

**BEFORE THE STATE CORPORATION COMMISSION
OF THE STATE OF KANSAS**

In the Matter of Westar Energy Inc. and Kansas)	
Gas and Electric Co. and Kansas City Power &)	Docket No. 19-WSEE-011-CPL
Light Company, Compliance Filing Pursuant to)	
Commission Order in Docket No. 15-WSEE-211-COM)	

NOTICE OF COMPLIANCE

COME NOW Evergy Metro, Inc. d/b/a Evergy Kansas Metro [f/k/a Kansas City Power & Light Company] (“Evergy Kansas Metro”), Evergy Kansas Central, Inc. [f/k/a Westar Energy, Inc.] and Evergy Kansas South, Inc. [f/k/a Kansas Gas and Electric Company] (collectively referred to herein as “Evergy Kansas Central”);” and all three collectively referred to herein as “Companies”)¹, and pursuant to the State Corporation Commission of the State of Kansas (“Commission”) Order issued in Docket No. 15-WSEE-211-COM on April 5, 2018 (“Order”), state as follows:

1. Ordering Paragraph D (p. 17) of the Order states:

Westar and KCP&L shall (1) annually complete and file a report of any structural fires claiming fault of the utility equipment, including all information and documentation not subject to attorney-client privilege; (2) include temperature sensor equipment with the installation of all Smart Meters not already in inventory; and, (3) use a go/no go tool to test meter base quality during routine testing, meter change out, and when the temperature alert is triggered.

2. In compliance with subsection (1) of the above-referenced paragraph, the Companies submit the attached **CONFIDENTIAL Attachment 1**.

WHEREFORE, the Companies that the Commission take notice of their compliance with the Order.

¹ Effective October 8, 2019, Evergy Metro, Inc. d/b/a Evergy Kansas Metro adopted the service territory and tariffs of KCP&L; *Order Approving Name Change*, Docket No. 20-KCPE-122-CCN, dated October 8, 2019. Effective October 8, 2019, Evergy Kansas Central, Inc. and Evergy Kansas South, Inc. d/b/a collectively as Evergy Kansas Central adopted the service territory and tariffs of Westar; *Order Approving Name Change*, Docket No. 20-WSEE-123-CCN, dated October 8, 2019.

Respectfully submitted,

/s/ Roger W. Steiner

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**Attorneys Evergy Kansas Metro and
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CERTIFICATE OF SERVICE

I do hereby certify that a true and correct copy of the foregoing document has been emailed or mailed, postage prepaid, this 28th day of February 2025, to all counsel of record, as listed below:

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/s/ Roger W. Steiner

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<i>Date of Loss</i>	<i>Claimant</i>	<i>Claim Amount</i>	<i>Event Location</i>	<i>Description</i>	<i>Equipment Involved</i>	<i>Status of Claim</i>
3/24/24					Transformer	Denied
4/22/24					Meter	Still under investigation
9/3/24					Line Fuse	Denied
9/19/24					Secondary box on pole	Denied
10/4/24					Transformer	Denied

11/8/24		Transformer	Insurance company voluntarily closed claim
12/1/24		Unknown	Open-No Claim filed

Evergy Metro and Greater Missouri Operations Claims

<i>Date of Loss</i>	<i>Claimant</i>	<i>Claim Amount</i>	<i>Event Location</i>	<i>Description</i>	<i>Equipment Involved</i>	<i>Status of Claim</i>
2/5/24					Unknown	Denied
2/27/24					Line	Denied
4/2/24					Transformer	Denied
6/4/24					Customer's Equipment	Denied
9/15/24					Transformer	Denied

9/29/24		Pigtail	Paid
11/2/24		Vegetation	Denied

Evergy Kansas Metro and Evergy Kansas Central

Docket No.: 19-WSEE-011-CPL

Date: February 28, 2025

CONFIDENTIAL INFORMATION

The following information is provided to the Kansas Corporation Commission under CONFIDENTIAL SEAL:

Notice of Compliance (“Notice”) and Evergy Kansas Metro and Evergy Kansas Central (collectively, the “Company”) Annual Report of Damage Claims for Structure Fires (“Annual Report”)	
Document: Page	Reason for Confidentiality from List Below
Annual Report, p. 1-4	1, 4, and 5

Rationale for the “confidential” designation is documented below:

- “1” Material or documents that contain information relating directly to specific customers, which the Company is obligated to keep private, which failure to do so could open the Company up to damages.
- “2” Employee-sensitive information which the Company is obligated to keep private, which failure to do so could open the Company up to damages.
- “3” Marketing analyses or other market-specific information relating to services offered in competition with others that is contractually obligated to be kept confidential.
- “4” Reports, work papers or other documentation related to work produced by internal or external auditors or consultants falling under the attorney/client communication or work product privilege or information prepared in anticipation of hearing or other administrative proceedings.
- “5” Strategies employed, to be employed, or under consideration, the disclosure of which would harm the Company competitively, or that could be used by existing or future vendors to the disadvantage and prevent the Company from protecting such information as allowed under Kansas law.
- “6” Contract negotiations, which could be used by existing or future vendors to the disadvantage of the Company, and/or is contractually obligated to be kept private, which failure to do so could open the Company up to damages.
- “7” Information concerning trade secrets, as well as private technical, financial, and business information which could be used by existing or future vendors to the disadvantage of the Company

Should any party challenge Company’s assertion of confidentiality with respect to the above information, Company reserves the right to supplement the rationale contained herein with additional factual or legal information.