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April 20, 2017

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

Re:

Case No. 17-1100-EL-ACP

Consolidated Edison Solutions, Inc.

Public Version of 2016 Alternative Energy Annual Status Report

Dear Ms. McNeal:

I am submitting to you a redacted version of the Alternative Energy Annual Status Report for calendar year 2016 on behalf of Consolidated Edison Solutions, Inc.. Certain portions of information have been redacted because they contain confidential and proprietary information. A motion for protective order is also being filed today seeking protection of such information. Pursuant to Rule 4901-1-24(D) of the Ohio Administrative Code, I will be submitting under seal two copies of the confidential version of the Alternative Energy Annual Status Report for calendar year 2016 for Consolidated Edison Solutions, Inc.

Thank you for your consideration.

Sincerely yours,

Stephen M. Howard

Stephen M. Howard

Attorneys for Consolidated Edison Solutions, Inc.

SMH/jaw Enclosures



Staff's Optional RPS Compliance Filing Report 2016 Compliance Year

Company Name: Consolidated Edison Solutions,	, Inc.
Case Number (i.e., XX-XXXX-EL-ACP): 17-1100	-EL-ACP
Point of Contact for RPS Filing – Name: Deniqua	Nicks
Point of Contact for RPS Filing – Email: Nicksd@o	conedsolutions.com
Point of Contact for RPS Filing – Phone: (914) 286	6-7025
If CRES, provide Ohio certification number:	
If CRES, provide certification case number:	
Did the Company have Ohio retail electric sales in If a CRES with sales in 2016, confirm the sales wer	
conducted either as a power marketer or retail gene 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.	N/A
Note: If the Company indicated zero Ohio retail electric remainder of this form.	sales in 2016, it need not complete the

I. Annual RPS Compliance Status Report (refer to Ohio Adm.Code 4901:1-40-05)

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? No
- 2. 3 Year Average Calculation (Note: years with zero sales should be excluded from calculation of average)

Year	Annual Sales (MWHs)
2013	2,552
2014	106,813
2015	231,361
Three Year Average	113,575

Ohio | Public Utilities Commission

3.	Compliance year	(2016) sales in MWHs:	343,788,000
٥.	Compliance vear	(ZUIO) Sales III IVI VV IIS:	070,700.00

- 4. Source of reported sales volumes: Actual Retail Sales Volumes
- 5. For CRES Providers, if the reported sales volume(s) differs from that in the company's CRES Annual Report(s) filed with the Commission, provide an explanation below for the difference. Otherwise, indicate N/A.

N/A		

B. Compliance Obligation for 2016

Required Quantity Retired Quan		Retired Quantity	Tracking System(s)
Solar	413	413	GATS
Non-Solar	8,182	81,82	GATS

Note: multiply the proposed baseline by the statutory benchmarks to determine the Required Quantity, with the product rounded to the nearest whole number.

C. If the Company had a compliance deficiency or compliance excess in a previous year(s) that was rolled forward, describe how that has been incorporated within this filing. Otherwise, indicate N/A.

N/A			

- D. Complete and file Staff's compliance worksheet along with filing report.
- E. If the Company is proposing to pay an alternative compliance payment for all or part of its 2016 compliance obligation, enter that amount here: \$ 0.00 Pursuant to Ohio Adm.Code 4901:1-40-08, the obligation is rounded up to the next MWh in the event of a compliance payment.



- 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)	e (MWHs) Non-Solar Requirement Solar Re	
2017			
2018		•	
2019			
2020			
2021			
2022			
2023			
2024			ļ
2025			
2026			

В.	Describe the Company's supply portfolio projection, including both generation fleet
	and power purchases, for the 10 year planning horizon.

Consolidated Edison Solutions, Inc retail supply business was sold to Constellation on 9/1/16, during 2017 the load will be migrated over to Constellation so Consolidated Edison Solutions will have 0 retail sales after 2017.

Describe the m	Describe the methodology used by the Company to evaluate its compliance options.				

D.	Describe any perceived impediments to achieving compliance with the requestion benchmarks, as well as suggestions for addressing any such impediments.	uired

III. RPS Administration

Please describe any suggestions (non-legislative) the Company may have to make the administration of the Ohio RPS more effective and efficient. This could include additional communications, enhancements to the RPS webpage, etc.				
		•		
				,

Compliance Plan Status Report for Compliance Year 2016 **Summary Sheet**

	Unadjusted (MWHs)	Adjustments (MWHs)	Adjusted (MWHs)	Sales Volume Data	<u>1_</u>
2013		0	2,552		(A)
2014		0	106,813		(B)
2015		0	231,361](c)
iseline fo	r 2016 Compliance Obligation (MWI	Hs)	343,788	7	(D) = AvgABC
ote: If usi	ng 2016 sales as your baseline, inser	t that figure in cell 114 and indicate in c	ell k16 if 2016 sales are adjus	ted or not.	Not Adjusted
2.50%	2016 Statutory Compliance Oblig	gation			
	2016 Non-Solar Renewable Bench	nmark	2.38%	7	(E)
	2016 Solar Renewable Benchmar	k	0.12%	-	(F)
	Per R.C., 4928.64(B)(2)		<u> </u>		
	2016 Compliance Obligation				
	Non-Solar RECs Needed for Co	mptiance [8,18	27	(G) = (D) * (E)
	Solar RECs Needed for Complia	· L	4:	_	
		to a grandati jato 📑	4.	-	(H) = (D) * (F)
	Carry-Over from Previous Year(s), if applicable			and Alife 17 A
	Non-Solar (RECs)		////////	<u>a</u>	(1)
	Solar (S-RECs)			<u>0</u>	(1)
		rankiyan — ngin gjar <mark>l</mark>	<u> </u>	प	(1)
	Total 2016 Compliance Obligation	ns			
	Non-Solar RECs Needed for Cor			্ৰ	to the to
	Solar RECs Needed for Complia		8,18	_	(K) = (G) + (I)
		·····	41	<u></u>	(L) = (H) + (J)
	2016 Performance (Per GATS and	I/or MRETS Data)			
	Non-Solar (RECs)	,	8.18	3	(8.4)
	Solar (S-RECs)		, 8,18 41	-	(M)
		L. Carlotte and Car	43	<u></u>	(N)
	Under Compliance in 2016, if app	licable			Loss Fifth Tailling
	Non-Solar (RECs)			ล	(m) (m) (m)
	Solar (S-RECs)	F		0	(O) = (K) - (M)
		tit agaga ega o aesa egi l	2.55	"	(P) = (L) - (N)
	2016 Alternative Compliance Pay	ments	1 m + 21	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
	Non-Solar, per REC (Refer to Ca		\$49.7	ถ	(0)
	Solar, per S-REC (Refer to R.C. 4		\$300.0	_	(Q)
	그의 시민들은 그는 경험자		\$300.0	"	(R)
	2016 Payments, if applicable				
	Non-Solar Total	Г	\$0.0	<u> </u>	(5) = (0) * (0)
	Solar Total	F	\$0.0		(S) = (O) * (Q)
	TOTAL	h	\$0.0		(T) = (P) * (R)
		. A sa		≝	(U) = (S) + (T)
npliance	worksheet was developed by Staff fo	or internal review purposes. However, i	t may he useful for your com	nany in propagation of	ta 000 aanual
	10 10 10 10 10 10 10 10 10 10 10 10 10 1	ear. Your company is not required to i	, se asejarjor your com	pany in preparation of t	is nr 3 annual

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

This foregoing document was electronically filed with the Public Utilities

Commission of Ohio Docketing Information System on

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in

Case No(s). 17-1100-EL-ACP

Summary: Report Public Version of 2016 Alternative Energy Annual Status Report electronically filed by Mr. Stephen M Howard on behalf of Consolidated Edison Solutions, Inc.