In the matter, on the Commission’s own motion, to implement the provisions of Sections 173 and 183(1) of 2016 PA 342, and Section 6a(14) of 2016 PA 341.\(^1\) Case No. U-18383

At the April 18, 2018 meeting of the Michigan Public Service Commission in Lansing, Michigan.

PRESENT: Hon. Sally A. Talberg, Chairman
Hon. Norman J. Saari, Commissioner
Hon. Rachael A. Eubanks, Commissioner

ORDER

On December 21, 2016, Governor Rick Snyder signed 2016 PA 341 (Act 341) into law. Section 6a(14) of Act 341, MCL 460.6a(14) requires the Commission to conduct a study on the appropriate tariff for customers who participate in the net metering program or the distributed generation (DG) program within one year of the effective date of the Act.\(^2\) Section 6a(14) specifically provides:

Within 1 year after the effective date of the amendatory act that added this subsection, the commission shall conduct a study on an appropriate tariff reflecting equitable cost of service for utility revenue requirements for customers who participate in a net metering program or distributed generation program under the clean and renewable energy and energy waste reduction act, 2008 PA 295, MCL 460.1001 to 460.1211. In any rate case filed after June 1, 2018, the

\(^1\) The case caption has been updated to include the requirements with respect to distributed generation contained in Act 341.

\(^2\) Act 341 became effective April 20, 2017.
commission shall approve such a tariff for inclusion in the rates of all customers participating in a net metering or distributed generation program under the clean and renewable energy and energy waste reduction act, 2008 PA 295, MCL 460.1001 to 460.1211. A tariff established under this subsection does not apply to customers participating in a net metering program under the clean and renewable energy and energy waste reduction act, 2008 PA 295, MCL 460.1001 to 460.1211, before the date that the commission establishes a tariff under this subsection, who continues to participate in the program at their current site or facility.

In response to this mandate, the Commission Staff (Staff) convened a Distributed Generation Workgroup (DG Workgroup) and held an initial meeting in March 2017. Seven additional meetings were held over the remainder of 2017, with the workgroup process culminating in a report and proposed DG tariff as required under Section 6a(14). DG Workgroup participants included representatives from utilities, environmental policy and advocacy groups, and business and technical organizations.

The three general tasks for the DG Workgroup included: (1) investigate the grid-balancing functions of smart inverters as required under Section 173(60)(b) of 2008 PA 295 (Act 295); (2) develop and implement a DG program within 90 days of the effective date of 2016 PA 342 (Act 342), as required under MCL 460.1173; and (3) complete a study to determine an appropriate DG tariff as required under Section 6a(14), MCL 460.6a(14), by April 20, 2018. The efforts to develop a DG tariff culminated in a draft report and proposed tariff circulated to stakeholders for comment on December 15, 2017. A final report (DG Report) and proposed DG tariff were filed in this docket on February 21, 2018.

---

3 Act 342 became effective April 20, 2017.

4 The Commission approved an interim DG program in an order issued on July 12, 2017, in this docket.
In the DG Report, the Staff recommended that an Inflow/Outflow billing mechanism be implemented, under which inflow (i.e., customer energy purchases from the utility) would be priced at the full retail rate, while power outflows to the grid from the customer’s generation would be valued, at least initially, at the utility’s avoided cost. According to the DG Report:

The method separates power inflows from power outflows, relying on two distinct and independent sets of meter data to establish consistent and appropriate cost-of-service (COS) allocators and billing determinants, rather than netting the two as is done for net energy metering (NEM).

***

The separation of power inflows from power outflows readily allows for rate designs that incorporate traditional cost of service study (COSS) methods, thus ensuring that DG customers are assessed for their fair and equitable use of the grid. It also provides an independent framework for equitably compensating DG customers for excess power injected into the grid.


The Staff explained that the Inflow/Outflow method is a framework designed to replace both the true net metering and modified net metering approaches that were authorized under Act 295. The Staff further explained:

The framework is simple, accommodates a wide array of potential future rate designs, such as those including demand charges, dynamic pricing, and dynamic credits. In addition, the Inflow/Outflow billing mechanism is transparent in effecting clear and accurate price signals, and thus can form the basis for future load-control and demand-response programs that target DG customers. It also provides a pricing platform for future implementation of customer-sited advanced energy-storage technologies, small-scale combined heat and power systems and potential new emerging technologies.

*Id.*, p. 10.

---

5 The Staff also evaluated other approaches including net metering, modified net metering with a grid charge, and a Buy-All, Sell-All billing method.
Noting the small number of DG customers currently enrolled in the program, the Staff suggested that the new cost-based DG program should be implemented through “retail rate-schedule riders, as was done for the NEM program, rather than creating new and separate DG rate schedules.” *Id.*, p. 2.

Ultimately, the Staff made three recommendations for going forward:

(1) In any general rate case filed after June 1, 2018, utilities should be instructed to file the attached concept tariff-rider, which includes an Inflow/Outflow pricing mechanism as a foundational framework. The utilities may file additional proposals if desired. Any existing NEM tariff-riders would be amended to indicate that the NEM program is closed to new DG customers upon the effective date of the new tariff.

(2) Upon approval of the Inflow/Outflow concept tariff (on or before April 20, 2018), a new contested proceeding should be established by the Commission to set a uniform outflow compensation method for all regulated utilities.

(3) If the Commission adopts the Inflow/Outflow concept tariff as recommended by Staff, all rate regulated utilities should be ordered to file a report, within 60 days, describing their ability to meter and bill according to the Inflow/Outflow mechanism, and incorporate time-based rates for both power inflows and power outflows. Utilities should provide an estimate of the cost to modify billing infrastructure, if necessary, to accommodate the new tariff.

*Id.*, p. 30.

On February 22, 2018, the Commission issued an order (February 22 order) finding that the Staff’s proposed Inflow/Outflow billing method, developed from the completed study, comports with the requirements of Act 341. The Commission also asked for comments from stakeholders on the following:

(1) Are there any concerns with the recommended process for developing and approving a DG tariff as discussed above (i.e., an interim case to develop a uniform outflow compensation method, coupled with a rate case to finalize the DG tariff)?

(2) The DG Study relied primarily on the language in MCL 460.6a(14) to develop a method and tariff “reflecting equitable cost of service for utility revenue requirements” for DG customers. This method would replace net metering and
modified net metering for customers who enroll after the tariff is approved. Are there any legal limitations to the implementation of the Inflow/Outflow method and tariff as proposed in the DG Report? Specifically, does adoption of the Inflow/Outflow billing method conflict with Sections 177(4) and (5) of 2008 PA 295, MCL 460.1177(5)?

(3) Do any providers anticipate any technical limitations with respect to measuring and billing/crediting under the Inflow/Outflow method?

(4) In the July 12 order, the Commission found that the current net metering program should continue as the DG program until new DG tariffs are approved in rate cases filed after June 1, 2018. In addition, under MCL 460.1183 and MCL 460.6a(14), any customer “participating” in a net metering or DG program before the new DG tariff is approved may continue net metering for 10 years, or may opt to receive service under a DG tariff. At what point should a customer be considered to be “participating” in a net metering program?

Comments were due by March 12, 2018, and reply comments were due by March 26, 2018. The Commission received a significant number of comments from customers expressing support for the current NEM structure and explaining the associated environmental and economic benefits NEM provides. Stakeholder organizations, solar companies, the utilities, and members of the Legislature also submitted comments. Below is a summary of some of the pertinent comments received.

In response to the Commission’s request for comments on the process to develop the DG tariff, Sunrun, Inc. (Sunrun) argued that Act 342 prescribed that the Commission should develop a tariff prior to including such a tariff in a rate case filed after June 1, 2018. First, Sunrun asked the Commission to clarify that it is establishing only a DG tariff, rather than a new DG “program,” which would require a rulemaking procedure under the Administrative Procedures Act of 1969, MCL 24.201 et seq. (APA). Sunrun also stated that the proper procedure is for the Commission to determine the final tariff in one contested proceeding, rather than multiple rate cases, to avoid duplicative proceedings. Douglas Jester of 5 Lakes Energy agreed with Sunrun’s position, but argued that the scope of the contested proceeding should not be limited to
determining outflow. Instead, the proceeding should encompass determination of the entire DG tariff. 5 Lakes Energy’s comments, p. 3. The Michigan Energy Innovation Business Council (EIBC) agreed with Mr. Jester, arguing that “inflow and outflow values must be determined following COS principles in the contested case proceeding” because “full class retail rates do not necessarily reflect the COS for DG customers.” EIBC’s comments, p. 4.

DTE Electric Company (DTE Electric), Consumers Energy Company (Consumers), and the Michigan Electric and Gas Association (MEGA) took issue with the Staff’s proposed stand-alone contested proceeding to determine the outflow component of the Inflow/Outflow billing mechanism. DTE Electric and Consumers argued that allowing the utilities to file their own proposed DG tariff in a post-June 1, 2018 rate case, while also holding a separate contested case to determine outflow would prejudice the DG tariff, in violation of due process and the APA. DTE Electric’s comments, pp. 4-7; Consumers’ comments, pp. 3-4. DTE Electric further contended that the statute directs the Commission to approve any DG tariff in a rate case, not a separate contested proceeding, and that compelling the utility to file the Staff’s tariff violates Union Carbide Corp. v Public Service Commission, 431 Mich 135; 428 NW 2d 322 (1988), by “usurp[ing] a utility’s right to propose rates and tariffs of its own choosing and otherwise manage the utility’s business.” DTE Electric’s comments, p. 8. Instead, DTE Electric contended, it will consider the Staff’s report and recommendation, and file its own DG tariff in its next post-June 1, 2018 rate case. MEGA argued that smaller utilities file rate cases less frequently than the larger utilities and thus, proposed that the Commission allow the smaller utilities to file a DG proposal in a stand-alone docket independent of a rate case. MEGA’s comments, pp. 2-3.
The Commission also received comments regarding the interim DG tariff. In the DG Report, the Staff suggested a second interim outflow rate set at the DG customer’s power supply component of the retail rate in the event that a utility’s rate case concludes before the stand-alone contested proceeding. DG Report, p. 17. Sam Singh, Michigan House of Representatives Democratic Leader; EIBC; and Chart House Energy disagreed with the Staff’s recommendation. Representative Singh, EIBC, and Chart House Energy proposed that the Commission continue the status quo net metering until a final DG tariff is established.

As to the inquiry into any possible legal limitations, specifically Section 177(4) and (5) of Act 295, MCL 460. 1177(4) and (5), DTE Electric, Consumers, and MEGA commented, arguing that Section 177 already establishes the appropriate credit for a DG customer’s outflow. DTE Electric contends that Section 177 limits credits to the total power supply charges on the customer’s bill, excluding transmission costs, and that under the Staff’s Inflow/Outflow mechanism, credits could offset transmission and distribution cost in violation of Section 177. DTE Electric also argued that the use of avoided cost to credit a DG customer’s outflow, does not comply with the two compensation methods, locational marginal pricing (LMP) or the power supply component, dictated in Section 177(4). DTE Electric’s comments, pp. 9-10.

Sunrun also raised an issue with the Staff’s study in response to the Commission’s request for comments, arguing that the Staff did not complete a full COSS to reflect “cost of service” under its “statutory meaning.” Sunrun’s comments, p. 8. Thus, according to Sunrun, the Staff’s report does not establish whether NEM or Inflow/Outflow reflect an equitable COS. Id., pp. 7-8. Michigan Senator Mike Shirkey, EIBC and Chart House Energy agreed with Sunrun arguing that the Staff had not completed a full COSS in violation of Section 6a(14). Chart House Energy suggested that, based on the Staff’s partial COSS, the Commission implement a first year DG
tariff of $0.02/kWh credit for all power generated by a DG customer and that all excess power should be credited under true net metering. Chart House Energy’s comments, p. 6. EIBC took issue with the Staff’s recommendation to keep DG customers in their underlying rate class. EIBC asserted that DG customers’ load profiles are so different from non-DG customers that it is appropriate to separate DG customers into their own sub-class. EIBC’s comments, p. 4.

As to any technical limitations to implementing the Inflow/Outflow billing method, Sunrun expressed concern that some utilities such as Alpena Power Company, Indiana Michigan Power Company, Northern States Power Company-Wisconsin, Upper Peninsula Power Company, and Upper Michigan Energy Resources Corporation do not have advanced metering infrastructure (AMI) meters deployed, and would thus, be unable to implement the Inflow/Outflow billing mechanism that depends upon AMI bidirectional metering. MEGA made the argument that, given the low participation in net metering, electric providers should be allowed maximum flexibility to implement the change to DG.

Regarding how the Commission should define “participating” when determining the cutoff point for interim DG customers to be transitioned to the new DG tariff, Sunrun and DTE Electric did not oppose the Staff’s proposal to define “participating” as having a completed DG application pending before the utility. DTE Electric agreed, “as long as the customer has cured any defects of a deficient application prior to the effective date of the Commission Order.” DTE Electric’s comments, p. 14. The company also requested that the Commission require a customer with a completed application to have installation completed and approved within six months. Id. Consumers disagreed with the Staff’s proposal and asserted that, “[i]n order to fully participate in the interim DG Program, the completed application needs to be accompanied by a signed Parallel Operating Agreement for an Installed and Functioning system (i.e., confirmed
contractual arrangement for the installation of a qualifying net metering system.” Consumers’
comments, pp. 11-12. MEGA agreed with Consumers that participation should mean
enrollment, installation of a DG system, and actual billing. MEGA’s comments p. 5.

Discussion

The Commission is grateful for the Staff’s and stakeholders’ participation in the process to
implement the new DG laws, and appreciates the comments received in this matter. The
feedback from customers, stakeholders, and the utilities has been immensely helpful to the
Commission in the decision-making process. The Commission has carefully reviewed and
considered the materials presented in the DG Workgroup, the DG Report, and the comments
received in this docket. The Commission now addresses the following issues in turn.

a. Legal Limitations of the Inflow/Outflow Tariff and Study
   
i. Study to Develop a Tariff Reflecting Cost of Service

   The Commission takes this opportunity to clarify, in response to Sunrun’s comments, that it
is indeed developing a tariff, and that the remainder of the DG program will remain intact, as the
Staff explained in the DG Report. The Commission agrees with the Staff’s interpretation of
“tariff” to mean a billing mechanism. Section 6a(14) uses the terms “tariff” and “rate” distinctly,
which implies that “tariff” is not a monetary amount that the Commission must assign, but rather
a structure or mechanism that the Commission must develop to implement Section 6a(14). The
Commission also looked to the definitions of “true net metering” and “modified net metering”
under Act 342, which are defined as “billing mechanisms.” It follows that a DG tariff to replace
true and modified net metering would carry the same definition of billing mechanism. As such,
the Commission finds it has clear authority to develop a DG tariff reflecting COS.
DTE Electric and Consumers raised arguments that the Commission cannot compel the rate-regulated utilities to file the Inflow/Outflow DG tariff in a post-June 1, 2018 rate case, as recommended by the Staff. The Commission disagrees. “As a creature of the Legislature, the commission possesses only that authority bestowed upon it by statute.” Union Carbide Corp., 431 Mich at 146. The statute in this case, Section 6a(14), clearly confers upon the Commission the authority to develop a DG tariff and explicitly directs the Commission to “approve such a tariff” in a rate case filed after June 1, 2018. In order to fulfill that obligation and to approve a DG tariff in a rate case, the Commission must have the Inflow/Outflow tariff filed to evaluate its application to the particular circumstances of the filing utility.

Regarding the study conducted to develop the DG tariff, Sunrun asserted that the Commission has not fulfilled its statutory obligation because it has not completed a full COSS. The Commission finds that it has complied with the Legislature’s directive to conduct a study on an appropriate tariff reflecting equitable COS within one year from the effective date of Act 341. The Staff facilitated the extensive DG Workgroup, engaged with stakeholders, and drafted a comprehensive report on this issue.

In examining the cost to serve NEM customers, the Staff “undertook a cost-of-service analysis to compare the residential customer class as a whole to residential NEM customers as a distinct customer class, using 2014 numbers provided by DTE Electric Company.” DG Report, p. 18. While Sunrun asserted that reliance on the 2014 NEM data was insufficient, the Commission disagrees. The amount of NEM data available is limited, and the Staff conducted a thorough study and analysis with the information available. In the DG Report, the Staff acknowledged this limitation and explained that as Inflow/Outflow is implemented, more information will become available.
It is acknowledged that in future years, cost-of-service studies underlying general rate cases may be designed to allocate costs to specifically identified DG classes with corresponding unique rate schedules (or subclasses, with corresponding retail-rate adjusters). The long-term procurement of detailed register and interval data from the AMI system will facilitate both numerical analysis and decision-making supporting the cost allocation and rate design at such future time. This will enable the fine-tuning of rates, if needed.

Id., p. 12.

The cost and benefit impacts associated with DG customers are not static, but can vary based on a multitude of factors including location, utility infrastructure conditions, weather, and the number of DG customers on the grid, among other factors. As the Staff explained in the DG Report, the Inflow/Outflow tariff is an adaptable framework that will allow the Commission to collect the data and information necessary to accurately capture the costs and benefits attributable to DG customers in a way that could not be done under traditional net metering. As explained above, the statute directed the Commission to develop a tariff, which is distinct from a rate, or specific numerical value. The Staff fulfilled that directive by developing the Inflow/Outflow tariff, which is a billing mechanism that can be adapted over time to ensure conformance with COS principles even as conditions change.

The Inflow/Outflow tariff assigns a rate to the DG customer’s total inflow and total outflow which is then measured via AMI meters. These simultaneous measurements create a complete picture of the customer’s energy usage and excess generation, unlike traditional net metering that only captures the customer’s net usage. This improved data collection will allow the Commission to continuously evaluate DG program costs and benefits and provide accurate price signals to DG customers.

The Commission finds that the Staff developed a tariff reflecting COS for DG customers based on extensive analysis and the available data, proposed the full retail rate be assigned to
customer inflow, and recommended avoided cost as a viable option for the outflow credit. While the Staff also recommended a separate contested proceeding to further quantify an outflow credit due to the controversy surrounding this issue, the Commission does not find that such a recommendation renders the study incomplete. The statute directed the Commission to develop a tariff, not a specific assigned rate, and the Commission finds that the Inflow/Outflow tariff resulting from the study satisfies the requirements of Section 6a(14). Therefore, the Commission finds it has fulfilled the directive under Section 6a(14) to conduct a study to develop DG tariff reflecting COS.

Further, the Staff recommended that DG customers remain in the assigned underlying rate class rather than be separated into their own sub-class. 6

Staff strongly believes that separating existing COS rate classes into customer sub-groups is a slippery slope that should be carefully considered so as not to harm the greater public interest. Separating customers having significant commonality into unique COS subclasses begs the question of when to stop the subdivision process. For example, even within the DG subgroup, there can be large differences in load profiles that are a function of the level of generation capacity vis-à-vis total annual load.

***

As noted earlier, DG is only one of many items that cause diversity within a class. Currently in a COSS study [sic], there are no separate classes for DG customers. Given that there are relatively few DG customers, COSS theory would not support splitting those customers into a separate class.

---

6 The DG program authorized by Part 5 of Act 342 includes residential, commercial and industrial customers that meet eligibility requirements set by the statute. The Inflow/Outflow tariff for such eligible residential, commercial or industrial customers would be in the form of a rider attached to the underlying COS rate class for the customer.
Id., pp. 24-25. The Commission agrees that there is insufficient diversity at this time between DG customers and non-DG customers to warrant separating DG customers into their own separate rate class.

ii. Section 177(4) and (5) Conflict

In their comments, DTE Electric and Consumers averred that the Staff’s Inflow/Outflow billing mechanism conflicts with Section 177(4) and (5). The utilities argue that subsection (4) prescribes the compensation for all excess generation, whether defined on a total outflow basis or on a net excess basis (outflow minus inflow), and that such compensation is limited to one of two options, LMP or the power supply component of the full retail rate. The Commission disagrees with this interpretation.

The correct interpretation of Section 177, which reflects the definition of modified-net-metering billing method under MCL 460.1007(i), is that it establishes a netting system that divides excess generation into two baskets. Power outflows up to the level of inflow during the current billing period (or pricing period) are offset on a net energy basis, which is identical to true net metering. Because netting occurs on an energy basis, there is no need to designate a compensation rate for this portion of excess generation, and the statute reflects this fact by leaving the compensation rate undefined. It is, however, effectively equal to the full retail rate (power supply and distribution charges) during each relevant pricing period.

On the other hand, the remaining portion of excess generation (power outflow exceeding inflow) is monetized using the prescribed credit formulas set by subsection (4), the LMP or the power supply component of the retail rate, excluding transmission charges. Pursuant to Section 177, this compensation is not used in the current billing period, but is carried forward to the
following billing period as a dollar credit or kilowatt hour (kWh) credit against power supply charges.

The second issue raised by DTE Electric and Consumers relates to the limitation of accumulated credits against future bills. In comments, DTE Electric and Consumers made the argument that any DG credit cannot be used to reduce distribution or transmission charges. This is an incorrect interpretation of Section 177(4). The relevant subsection (4) provision states, “[n]otwithstanding any law or regulation, distributed generation customers shall not receive credits for electric utility transmission or distribution charges.” This exclusion refers to the formula for calculating compensation, which is expressed in the dual credit pricing options (LMP or power supply component excluding transmission charges), that immediately follows the prohibition. Under any reasonable interpretation, the transmission and distribution exclusion cannot refer to the level of accrued credits that can be applied to the customer bill for the following billing period since subsection (4) expressly allows the offset of the total power supply charges (which include transmission charges). Clearly, the transmission and distribution exclusion only applies to the modified net metering formula for calculating credits for the portion of outflow that exceeds inflow.

Further, if the credit limitation applied across the board, i.e., to total outflow, then both true net metering and modified net metering would be prohibited by subsection (4) since both billing methods credit power inflows at the full retail rate (which includes transmission and distribution charges). The utilities’ interpretation of Section 177(4) sets the statute in conflict with itself and is thus erroneous.

Third, DTE Electric and Consumers argue that subsection (5) restricts the Commission from approving outflow credits from offsetting any distribution charges applied to inflow since those
charges are intended to recover the COS pursuant to Act 341. Again, this prohibition is explicitly directed toward credits for the portion of outflow that exceeds inflow under the modified net metering billing method.

Section 177 applies only to modified net metering that continues to exist under the grandfathering provision in Act 342, Section 183 or under the new DG program (with an added charge to recover the COS). Section 177 does not apply to any DG billing method, such as the Inflow/Outflow billing mechanism, that implements a COS based tariff under Act 341, Section 6a(14). Instead, under Inflow/Outflow, a rate (full retail) is assigned to the energy supplied to the customer (the inflow), and a rate is assigned to the energy supplied to the grid by the customer (the outflow).

b. Procedure Going Forward to Implement the New Distributed Generation Tariff

As the Commission stated in its February 22 order, the Inflow/Outflow billing mechanism comports with the requirements to establish a tariff that reflects COS, and to assess DG customers for their fair and equitable use of the grid under Section 6a(14). While the Commission finds that the Inflow/Outflow billing mechanism meets statutory requirements, the final determination of a new DG tariff shall be made in a utility’s rate case filed after June 1, 2018. Section 6a(14) states that, “[i]n any rate case filed after June 1, 2018, the commission shall approve such a tariff for inclusion in the rates of all customers participating in a net metering or distributed generation program.” The Commission finds that the most efficient procedure is to approve a new tariff in each utility’s post-June 1, 2018 rate case, which will allow the Commission to consider the unique circumstance of each utility and other applicable factors to determine the final DG tariff to include in each utility’s rates.
 Therefore, in any rate case filed after June 1, 2018, the utility shall file the Inflow/Outflow tariff, as discussed supra. However, because the Commission is reserving final determination of a DG tariff for a post-June 1, 2018 rate case, the utility may also file its own alternative DG tariff. The Commission recognizes the novelty and difficulty in developing a new DG tariff and finds that permitting the rate-regulated utilities to also file an alternative DG tariff will enable the most thorough evaluation possible. The Commission also declines to adopt MEGA’s recommendation to allow smaller utilities to file a DG tariff independent of a rate case, as that would contradict the statute’s directive.

c. Interim Distributed Generation Program

In the Commission’s July 12, 2017 order, the Commission determined that the current net metering program should continue as the interim DG program until the new DG program tariffs are approved in rate cases filed after June 1, 2018. The order also clarified that customers who enter the DG program prior to the new DG tariff effective date may continue to net meter for 10 years from the date of their enrollment. In the DG Report, the Staff recommended a second interim DG tariff in the event that the proposed stand-alone contested proceeding to determine outflow compensation had not concluded in time to be applied to a post-June 1, 2018 rate case. Under those circumstances, the Staff suggested that outflow compensation be set at the DG customer’s power supply component of the retail rate.

The Commission declines to adopt the Staff’s recommendation as the Commission is not ordering a separate contested proceeding to determine outflow compensation. Therefore, until a final DG tariff is approved in a rate case filed after June 1, 2018, the current net metering program will continue as the interim DG program.
The Commission agrees with the Staff’s recommendation in the DG Report that, under the interim DG program, a customer will be considered “participating” in the program if the customer has a completed application pending before the utility prior to the effective date of the new DG tariff approved in a rate case filed after June 1, 2018. For DG applications submitted prior to the effective date of the new DG tariff, the utility shall notify the applicant within 10 working days from the date the application is submitted whether the application is complete or deficient. If complete, the application shall be processed, and the customer will be considered enrolled in the utility’s DG program. If the application is deemed deficient, the applicant shall be given 60 days from the date of notification by the utility to cure the deficiency. If the applicant fails to cure the deficiency, the application will be considered void. The Commission also adopts DTE Electric’s recommendation and requires that any DG applicant must have a completed and approved DG installation within six months from the date the DG applicant’s application is deemed complete.

Conclusion

Section 6a(14) of Act 341 directs the Commission to “conduct a study on an appropriate tariff reflecting equitable cost of service” and “approve such a tariff” in a rate case filed after June 1, 2018. Within the timeframe permitted by the statute, the Staff has conducted an extensive study and analysis, which resulted in the development of the Inflow/Outflow tariff. The Inflow/Outflow tariff is an adaptable billing mechanism that allows for equitable COS and is enabled by improved data collection. As the DG program evolves and more data becomes available, the Commission will better be able to assess the cost and benefit impacts and conduct rate design consistent with COS principles. While the Commission finds that the Inflow/Outflow tariff resulting from the study satisfies the requirements of Section 6a(14), the Commission
reserves final determination of the DG tariff and accompanying rates for any rate case filed after
June 1, 2018, as the statute dictates. Because the Commission was directed by statute to develop
a DG tariff, the Commission requires the rate-regulated utilities to file the Inflow/Outflow tariff
in their next post-June 1, 2018 rate case. As previously noted, the Commission will also permit a
rate-regulated utility to file an alternative DG tariff if desired, to enable a thorough evaluation of
all viable DG tariff options.

THEREFORE, IT IS ORDERED that, in any rate case filed after June 1, 2018, the rate-
regulated utility must file the Inflow/Outflow tariff, attached to this order as Exhibit A. The rate-
regulated utility may also file its own distributed generation tariff, if desired.
The Commission reserves jurisdiction and may issue further orders as necessary.

Any party desiring to appeal this order must do so in the appropriate court within 30 days after issuance and notice of this order, pursuant to MCL 462.26. To comply with the Michigan Rules of Court’s requirement to notify the Commission of an appeal, appellants shall send required notices to both the Commission’s Executive Secretary and to the Commission’s Legal Counsel. Electronic notifications should be sent to the Executive Secretary at mpscedockets@michigan.gov and to the Michigan Department of the Attorney General - Public Service Division at pungp1@michigan.gov. In lieu of electronic submissions, paper copies of such notifications may be sent to the Executive Secretary and the Attorney General - Public Service Division at 7109 W. Saginaw Hwy., Lansing, MI 48917.

MICHIGAN PUBLIC SERVICE COMMISSION

Sally A. Talberg, Chairman

Norman J. Saari, Commissioner

Rachael A. Eubanks, Commissioner

By its action of April 18, 2018.

Kavita Kale, Executive Secretary
Distributed Generation Tariff

The combination of the customer's retail rate schedule and this rider (Rider) constitutes the cost-based distributed generation (DG) tariff pursuant to Public Act 341 of 2016 Section (6) (a) (14). The customer is billed according to their retail rate schedule for all Inflow and receives a credit in dollars, rather than kWh, based on the Outflow Credit provision shown on the Rider.

The credit for outflow during the billing month is applied to the total monthly bill less the monthly customer charge. The customer will always pay the monthly customer charge. Any unused outflow bill credit is added to any unused bill credit from previous months and carried forward to the next month. The utility will not issue a check for unused bill credit unless the customer leaves the DG program.

C11. DISTRIBUTED GENERATION PROGRAM

A. The Distributed Generation Program is offered as authorized by 2008 PA 295, as amended, 1939 PA 3, as amended by 2016 PA 341, Section (6) (a) (14), and the Commission in Case No. U-_______.

B. Distributed Generation Definitions

(1) A Category 1 distributed generation customer has one or more Eligible Electric Generators with an aggregate nameplate capacity of 20 kWac or less that use equipment certified by a nationally recognized testing laboratory to IEEE 1547.1 testing standards and is in compliance with UL 1741 scope 1.1A located on the customer's premises and metered at a single point of contact.

(2) A Category 2 distributed generation customer has one or more Eligible Electric Generators with an aggregate nameplate capacity greater than 20 kWac but not more than 150 kWac located on the customer's premises and metered at a single point of contact.

(3) A Category 3 distributed generation customer has one or more methane digesters with an aggregate nameplate capacity greater than 150 kWac but not more than 550 kWac located on the customer's premises and metered at a single point of contact.

(4) Eligible Electric Generator – a renewable energy system or a methane digester with a generation capacity limited to no more than 100% of the customer's electricity consumption for the previous 12 months and does not
exceed the following:

a. For a renewable energy system, 150 kWac of aggregate generation at a single site

b. For a methane digester, 550 kWac of aggregate generation at a single site

(5) Inflow – the metered inflow delivered by the Company to the customer during the billing month or time-based pricing period.

(6) Outflow – the metered quantity of the customer’s generation not used on site and exported to the utility during the billing month or time-based pricing period.

(7) Renewable Energy Resource – a resource that naturally replenishes over a human, not a geological, timeframe and that is ultimately derived from solar power, water power or wind power. Renewable energy resource does not include petroleum, nuclear, natural gas, or coal. A renewable energy resource comes from the sun or from thermal inertia of the earth and minimizes the output of toxic material in the conversion of the energy and includes, but is not limited to, all of the following:

(i) Biomass
(ii) Solar and solar thermal energy
(iii) Wind energy
(iv) Kinetic energy of moving water, including the following:
   (a) waves, tides or currents
   (b) water released through a dam
(v) Geothermal energy
(vi) Thermal energy produced from a geothermal heat pump
(vii) Any of the following cleaner energy resources:
   (a) Municipal solid waste, including the biogenic and anthropogenic factions
   (b) Landfill gas produced by municipal solid waste
   (c) Fuel that has been manufactured in whole or significant part from waste, including, but not limited to, municipal solid waste. Fuel that meets the requirements of this subparagraph includes, but is not limited to, material that is listed under 40 CFR 241.3(b) or 241.4(a) or for which a nonwaste determination is made by the United States Environmental Protection Agency pursuant to 40 CFR 241.3(c). Pet coke, hazardous waste, coal waste, or scrap tires are not fuel that meets the requirements of this subparagraph.

C. Distributed Generation Program Availability

The Distributed Generation Program is available for eligible Distributed
Generation customers beginning with the first day of the ________ 2019 Bill Month.

A customer participating in a net metering program approved by the Commission before (date of the rate case order approving this tariff) shall have the option to take service under this tariff at the time service under the terms and conditions of the previous net metering program terminates in accordance with MCL 463.0183(1).

The Distributed Generation Program is voluntary and available on a first come, first served basis for new customer participants or existing customer participants increasing their aggregate generation. The combined legacy net metering and DG program size is equal to 1.0% of the Company's average in-state peak load for Full-Service customers during the previous 5 calendar years. Within the Program capacity, 0.5% is reserved for Category 1 Distributed Generation customers, 0.25% is reserved for Category 2 Distributed Generation customers and 0.25% is reserved for Category 3 Distributed Generation customers. The Company shall notify the Commission upon the Program reaching capacity in any Category.

D. Customer Eligibility

In order to be eligible to participate in the Distributed Generation Program, customers must generate a portion or all of their own retail electricity requirements with an Eligible Electric Generator which utilizes a Renewable Energy Resource, as defined in Rule C11.B, Distributed Generation Definitions.

A customer's eligibility to participate in the Distributed Generation Program is conditioned on the full satisfaction of any payment term or condition imposed on the customer by pre-existing contracts or tariffs with the Company, including those imposed by participation in the Distributed Generation Program, or those required by the interconnection of the customer's Eligible Electric Generator to the Company's distribution system.

E. Customer Billing on Inflow – Category 1, 2 and 3 Customers

(1) Full Service Customers
The customer will be billed according to their retail rate schedule, plus surcharges, and Power Supply Cost Recovery (PSCR) Factor on metered Inflow for the billing period or time-based pricing period.

(2) Retail Open Access Customers
The customer will be billed as stated on the customer's Retail Open Access Rate Schedule on metered Inflow for the billing period or time-
based pricing period.

F. Customer Billing – Outflow Credit

The customer will be credited on Outflow for the billing period or time-based pricing period. The credit shall be applied to the current billing month and shall be used to offset total utility charges (exclusive of the monthly customer charge) on that bill. Any excess credit not used will be carried forward to subsequent billing periods. Unused Outflow Credit from previous months will be applied to the current billing month, if applicable. Outflow Credit is non-transferrable.

(1) Full Service Customers

The Outflow compensation methodology will be established by the Commission in a contested case proceeding.

(2) Retail Open Access Customers

The Outflow Credit will be determined by the Retail Service Supplier.

G. Application for Service

In order to participate in the Distributed Generation Program, a customer shall submit completed Interconnection and Distributed Generation Program Applications, including the application fee of $50 to the Company.

The Distributed Generation Program application fee is waived if the customer is transitioning from the Net Metering Program.

If a customer does not act or correspond on an application for over 6 months, when some action is required by the customer, the application may voided by the Company.

H. Generator Requirements

The Eligible Electric Generator(s) must be located on the customer's premises, serving only the customer's premises and must be intended primarily to offset a portion or all of the customer's requirement for electricity.

The customer's requirement for electricity shall be determined by one of the
following methods:

(1) The customer's annual energy usage, measured in kWh, during the previous 12-month period

(2) In instances where complete and correct data is not available or where the customer is making changes on-site that will affect total usage, the Company and the customer shall mutually agree on a method to determine the customer's annual electric requirement

The aggregate capacity of Eligible Electric Generators shall be determined by the aggregate projected annual kWh output of the generator(s).

The customer is required to provide the Company with a capacity rating in kW of the generating unit and a projected monthly and annual Kilowatt-hour output of the generating unit when completing the Company's Distributed Generation Program Application.

The customer need not be the owner or operator of the eligible generation equipment, but is ultimately responsible for ensuring compliance with all technical, engineering and operational requirements suitable for the Company's distribution system.

I. Generator Interconnection Requirements

The requirements for interconnecting a generator with the Company's facilities are contained in Rule B8., Electric Interconnection and Distributed Generation Standards, the Michigan Electric Utility Generator Interconnection Requirements and the Company's Generator Interconnection Supplement to Michigan Electric Utility Generator Interconnection Requirements. All such interconnection requirements must be met prior to the effective date of a customer's participation in the Distributed Generation Program. The customer must sign an Interconnection and Operating Agreement with the Company and fulfill all requirements as specified in the Agreement. The customer shall pay actual interconnection costs associated with participating in the Distributed Generation Program, subject to limits established by the Michigan Public Service Commission.

J. Metering Requirements

Metering requirements shall be specified by the Company, as detailed below. All metering must be capable of recording inflow and outflow and all parameters metered on the customer's otherwise applicable retail rate schedule, for both Full Service and Retail Open Access customers.
K. Distribution Line Extension and/or Extraordinary Facilities

The Company reserves the right to make special contractual arrangements with Distributed Generation Program customers whose utility service requires investment in electric facilities, as authorized by the Company's Rule C1.4, Extraordinary Facility Requirements and Charges, Rule C1.6, General Provisions of Service, and Rule C6., Distribution Systems, Line Extensions and Service Connections, as set out in the Company's Electric Rate Book. The Company further reserves the right to condition a customer's participation in the Distributed Generation Program on a satisfactory completion of any such contractual requirements.

L. Customer Termination from the Distributed Generation Program

A participating customer may terminate participation in the Company's Distributed Generation Program at any time for any reason on sixty days' notice. In the event that a customer who terminates participation in the Distributed Generation Program wishes to re-enroll, that customer must reapply as a new program participant, subject to program size limitations, application queue and application fees.

The Company may terminate a customer from the Distributed Generation Program if the customer fails to maintain the eligibility requirements, fails to comply with the terms of the operating agreement, or if the customer's facilities are determined not to be in compliance with technical, engineering, or operational requirements suitable for the Company's distribution system. The Company will provide sixty days' notice to the customer prior to termination from the Distributed Generation Program, except in situations the Company deems dangerous or hazardous. Such notice will include the reason(s) for termination.

Upon customer termination from the Distributed Generation Program, any existing credit on the customer's account will either be applied to the customer's final bill or refunded to the customer. The Company will refund to the customer any remaining credit in excess of the final bill amount. Distributed Generation Program credit is non-transferrable.

M. Company Termination of the Distributed Generation Program

Company termination of the Distributed Generation Program may occur upon receipt of Commission approval.

Upon Company termination of the Distributed Generation Program, any existing credit on the customer's account will either be applied to the customer's final bill or refunded to the customer. The Company will refund to the customer any remaining credit in excess of the final bill amount. Distributed Generation Program credit is non-transferrable.
N. Distributed Generation Program Status and Evaluation Reports

The Company will submit an annual status report to the Commission Staff by March 31 of each year including Distributed Generation Program data for the previous 12 months, ending December 31. The Company's status report shall maintain customer confidentiality.

O. Renewable Energy Credits

Renewable Energy Credits (RECs) are owned by the customer.

The Company may purchase Renewable Energy Credits from participating Distributed Generation Program customers who are willing to sell RECs generated if the customer has a generator meter in place to accurately measure and verify generator output. REC certification costs are the responsibility of the customer.

The Company will enter into a separate agreement with the customer for the purchase of any RECs.
PROOF OF SERVICE

STATE OF MICHIGAN  

Case No. U-18383

County of Ingham  

Lisa Felice being duly sworn, deposes and says that on April 18, 2018 A.D. she electronically notified the attached list of this Commission Order via e-mail transmission, to the persons as shown on the attached service list (Listserv Distribution List).

_______________________________________
Lisa Felice

Subscribed and sworn to before me
This 18th day of April 2018

_______________________________________
Lisa Felice

Steven J. Cook
Notary Public, Ingham County, Michigan
As acting in Eaton County
My Commission Expires: April 30, 2018
### Service List for Case: U-18383

<table>
<thead>
<tr>
<th>Name</th>
<th>Email Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>Anne Uitvlugt</td>
<td><a href="mailto:anne.uitvlugt@cmsenergy.com">anne.uitvlugt@cmsenergy.com</a></td>
</tr>
<tr>
<td>Kelly M. Hall</td>
<td><a href="mailto:kelly.hall@cmsenergy.com">kelly.hall@cmsenergy.com</a></td>
</tr>
<tr>
<td>Email Address</td>
<td>Company</td>
</tr>
<tr>
<td>-------------------------------</td>
<td>-----------------------------</td>
</tr>
<tr>
<td><a href="mailto:kadarkwa@itctransco.com">kadarkwa@itctransco.com</a></td>
<td>ITC</td>
</tr>
<tr>
<td><a href="mailto:tjlundgren@varnumlaw.com">tjlundgren@varnumlaw.com</a></td>
<td>Energy Michigan</td>
</tr>
<tr>
<td><a href="mailto:lachappelle@varnumlaw.com">lachappelle@varnumlaw.com</a></td>
<td>Energy Michigan</td>
</tr>
<tr>
<td><a href="mailto:CBaird-Forristall@MIDAMERICAN.COM">CBaird-Forristall@MIDAMERICAN.COM</a></td>
<td>Mid American</td>
</tr>
<tr>
<td><a href="mailto:david.d.donovan@XCELENERGY.COM">david.d.donovan@XCELENERGY.COM</a></td>
<td>Xcel Energy</td>
</tr>
<tr>
<td><a href="mailto:ddasho@cloverland.com">ddasho@cloverland.com</a></td>
<td>Cloverland</td>
</tr>
<tr>
<td><a href="mailto:bmalaski@cloverland.com">bmalaski@cloverland.com</a></td>
<td>Cloverland</td>
</tr>
<tr>
<td><a href="mailto:vobmvr@UP.NET">vobmvr@UP.NET</a></td>
<td>Village of Baraga</td>
</tr>
<tr>
<td>braukerL@MICHIGANGOV</td>
<td>Linda Brauker</td>
</tr>
<tr>
<td><a href="mailto:info@VILLAGEOFCLINTON.ORG">info@VILLAGEOFCLINTON.ORG</a></td>
<td>Village of Clinton</td>
</tr>
<tr>
<td><a href="mailto:igraham@HOMEWORKS.ORG">igraham@HOMEWORKS.ORG</a></td>
<td>Tri-County Electric Co-Op</td>
</tr>
<tr>
<td><a href="mailto:mkappler@HOMEWORKS.ORG">mkappler@HOMEWORKS.ORG</a></td>
<td>Tri-County Electric Co-Op</td>
</tr>
<tr>
<td><a href="mailto:psimmer@HOMEWORKS.ORG">psimmer@HOMEWORKS.ORG</a></td>
<td>Tri-County Electric Co-Op</td>
</tr>
<tr>
<td><a href="mailto:aurora@FREEWAY.NET">aurora@FREEWAY.NET</a></td>
<td>Aurora Gas Company</td>
</tr>
<tr>
<td><a href="mailto:frucheyb@DTEENERGY.COM">frucheyb@DTEENERGY.COM</a></td>
<td>Citizens Gas Fuel Company</td>
</tr>
<tr>
<td><a href="mailto:mpscsfilings@CMSENERGY.COM">mpscsfilings@CMSENERGY.COM</a></td>
<td>Consumers Energy Company</td>
</tr>
<tr>
<td><a href="mailto:j.vansickle@SEMCOENERGY.COM">j.vansickle@SEMCOENERGY.COM</a></td>
<td>SEMCO Energy Company</td>
</tr>
<tr>
<td><a href="mailto:kay8643990@YAHOO.COM">kay8643990@YAHOO.COM</a></td>
<td>Superior Energy Company</td>
</tr>
<tr>
<td><a href="mailto:ebrushford@UPPCO.COM">ebrushford@UPPCO.COM</a></td>
<td>Upper Peninsula Power Company</td>
</tr>
<tr>
<td><a href="mailto:christine.kane@we-energies.com">christine.kane@we-energies.com</a></td>
<td>WEC Energy Group</td>
</tr>
<tr>
<td><a href="mailto:jlarsen@uppc.com">jlarsen@uppc.com</a></td>
<td>Upper Peninsula Power Company</td>
</tr>
<tr>
<td><a href="mailto:dave.allen@TEAMMIDWEST.COM">dave.allen@TEAMMIDWEST.COM</a></td>
<td>Midwest Energy Coop</td>
</tr>
<tr>
<td><a href="mailto:bob.hance@teammidwest.com">bob.hance@teammidwest.com</a></td>
<td>Midwest Energy Coop</td>
</tr>
<tr>
<td><a href="mailto:tharrell@ALGERDELA.COM">tharrell@ALGERDELA.COM</a></td>
<td>Alger Delta Cooperative</td>
</tr>
<tr>
<td><a href="mailto:tonya@CECELEC.COM">tonya@CECELEC.COM</a></td>
<td>Cherryland Electric Cooperative</td>
</tr>
<tr>
<td><a href="mailto:bscott@GLENERGY.COM">bscott@GLENERGY.COM</a></td>
<td>Great Lakes Energy Cooperative</td>
</tr>
<tr>
<td><a href="mailto:sculver@glenergy.com">sculver@glenergy.com</a></td>
<td>Great Lakes Energy Cooperative</td>
</tr>
<tr>
<td><a href="mailto:panzell@glenergy.com">panzell@glenergy.com</a></td>
<td>Great Lake Energy Cooperative</td>
</tr>
<tr>
<td><a href="mailto:dmartos@LIBERTYPOWERCORP.COM">dmartos@LIBERTYPOWERCORP.COM</a></td>
<td>Liberty Power Delaware (Holdings)</td>
</tr>
<tr>
<td><a href="mailto:kmarklein@STEPHENSON-MI.COM">kmarklein@STEPHENSON-MI.COM</a></td>
<td>Stephson Utilities Department</td>
</tr>
<tr>
<td><a href="mailto:debbie@ONTOREA.COM">debbie@ONTOREA.COM</a></td>
<td>Ontonagon County Rural Elec</td>
</tr>
<tr>
<td><a href="mailto:sharonkr@PIEG.COM">sharonkr@PIEG.COM</a></td>
<td>Presque Isle Electric &amp; Gas Cooperative, INC</td>
</tr>
<tr>
<td>dbraun@TECMICOOP</td>
<td>Thumb Electric</td>
</tr>
<tr>
<td><a href="mailto:rbishop@BISHOPENERGY.COM">rbishop@BISHOPENERGY.COM</a></td>
<td>Bishop Energy</td>
</tr>
<tr>
<td><a href="mailto:mkuchera@AEPENERGY.COM">mkuchera@AEPENERGY.COM</a></td>
<td>AEP Energy</td>
</tr>
<tr>
<td><a href="mailto:todd.mortimer@CMSENERGY.COM">todd.mortimer@CMSENERGY.COM</a></td>
<td>CMS Energy</td>
</tr>
<tr>
<td><a href="mailto:jkeegan@justenergy.com">jkeegan@justenergy.com</a></td>
<td>Just Energy Solutions</td>
</tr>
<tr>
<td><a href="mailto:david.fein@CONSTELLATION.COM">david.fein@CONSTELLATION.COM</a></td>
<td>Constellation Energy</td>
</tr>
<tr>
<td><a href="mailto:kate.stanley@CONSTELLATION.COM">kate.stanley@CONSTELLATION.COM</a></td>
<td>Constellation Energy</td>
</tr>
<tr>
<td><a href="mailto:kate.fleche@CONSTELLATION.COM">kate.fleche@CONSTELLATION.COM</a></td>
<td>Constellation New Energy</td>
</tr>
<tr>
<td><a href="mailto:mpscsfilings@DTEENERGY.COM">mpscsfilings@DTEENERGY.COM</a></td>
<td>DTE Energy</td>
</tr>
<tr>
<td><a href="mailto:bgorman@FIRSTENERGYCORP.COM">bgorman@FIRSTENERGYCORP.COM</a></td>
<td>First Energy</td>
</tr>
<tr>
<td><a href="mailto:vnguyen@MIDAMERICAN.COM">vnguyen@MIDAMERICAN.COM</a></td>
<td>MidAmerican Energy</td>
</tr>
<tr>
<td><a href="mailto:rarchiba@FOSTEROIL.COM">rarchiba@FOSTEROIL.COM</a></td>
<td>My Choice Energy</td>
</tr>
</tbody>
</table>

Updated 3-15-2018
<table>
<thead>
<tr>
<th>Name</th>
<th>Company</th>
<th>Email</th>
</tr>
</thead>
<tbody>
<tr>
<td><a href="mailto:greg.bass@calpinesolutions.com">greg.bass@calpinesolutions.com</a></td>
<td>Calpine Energy Solutions</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:rabaey@SES4ENERGY.COM">rabaey@SES4ENERGY.COM</a></td>
<td>Santana Energy</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:cborr@WPSCI.COM">cborr@WPSCI.COM</a></td>
<td>Spartan Renewable Energy, Inc. (Wolverine Power Marketing Corp)</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:john.r.ness@XCELENERGY.COM">john.r.ness@XCELENERGY.COM</a></td>
<td>Xcel Energy</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:cityelectric@ESCANABA.ORG">cityelectric@ESCANABA.ORG</a></td>
<td>City of Escanaba</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:crystallfallsmgr@HOTMAIL.COM">crystallfallsmgr@HOTMAIL.COM</a></td>
<td>City of Crystal Falls</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:felicel@MICHIGAN.GOV">felicel@MICHIGAN.GOV</a></td>
<td>Lisa Felice</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:mmann@USGANDE.COM">mmann@USGANDE.COM</a></td>
<td>Michigan Gas &amp; Electric</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:mpoega@GLADSTONEMI.COM">mpoega@GLADSTONEMI.COM</a></td>
<td>City of Gladstone</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:rlferguson@INTEGRYSGROUP.COM">rlferguson@INTEGRYSGROUP.COM</a></td>
<td>Integrys Group</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:lrustafson@CMSENERGY.COM">lrustafson@CMSENERGY.COM</a></td>
<td>Lisa Gustafson</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:tahoffman@CMSENERGY.COM">tahoffman@CMSENERGY.COM</a></td>
<td>Tim Hoffman</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:daustin@IGSENERGY.COM">daustin@IGSENERGY.COM</a></td>
<td>Interstate Gas Supply Inc</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:krichel@DLIB.INFO">krichel@DLIB.INFO</a></td>
<td>Thomas Krichel</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:cityelectric@BAYCITYMI.ORG">cityelectric@BAYCITYMI.ORG</a></td>
<td>Bay City Electric Light &amp; Power</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:Stephen.serkaian@lbwl.com">Stephen.serkaian@lbwl.com</a></td>
<td>Lansing Board of Water and Light</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:George.stojic@lbwl.com">George.stojic@lbwl.com</a></td>
<td>Lansing Board of Water and Light</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:jreynolds@MBLP.ORG">jreynolds@MBLP.ORG</a></td>
<td>Marquette Board of Light &amp; Power</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:bschlansker@PREMIERENERGYLLC.COM">bschlansker@PREMIERENERGYLLC.COM</a></td>
<td>Premier Energy Marketing LLC</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:ttarkiewicz@CITYOFMARSHALL.COM">ttarkiewicz@CITYOFMARSHALL.COM</a></td>
<td>City of Marshall</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:d.motley@COMCAST.NET">d.motley@COMCAST.NET</a></td>
<td>Doug Motley</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:blaird@michigan.gov">blaird@michigan.gov</a></td>
<td>Dan Blair</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:mpauley@GRANGERNET.COM">mpauley@GRANGERNET.COM</a></td>
<td>Marc Pauley</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:ElectricDept@PORTLAND-MICHIGAN.ORG">ElectricDept@PORTLAND-MICHIGAN.ORG</a></td>
<td>City of Portland</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:ggd@alpenapower.com">ggd@alpenapower.com</a></td>
<td>Alpena Power</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:dbodine@LIBERTYPowerCORP.COM">dbodine@LIBERTYPowerCORP.COM</a></td>
<td>Liberty Power</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:leew@WVPA.COM">leew@WVPA.COM</a></td>
<td>Wabash Valley Power</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:kmolitor@WPSCI.COM">kmolitor@WPSCI.COM</a></td>
<td>Wolverine Power</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:ham557@GMAIL.COM">ham557@GMAIL.COM</a></td>
<td>Lowell S.</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:AKlaviter@INTEGRYSENERGY.COM">AKlaviter@INTEGRYSENERGY.COM</a></td>
<td>Integrys Energy Service, Inc WPSES</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:BusinessOffice@REALGY.COM">BusinessOffice@REALGY.COM</a></td>
<td>Realgy Energy Services</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:landerson@VEENERGY.COM">landerson@VEENERGY.COM</a></td>
<td>Volunteer Energy Services</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:Ldalessandris@FES.COM">Ldalessandris@FES.COM</a></td>
<td>First Energy Solutions</td>
<td></td>
</tr>
<tr>
<td>mbarber@HILLSDALEBPUCOM</td>
<td>Hillsdale Board of Public Utilities</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:mrzwiers@INTEGRYSGROUP.COM">mrzwiers@INTEGRYSGROUP.COM</a></td>
<td>Michigan Gas Utilities/Upper Penn Power/Wisconsin</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:djtyler@MICHIGANASUTILITIES.COM">djtyler@MICHIGANASUTILITIES.COM</a></td>
<td>Michigan Gas Utilities/Qwest</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:donm@BPW.ZEELAND.MI.US">donm@BPW.ZEELAND.MI.US</a></td>
<td>Zeeland Board of Public Works</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:Teresa.ringenbach@directenergy.com">Teresa.ringenbach@directenergy.com</a></td>
<td>Direct Energy</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:christina.crable@directenergy.com">christina.crable@directenergy.com</a></td>
<td>Direct Energy</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:angela.schorr@directenergy.com">angela.schorr@directenergy.com</a></td>
<td>Direct Energy</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:ryan.harwell@directenergy.com">ryan.harwell@directenergy.com</a></td>
<td>Direct Energy</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:johnbistrainin@realgy.com">johnbistrainin@realgy.com</a></td>
<td>Realgy Corp.</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:jweeks@mpower.org">jweeks@mpower.org</a></td>
<td>Jim Weeks</td>
<td></td>
</tr>
<tr>
<td><a href="mailto:mgobrien@aep.com">mgobrien@aep.com</a></td>
<td>Indiana Michigan Power Company</td>
<td></td>
</tr>
</tbody>
</table>
mvorabouth@ses4energy.com  
sjwestmoreland@voyager.net  
hnester@itctransco.com  
lpage@dickinsonwright.com  
Karl.J.Hoesly@xcelenergy.com  
Deborah.e.erwin@xcelenergy.com  

Santana Energy  
MEGA  
ITC Holdings  
Dickinson Wright  
Xcel Energy  
Xcel Energy  

Updated 3-15-2018