THE PUBLIC UTILITIES COMMISSION OF OHIO

IN THE MATTER OF THE 2015 THROUGH 2017 REVIEW OF THE ALTERNATIVE ENERGY RIDER OF OHIO POWER COMPANY.

CASE NO. 18-80-EL-RDR

ENTRY

Entered in the Journal on February 28, 2018

I. SUMMARY

{¶ 1} The Commission directs Staff to issue a request for proposal for audit services to assist the Commission with the management/performance and financial audit of the Alternative Energy Rider of Ohio Power Company d/b/a AEP Ohio for activity from 2015 through 2017.

II. DISCUSSION

- $\{\P\ 2\}$ Ohio Power Company d/b/a AEP Ohio (AEP Ohio) is an electric distribution utility as defined by R.C. 4928.01(A)(6) and a public utility as defined in R.C. 4905.02, and, as such, is subject to the jurisdiction of this Commission.
- {¶ 3} R.C. 4928.141 provides that an electric distribution utility shall provide consumers within its certified territory a standard service offer (SSO) of all competitive retail electric services necessary to maintain essential electric services to customers, including a firm supply of electric generation services. The SSO may be either a market rate offer in accordance with R.C. 4928.142 or an electric security plan (ESP) in accordance with R.C. 4928.143.
- {¶ 4} R.C. 4928.64(B)(2) establishes benchmarks for an electric distribution utility to acquire a portion of its electricity supply for retail customers in Ohio from renewable energy resources. R.C. 4928.645 provides that an electric distribution utility may use renewable energy credits and solar energy credits to meet its respective renewable energy and solar benchmarks.
- {¶ 5} On August 8, 2012, the Commission issued its Opinion and Order in Case No. 11-346-EL-SSO, et al., which approved, with certain modifications, AEP Ohio's application for

18-80-EL-RDR -2-

an ESP, effective with the first billing cycle of September 2012 through May 31, 2015. *In re Ohio Power Co.*, Case No. 11-346-EL-SSO, et al. (*ESP 2 Case*), Opinion and Order (Aug. 8, 2012). Among other provisions of the ESP, the Commission approved AEP Ohio's request to establish the Alternative Energy Rider (AER) for the recovery of renewable energy credit expenses, subject to an annual audit. *ESP 2 Case* at 17-18.

- {¶ 6} In Case No. 13-2385-EL-SSO, et al., the Commission modified and approved an ESP for AEP Ohio, including approval of the continuation of the AER, for the period of June 1, 2015, through May 31, 2018. *In re Ohio Power Co.*, Case No. 13-2385-EL-SSO, et al., Opinion and Order (Feb. 25, 2015) at 35.
- {¶ 7} At this time, the Commission directs Staff to issue the attached request for proposal (RFP) to acquire audit services to assist the Commission with the review of AEP Ohio's AER for the period of January 1, 2015, through December 31, 2017. All proposals submitted pursuant to the RFP are due by March 30, 2018. In order to demonstrate the ability to perform the services required in the RFP, the proposal must show, in detail, the auditor's understanding of the project and the work required. Each proposal must address, with specificity, how the auditor will handle all of the issues in the RFP. The auditor must demonstrate that it will be able to perform the required services, showing its clear understanding of the tasks to be completed, the experience and qualifications of the personnel who will perform the work, and the anticipated breakdown of costs and timing. The selection criteria to be used by the Commission to determine the selection of the auditor shall be the technical and management capabilities of each firm, as well as the overall cost of each bid. The Commission intends to select the auditor by April 25, 2018.
- {¶ 8} AEP Ohio shall directly contract with the auditor chosen by the Commission and bear the costs of the audit services solicited in the RFP.
- {¶ 9} The Commission shall select and solely direct the work of the auditor. Staff will review and approve payment invoices submitted by the auditor.

18-80-EL-RDR -3-

{¶ 10} The auditor shall perform its audit and investigation as an independent contractor. Any conclusions, results, or recommendations formulated by the auditor may be examined by any participant to this proceeding. Further, it shall be understood that the Commission and/or its Staff shall not be liable for any acts committed by the auditor or its agents in the preparation and presentation of the report.

{¶ 11} The auditor will execute its duties pursuant to the Commission's statutory authority to investigate and acquire records, contracts, reports, and other documentation under R.C. 4903.02, 4903.03, 4905.06, 4905.15, and 4905.16. The auditor is subject to the Commission's statutory duty under R.C. 4901.16, which provides:

Except in his report to the public utilities commission or when called on to testify in any court or proceeding of the public utilities commission, no employee or agent referred to in section 4905.13 of the Revised Code shall divulge any information acquired by him in respect to the transaction, property, or business of any public utility, while acting or claiming to act as such employee or agent. Whoever violates this section shall be disqualified from acting as agent, or acting in any other capacity under the appointment or employment of the commission.

- **[¶ 12]** Once disclosure is permitted by R.C. 4901.16, the following process applies to the release of any document or information marked as confidential. Three days' prior notice of intent to disclose shall be provided to the party claiming confidentiality. Three days after such notice, Staff or the auditor may disclose or otherwise make use of such documents or information for any lawful purpose, unless the Commission receives a request for a protective order pertaining to such documents or information within the three-day notice period. The three-day notice period will be computed according to Ohio Adm.Code 4901-1-07.
- {¶ 13} Upon request of the auditor or Staff, AEP Ohio shall provide any and all documents or information requested. AEP Ohio may conspicuously mark such documents or information as "confidential" if AEP Ohio believes the document should be deemed as such.

18-80-EL-RDR -4-

In no event, however, shall AEP Ohio refuse or delay in providing such documents or information.

III. ORDER

 $\{\P 14\}$ It is, therefore,

{¶ 15} ORDERED, That Staff issue the RFP attached to this Entry and that March 30, 2018, be set as the due date for proposals in response to the RFP. It is, further,

{¶ 16} ORDERED, That, in accordance with Paragraph 8, AEP Ohio bear the cost of the audit services of the contractor chosen by the Commission. It is, further,

{¶ 17} ORDERED, That AEP Ohio and the contractor shall observe the requirements set forth herein. It is, further,

[¶ 18] ORDERED, That a copy of this Entry be served upon all parties of record.

THE PUBLIC UTILITIES COMMISSION OF OHIO

Asim Z. Haque, Chairman

M. Beth Trombold

Lawrence K. Friedeman

Thomas W. Johnson

Daniel R. Conway

SJP/sc

Entered in the Journal

__ FEB <u>2 8 2018</u>_

Barcy F. McNeal

Secretary

REQUEST FOR PROPOSAL NO. RA18-AEPAER-1

A MANAGEMENT/PERFORMANCE AND FINANCIAL AUDIT OF THE ALTERNATIVE ENERGY RIDER OF OHIO POWER COMPANY.

Issued by:
THE
PUBLIC UTILITIES COMMISSION OF OHIO
180 East Broad Street
Columbus, Ohio
43215-3793

PROPOSAL DUE: March 30, 2018



TABLE OF CONTENTS

I.	INTRODUCTION	1	
II.	THE PROJECT	2	
III.	SCOPE OF WORK	3	
IV.	TIMELINE	4	
V.	DEADLINES AND DELIVERABLES	5	
VI.	MINIMUM CONTENTS OF PROPOSAL	8	
VII.	REVIEW CRITERIA	. 11	
VIII.	OTHER PROPOSAL CRITERIA	. 12	
IX.	QUESTIONS	. 15	
ATTACHMENT 1			
ATTACHMENT 2			

I. INTRODUCTION

Ohio's current electric laws, found in R.C. 4928.64 through 4928.645, define a renewable portfolio standard (RPS) that requires electric distribution utilities and electric service companies to acquire specific minimum percentages of electricity from renewable energy resources each year. The renewable energy requirements, which include specific solar requirements, are implemented through annual compliance obligations beginning in 2009.

By Opinion and Order issued on August 8, 2012, the Public Utilities Commission of Ohio (Commission) authorized the establishment of an Alternative Energy Rider (AER) for the Columbus Southern Power Company and Ohio Power Company (Ohio Power or Company) rate zones, which allows Ohio Power to recover costs associated with RPS compliance.¹

The AER began in October 2012. The Company makes filings with the Commission no later than March 1st, June 1st, September 1st, and December 1st of each year, with the proposed rates becoming effective one month later (i.e., April 1st, July 1st, October 1st, and January 1st), unless otherwise ordered by the Commission.

On February 25, 2015, the Commission modified and approved Ohio Power's application to establish a standard service offer in the form of an electric security plan, with the continuation of the AER, in Case No. 13-2385-EL-SSO, et al., for the period beginning June 1, 2015, through May 31, 2018.

The purpose of this request for proposal (RFP) is to solicit bids for audit services to investigate the management performance and financial aspects of the AER recovery mechanism. Guidance for the standard of work to be performed and the requirements of the audit report can be found in Attachments 1 and 2 to this RFP. The audit will include a review of the actual costs included in the AER for the period January 1, 2015, through December 31, 2017. The selected auditor will be required to conduct such an audit and will be responsible for submitting a report that is based upon the guidelines in Attachment 1 and 2 to this RFP. Firms are invited to submit a proposal to perform this audit.

Case No. 11-346-EL-SSO, et al., Opinion and Order (Aug. 8, 2012) at 18.

II. THE PROJECT

A. MANAGEMENT/PERFORMANCE AND FINANCIAL AUDIT

This request for proposal consists of a review of the AER in place during January 1, 2015, through December 31, 2017.

B. ROLE OF AUDITOR

Any auditor who is chosen by the Commission to perform an audit expressly agrees to perform his or her audit as an independent contractor. Any conclusions, results, or recommendations formulated by the auditor may be examined by any participant to the proceeding for which the audit report was generated. Further, it shall be understood that the Commission and/or the Commission's staff (Staff) shall not be liable for any acts committed by the auditor or its agents while conducting its audit activities.

C. COMMISSION STAFF SUPERVISION

Staff will oversee the project. Staff personnel shall be informed of all correspondence between the auditor and the Company, and shall be given at least three working days' notice of all meetings and interviews with the Company, so as to allow Staff the opportunity to attend.

D. COST OF AUDIT AND QUOTATION OF CHARGES

The auditor shall include cost estimates in its proposal for the audit. Such cost estimates shall be viewed as maximum costs for purposes of evaluating and selecting an auditor. The proposed cost is to include all expenses associated with conducting the audit and presenting the findings and recommendations in the audit report. A detailed presentation of costs shall be provided, broken down by phase/task, in conformance with part VI, paragraph J, of this RFP. The proposed costs shall be considered firm prices for performing the work described in the proposal.

E. COST OF PRESENTING EXPERT TESTIMONY

The actual costs associated with presenting expert testimony before the Commission during the applicable hearing will include actual time and materials, not to exceed \$6,000 without Staff's approval. Expenses associated with the presentation of testimony will include the following:

- actual transportation expense (i.e., airfare, etc.)
- actual living expenses (hotels, meals, local transportation)
- · actual preparation time, up to eight hours per witness
- actual time spent in travel
- actual time spent presenting testimony
- other time and expenses directly related to the hearing process, as approved by Staff

III. SCOPE OF WORK

A. STANDARDIZED WORK REQUIREMENTS

No specific statutory or administrative requirements exist for auditing the AER. However, guidance on the standard work to be performed and the requirements of the audit report can be obtained in Attachments 1 and 2. Please note that this audit program establishes minimum criteria for the audit review. It should not be used to the exclusion of the auditor's initiative and thoroughness in performing the audit.

The designated auditor will be expected to analyze, interpret, and make specific recommendations with respect to the structure, policies, and procedures of the Company's RPS compliance activities.

B. RENEWABLE ENERGY CREDIT (REC) AND SOLAR RENEWABLE ENERGY CREDIT (S-REC) PRICES

The auditor shall include a market price comparison in its audit report, which the Commission and/or Staff can utilize as a tool to evaluate the reasonableness of the prices paid by the Company for RECs and S-RECs during the audit period.

C. RENEWABLE PORTFOLIO STANDARD COMPLIANCE

The auditor shall include a review of the Company's compliance activities as they relate to REC and S-REC procurement and utilization within its audit report. This review should include considerations such as (1) compliance with current obligations, and (2) preparation for compliance with projected future obligations under the RPS.

The auditor shall analyze and address, <u>at least</u>, the following RPS compliance-related issues:

- overall REC and S-REC management strategy, including any REC or S-REC transactions in which the Company participated;
- methods used by the Company to analyze RPS compliance options and develop overall mitigation strategies; and
- the Company's status relative to the three percent provision contained within R.C. 4928.64(C)(3).

D. TRUE-UP PERIOD

The AER is trued-up quarterly. The Company has proposed changing the true-up period from quarterly to semiannually due to fluctuations in the AER rate. The auditor shall evaluate the proposed change of the true-up period with respect to AER rate fluctuations.

E. UTILITY INDUSTRY PERSPECTIVE

The auditor shall include in the audit report a discussion of the current dynamics of the industry in which the Company operates, and the impact that these dynamics have on the Company's practices regarding REC and S-REC procurement, sale, and generation.

IV. TIMELINE

The timeline presented below is intended to provide the auditor with an understanding of the timeframe during which the audit is to be conducted. Although precise dates are used below, the actual dates for awarding the audit and for conducting the audit and any resulting hearing activities may vary somewhat when each is set through a subsequent Commission entry.

A. dit managala dua	March 20, 2019
Audit proposals due	March 30, 2018
Award audit (Commission Entry)	April 25, 2018
Audit conducted	April 30, 2018 – August 21, 2018
Company to have the necessary information	
and personnel available for the auditor to	
begin the audit process	April 30, 2018
Draft audit report presented to Staff	August 22, 2018
Final audit report filed with Commission	September 5, 2018

V. DEADLINES AND DELIVERABLES

A. AVAILABILITY OF DOCUMENTS

Upon request of the auditor or Staff, the Company shall provide any and all documents or information requested. The Company may conspicuously mark such documents or information as being "confidential." In no event, however, shall the Company refuse or delay to provide such documents or information.

Staff or the auditor shall not publicly disclose any document marked "confidential" by the Company, except upon three days' prior notice of intent to disclose served upon the Company's counsel. Three days after such notice, Staff or the auditor may disclose or otherwise make use of such documents or information for any purpose, unless the Company moves the Commission for a protective order pertaining to such documents or information within the three-day notice period.

The three-day notice period will be computed according to Ohio Adm.Code 4901-1-07. Service shall be complete upon mailing or delivery in person.

The Company shall diligently review the draft audit report for the presence of information deemed to be confidential, and shall work with the auditor to ensure that such information is treated appropriately in the report.

B. FISCAL REPORTS

The auditor will submit invoices when work is 50 percent complete and 100 percent complete. The invoices shall include details regarding the dates and activities covered by each invoice and shall be sufficiently detailed to allow Staff to identify the work completed, the personnel involved, and the corresponding charges in relation to the activity schedule originally set forth in the auditor's proposal. All invoices are to be sent to the Company, with a copy sent to Staff. After approval of the invoice by Staff, the Company will be authorized to make payment.

The Company shall be ordered by the Commission to enter into a contract, which shall incorporate by reference all provisions of this proposal, with the auditor chosen by the Commission to perform the audit. The auditor will submit a copy of the contract agreement between the auditor and Company to the Staff member assigned to the audit.

C. INTERIM REPORTING

At the midpoint of the audit activities, the auditor will provide a progress report to Staff. This report will briefly describe progress made on required audit activities, as well as initial/tentative findings and conclusions on issues investigated to date. The report may be made verbally, unless Staff requests a written report. The auditor will also be available to discuss audit developments with staff on an as-needed basis.

D. DRAFT REPORT

Four copies of a draft of the final report shall be provided to Staff, to be received at least ten days prior to the due date of the final report. Alternatively, Staff may request an electronic copy of the draft report in place of the paper copies.

E. FINAL REPORT

Six copies of the final report plus two reproducible originals will be delivered to the Staff of the Commission by the morning of the date specified in Section IV or a date certain set by Commission entry. The final report should include an executive summary of recommendations. Along with the paper copies of the audit report, the auditor shall submit to Staff a flash drive containing a complete version of the final report.

In addition, on the morning that the final report is due, the auditor shall provide the Company with five copies of the final audit report. This will provide the Company a final opportunity to review the audit report for confidentiality concerns prior to its filing by Staff.

If it is necessary to prepare a redacted report, due to confidentiality concerns, four copies of a non-redacted report shall also be provided to both the Commission and the Company on the report due date. The non-redacted report shall clearly be labeled "confidential."

F. WORKING PAPERS

A complete set of working papers is an integral part of the audit requirements. The auditor selected shall maintain working papers and document all supporting information, including, without limitation, data request responses, meeting summaries, interview notes, or any other pertinent information.

With the final report, the auditor shall deliver to Staff one complete set of working papers, indexed and in orderly form, which contains documents used and procedures followed to develop the conclusions set forth in the audit report. Voluminous documents may be included only as references in the working papers, upon Staff's agreement. Confidential documents should be clearly marked and provided in a separate section of the working papers. Electronic copies of the working papers are preferred.

G. PRODUCTION OF DOCUMENTS

Upon request of the Commission or Staff at any time, the auditor shall immediately provide any document or information obtained or produced within the scope of the audit.

H. TESTIMONY

If necessary, the auditor shall present expert testimony during the course of any hearing at which the audit report is considered. The individual providing testimony will be one who conducted or directed the audit activities being considered at any hearing.

VI. MINIMUM CONTENTS OF PROPOSAL

Each proposal shall contain page numbers and a Table of Contents. In a separate section, reflected in the Table of Contents, the following information shall be provided:

- A. Name, mailing address, and telephone number of the individual to contact should further information be desired.
- B. An indication of how the bidder plans to incorporate Staff's participation in the proposed work plan.
- C. The name(s) of all subcontractors to be used in the performance of the proposed work, identification of the specific items to be performed/provided by the subcontractor, and the cost of the proposed subcontractor's work; or if no subcontractors are to be used, the entry "Subcontractor none." (All such subcontractors indicated in the proposal will be acknowledged as accepted by the Commission upon selection of the proposal for contract awarded, unless the auditor is previously notified of the contrary. No addition, deletion, or substitution of subcontractors will be permitted during the course of the contract, unless approved in advance by Staff in writing.) If subcontractors are proposed, all information required in this section shall be supplied for each subcontractor proposed. Such information shall be supplied in a format parallel to the overall format specified for the contractor.
- D. The following required Equal Employment Opportunity (EEO) data must be provided for the auditor and each subcontractor:
 - 1. The total number of employees;
 - 2. The percentage of the total which are women;
 - 3. The percentage of the total which are Black, Hispanic, Asian, or American Indian (please specify);
 - 4. The total number of employees located in Ohio offices;
 - 5. The percentage of the Ohio total employee count who are women;
 - 6. The percentage of the Ohio total employee count who are Black, Hispanic, Asian, or American Indian (please specify);
 - 7. The number of individuals to be assigned to the project;

- 8. The percentage of the total assigned individuals who are women; and
- 9. The percentage of the total assigned individuals who are Black, Hispanic, Asian, or American Indian (please specify).
- E. A listing of contracts the auditor and each subcontractor has with the state of Ohio and:
 - Name of the state agency(s) for each contract;
 - 2. The cost of each contract;
 - 3. The duration of each contract; and
 - 4. A brief description of each current contract.
- F. A listing of the auditor's and each subcontractor's clients which may have a financial interest in the Company, or its affiliates. Auditors maintaining any present or on-going contracts or agreements with the Company and affiliates may, at the discretion of the Commission, be disqualified by reason of possible conflict of interest. In the proposal, such contracts should be described in sufficient detail that the Commission can determine whether a conflict of interest exists. A response indicating that this information will be provided on request or that such contracts are too numerous to enumerate will be cause for disqualification of the auditor from consideration and selection.
- G. A listing of all the auditor's and each subcontractor's offices, facilities, and equipment to be used in performance under this contract and their locations, including a specification of offices, facilities, and equipment located in Ohio.
- H. A statement of financial responsibility, including certification that the auditor, joint partners if the auditor is a conglomerate operation, and any subcontractors have no outstanding liens or claims against them.
- I. References the Commission or Staff may call to receive an assessment of the auditor's, and each subcontractor's, previous performance. References should be provided for the company, or company proposing, and for the individuals designated as principals for the project. The information required for each reference is as follows:

- Name of individual to contact for reference;
- Company / Facility which employed the individual;
- Telephone number;
- Whether reference is for the company or a principal; and
- Project or work for which the reference is given.
- J. A description of the proposed scope of work to be performed, including a work plan, expected deliverable products, and task timing. In a separately numbered section, the auditor will provide a detailed cost breakdown by phase/task of the work plan including the class of personnel performing each phase/task of the work, the hourly rate charged for each class, the number of hours charged for each class, an equivalent breakdown of all subcontracted work, any direct or indirect cost items which the auditor plans to charge, and the total cost.

The contract price quoted by the auditor shall include all items of work defined in the proposal. The auditor will be expected to deliver the performance described in its proposal within the contract price.

- K. Identification, by name and title, of the personnel to be involved in the audit, the extent of their involvement in the project, and a description of how the proposed personnel's experience matches project requirements. Substitution of personnel without prior written approval of the Commission or Staff will not be permitted. Administrative personnel to be involved in the audit may be identified by title and substituted as needed without prior Commission or Staff approval.
- L. A description of the qualifications, experience, and proven results achieved by all non-administrative personnel to be employed on the project, with a summary of work performed on projects similar to the one contemplated by this RFP, including specific references. The Commission or Staff reserves the right to request samples or prior relevant work from any auditor prior to the Commission making its final consultant selection.
- M. Identification by name and title, and the hourly rate of pay and all other related costs, of the individual or individuals who will present expert testimony before the Commission during the appropriate hearing.

VII. REVIEW CRITERIA

An approximate weighting system, along with the Commission's judgment and experience, will be used in the evaluation of the proposals. The approximate weighting applied to proposal components may be as follows: 50 percent experience and qualifications, 25 percent project understanding, and 25 percent other criteria (including, but not limited to, costs and timing). Proposals will be evaluated on a basis which includes the following criteria.

A. COMPLIANCE WITH MINIMUM CONTENTS REQUIREMENTS

Lack of satisfactory response to the Minimum Contents Requirements will be grounds for elimination of any proposal from further consideration.

B. COST

The total proposed contract price as specified in the proposal. Auditors are encouraged to provide as competitive a bid as is practicable.

C. UNDERSTANDING OF PROJECT

Proposer has grasped the intent of the project, is knowledgeable of the technical aspects required, indicates understanding of potential problems, demonstrates understanding of regulatory issues, trends, and perspectives, and the work plan indicates appropriate phasing. The proposer has indicated its method of handling the project, has shown a thorough understanding of the project requirement, the methods for handling the project appear realistic under stated time constraints, and the proposer's innovative methodologies appear appropriate to the project. The proposal is responsive to the RFP.

D. EXPERIENCE OF PERSONNEL ASSIGNED TO PROJECT AND RELATED ORGANIZATIONAL EXPERIENCE

Personnel assigned to the project have relevant experience in the field, are qualified to undertake the assignment, and have demonstrated proven results in prior assignments. References of previous clients/projects are provided and are relevant to this assignment.

E. TIMELINES

The proposal demonstrates the auditor's ability to meet the stated deadlines. Realistic timelines for conducting audit activities are provided.

VIII. OTHER PROPOSAL CRITERIA

A. RELEVANCE

The auditor shall include only relevant information and pertinent exhibits in the proposal. Duplicating materials provided in the RFP, providing exhaustive resumes, and including standard company promotional materials is strongly discouraged, as this may detract from the clarity and conciseness of the proposal.

B. PROPRIETARY DATA IN PROPOSAL

Submissions to the Commission become public documents available to open inspection. Proprietary data in a proposal will also assume this stature. Therefore, discretionary action is recommended for any proprietary data to be submitted in proposals.

C. DUE DATE AND SUBMITTAL ADDRESS

Any proposal submitted hereunder must be received at the following address no later than 5:00 p.m., March 30, 2018. The proposal should be sent in a sealed envelope, clearly marked and addressed to:

Mark Bellamy Response to RFP No. RA18-AEPAER-1 The Public Utilities Commission of Ohio 180 East Broad Street Columbus, OH 43215-3793

Note: By responding to this request for proposal, the proposer expressly accepts and is bound by all the terms thereof including all attachments, exhibits, and schedules.

D. COPIES

Six copies of the proposal are to be submitted to the Commission.

E. CONTRACTOR REQUIREMENTS AND MINORITY PARTICIPATION

- 1. The Commission, in awarding the contract, will give preference to Ohio contractors. Ohio contractors include not only established domestic companies actively doing business in Ohio but also encompass multi-state companies with headquarters out of Ohio but with substantial commitments of offices, divisions, and facilities within the state.
- 2. The Commission will give preference to proposers demonstrating compliance with minority and women EEO criteria.

F. LATE PROPOSALS

A proposal is late if received at any time after the due date set for receipt of the proposals. A late proposal will be considered along with other proposals only if it is received before the evaluation of proposals has, in the sole opinion of the Commission, substantially progressed and then only if one of the three following conditions exists:

- 1. Mail Delay The lateness is due solely to a delay in the mail when the response has been sent by registered or certified mail for which an official dated postmark on the original receipt has been obtained.
- 2. Commission Error If it is received by any reasonable means at the Commission in sufficient time to be delivered at the office designated for the opening and would have been received at such office except for delay due to mishandling at the Commission. Only an appropriate date or time stamp showing the time of receipt will be accepted as evidence of timely receipt of the proposal.
- Exceptions Any other late proposal will not be considered, unless it is the only proposal received or in the sole judgment of the Commission it offers some important technical advantage and is of benefit to the Commission.

F. MODIFICATION OR WITHDRAWAL OF PROPOSAL

Any proposal may be modified or withdrawn by written request of the auditor if the request is received by the Commission at the above address by the date set for receipt of original proposals.

H. MODIFICATION OR WITHDRAWAL OF THIS RFP

This request for proposal may be modified or withdrawn at any time prior to the time set for receipt of proposals and thereafter, as long as no proposal has been opened. Upon any such modification or withdrawal, all auditors will be notified and any person or firm who has expressly requested such notice in writing will also be notified of such changes at the discretion of the Commission.

I. RIGHT TO REJECT ANY AND ALL PROPOSALS

The Commission reserves the right, without limitation or discussion with those submitting proposals, to reject any and all proposals.

J. PENALTY FOR DIVULGING INFORMATION

The auditor shall abide by all provisions of R.C. 4901.16, which states:

Except in his report to the public utilities commission or when called on to testify in any court or proceeding of the public utilities commission, no employee or agent referred to in section 4905.13 of the Revised Code shall divulge any information acquired by him in respect to the transaction, property, or business of any public utility, while acting or claiming to act as such employee or agent. Whoever violates this section shall be disqualified from acting as agent, or acting in any other capacity under the appointment or employment of the commission.

The auditor shall not divulge any information regarding its audit activities to the media or to any other entity, except in its report and testimony before the Commission, before, during, and/or after the audit. All comments or concerns that the auditor wants to address shall be directed to the Commission's Media Office.

K. RFP WEBSITE

All firms wishing to remain on the Commission's bidder list must subscribe to the Commission's RFP list by clicking on the "RFP - Requests for Proposals" link at:

http://www.puco.ohio.gov/PUCO/Docketing

Pending RFPs and further information will be posted at the above website.

L. STATUTORY SCOPE OF AUDIT

Any auditor who is chosen by the Commission to perform an audit shall execute its duties pursuant to the Commission's statutory authority to investigate and acquire records, contracts, reports, and other documentation under R.C. 4903.02, 4903.03, 4905.06, 4905.15, and 4905.16.

M. AUDITOR SELECTION

The Commission reserves the right to determine that the described audit will not be conducted or will be conducted by Staff, depending on the Commission's needs and circumstances at the time of the selection.

IX. QUESTIONS

Administrative questions regarding this RFP should be directed to Adam Bargar at 614-466-8112 or Adam.Bargar@puc.state.oh.us. Technical questions regarding this RFP should be directed to Mark Bellamy at 614-644-8295 or Mark.Bellamy@puco.ohio.gov.

ATTACHMENT 1

Management/Performance Audit Program Standards

Introduction

The information included here is intended to provide guidance, but appropriate discretion on the part of the auditor will be necessary in order to conduct an audit in conformance with the specific requirements of the Company's AER. The following instructions do not provide specific details for auditing every aspect of the Company's AER activities. It is anticipated that the auditor will ascertain and apply the relevant criteria in review of the Company's decisions and actions related to its RPS compliance activities. It is also anticipated that the auditor shall be familiar and comply with all Generally Accepted Accounting Principles (GAAP), and Federal Energy Regulatory Commission's (FERC) Uniform System of Accounts.

The management/performance audit shall include, at least, the following items:

- 1) A review of the Company's RPS compliance planning activities during the audit period, including the schedule and process for evaluating compliance options;
- 2) A review of the REC and S-REC transactions entered into by the Company during the audit period, with an assessment as to the reasonableness of the transactions;
- An assessment of the applicable REC and S-REC markets during the audit period; and
- 4) A review of any other specific items as identified by the Commission or Staff.

The auditor shall prepare a management/performance audit report section to be filed with the Commission that shall:

- 1) State the scope and objectives utilized in conducting the audit;
- 2) State the methodology utilized in conducting the audit;
- 3) Objectively present findings, facts and conclusions in a clear and concise manner;

- 4) Include only the findings, facts and conclusions which are adequately supported in the audit report or in the auditor's working papers; and may include supporting schedules or cross referencing of issues;
- 5) Identify and explain any issues, areas or questions which need further examination;
- 6) State specific recommendations and, when possible, an estimate of the savings to be realized by implementing the recommendations; and
- 7) Evaluate management decisions in light of the conditions, circumstances, and available information at the time the decisions were made.

ATTACHMENT 2

Financial Audit Program Standards

Introduction

The information included here is intended to provide guidance, but appropriate discretion on the part of the auditor will be necessary in order to conduct an audit in conformance with the specific requirements of the Company's AER. The following instructions do not provide specific details for auditing every aspect of the Company's AER activities. It is anticipated that the auditor will ascertain and apply the relevant criteria in review of the Company's decisions and actions related to its RPS compliance activities. It is also anticipated that the auditor shall be familiar and comply with all GAAP and FERC Uniform System of Accounts.

The financial audit shall include at least the following items:

- A review of the Company's AER quarterly filings during the audit period to verify the accuracy of the information and calculations;
- 2) A review of the individual components (including, but not limited to, transactions of RECs or S-RECs and costs of implementing associated RFPs) that may have been included within the Company's AER information and calculations in order to verify that the costs were appropriately included;
- A review to verify the accuracy of information and calculations related to any carrying charges included in the Company's quarterly AER calculations;
- 4) A review of the Company's status relative to the three percent provision contained within R.C. 4928.64(C)(3);
- 5) A review comparing the costs recovered through the Company's AER during the audit period to the costs incurred; and
- 6) A review of any other specific items as identified by the Commission or Staff.

The auditor shall prepare a financial audit report section to be filed with the Commission that shall:

- (1) State the scope and objectives of the audit;
- (2) State the standards utilized in conducting the audit;
- (3) Objectively present findings, facts, and conclusions in a clear and concise manner; and
- (4) State specific recommendations, if any, and, when possible, an estimate of the savings to be realized by implementing the recommendations.