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March 24, 2017

Ms. Barcy F. McNeal, Secretary Public Utilities Commission of Ohio 180 E. Broad St., 11th Floor Columbus, OH 43215-3793

> Re: Case No. 17-0822-EL-ACP Hudson Energy Services, LLC Public Version Corrected Page 3

Dear Ms. McNeal:

Earlier today, I filed a redacted version of the Alternative Energy Compliance Report for Calendar Year 2016 for Hudson Energy Services, LLC. Page 3 of this redacted version contained an error with respect to the reporting period. Please accept the corrected version of Page 3 which is attached and should supersede the one I filed earlier today. I regret the error.

Thank you for your consideration.

Sincerely yours,

Stephen M. Howard

Stephen M. Howard Attorneys for Hudson Energy Services, LLC

SMH/jaw Enclosure Ten Year Forecast

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c.

a. Ten Year Forecast of Solar and Non-Solar RECs

In accordance with Rule 4901:1-40-03(C) the CRES hereby provides a projection for the next 10 years for RECs and Solar RECs.

Year		Solar RECs	Non-solar RECs	Total RECs
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b. The Supply Portfolio projection is based upon: Hudson Energy purchases supply based on short-term annual contracts

The Methodology used to evaluate compliance is based upon: Hudson Energy is not developing and does not own any renewable generation that would qualify under the Ohio RPS program. Instead, Hudson Energy purchases renewable energy under third-party contractual agreements to meet its RPS procurement obligations. Hudson Energy will purchase renewable energy on an annual basis based on projected sales, hedging against risks with other procurement options. This procurement process will account for the various portfolio content category requirements and will insure that Hudson Energy has sufficient procurement from each portfolio content category to satisfy the requirements in accordance with Ohio law (Revised Code Section 4928.64). After the end of each year and each compliance period, Hudson Energy will true up its purchases and re-evaluate its retail sales data, to help ensure it will purchase and procure sufficient renewable energy to meet its sales data, to help ensure it will purchase and procure sufficient renewable energy to meet its RPS procurement and portfolio content category requirements.

d. Optional comments on any perceived impediment(s) to achieving compliance with the Solar and Non Solar REC requirements, as well as any discussion addressing such impediments.

Hudson Energy obtained all the required RECs for the 2016 reporting period.

3

This foregoing document was electronically filed with the Public Utilities

Commission of Ohio Docketing Information System on

3/24/2017 2:35:04 PM

in

Case No(s). 17-0822-EL-ACP

Summary: Report Corrected Page 3 of PUBLIC Version of Alternative Energy Compliance Report for Calendar Year 2016 electronically filed by Mr. Stephen M Howard on behalf of Hudson Energy Services, LLC