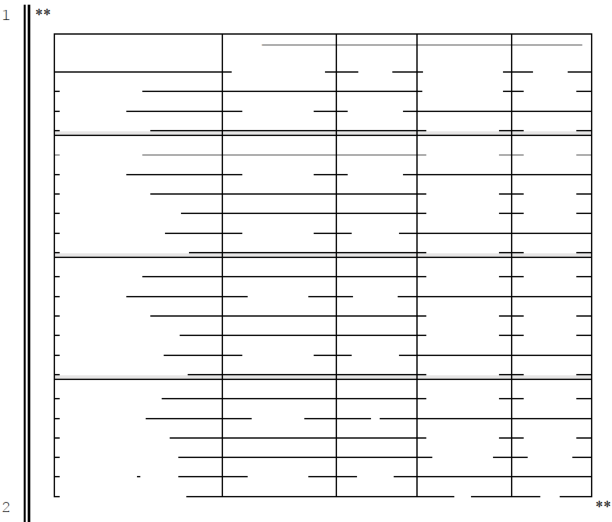
Q. Why are inventory adjustments made?

A. According to Evergy's response to Staff data request 64.3, the process of measuring the amount of coal burned is not a precise process and therefore physical inventories are performed annually to ensure that the inventory amount recorded on the books and the inventory amount physically on the ground stay in a reasonably close relationship to each other.

Evergy's coal inventory adjustments for its Montrose plant for 2015 through its retirement in December 2018 are in the table below.⁶

⁵ The FERC USOA requires account 501 include the cost of fuel <u>used</u> in the production of steam for the generation of electricity. The USOA further requires the cost of fuel be charged initially to account 151, Fuel Stock and cleared to this account <u>on the basis of the fuel used</u>.

⁶ Evergy's response to OPC data request 8002.



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A.

Yes.

⁷ In its response to OPC DR 8002, this was shown as November 2018. According to Evergy's response to Staff DR 64, this adjustment actually occurred in December 2018. In this testimony, I have assumed it is a typographical error and it did actually occur in December 2018.

Q. Did Evergy include all of these inventory adjustments as a cost of coal in Evergy's FAC?

Q. Evergy's FAC tariff sheets allow coal inventory adjustments to be included 1 2 in its FAC. Are these the type of coal inventory adjustments that are 3 allowed? The coal inventory adjustments in 2015, 2016, 2017, and January 2018 were coal 4 A. 5 inventory adjustments that are allowed. However, the December 2018 inventory 6 adjustment is different and is not a cost that is allowed in Evergy's FAC. 7 Q. Why are the coal inventory adjustments in 2015, 2016, 2017, and January 8 2018 allowed in the FAC? 9 A. Evergy's FAC tariff sheets require that only coal costs that can properly be recorded in account 501, i.e. the cost of coal that has been burned to produce 10 steam to generate electricity, be included as a FAC cost.⁸ The adjustments in 11 2015, 2016, 2017, and January 2018 were adjustments made to accurately reflect 12 13 the amount and cost of coal that had been burned to generate electricity. Q. Would you explain why it was imprudent for Evergy to include the final coal 14 inventory adjustment in its FAC? 15 16 A. Evergy acted imprudently when it moved the cost of this unburnable coal into 17 account 501 and booked it as an FAC cost. This inventory adjustment was not a 18 cost for coal used to generate steam, which is the FERC USOA requirement for

expensing coal costs in account 501. It is an adjustment resulting from the plant retiring and should therefore be booked as such. Evergy's Montrose plant shut down for retirement in December 2018 after using all of the burnable coal to generate electricity. Yet, as previously explained,

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Evergy's Montrose plant shut down for retirement in December 2018 after using all of the burnable coal to generate electricity. Yet, as previously explained, there was still coal inventory on the ground at the plant in the form of the unburnable basemat. Evergy acknowledged this fact in its response to OPC data request 8006, where it stated that there was, at that time, coal that had been

compressed into the ground and deteriorated to the point that it was no longer useable as fuel. Evergy made this last inventory adjustment to move the cost of this unburnable coal out of account 151.

Evergy's FAC tariff sheets do not allow for the cost of basemat coal that is unburnable in its FAC. Therefore, I recommend the Commission find Evergy imprudently included in its FAC any cost that is associated with the retirement of Montrose and order these costs to be returned to Evergy Metro's customers.

Q. How much of a prudence adjustment amount should the Commission order?

A. At this time, the only Montrose retirement cost that I am aware of that has been included in Evergy Metro's FAC is this coal inventory adjustment. As provided above, the December 2018 inventory adjustment for Montrose that was included in the calculation of Evergy Metro's FAC was \$332,603. To determine the prudence adjustment amount, two adjustments should be made to the imprudence amount 1) the Missouri retail jurisdictional factor for December 2018 needs to be applied to obtain the Missouri retail amount, and, 2) because the customers only paid 95% of the cost, the imprudence amount should be multiplied by 0.95. These are the adjustments I made to determine the prudence adjustment amount of \$183,612 shown in the prudence adjustment amount table above. However, interest would need to be added for each month to determine the final prudence adjustment amount.

This number may change if it is discovered that Evergy has included additional Montrose retirement costs in its FAC.

⁸ For Evergy Metro, tariff sheets P.S.C. MO. No. 7, Second Revised Sheet No. 50.12 and Original Sheet No. 50.22; for Evergy West, tariff sheets P.S.C. MO. No. 1, 3rd Revised Sheet No. 127.2.

1	Everg	y West Acted Imprudently when It Included Certain Sibley Costs as a FAC
2	<u>Cost</u>	
3	Q.	Did Evergy West include retirement costs of its Sibley plant in its FAC?
4	A.	Yes. Staff in its report in this case, found that Evergy West included \$1,039,646
5		of costs associated with the retirement of the Sibley generation plant in its FAC.
6		This included write-downs of:
7		• \$531,693 for coal;
8		• \$29,992 for basemat;
9		• \$162,016 for urea (a chemical used to treat the coal before it is burned);
10		• \$315,642 for SO ₂ allowances; and
11		• \$303 for fuel residuals. ⁹
1.0		
12	Q.	Was it prudent for Evergy to include these costs in its FAC?
13	А.	No. Just as with the December 2018 coal inventory cost identified with regard to
14		Montrose, these are costs incurred because the Sibley plant was retired. These are
15		not costs incurred to generate electricity, and therefore should not be allowed to
16		flow through Evergy's FAC.
17	Q.	Staff states in its report that Evergy has agreed to remove these costs. ¹⁰ Does
18		the fact that Evergy <u>now</u> has agreed that these costs should not be recovered
19		through its FAC make this a prudent decision?
20	A.	No. Evergy made a decision to include these costs in its FAC in its December
21		2018 FAC rate change case ER-2019-0198. Staff and OPC brought the matter up
22		in the next FAC rate change case, ER-2019-0413. ¹¹ Evergy chose, in that FAC
23		rate change case, to not include a correction for these retirement costs that were

⁹ Staff Report, Evergy Missouri West, page 29. ¹⁰ *Id.*, pg 2.

included in its FAC. Since that case, Evergy has filed another FAC rate change case without a correction for the inclusion of these costs. Absent the prudence review by Staff, it is unlikely that Evergy would have returned the money it collected from its customers as a result of its imprudent decision to include these retirement costs in its FAC.

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Q. What is your recommendation to the Commission?

A. I recommend the Commission find Evergy West imprudent for passing Sibley retirement costs through its FAC and order an imprudence amount of \$1,039,646. To calculate the amounts that have passed through Evergy West's FAC and charged to customers, a Missouri retail amount should be determined using the Missouri retail jurisdictional factor from December 2018, and then, multiplying this amount by 0.95 to account for the sharing mechanism. I estimate the prudence adjustment amount, without the inclusion of interest as required by statute, to be \$1,034,864. Again, this amount does not include interest as required by statute because the amount of interest is unknown at this time.

16 <u>Evergy Metro Acted Imprudently by Not Entering Into Short-Term Capacity</u> 17 <u>Contracts</u>

Q. Did Evergy Metro have excess capacity that was available for sale during the prudence review period for this case?

A. Yes. According to the SPP 2017 Resource Adequacy Report published on June 19, 2017, Energy Metro (called Kansas City Power & Light in the report), had excess capacity of 708 MW in 2018 and 351 MW in 2019. This report only shows firm power sales. However, Evergy Metro's 2017 Resource Plan update filed in EO-2017-0229, shows that Evergy assumed, in its resource planning

¹¹ This is the issue Staff was referring to in paragraph 8 of its Staff Recommendation, filed on September 30, 2019 in Case No. ER-2019-0413.

1 2		process that it would enter into contracts to sell, to a yet to be determined purchaser, ****** MW of capacity.
3	Q.	Did Evergy Metro enter into any new short-term capacity contracts to sell
4		this excess capacity during the prudence period?
5	A.	No. Despite modeling additional capacity contracts, Evergy Metro did not enter
6		into any new capacity sales contracts - short or long-term - for the sale of capacity
7		in this prudence period. ¹²
8	Q.	Did Evergy Metro explain why it did not enter into any new short-term
9		capacity contracts to sell this excess capacity?
10	A.	I asked Evergy, in data request 8008, to provide a detailed description of Evergy
11		Metro's attempts to sell capacity through short-term contracts for the summers of
12		2018 and 2019. Evergy's entire "detailed" description of its efforts to find short-
13		term capacity contract sales is provided below. ¹³
14 15 16 17 18		Capacity purchases and sales made in the SPP market are bilateral in nature, meaning they are contracted between two counterparties outside of the SPP marketplace. It is incumbent upon market participants to canvass the market and find a counterparty interested in buying or selling capacity as needed.
19 20 21 22 23 24		Through its marketing efforts, Evergy did not have any parties that expressed interest in short-term capacity for the summers of 2018 or 2019. Due to the difficulty of obtaining firm transmission service in SPP, parties frequently prefer to obtain multiple years of transmission service rather than risk complications on a year-to- year basis.

¹² Evergy response to Staff DR 19 in EO-2020-0263.
¹³ Evergy did provide a copy of three different offers that it made to sell a total of 22 MW in through long-term (five year) contracts.

Q. Are you aware of any factors that would have made finding a party to enter into a short-term contract unlikely?

3 Yes. Evergy is a member of SPP. It was common knowledge that the SPP had A. 4 enormous excess capacity in 2017 and that SPP would maintain that excess 5 capacity position for at least the next five years. The previously mentioned SPP 6 2017 Resource Adequacy Report, attached as Schedule LMM-D-4, shows that for 7 the six-year timeframe of 2017 through 2022, SPP expected to have a reserve margin from 25.9% to over 30%. This equated to between 7,100 MW to 9,200 8 9 MW of capacity above what it estimated was needed. Of the 58 load responsible 10 entities in SPP listed in the report, only seven were going to be short in 2018 through 2019. One of these seven was Evergy West and Evergy Metro has 11 already covered its shortage. This means that there were only six entities in SPP 12 that needed capacity and that total capacity need was 380 MW. This also means 13 that the other 51 entities had about 10,000 MW of excess capacity. From just this 14 15 report alone, it should have been obvious to Evergy that it was very unlikely to 16 enter into any capacity contract sales.

Q. Could Evergy have found an entity to enter into a contract with from outside of the SPP?

A. Yes, but it is even more unlikely than finding a buyer in the SPP because a buyer
outside of the SPP would have to pay transmission fees in addition to the cost of
the capacity.

Q. Were there other indications that Evergy would not be able to enter into short-term capacity contracts that should have informed its resource planning assumptions?

A. Yes. It was public knowledge that the addition of new wind resources were
 expected at an unprecedented pace in the United States. Just a couple examples of

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sources of information available to Evergy at that time are the US Department of Energy (2017) 2016 Wind Technologies Market Report¹⁴ that provides an overview of the rapid increase in wind resources in 2016 and SPP's 2016 State of the Market report which was published in August 2017¹⁵ that states that wind generation was likely to continue to increase substantially in the SPP over the next three to four years increasing available capacity.

Q. If your position is that Evergy Metro could most likely have not sold its excess capacity even if it wanted to, then why are you arguing it was imprudent for Evergy Metro not to enter into any new short-term capacity contracts to sell this excess?

A. It all comes down to Evergy's resource plan modeling. Evergy included in its resource plan modeling the sale of a portion of its excess capacity when it should have known that the likelihood of entering into a contract was extremely unlikely.
While a resource plan model should be robust across a variety of different assumptions, including an assumption in all models that is known to be extremely unlikely is imprudent.

Selling of excess capacity is always a benefit if a buyer can be found. However, including revenue from the sales of excess capacity in resource plans that will never materialize will result in distorted plans that otherwise would not be cost effective. For example, the addition of resources above what is needed to meet the resource adequacy requirements may not be cost-effective just based on the difference between market prices and the price of the resource. However, if a sale of the capacity of the resource is included in the modeling, it will make the net present value of the revenue requirement ("NPVRR") of that plan lower.

¹⁴ https://emp.lbl.gov/sites/default/files/2016 wind technologies market report final optimized 1.pdf.

¹⁵ https://spp.org/documents/53549/spp_mmu_asom_2016.pdf.

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Q. Why is an accurate measure of NPVRR important?

A. NPVRR is the most critical measurement of the resource planning process. The Commission's Electric Utility Resource Planning rule 20 CSR 4240-22.010(2)(B) requires the Missouri electric utilities to use the minimization of the present worth of long-run utility costs, i.e. the lowest NPVRR, as the primary selection criterion in choosing the preferred resource plan. When a utility includes a revenue stream that is unlikely ever to occur, it will distort the modeling results and lead to adding resource(s) that do not result in the lowest NPVRR.

Q. What harm arises to ratepayers in the event that Evergy models its resource plans imprudently?

A. As a regulated monopoly, electric utilities are assured that rates will be set by Commissions so they have an opportunity to recover from their customers, not only the costs of their decisions, but in many cases a return on the investments resulting from their decision. This regulatory scheme results in a lowering of the risk assumed by the utility if it can show through its resource planning process that it implemented a plan with a low NPVRR.

Revenue from short-term capacity contracts are included in the calculation of the NPVRR in resource plan modeling. However, in practice, entering into contracts does little to increase Evergy's earnings since its FAC requires 95% of the revenue from short-term capacity sales to go to customers. This means the implementation of the chosen resource plan will achieve the earnings for Evergy that it estimated in its resource plan modeling process with, or without, capacity contracts. The risk associated with including capacity contracts in the resource planning process lies completely with customers. If Evergy does not enter into contracts then the customers will not see the full benefits of the resource plan chosen for implementation.

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Commission oversight is the only mechanism to reduce the risk on the customers. It is the Commission's role to make sure that only the costs of prudent decisions that adequately balance the interests of the customers and the utility be recovered from customers.

When an electric utility includes assumptions that are unrealistic in its resource planning model tilting the balance towards the utility, and the Commission accepts these assumptions as prudent, the costs customers are required to cover increase. That will be the situation for Evergy's customers if the Commission finds prudent Evergy's inclusion of the sales of excess capacity when it is obvious there is no opportunity for such sales. There will be no risk to Evergy in including these sales in its resource plan for it will be assured that its costs will be recovered from the customers. However, Evergy's inability to enter into any short-term capacity contracts has invalidated the underlying assumptions the Company used to support the resource plan that it told the Commission it was implementing and has resulted in higher costs for the customers absent a decision from the Commission that Evergy was imprudent in its resource plan modeling.

17 **Q.** How does this imprudent modeling relate to the FAC?

A. The FAC exacerbates the problem by removing much, if not all, of the risk from Evergy for failing to follow through on what it modeled.

In the absence of its FAC, there would be an incentive for Evergy to enter into short-term capacity contracts between rate cases. The revenues from such contracts would increase earnings since the income was not included in setting the rates resulting in the revenue from the contracts flowing directly to Evergy. Therefore, absent its FAC, Evergy would have a strong incentive to enter into these short-term capacity contracts contemplated in its preferred resources plan.

Because Evergy does have an FAC, however, it is required to flow the revenues generated between rate cases from any short-term capacity contracts it

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enters into back to its customers through its FAC. This removes 95% of the "reward" and hence the incentive for Evergy to work diligently to sell its excess capacity in short-term contracts as modeled in its resource planning process. Evergy recovers its cost whether it enters into a short-term contract or not. If it does not enter into a contract, its only exposure is the 5% sharing of the revenues it might receive. However, the customers do not receive their 95% share - which is 19 times the amount that Evergy would have received.

With its FAC, therefore, Evergy essentially loses all risk that these excess sales will not occur because the revenues that would have come from theses sales would just have passed through to the customers anyway. The only way for Evergy to bear more risk for not entering into the type of short-term capacity contracts it contemplated in its preferred plan is for the Commission to, in a FAC prudence case, find Evergy was imprudent by not entering into those contracts, and ordering a prudence adjustment amount equal to the lost revenues that result from that decision.

16 **Q.** What then is your recommendation regarding this issue?

A. The Commission needs to make a decision. Right now, Evergy is using its resource planning models to predict revenue from excess capacity sales to justify resources – both supply-side and demand-side. The outcome of this prudence review shows that the Company cannot actually generate revenues from the sale of its excess capacity and that this was a certain outcome that was easy to see prior to the inclusion of capacity sales in Evergy's resource planning process that continues to this day.

The Commission should therefore disallow the demand response programs Evergy is seeking to justify based on such sales. However, if the Commission is not going to do that, then the least it can do is hold Evergy to the standard of its own modeling. That would entail a prudence adjustment amount in this case to

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account for the capacity sales that Evergy predicted it could make knowing that it was very improbable it would make. Therefore, the Commission should order a prudence adjustment amount, using the amount of capacity shown in the 2017 resource plan capacity balance sheet provided in Evergy's 2017 resource plan update¹⁶ attached as Schedule LMM-D-4 HC. This adjustment would make Evergy accountable for the unrealistic assumptions regarding capacity sales that it put in its resource plan model and increase the likelihood that Evergy's customers will see the NPVRR of Evergy's resource plan.

Q. Do you have an estimate of this amount?

 A. I recommend the imprudence amount should be \$5,220,000. This is eighteen months of the MW capacity amount that was included in the 2017 resource plan update, multiplied by the amount per kW-month Evergy Metro¹⁷ is charging Evergy West in its long-term capacity contract. I estimate the prudence adjustment amount after a jurisdictional adjustment and the 95% sharing but without interest as required by statute, to be \$1,979,572.

16 Evergy Metro and Evergy West Acted Imprudently by Not Calling on Its Demand 17 Response Programs

Q. Why are you concerned with the demand response programs in this FAC prudence case?

A. OPC supports the Staff's position in the MEEIA prudence case that it was
 imprudent for Evergy not to call on its demand response programs to reduce the
 cost of energy for its customers. This is a resource that the customers have paid
 for, and, like the short-term capacity sales, that was modeled in its resource

¹⁶ Case no. EO-2017-0229, Kansas City Power & Light Company Integrated Resource Plan Update, Appendix B, plan KABHA.

¹⁷ This kW-month charge is considerably less than the offers Evergy Metro made for long-term contracts that were not accepted during this time.

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planning process used to determine the preferred plan NPVRR. Moreover, because Evergy has a FAC where energy costs are recovered through the FAC, like the situation with short-term capacity sales, there is little risk to Evergy if it does not call demand response events. Likewise, absent its FAC, Evergy would have the risk of not achieving the savings from calling on the demand response programs since, absent its FAC, such savings would be retained by Evergy.

I have included the demand response programs in this FAC prudence case to give the Commission the opportunity to make an adjustment in this FAC prudence case if it agrees with Evergy's position that this is a matter for a FAC prudence case and not the MEEIA case.

11 **Q.** Is it a matter for the MEEIA prudence case or the FAC prudence case?

12 A. It could be a matter for both. The MEEIA prudence case is the case in which the 13 Commission should determine that Evergy was imprudent by using customer funding to pay for a program that is not meaningfully utilized as a resource. 14 15 However, because the program effects the cost of energy that has passed through 16 Evergy's FAC, not utilizing this program to reduce energy purchased results in customers paying more for energy that they should have, so it can be a matter for 17 18 the FAC prudence case also. In effect, captive customers are penalized twice: 19 once by paying for thermostats that are never called and secondly by paying more money for energy during peak periods - of which the avoidance of incurring is 20 21 used to justify the demand response program.

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Q. Is an increased cost of energy the only impact on FAC costs of Evergy not utilizing its demand response programs?

A. No. There is at least one other cost that passes through Evergy's FACs that is impacted by the increased energy. SPP schedule 11 fees are based on the amount of energy purchased by Evergy. The greater the amount of energy used by

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customers, the more Evergy is charged through this schedule. A percentage of 1 2 schedule 11 fees are included in Evergy's FACs. Q. 3 Do you have a recommendation for the Commission with regard to how 4 **Evergy implemented its demand-response programs?** 5 A. The Commission should find both Evergy Metro and Evergy West imprudent for 6 not utilizing its demand-response programs to reduce the energy costs charged its 7 customers and its SPP Schedule 11 fees. Q. 8 What are the imprudence amounts you are recommending the Commission 9 order with respect to Evergy's inactions regarding its demand response 10 programs? A. 11 I recommend the Commission order for Evergy Metro imprudence amounts of 12 \$45,589 for excess energy costs and \$167,560 for excess Schedule 11 fees. For 13 Evergy West, I recommend the Commission order imprudence amounts of 14 \$90,095 for excess energy costs and \$280,968 for excess Schedule 11 fees. These amounts were calculated using the methodology and workpapers provided by 15 16 Staff in the Evergy MEEIA prudence case adjusted for the difference between the 17 MEEIA prudence review period and Evergy's FAC prudence review periods. 0. What is the prudence adjustment amount you are recommending the 18 Commission order due to Evergy not implementing its demand response 19 20 programs? 21 A. With the sharing mechanism adjustment of 95%, the energy sales prudence 22 adjustment amount, without the addition of interest, for Evergy Metro should be \$43,310 and for Evergy West \$85,590. An additional adjustment is necessary for 23

the Schedule 11 fees since Evergy's FACs only allow a portion of the Schedule 11 fees to flow through its FACs. Therefore, in addition to a jurisdictional adjustment and the sharing mechanism adjustment, the Schedule 11 fees include an

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adjustment to make sure that only the costs passed through Evergy's FACs are returned to the customers. The prudence adjustment amounts without the interest for Schedule 11 fees is \$42,024 for Evergy Metro and \$125,986 for Evergy West.

Conclusion

Q. You have provided several areas of imprudence related to Evergy's FAC. Would you summarize these areas?

A. The first area in which Evergy acted imprudently was passing costs for the retirement of its Montrose and Sibley plants through its FACs.

Secondly, despite including the benefits of capacity contract sales in its resource planning process, Every Metro did not enter into any contracts during the two summers over which its FAC prudence period covers despite modeling such sales in its resource planning process, effectively assuring that the NPVRR that it estimated for Evergy Metro would not be met.

Finally, the failure of Evergy to implement its demand response programs resulted in increased costs to the customers of both Evergy Metro and Evergy West through increased energy and SPP Schedule 11 costs.

These imprudent Evergy decisions all resulted in increased costs that were passed to the customers through its FAC and should be returned to the customers through prudence adjustment amounts, with interest, in the next FAC rate change case.

- 21 **Q.** Does this conclude your direct testimony?
- 22 A. Yes, it does.

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