

STATE OF MICHIGAN  
BEFORE THE MICHIGAN PUBLIC SERVICE COMMISSION

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In the matter, on the Commission's own motion,	)	
commencing a collaborative for the	)	
development of electric utility interconnection	)	Case No. U-21117
procedures.	)	
_____	)	

At the May 18, 2023 meeting of the Michigan Public Service Commission in Lansing,  
Michigan.

PRESENT: Hon. Daniel C. Scripps, Chair  
Hon. Katherine L. Peretick, Commissioner

**ORDER**

Section 173(1) of Public Act 342 of 2016 (Act 342) requires the Commission to establish a distributed generation program and authorizes the Commission to promulgate rules necessary to implement the program. In the September 9, 2021 order in Case No. U-20890, the Commission sought comments on the rescission of the Electric Interconnection and Net Metering Standards (Mich Admin Code, R 460.601a *et seq.*) and the promulgation of the Interconnection and Distributed Generation Standards (MIXDG rules).<sup>1</sup> Coincident with that effort, in the September 9, 2021 order in the instant docket (September 9 order) the Commission commenced a collaborative to begin the development of the utility-specific electric interconnection procedures

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<sup>1</sup> The Commission's MI Power Grid initiative has incorporated the Interconnection Standards and Worker Safety stakeholder workgroup as part of the Integrating Emerging Technologies area of emphasis. On the MI Power Grid website, the rules are referred to as the MIXDG rules, which stands for Michigan Interconnection and Distributed Generation rules.

that will further guide the transition to renewable energy technology and implement the provisions of Act 342, specifically MCL 460.1173(1) and (6).

In the September 9 order, the Commission directed electric utilities and cooperatives to begin developing draft interconnection procedures documents based on the draft MIXDG rules (specifically the then-proposed rule R 460.920). The September 9 order set dates for the submission of draft interconnection procedures documents and set dates for stakeholder meetings. The Commission observed that “[d]epending on the timing of the rulemaking process, the Commission will provide further guidance through orders issued in this docket.” September 9 order, p. 4.

On March 3, 2022, the Commission issued an order in the instant docket setting stakeholder meetings for April 14, 2022 and May 17, 2022. On March 17, 2022, the Commission issued an order in Case No. U-20890 approving revisions to the MIXDG rules. On April 14, 2022, the Commission received a petition seeking rehearing of the March 17, 2022 order in Case No. U-20890, and responses to the petition were filed on May 4 and 5, 2022. In the May 12, 2022 order in Case No. U-20890, the Commission granted the rehearing petition and provided a second public hearing and opportunity to comment on the MIXDG rules. The Commission received comments from nine commenters. In the October 5, 2022 order in Case No. U-20890 (October 5 order), the Commission summarized the comments received and approved a revised version of the MIXDG rules for submission to the Michigan Office of Administrative Hearings and Rules (MOAHR) and the Legislative Service Bureau (LSB) for final formal approvals, which were both granted on February 3, 2023. October 5 order, pp. 4-19 and Exhibit A. On February 3, 2023, the MIXDG rules were filed with the Joint Committee on Administrative Rules (JCAR), which, by

virtue of MCL 24.245a(1), had 15 session days to object to the rules by filing a notice of objection. JCAR did not take any action to prevent the rules from being transmitted to the Secretary of State.

Thus, the Commission had the authority pursuant to MCL 24.245a(3) to formally adopt the MIXDG rules, and on April 24, 2023, the Commission issued an order in Case No. U-20890 (April 24 order), adopting the MIXDG rules and transmitting the rules to MOAHR for filing with the Secretary of State. April 24 order, p. 4. The MIXDG rules were then filed with the Office of the Great Seal and became effective on April 25, 2023.

Included in the adopted MIXDG rules is Mich Admin Code, R 460.920 (Rule 20), which reads as follows:

R 460.920 Electric utility interconnection procedures.

Rule 20. (1) An electric utility shall file applications for approval of interconnection procedures and forms within 120 calendar days of the effective date of these rules.

(2) The commission shall issue its order approving, rejecting, or modifying an electric utility's proposed interconnection procedures and forms within 360 calendar days of the electric utility filing an application for approval of interconnection procedures and forms. If the commission finds the procedures and forms proposed by the electric utility to be inadequate or unacceptable, the commission may either adopt procedures and forms proposed by another person in the proceeding or modify and accept the procedures and forms proposed by the electric utility.

(3) Until the commission accepts, rejects, or modifies an electric utility's interconnection procedures and forms, the electric utility may use the proposed interconnection procedures and forms when processing interconnection applications with the exception of fixed fees and fee caps. An electric utility shall only charge fees that comply with the requirements of R 460.926 until the commission accepts, rejects, or modifies the proposed interconnection procedures and forms, unless the commission approves different fees pursuant to R 460.926(5).

(4) Two or more electric utilities may file a joint application proposing interconnection procedures for use by the joint applicants. The proposed interconnection procedures must ensure compliance with these rules.

(5) The proposed interconnection procedures must, at a minimum, include all of the following:

- (a) All necessary applications, forms, and relevant template agreements.
- (b) A schedule of all applicable fixed fees and fee caps.
- (c) Voltage ranges for high voltage distribution and low voltage distribution.
- (d) Required initial review screens.

- (e) Required supplemental review screens.
- (f) The process for conducting system impact studies and facilities studies on DERs [distributed energy resources] when there is an affected system issue.
- (g) Testing and certification requirements of DER telecommunications, cybersecurity, data exchange, and remote control operation.
- (h) Parallel operation requirements.
- (i) A method to estimate the expected annual kWh [kilowatt-hour] output of the generator or generators.
- (j) If an electric utility uses alternative methods for power limited export DER pursuant to R 460.980(3), a description of those methods.
- (k) A cost allocation methodology for study track DERs.
- (l) An evaluation of an interconnection application for a project that includes single or multiple types of DERs at a site for which the applicant seeks a single point of common coupling.
- (m) Details describing how an energy storage device may be integrated into an existing legacy net metering program system without impacting the 10-year grandfathering period or participation in the distributed generation program.
- (n) For electric utilities that are member-regulated electric cooperatives, a procedure for fairly processing applications in instances in which the number of applications exceed the capacity of the electric cooperative to timely meet the deadlines in these rules.
- (o) Examples of modifications that are not material modifications.
- (p) The procedure for performing a material modification review to determine if a modification is material.
- (q) Any required terms and conditions that must be specified in the general liability insurance for level 3, 4, and 5 projects.
- (r) A list of the electric utility's holidays.
- (s) If an electric utility uses an alternative process pursuant to R 460.956, a description of that process.
- (t) Fast track eligibility criteria for applications proposing to interconnect DERs with 4.8 kV [kilovolt] distribution systems.
- (u) In the event daytime loading data is not available for the initial screen provided in R 460.946(5)(b), the date when the data will be collected.
- (6) An electric utility shall obtain commission approval to revise its interconnection procedures.

Pursuant to Rule 20, rate-regulated electric utilities and member-regulated cooperatives are required to file in a new docket, within 120 days from the April 25, 2023 effective date of the rules, applications for approval of their respective interconnection procedures. Thus, no later than August 23, 2023, rate-regulated electric utilities and member-regulated cooperatives shall file in a

new docket an application for approval of their respective interconnection procedures.<sup>2</sup> The interconnection procedures filed by August 23, 2023, shall comply with the requirements of Rule 20 and shall include, at a minimum, the documents and information set out in Rule 20(5). The Commission shall review the applications in each utility's respective dockets. Pursuant to Rule 20(2), the Commission shall issue an order approving, rejecting, or modifying the utility's proposed interconnection procedures no later than 360 days from the date the utility files its application. As provided in Rule 20(2), if the Commission finds the procedures and forms proposed by the utility to be inadequate or unacceptable, the Commission may adopt procedures and forms proposed by another person in the proceeding or modify and accept the procedures and forms proposed by the utility.

However, prior to the filing of applications pursuant to Rule 20, the Commission intends to commence a stakeholder process to allow interested persons to provide input that will aid the electric utilities and cooperatives in developing their interconnection procedures to be filed with the Commission by the August 23, 2023 deadline. Therefore, with this order, the Commission directs rate-regulated electric utilities and member-regulated cooperatives to file in this docket, no later than June 16, 2023, draft interconnection procedures documents based on the adopted MIXDG rules. The electric utilities and cooperatives are not required to include the necessary applications, forms, and relevant template agreements required by Rule 20(5)(a) with the draft interconnection procedures. Similar to the allowance for joint filings of interconnection

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<sup>2</sup> Under Mich Admin Code, R 460.901a(v), "'Electric utility' means any person or entity whose rates are regulated by the commission for selling electricity to retail customers in this state. For purposes of R 460.901a through R 460.992 only, 'electric utility' includes cooperative electric utilities that are member regulated as provided in section 4 of the electric cooperative member-regulation act, 2008 PA 167, MCL 460.34."

procedures in Rule 20(4), two or more electric utilities and cooperatives may coordinate and jointly prepare draft interconnection documents.

As stated previously, the Commission intends to develop the interconnection procedures for each utility with stakeholder involvement. Thus, following the filing of the utilities' draft interconnection procedures by June 16, 2023, the Commission directs the Commission Staff to hold a virtual stakeholder workgroup session on June 21, 2023. Further information regarding participation in the June 21, 2023 workgroup will be posted on the Commission's Interconnection Standards and Worker Safety webpage following the issuance of this order.<sup>3</sup>

To clarify, the Commission emphasizes that the filings due no later than June 16, 2023 are *draft* interconnection procedures meant to serve as the starting point for utilities and stakeholders to develop the interconnection procedures that are to be filed no later than August 23, 2023 for Commission approval, pursuant to Rule 20. The Commission finds that allowing for stakeholder input at this stage will allow for the potential identification and resolution of any major issues prior to the August 23, 2023 filing and will lead to a more efficient review by the Commission of each electric utility's and cooperative's interconnection procedures.

THEREFORE, IT IS ORDERED that:

A. Rate-regulated electric utilities and member-regulated electric cooperatives shall file in the instant docket, Case No. U-21117, draft interconnection procedures no later than June 16, 2023, as described in this order. Two or more electric utilities and member-regulated electric cooperatives may coordinate and jointly prepare draft interconnection documents.

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<sup>3</sup> The Interconnection Standards and Worker Safety webpage can be accessed at <https://www.michigan.gov/mpsc/commission/workgroups/mi-power-grid/interconnection-standards-and-worker-safety> (last accessed May 16, 2023).

B. The Commission Staff shall hold a virtual stakeholder workgroup session on June 21, 2023, to allow for stakeholder input regarding the draft interconnection procedures filed in Case No. U-21117.

C. Each electric utility and member-regulated electric cooperative, as described in this order, shall file in a new docket its respective application for approval of its interconnection procedures no later than August 23, 2023. Two or more electric utilities and member-regulated electric cooperatives may coordinate and jointly prepare interconnection documents.

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 notification should be sent to the Executive Secretary at [mpscdockets@michigan.gov](mailto:mpscdockets@michigan.gov) and to the Michigan Department of Attorney General - Public Service Division at [pungpl@michigan.gov](mailto:pungpl@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

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Daniel C. Scripps, Chair

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Katherine L. Peretick, Commissioner

By its action of May 18, 2023.

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Lisa Felice, Executive Secretary



# PROOF OF SERVICE

STATE OF MICHIGAN )

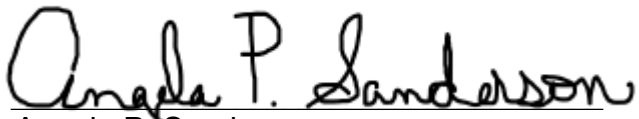
Case No. U-21117

County of Ingham )

Brianna Brown being duly sworn, deposes and says that on May 18, 2023 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).

  
Brianna Brown

Subscribed and sworn to before me  
this 18<sup>th</sup> day of May 2023.



Angela P. Sanderson  
Notary Public, Shiawassee County, Michigan  
As acting in Eaton County  
My Commission Expires: May 21, 2024

## GEMOTION DISTRIBUTION SERVICE LIST

<a href="mailto:kabraham@mpower.org">kabraham@mpower.org</a>	Abraham, Katie - MMEA
<a href="mailto:mkuchera@AEPENERGY.COM">mkuchera@AEPENERGY.COM</a>	AEP Energy
<a href="mailto:mfurmanski@algerdelta.com">mfurmanski@algerdelta.com</a>	Alger Delta Cooperative
<a href="mailto:kd@alpenapower.com">kd@alpenapower.com</a>	Alpena Power
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<a href="mailto:cherie.fuller@bp.com">cherie.fuller@bp.com</a>	bp Energy Retail Company, LLC
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<a href="mailto:lchappelle@potomaclaw.com">lchappelle@potomaclaw.com</a>	Chappelle, Laura
<a href="mailto:tanderson@cherrylandelectric.coop">tanderson@cherrylandelectric.coop</a>	Cherryland Electric Cooperative
<a href="mailto:frucheyb@DTEENERGY.COM">frucheyb@DTEENERGY.COM</a>	Citizens Gas Fuel Company
<a href="mailto:crystalfallsmgr@HOTMAIL.COM">crystalfallsmgr@HOTMAIL.COM</a>	City of Crystal Falls
<a href="mailto:gpirkola@escanaba.org">gpirkola@escanaba.org</a>	City of Escanaba
<a href="mailto:mpolega@GLADSTONEMI.COM">mpolega@GLADSTONEMI.COM</a>	City of Gladstone
<a href="mailto:ttarkiewicz@CITYOFMARSHALL.COM">ttarkiewicz@CITYOFMARSHALL.COM</a>	City of Marshall
<a href="mailto:ElectricDept@PORTLAND-MICHIGAN.ORG">ElectricDept@PORTLAND-MICHIGAN.ORG</a>	City of Portland
<a href="mailto:cwilson@cloverland.com">cwilson@cloverland.com</a>	Cloverland
<a href="mailto:mheise@cloverland.com">mheise@cloverland.com</a>	Cloverland
<a href="mailto:todd.mortimer@CMSENERGY.COM">todd.mortimer@CMSENERGY.COM</a>	CMS Energy
<a href="mailto:sarah.jorgensen@cmsenergy.com">sarah.jorgensen@cmsenergy.com</a>	Consumers Energy Company
<a href="mailto:Michael.torrey@cmsenergy.com">Michael.torrey@cmsenergy.com</a>	Consumers Energy Company
<a href="mailto:CANDACE.GONZALES@cmsenergy.com">CANDACE.GONZALES@cmsenergy.com</a>	Consumers Energy Company
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<a href="mailto:david.fein@CONSTELLATION.COM">david.fein@CONSTELLATION.COM</a>	Constellation Energy
<a href="mailto:kate.stanley@CONSTELLATION.COM">kate.stanley@CONSTELLATION.COM</a>	Constellation Energy
<a href="mailto:kate.fleche@CONSTELLATION.COM">kate.fleche@CONSTELLATION.COM</a>	Constellation New Energy
<a href="mailto:lpage@dickinsonwright.com">lpage@dickinsonwright.com</a>	Dickinson Wright
<a href="mailto:info@dillonpower.com">info@dillonpower.com</a>	Dillon Power, LLC
<a href="mailto:Neal.fitch@nrg.com">Neal.fitch@nrg.com</a>	Direct Energy
<a href="mailto:Kara.briggs@nrg.com">Kara.briggs@nrg.com</a>	Direct Energy
<a href="mailto:Ryan.harwell@nrg.com">Ryan.harwell@nrg.com</a>	Direct Energy
<a href="mailto:mpscfilings@DTEENERGY.COM">mpscfilings@DTEENERGY.COM</a>	DTE Energy
<a href="mailto:adella.crozier@dteenergy.com">adella.crozier@dteenergy.com</a>	DTE Energy
<a href="mailto:karen.vucinaj@dteenergy.com">karen.vucinaj@dteenergy.com</a>	DTE Energy
<a href="mailto:customerservice@eligoenergy.com">customerservice@eligoenergy.com</a>	Eligo Energy MI, LLC
<a href="mailto:ftravaglione@energyharbor.com">ftravaglione@energyharbor.com</a>	Energy Harbor
<a href="mailto:rfawaz@energyintl.com">rfawaz@energyintl.com</a>	Energy International Power Marketing d/b/a PowerOne
<a href="mailto:sejackinchuk@varnumlaw.com">sejackinchuk@varnumlaw.com</a>	Energy Michigan
<a href="mailto:customer care@plymouthenergy.com">customer care@plymouthenergy.com</a>	ENGIE Gas & Power f/k/a Plymouth Energy

## GEMOTION DISTRIBUTION SERVICE LIST

<a href="mailto:felice@michigan.gov">felice@michigan.gov</a>	Felice, Lisa
<a href="mailto:bgorman@firstenergycorp.com">bgorman@firstenergycorp.com</a>	First Energy
<a href="mailto:phil@allendaleheating.com">phil@allendaleheating.com</a>	Forner, Phil
<a href="mailto:dburks@glenergy.com">dburks@glenergy.com</a>	Great Lakes Energy
<a href="mailto:slamp@glenergy.com">slamp@glenergy.com</a>	Great Lakes Energy Cooperative
<a href="mailto:sculver@glenergy.com">sculver@glenergy.com</a>	Great Lakes Energy Cooperative
<a href="mailto:lgustafson@cmsenergy.com">lgustafson@cmsenergy.com</a>	Gustafson, Lisa
<a href="mailto:jhammel@hillsdalebpu.com">jhammel@hillsdalebpu.com</a>	Hillsdale Board of Public Utilities
<a href="mailto:coneill@homeworks.org">coneill@homeworks.org</a>	HomeWorks Tri-County Electric Cooperative
<a href="mailto:psimmer@homeworks.org">psimmer@homeworks.org</a>	HomeWorks Tri-County Electric Cooperative
<a href="mailto:mgobrien@aep.com">mgobrien@aep.com</a>	Indiana Michigan Power Company
<a href="mailto:dan@megautilities.org">dan@megautilities.org</a>	Integrays Group
<a href="mailto:daustin@igseenergy.com">daustin@igseenergy.com</a>	Interstate Gas Supply Inc
<a href="mailto:general@itctransco.com">general@itctransco.com</a>	ITC Holdings
<a href="mailto:kadarkwa@itctransco.com">kadarkwa@itctransco.com</a>	ITC Holdings
<a href="mailto:jgoodman@commerceenergy.com">jgoodman@commerceenergy.com</a>	Just Energy Solutions
<a href="mailto:krichel@dlib.info">krichel@dlib.info</a>	Krichel, Thomas
<a href="mailto:dbodine@libertypowercorp.com">dbodine@libertypowercorp.com</a>	Liberty Power
<a href="mailto:ham557@gmail.com">ham557@gmail.com</a>	Lowell S.
<a href="mailto:tlundgren@potomaclaw.com">tlundgren@potomaclaw.com</a>	Lundgren, Timothy
<a href="mailto:jreynolds@mblp.org">jreynolds@mblp.org</a>	Marquette Board of Light & Power
<a href="mailto:suzy@megautilities.org">suzy@megautilities.org</a>	MEGA
<a href="mailto:dan@megautilities.org">dan@megautilities.org</a>	MEGA
<a href="mailto:mmann@usgande.com">mmann@usgande.com</a>	Michigan Gas & Electric
<a href="mailto:shannon.burzycki@wecenergygroup.com">shannon.burzycki@wecenergygroup.com</a>	Michigan Gas Utilities Corporation
<a href="mailto:mrzwiars@integraysgroup.com">mrzwiars@integraysgroup.com</a>	Michigan Gas Utilities/Upper Penn Power/Wisconsin
<a href="mailto:kabraham@mpower.org">kabraham@mpower.org</a>	Michigan Public Power Agency
<a href="mailto:JHDillavou@midamericanenergyservices.com">JHDillavou@midamericanenergyservices.com</a>	MidAmerican Energy Services, LLC
<a href="mailto:JCAItmayer@midamericanenergyservices.com">JCAItmayer@midamericanenergyservices.com</a>	MidAmerican Energy Services, LLC
<a href="mailto:LMLann@midamericanenergyservices.com">LMLann@midamericanenergyservices.com</a>	MidAmerican Energy Services, LLC
<a href="mailto:dave.allen@teammidwest.com">dave.allen@teammidwest.com</a>	Midwest Energy Cooperative
<a href="mailto:bob.hance@teammidwest.com">bob.hance@teammidwest.com</a>	Midwest Energy Cooperative
<a href="mailto:kerri.wade@teammidwest.com">kerri.wade@teammidwest.com</a>	Midwest Energy Cooperative
<a href="mailto:Marie-Rose.Gatete@teammidwest.com">Marie-Rose.Gatete@teammidwest.com</a>	Midwest Energy Cooperative
<a href="mailto:meghan.tarver@teammidwest.com">meghan.tarver@teammidwest.com</a>	Midwest Energy Cooperative
<a href="mailto:d.motley@comcast.net">d.motley@comcast.net</a>	Motley, Doug
<a href="mailto:rarchiba@fosteroil.com">rarchiba@fosteroil.com</a>	My Choice Energy
<a href="mailto:customerservice@nordicenergy-us.com">customerservice@nordicenergy-us.com</a>	Nordic Energy Services, LLC
<a href="mailto:karl.j.hoesly@xcelenergy.com">karl.j.hoesly@xcelenergy.com</a>	Northern States Power
<a href="mailto:esoumis@ontorea.com">esoumis@ontorea.com</a>	Ontonagon County Rural Elec
<a href="mailto:mpauley@granger.net">mpauley@granger.net</a>	Pauley, Marc
<a href="mailto:mmpeck@fischerfranklin.com">mmpeck@fischerfranklin.com</a>	Peck, Matthew
<a href="mailto:bschlansker@premierenergyllc.com">bschlansker@premierenergyllc.com</a>	Premier Energy Marketing LLC

## GEMOTION DISTRIBUTION SERVICE LIST

[MVanschoten@pieg.com](mailto:MVanschoten@pieg.com)

[johnbistranin@realgy.com](mailto:johnbistranin@realgy.com)

[BusinessOffice@REALGY.COM](mailto:BusinessOffice@REALGY.COM)

[mvorabout@ses4energy.com](mailto:mvorabout@ses4energy.com)

[rabaey@SES4ENERGY.COM](mailto:rabaey@SES4ENERGY.COM)

[cborr@WPSCI.COM](mailto:cborr@WPSCI.COM)

[kmarklein@STEPHENSON-MI.COM](mailto:kmarklein@STEPHENSON-MI.COM)

[kay8643990@YAHOO.COM](mailto:kay8643990@YAHOO.COM)

[regulatory@texasretailenergy.com](mailto:regulatory@texasretailenergy.com)

[bessenmacher@tecmi.coop](mailto:bessenmacher@tecmi.coop)

[vickie.nugent@wecenergygroup.com](mailto:vickie.nugent@wecenergygroup.com)

[jlarsen@upppo.com](mailto:jlarsen@upppo.com)

[estocking@upppo.com](mailto:estocking@upppo.com)

[vobmgr@UP.NET](mailto:vobmgr@UP.NET)

[info@VILLAGEOFCLINTON.ORG](mailto:info@VILLAGEOFCLINTON.ORG)

[jeinstein@volunteerenergy.com](mailto:jeinstein@volunteerenergy.com)

[leew@WVPA.COM](mailto:leew@WVPA.COM)

[tking@WPSCI.COM](mailto:tking@WPSCI.COM)

[Amanda@misostates.org](mailto:Amanda@misostates.org)

[Deborah.e.erwin@xcelenergy.com](mailto:Deborah.e.erwin@xcelenergy.com)

[Michelle.Schlosser@xcelenergy.com](mailto:Michelle.Schlosser@xcelenergy.com)

Presque Isle Electric & Gas Cooperative, INC

Realgy Corp.

Realgy Energy Services

Santana Energy

Santana Energy

Spartan Renewable Energy, Inc. (Wolverine Power Marketing Corp)

Stephenson Utilities Department

Superior Energy Company

Texas Retail Energy, LLC

Thumb Electric Cooperative

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Upper Peninsula Power Company

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Xcel Energy

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