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January 31, 2023 Mr. Morris Woodruff Secretary/Chief Regulatory Law Judge Missouri Public Service Commission 200 Madison Street, Suite 100 Jefferson City, MO 65102

Re: Tariff Schedule to Adjust FAC Rates of Evergy Missouri Metro

Dear Mr. Woodruff:

Pursuant to 20 C.S.R. 4240-20.090(8) of the regulations of the Missouri Public Service Commission ("Commission"), Evergy Metro, Inc. d/b/a Evergy Missouri Metro or the "Company" hereby submits proposed rate schedules to adjust charges related to the Company's approved Fuel Adjustment Clause ("FAC"). The proposed rate schedules bear an issue date of January 31, 2023 and an effective date of April 1, 2023.

This FAC tariff filing consists of actual fuel and purchased power costs, net of offsystem sales revenues incurred by the Company. For the 15th accumulation period covering July through December 2022, Evergy Missouri Metro's net FAC includable costs were higher than the base energy costs included in base rates by approximately \$9.7 million. In accordance with the Commission's rule and the Company's approved FAC, Evergy Missouri Metro is filing the FAC tariff that provides for a change in rates to recover 95% of those cost changes, or approximately \$9.3 million before true-up, interest and other adjustments.

In addition, a true-up filing is being made concurrent with this filing covering the 12th accumulation period of January through June 2021 and its corresponding recovery period of October 2021 through September 2022. The proposed 12th accumulation period true-up amount results in a credit of (\$278,946) to be refunded to customers. Also included in this true-up filing is an ordered adjustment, or refund, of (\$703,825) and additional interest of (\$28,134) related to the Company's fourth FAC prudence review, Case No. EO-2022-0064. In summary, all of these amounts combined result in a proposed Fuel and Purchased Power Adjustment ("FPA") of \$7,879,669 to be collected from customers.

The proposed FAC charge for Missouri residential customers is a charge of \$0.00096 per kWh. Based on usage of 1,000 kWh per month, the customer will see a monthly charge of \$0.96. This represents an increase of \$4.45 to an Evergy Missouri Metro residential customer's monthly bill compared to the current monthly FAC credit.

In Case No. EO-2019-0047, the Company elected to make the plant in service accounting ("PISA") deferrals permitted under section 393.1400 RSMo, effective January 1,

2019. The Company performed the PISA calculations to determine the impact, if any, of this semi-annual FAR filing on the Average Overall Rate and Class Average Overall Rate for the Large Power customer class as set forth in the rule under the provisions of section 393.1655 RSMo, rate cap limitations. As explained in direct testimony, there are no PISA adjustments impacting this FAR filing.

Direct Testimony and supporting schedules of Lisa A. Starkebaum are submitted concurrently herewith along with schedules containing the information required by 20 C.S.R. 4240-20.090(8), including all work papers that support the proposed rate schedules.

Copies of the proposed FAC-related rate schedules and all supporting materials described in this letter will be served electronically, this date, on the Commission's General Counsel, the Office of Staff Counsel, the Office of Public Counsel, and each party to Case No. ER-2018-0145.

Please provide a copy of all correspondence, notices, orders, and other communications that relate to this filing to the following as well as undersigned counsel:

Lisa A. Starkebaum Manager - Regulatory Affairs Evergy, Inc. 1200 Main Street – 19th Floor Kansas City, Missouri 64105 Phone: (816) 652-1277 Fax: (816) 556-2110 Email: lisa.starkebaum@evergy.com

Respectfully submitted,

|s| Roger W. Steiner

Roger W. Steiner Corporate Counsel

cc: Office of the General Counsel Office of Staff Counsel Office of the Public Counsel