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April 5, 2016

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

Re: Case No. 17-0922-EL-ACP

MidAmerican Energy Company

Alternative Energy Resources Report

Dear Ms. McNeal:

Please find enclosed the Alternative Energy Annual Status Report for calendar year 2016 from MidAmerican Energy Company. This will be the final such report filed by MidAmerican Energy Company with the Commission.

Thank you for your consideration.

Sincerely yours,

Stephen M. Howard

Attorney for MidAmerican Energy Company

Stephen M. Haward

SMH/jaw Enclosure



2016 Compliance Year
Company Name: MidAmerican Energy Company - Unregulated Retail Services Division Case Number (i.e., XX-XXXX-EL-ACP): 17-0922-EL-ACP
Point of Contact for RPS Filing - Name: Sunny Jansen
Point of Contact for RPS Filing - Email: smjansen@midamericanenergyservices.com
Point of Contact for RPS Filing – Phone: 515-252-6451
If CRES, provide Ohio certification number: 00-009E(8)
If CRES, provide certification case number: 00-1786-EL-CRS
Did the Company have Ohio retail electric sales in 2016?
If a CRES with sales in 2016, confirm the sales were conducted either as a power marketer or retail generation provider (i.e., took title to the electricity).
If this RPS report also addresses the compliance obligation of an additional CRES Provider, list the company(-ies). Otherwise, indicate N/A.
Note: If the Company indicated zero Ohio retail electric sales in 2016, it need not complete the remainder of this form.
obligation of an additional CRES Provider, list the company(-ies). Otherwise, indicate N/A. Note: If the Company indicated zero Ohio retail electric sales in 2016, it need not complete the

Note: Please complete Section I in its entirety and without redaction.

A. Baseline Determination

- 1. Does the Company propose to use the 3 year average method or compliance year (2016) sales as its baseline?
- 2. 3 Year Average Calculation (Note: years with zero sales should be excluded from calculation of average)

Year	Annual Sales (MWHs)
2013	
2014	
2015	
Three Year Average	



	3.	Compliance year	(2016) sales in MWHs:		
	4.	Source of reported	d sales volumes:		
	5.	company's CRES	-	filed with the Com	ers from that in the mission, provide an A.
В.	Co	mpliance Obligati	on for 2016		
	Γ		Required Quantity	Retired Quantity	Tracking System(s)
	5	Solar			
	I	Non-Solar			
			pposed baseline by the stong oduct rounded to the nea		letermine the Required
C.	tha		ard, describe how tha		s in a previous year(s) ted within this filing.
D.	Co	mplete and file Sta	aff's compliance work	sheet along with filin	g report.
D,	CO	imprete and me of	all 5 compliance work	sices arong with min	Pichorn
E.	of Pu	its 2016 compliance rsuant to Ohio Ac	e obligation, enter tha	t amount here: \$ the obligation is ro	unded up to the next



- II. Annual RPS Compliance Planning Report (refer to Ohio Adm.Code 4901:1-40-03(C))
 - A. Projected (non-binding) baseline for the current and future calendar years.

Year	Baseline (MWHs)	Non-Solar Requirement	Solar Requirement
2017			
2018			
2019			
2020			
2021			
2022			
2023			
2024			
2025			
2026			

3.	Describe the Company's supply portfolio projection, including both generation fleet and power purchases, for the 10 year planning horizon.				
·-•	Describe the methodology used by the Company to evaluate its compliance options.				
١.	Describe any perceived impediments to achieving compliance with the required benchmarks, as well as suggestions for addressing any such impediments.				



III. RPS Administration

administrati	ion of the Ohio	RPS more eff	islative) the Co ective and effic ats to the <u>RPS w</u>	ient. This coul	ve to make the d include

Compliance Plan Status Report for Compliance Year 2016 Summary Sheet

	Unadjusted (MWHs)	Adjustments (MWHs)	Adjusted (MWHs)	Sales Volume Data	_
2013	and a charliful are extended in the con-	9	0](A)
2014		0	0		(B)
2015		0	0	المحادث المالية](C)
seline fo	r 2016 Compliance Obligation (MW	Hs)		2]	(D) = AvgABC
ote: If usi	ing 2016 sales as your baseline, inse	rt that figure in cell I14 and indicate i	in cell k16 if 2016 sales are ac	djusted or not.	i.e., Not Adjust
2.50%	2016 Statutory Compliance Obli	gation	and the second	North Control of the	
	2016 Non-Solar Renewable Bend	hmark	2,38%	7	(E)
	2016 Solar Renewable Benchmar	·k	0.12%		(F)
	Per R.C., 4928.64(B)(2)				
	2016 Compliance Obligation				
	Non-Solar RECs Needed for Co	omoliance I		<u></u>	(G) = (D) * (E)
	Solar RECs Needed for Compli	'		3	
	Solal RECS Needed for Compil	ance J		<u>u</u>	(H) = (D) * (F)
	C O E D V	\ 16U_U_U_U_U			
	Carry-Over from Previous Year(s	ј, п аррпсавте	The officer of the second	_	40
	Non-Solar (RECs)			· O	(1)
	Solar (S-RECs)	and the second second		<u>o</u>	(1)
	Total 2016 Compliance Obligation	1		¬	
	Non-Solar RECs Needed for Co			0	(K) = (G) + (I)
	Solar RECs Needed for Compli	ance		<u>o</u>	(L) = (H) + (J)
	2016 Performance (Per GATS an	d/or MRETS Data)	ing and the second seco		
	Non-Solar (RECs)		And the second s	0	(M)
	Solar (S-RECs)	ľ	to the same and the contract the same of t	Ö	(N)
				-	
	Under Compliance In 2016, If ap	plicable			
	Non-Solar (RECs)			0	(O) = (K) - (M)
	Solar (S-RECs)			0	(P) = (L) - (N)
			· · · · · · · · · · · · · · · · · · ·	-	3.4. 3. 3.3
	2016 Alternative Compliance Pa	vments			
	Non-Solar, per REC (Refer to C	·	\$49.7	5	(Q)
	Solar, per S-REC (Refer to R.C.		\$300.0		(R)
		197919 1900-1991	, , , , , , , , , , , , , , , , , , ,		11.9
	2016 Payments, if applicable				
	Non-Solar Total	Г	\$0.0	តា	(S) = (O) * (Q)
		ŀ		-	
	Solar Total	ŀ	\$0.0	_	(T) = (P) * (R)
	TOTAL	, , , , , , , , ,	\$0.0	<u>"</u>	(U) = (S) + (T)
			14 L		-6 ' ppc1
лириапсе		for internal review purposes. Howev year. Your company is not required t			

accuracy of the calculations. Questions concerning this worksheet can be addressed to Stuart, Siegfried@puc.state.oh.us

For details on determining your compliance baseline, please refer to 4928.643, Ohio Revised Code (ORC), and 4901:1-40-03 of the Ohio Administrative Code (OAC).

Questions may also be posed to Staff at the following email address:

AEPS@puc.state.oh.us

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in

Case No(s). 17-0922-EL-ACP

Summary: Report Alternative Energy Resources Report electronically filed by Mr. Stephen M Howard on behalf of MidAmerican Energy Company