1) The EIA-860 Plant Name and Plant Code were left blank on the application. Can you please confirm that the EIA-860 Plant Code is 56635?

## Wolverine Power Supply Cooperative confirms the plant code for the facility is 56635.

2) The facility appears to be registered on MIRECS currently, and assigned a unit number of GEN21. Does the facility intend to remain registered with MIRECS, or will it be removed from MIRECS and instead registered on GATS as suggested by the application? If the latter, provide details on when this transition will be completed.

## Upon approval of the application the facility will be removed from MIRECS and registered solely in GATS.

3) Commission rules include a prohibition on double-counting involving renewable energy credits. Is Wolverine Power Supply Cooperative, or any other entity to your knowledge, making a claim involving all (or a portion thereof) of the renewable output from this wind facility such that selling the RECs to another user for RPS compliance may constitute double-counting? The Commission's rules define double counting as follows:

(M) "Double-counting" means utilizing renewable energy, renewable energy credits, or energy efficiency savings to do any of the following:

- (1) Satisfy multiple Ohio state renewable energy requirements or such requirements for more than one state.
- (2) Comply with both the energy efficiency and advanced energy statutory benchmarks.
- (3) Support multiple voluntary product offerings.
- (4) Substantiate multiple marketing claims.
- (5) Some combination of these.

## There is no future claim involving Harvest Wind Farm that would constitute double counting.

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Summary: Response electronically filed by Mr. Stuart M Siegfried on behalf of Applicant