

Report on the Implementation and Cost-Effectiveness of the P.A. 295 Renewable Energy Standard

February 18, 2020

Sally A. Talberg, Chairman Daniel C. Scripps, Commissioner Tremaine L. Phillips, Commissioner



Contents

Executive Summary	i
Introduction	1
Report Criteria	1
Renewable Energy Plans and Commission Approval	2
Renewable Energy Cost Reconciliation Cases and Commission Approval	3
Summary of Renewable Energy Data Collected	3
Renewable Energy Credit Requirements – 2018 Compliance	3
Status of Renewable Energy and Advanced Cleaner Energy	7
Progress Toward the 35% by 2025 Goal	10
Impact of Percentage Limits on the Use of Energy Waste Reduction Credits	11
Michigan Renewable Energy Certification System (MIRECS)	11
Competition in Areas Served by Multiple Providers	13
Impact of the Renewable Energy Standard on Employment	14
The Cost of Renewable Energy Compared to the Cost of New Coal Energy	16
Cost-Effectiveness of the Renewable Energy Standard	19
Effect of the Renewable Energy Subpart on Electricity Prices	22
Conclusion	24
Appendices	25

Executive Summary

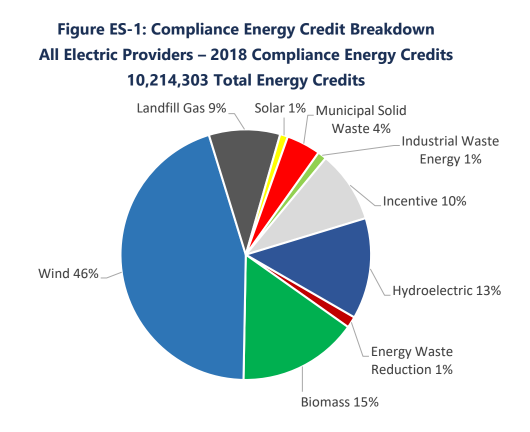
Pursuant to Public Act 295 of 2008, as amended by Public Act 342 of 2016 (Act), the Michigan Public Service Commission (Commission) is directed to prepare a report summarizing both the Commission's activities related to the Act and electric provider's annual reports. This tenth annual report is to be submitted to the standing committees of the Michigan Senate and House of Representatives with primary responsibility for energy and environmental issues.

For 2018, electric providers were required to achieve the same number of renewable energy credits (RECs) needed to meet the 10% 2015 standard. The standard has an interim requirement of at least 12.5% for 2019 and 2020 and increases to at least 15% by the end of 2021. All¹ of Michigan's electric providers subject to the standard in 2018 met the standard and retired² a total of 10,214,303 energy credits.³ **Figure ES-1** shows the different renewable energy technology types used to generate the credits for compliance by all electric providers in 2018.

² Energy credits are "retired" when used for compliance.

¹ Sixty-eight out of seventy electric providers were subject to the 2018 renewable energy standard. MidAmerican Energy Services and Eligo Energy MI, LLC began serving customers in 2015 and 2017, respectively, and therefore did not have a 2018 compliance requirement. Northern States Power's 14,118 energy credits set to be retired for 2018 compliance is pending Commission approval. The credits are included in the retirement balances throughout this report.

³ The term "energy credit" includes renewable energy credits, Michigan incentive renewable energy credits, and energy waste reduction credits.



The number of energy credits generated or acquired during 2018 is equal to 10%⁴ of retail sales.

The renewable energy standard can be credited with the development of over 1,876 MW of new renewable energy projects with contracts approved for 1,040 MW planned to begin operating in 2020 and 2021. The weighted average price of existing renewable energy contracts over the 2009 through 2019 time period is \$61.74 per MWh, which is considerably less than forecasted in the initial REPs.

⁴ 2014 retail sales data used to calculate the percentage.

Introduction

Report Criteria

Public Act 342 of 2016 (PA 342) became effective on April 20, 2017 and amends Public Act 295 of 2008 (PA 295), increasing the renewable energy standard from 10% in 2015 to at least 12.5% in both 2019 and 2020 with a final requirement of at least 15% in 2021. PA 295, as amended by PA 342, includes a goal of meeting not less than 35% of the state's electric needs through a combination of energy waste reduction and renewable energy by 2025.

Section 51(5) (MCL 460.1051(5)) requires that by February 15, 2011, and each year thereafter, the Michigan Public Service Commission (MPSC or Commission) submit to the standing committees of the Michigan Senate and House of Representatives with primary responsibility for energy and environmental issues a report that does all of the following:

- a) Summarizes data collected under this section.
- b) Discusses the status of renewable energy and advanced cleaner energy in this state and the effect of the Renewable Energy Subpart and Energy Waste Reduction Subpart on electricity prices.
- c) For each of the different types of renewable energy sold at retail in this state, specifies the difference between the cost of the renewable energy and the cost of electricity generated from new conventional coal-fired electric generating facilities.
- d) Discusses how the Commission is ensuring that actions taken under this Act by electric providers serving customers in the same distribution territory do not create an unfair competitive advantage for any of those electric providers.
- e) Evaluates whether the Renewable Energy Subpart has been cost-effective.
- f) Provides a comparison of the cost effectiveness of the methods of an electric utility with one million or more retail customers in this state as of January 1, 2008, obtaining renewable energy credits from renewable energy systems owned by the electric provider and from contracts that do not require the transfer of ownership of the renewable energy system as described in the former Section 33.⁵

⁵ The report no longer includes item Section 51 (5) (f) due to the repeal of Section 33 in PA 342 of 2016.

- g) Describes the impact of the Renewable Energy Subpart on employment in this state. The Commission shall consult with other appropriate agencies of the Department of Labor and Economic Opportunity in the development of this information.⁶
- h) Describes the effect of the 10% limit on using energy waste reduction credits or advanced cleaner energy credits to meet the renewable energy credit standards.⁷
- i) Makes any recommendations the Commission may have concerning amendments to the Renewable Energy Subpart, including changes in the 10% limits described in (h) or changes in the definition of renewable energy resource or renewable energy system to reflect environmentally preferable technology.

This tenth annual report provides information on the Commission's renewable energy activities related to the Act through calendar year 2019 and summarizes data from the electric provider annual reports through the 2018 calendar year.

Renewable Energy Plans and Commission Approval

Electric providers were required to meet a 10% renewable energy standard based on retail sales by the end of 2015. PA 342 requires electric providers to achieve the same number of renewable energy credits (RECs) needed to meet the 2015 standard for 2016, 2017 and 2018. PA 342 has an interim requirement of at least 12.5% for 2019 and 2020 and increases to at least 15% by the end of 2021.

The renewable energy standard is applicable to Michigan's investor-owned electric utilities, cooperative electric utilities, municipal electric utilities and alternative electric suppliers (AESs). The Act directed electric providers to file initial renewable energy plans (REPs) in 2009.⁸ The 74 initial REPs described how each electric provider intended to meet the renewable energy standard requirements. The Act also directed electric providers to file REPs biennially for Commission review. PA 342 directs the Commission to review each electric provider's REP within one year of

⁶ A State government reorganization took place in 2019 that moved employment-related agencies to the newly formed Department of Labor and Economic Opportunity (LEO). Consultation with the appropriate agencies is continuing.

⁷ Section 27 (8), the provision describing substituting advanced cleaner energy credits for renewable energy credits, was repealed by PA 342 of 2016.

⁸ There are currently 70 electric service providers, including 12 AESs serving customers in Michigan. Twelve AESs which are not serving customers are not included in this total.

the Act's effective date and no longer requires biennial REP filings. On August 23, 2017, the Commission established filing requirements for REPs consistent with the new Act.⁹

A listing of renewable energy case numbers and electric provider names can be found in **Appendix A**. Renewable energy credit requirements and renewable energy plan summaries are shown in **Appendix B**.

Renewable Energy Cost Reconciliation Cases and Commission Approval

Per Section 49(1) of PA 295, eight rate-regulated electric providers filed annual renewable energy cost reconciliation cases for 2018. Commission staff examined the pertinent revenues and expenses, determined the electric provider's compliance with its filed REP and assessed whether the provider met its compliance targets. Case numbers for each renewable energy cost reconciliation case for the reporting period can be found in **Appendix A**.¹⁰

Summary of Renewable Energy Data Collected

Electric providers are directed by Section 51(1) of PA 295 to file annual reports for each plan year beginning with 2009. The last electric provider annual reports will be filed during 2022 due to the PA 342 repeal of Section 51, effective January 1, 2023. Michigan electric provider annual reports for 2009 through 2018 are available on the Commission's website. A summary of data from annual reports is shown in **Appendix C**.

Renewable Energy Credit Requirements – 2018 Compliance

For 2018, electric providers were required to comply using the same amount of renewable energy credits as in 2015.¹¹ The number of renewable energy credits required for 2015 compliance varied by electric provider and was calculated by multiplying the applicable sales figure by the 10% compliance requirement. All¹² of Michigan's electric providers subject to the standard in 2018

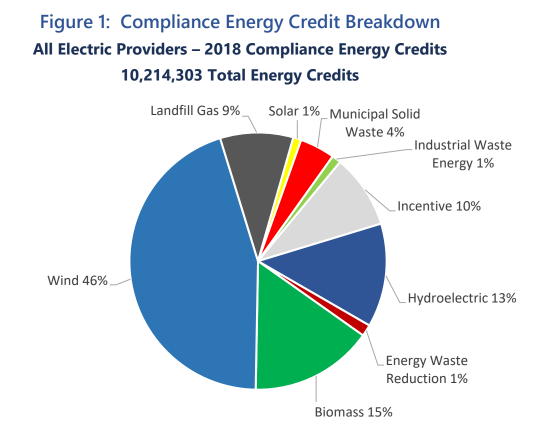
⁹ http://www.michigan.gov/documents/mpsc/U-18409 8-23-17 598908 7.pdf

¹⁰ <u>https://www.michigan.gov/mpsc/0,9535,7-395-93308 93325 93423 93502 94989-506587--,00.html</u>

¹¹ Several AESs (Calpine Energy Services; U-16650, Constellation Energy Services, Inc.; U-16646 and Constellation NewEnergy Inc.; U-16642) applied to the Commission requesting to have their compliance requirements adjusted to 10% of the previous year's retail sales for 2016, 2017 and 2018. The Commission approved the requests.

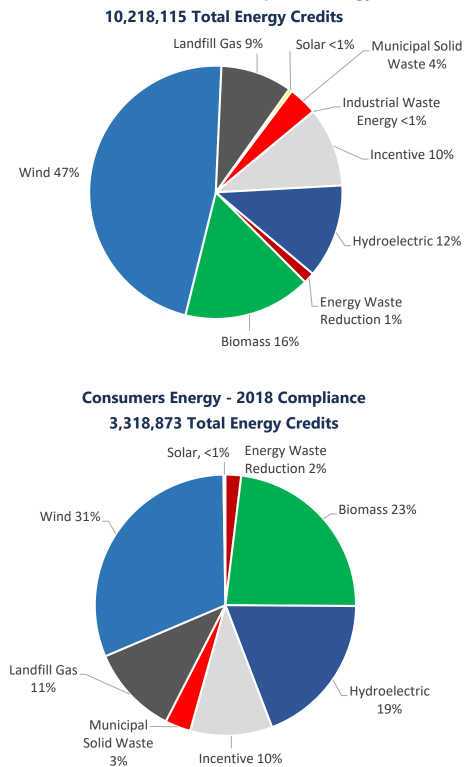
¹² Sixty-eight out of seventy electric providers were subject to the 2018 renewable energy standard because MidAmerican Energy Services and Eligo Energy MI, LLC began serving customers in 2015 and 2017, respectively, and therefore did not have a 2018 compliance requirement. Northern States Power's 14,118 energy credits set to be retired for 2018 compliance is pending Commission approval. The credits are included in the retirement balances throughout this report.

met the standard and retired¹³ a total of 10,214,303 energy credits.¹⁴ **Figure 1** shows the different renewable energy technology types used to generate the credits for compliance by all electric providers in 2017 and 2018 as well as separately for both Consumers Energy's and DTE Electric's 2018 compliance.

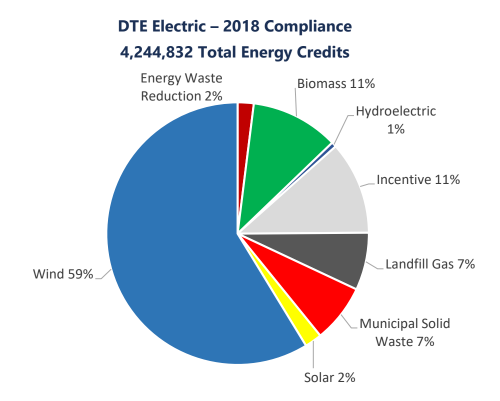


¹³ Energy credits are "retired" when used for compliance.

¹⁴ The term "energy credit" includes renewable energy credits, Michigan incentive renewable energy credits, and energy waste reduction credits.



All Electric Providers – 2017 Compliance Energy Credits



Section 29 of the Act includes provisions for determining whether the location of a renewable energy system is eligible for Michigan's Renewable Portfolio Standard (RPS). Nearly ninety-five percent of the energy credits used for 2018 compliance were from renewable energy generated in Michigan. Indiana was the source for three percent, Wisconsin nearly two percent and a small amount of credits came from renewable energy generated in Iowa and Minnesota. Michigan's multi-state utilities and electric providers with out-of-state wholesale suppliers are most likely to use energy credits from states other than Michigan.

Section 39 of the Act included a provision that allows energy credits to be "banked" up to 36 months; however, PA 342 extended the life of a REC representing energy generated during April 2017 and later to five years. **Figure 2** shows a breakdown of energy credits retired for compliance by vintage year of generation. The data shows that providers are utilizing the 36, now 60, month energy credit banking provision in the Act. Sixty-four percent of the energy credits used to comply in 2018 were from renewable energy generated in 2015 or 2016. Michigan Renewable Energy Certification System (MIRECS) data shows that, to date, approximately 6 million energy credits have expired without being used for compliance.

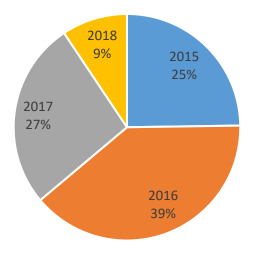


Figure 2: 2018 Compliance Energy Credits – Year of Generation

Status of Renewable Energy and Advanced Cleaner Energy

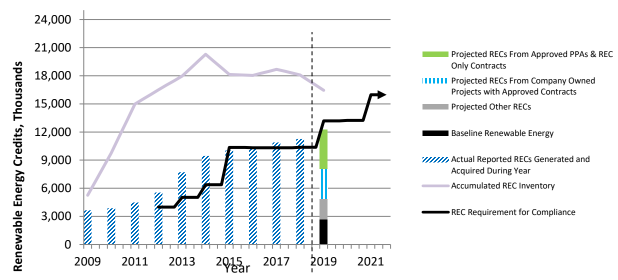
The number of energy credits generated or acquired during 2018 is equal to 10%¹⁵ of retail sales as shown in **Appendix C.** Michigan's annual energy credit generation percentage is expected to continue increasing as new renewable energy projects are developed in future years. No Advanced Cleaner Energy Credits (ACEC) were generated during 2018, a first. The 2016 repeal of Section 27 ended the ability to substitute ACECs for renewable energy credits after April 2017.

A projection of Michigan's energy credits for 2019 is shown in **Figure 3** along with the annual REC compliance requirement and accumulated RECs. In order to reflect only renewable energy generated or acquired in each year, accumulated RECs from previous years are not included in the yearly renewable energy totals but are shown separately by the line labeled "Accumulated REC Inventory." The projected renewable energy includes: i) baseline renewable energy (renewable energy that was operational prior to the passage of PA 295); ii) a projection of other RECs from non-rate regulated providers and contracts that do not require Commission approval under PA 295; iii) an estimate of RECs from PA 295 approved contracts for company-owned renewable energy projects; and iv) power purchase agreements (PPA) and REC-only contracts.

¹⁵ 2014 retail sales data used to calculate the percentage.

The accumulated REC inventory for 2018 reflects the deduction of energy credits that were retired for 2018 compliance, voluntary retirements, and 2015 energy credits that expired without being used.

Figure 3 incorporates Michigan's current renewable energy status and projects that providers are on track to comply with the standard in 2019, with the use of accumulated energy credits.





Source: Electric provider annual reports, PA 295 contracts, MIRECS and Commission staff.

Figure 4 provides the technology type and total nameplate capacity for the approximately 3,100 MW of renewable energy generators operating in Michigan as of the date of this report. Additional renewable energy generators exist within Michigan that are not used to meet the energy credit requirements of the RPS. These renewable generators may be used for compliance with another state's RPS. There are renewable energy generators currently under development and/or contracted for, which are not yet operational, that are not included within this figure. Further, renewable energy generators that are outside of Michigan are also not included within **Figure 4.**

¹⁶ Year 2017 was revised to reflect corrected annual report data by an electric provider.

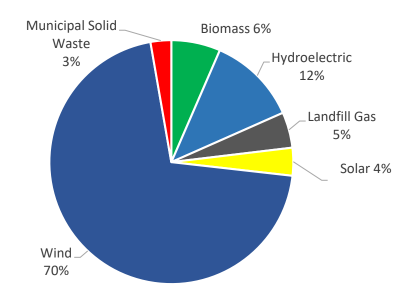


Figure 4: Renewable Energy Generators in Michigan, by Technology Type Approximately 3,100 MW Nameplate Capacity

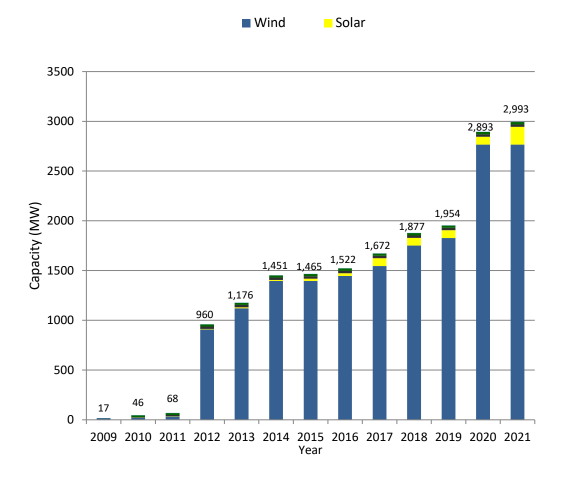
Source: MIRECS Project Registrations

As of January 2020, 81 renewable contracts and amendments have been approved by the Commission pursuant to PA 295. **Figure 5** shows the expected commercial operation dates for renewable energy projects through 2021 based on the contracts approved by the Commission.¹⁷ Renewable projects developed by non-rate-regulated electric providers, where contracts are not filed for approval with the MPSC, are not reflected in **Figure 5**.¹⁸

¹⁷ Assumes all of DTE Electric's 22 MW SolarCurrents program and Consumers Energy's 7 MW Experimental Advanced Renewable Program were commercially operational by the end of 2016.

¹⁸ Nearly all AESs are purchasing unbundled renewable energy credits to meet the renewable energy credit portfolio requirements. The terms and conditions of these purchases are unknown.





Progress Toward the 35% by 2025 Goal

Section 1 of PA 295 establishes a goal of not less than 35% of the state's electric needs should be met through a combination of energy waste reduction and renewable energy by 2025. However, the goal should only be met "...if the investments in energy waste reduction and renewable energy are the most reasonable means of meeting an electric utility's energy and capacity needs relative to other resource options." Renewable energy capacity additions beyond the 15% renewable energy standard and future energy waste reduction levels will be examined in each utility's integrated resource plan filed pursuant to 2016 PA 341.

Progress toward the goal is demonstrated through the following means:

(a) All renewable energy, including renewable energy credits purchased or otherwise acquired with or without the associated renewable energy, and any banked renewable energy credits, that

counted toward the renewable energy standard on the effective date of the 2016 amendatory act that added this subsection, as well as renewable energy credits granted as a result of any investments made in renewable energy by the utility or a utility customer after that effective date.

(b) The sum of the annual electricity savings since October 6, 2008, as recognized by the commission through annual reconciliation proceedings, that resulted from energy waste reduction measures implemented under an energy optimization plan or energy waste reduction plan.

As of the date of this report, Michigan has achieved 17% progress toward its goal of 35% combined renewable energy and energy waste reduction to meet the state's electric needs by 2025.¹⁹

Impact of Percentage Limits on the Use of Energy Waste Reduction Credits

As allowed by the Act, electric providers included banked energy credits and excess energy waste reduction credits within their renewable energy credit portfolio to achieve the 2018 compliance requirement. As provided under Section 28 of the Act, energy waste reduction credits may be substituted for renewable energy credits on a one to one ratio and shall not be used to meet more than 10% of the renewable energy credit standard. For the 2018 compliance requirement, three utilities substituted energy waste reduction credits. The amount of energy waste reduction credits substituted is shown in **Appendix B.** Of the three utilities that utilized the energy waste reduction credits substitution, Northern States Power Company substituted the full 10% allowed, Consumers Energy and DTE Electric both substituted less than 2%.

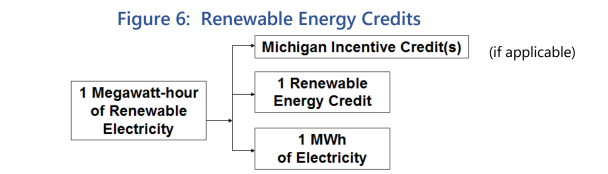
Michigan Renewable Energy Certification System (MIRECS)

Compliance with the renewable energy standard, and now the energy waste reduction standard, is demonstrated through the use of energy credits. One renewable energy credit is created for each megawatt-hour (MWh) of renewable energy generated. Similarly, one energy waste reduction credit is created for each MWh of energy saved.²⁰ Additionally, the Act provides for Michigan Incentive Renewable Energy Credits (IRECs) and the substitution of energy waste reduction credits²¹ for RECs. RECs may be sold separately from energy as shown in **Figure 6**.

¹⁹ https://www.michigan.gov/mpsc/0,9535,7-395-93309_93438_93459_94932---,00.html

²⁰ See Annual Report on the Implementation of PA 295 2018 Utility Energy Waste Reduction Programs. <u>https://www.michigan.gov/mpsc/0,9535,7-395-93309 93438 93459 94932---,00.html</u>

²¹ At this time, energy waste reduction credits are not transferable from one electric provider to another, meaning that they cannot be sold or otherwise traded.



Section 41 of PA 295 directed the Commission to "establish a renewable energy credit certification and tracking program." On August 11, 2009, the Commission approved the contract between the Department of Energy, Labor and Economic Growth (now Licensing and Regulatory Affairs or LARA) and APX, Inc., that designates APX, Inc. as the State of Michigan Administrator of the renewable energy credit and tracking program.²² MIRECS was launched on October 30, 2009.²³ In 2018, the functionality to track energy waste reduction credits was added to MIRECS which allowed energy waste reduction standard compliance to be managed through MIRECS beginning with the 2017 compliance year.

As of January 15, 2020, a total of 107,072,191 energy credits have been created in MIRECS from 2009 through 2019. **Figure 7** shows the categorization of Michigan's energy credits by technology type. Annual breakouts of energy credits are available in **Appendix D**. Analysis of these breakouts show the significant growth of wind in Michigan's REC portfolio, from 7% in 2009 to approximately 50% or greater before the addition of 2017 and 2018 energy waste reduction electric and gas credits in this year's report. The 35% wind figure shown in **Figure 7** represents the wind energy credit percentage total based on all credits created in MIRECS including the addition of energy waste reduction electric and gas credits for 2017 and 2018. This data differs from **Figure 1** because all energy credits created in MIRECS since its inception are reflected in **Figure 7**, while **Figure 1** shows only energy credits used for 2018 compliance.

²² The initial contract between the State of Michigan and APX was extended for another 2 years in July 2014 and extended again until July 2017 in fourth quarter 2016. After an RFP process in 2017, a second contract between the State of Michigan and APX was entered into effective July 1, 2017 and expiring December 31, 2023.

²³ MIRECS may be accessed at <u>http://www.mirecs.org.</u>

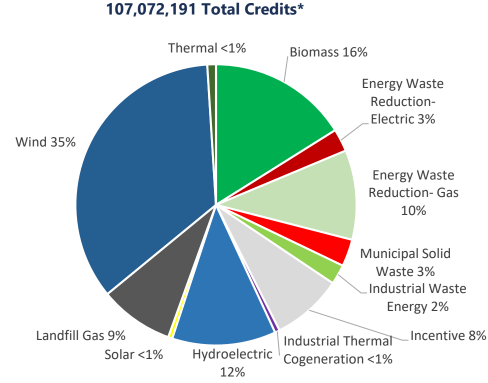


Figure 7: MIRECS 2009-2019 Vintage Energy Credits 107,072,191 Total Credits*

*Energy waste reduction credits prior to 2017 are not included in this number.

The number of generating units within MIRECS increased slightly throughout 2019. As of January 2020, there were 313 registered projects (generators) in MIRECS. MIRECS has 148 account holders which include electric service providers, generator owners, and others.

MIRECS is able to fully integrate with other tracking systems such as the Midwest Renewable Energy Tracking System (M-RETS), North American Renewables Registry (NAR) and, to a lesser extent, the North Carolina Renewable Energy Tracking System (NC-RETS) and PJM-Generation Attribute Tracking System (PJM-GATS). Generators registered with other tracking systems have, as of January 2020, registered 63 projects for the purpose of importing energy credits into MIRECS. Commission staff assists electric providers with the compliance process and will continue to hold training/information meetings.

Competition in Areas Served by Multiple Providers

AESs are also required to meet the REC requirement contained in the Act, but not the separate capacity requirement that was applicable to Consumers Energy and DTE Electric as part of the former Section 27. Almost all AESs have indicated in their renewable energy plans and annual reports that they will purchase RECs to meet the renewable energy credit portfolio requirements.

Customer choice participation levels are at the maximum amount allowed by law and Consumers Energy and DTE Electric currently have customers waiting in the customer choice queue. Although there are no indications that the Act is creating an unfair competitive advantage between utilities and AESs, the two largest utilities and the all-requirements supplier for many of the cooperative utilities in Michigan have driven the expansion of renewable energy associated with complying with the statute.

Impact of the Renewable Energy Standard on Employment

One purpose of PA 295 is to "provide improved air quality and other benefits to energy consumers and citizens of this state." The clean and renewable energy sector continues to contribute to employment opportunities in Michigan. Over the next several years, one utility scale solar farm and six additional utility scale wind farms are expected to become commercially operational in Michigan:

- Crescent Wind 166 MW, Hillsdale County (2020)
- Fairbanks Wind Park 72.45, Delta County (2020)
- Gratiot Farms Wind 150 MW, Gratiot County (2020)
- Isabella I 197 MW, Isabella County (2020)
- Isabella II 186, Isabella County (2020)
- Polaris Wind Park 168 MW, Gratiot County (2020)
- River Fork Solar 100 MW (2021)

These projects will result in 1,040 MW of new, utility scale renewable generation.

Section 39 of PA 295 provides for Michigan Incentive Renewable Energy Credits for renewable energy systems meeting certain criteria. For renewable energy systems constructed using a threshold level of Michigan labor, the amount of the incentive is one-tenth of a REC for each MWh generated during the first three years of commercial operation. The incentive for Michigan equipment is calculated in a similar manner. The Michigan specific incentive credits are shown in **Figures 8** and **9** below.

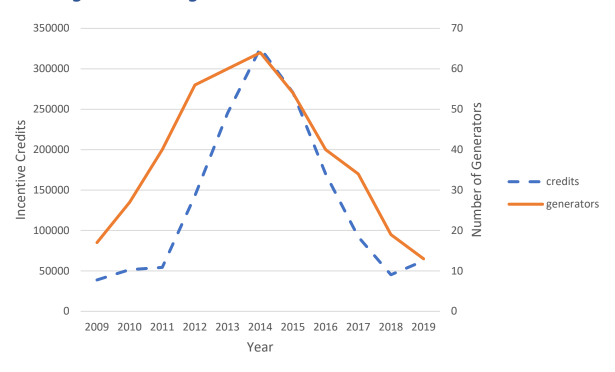
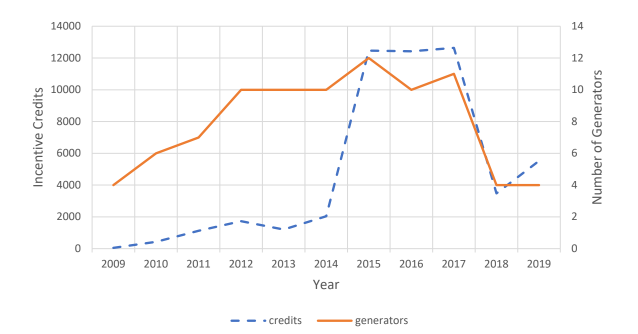


Figure 8: Michigan Labor Incentive Credits 2009-2019

Figure 9: Michigan Equipment Incentive Credits 2009-2019



Statewide, there has been significant investment in the renewable energy sector since the passage of PA 295 in 2008. Assuming an installed cost of \$2,000 per kW²⁴ for new renewable energy projects with commercial operation dates through 2018, and \$1,500/kW²⁵ for projects with commercial operation dates in 2019, \$3.9 billion has been invested to bring approximately 1,877 MW²⁶ of new renewable energy projects on-line in Michigan. The \$3.9 billion includes both incremental cost of compliance and the portion of costs recovered as energy costs.

The *Michigan Energy Cluster Workforce Analysis*, produced by the Michigan Bureau of Labor Market Information and Strategic Initiatives, tracked eight detailed industry sectors as a proxy for employment trends in the *Alternative and Renewable Energy* cluster.²⁷ The report's authors provided updated data which shows that this set of renewable energy related industries displayed job gains in Michigan from 6,775 jobs in 2005 to 10,100 jobs in the second quarter of 2019.²⁸ In 2019, the Bureau of Labor Market Information and Strategic Initiatives published a new report on the Michigan Energy Cluster.²⁹ The Commission will continue to monitor data on the impact of the renewable energy standard on employment in Michigan.

The Cost of Renewable Energy Compared to the Cost of New Coal Energy

The Commission staff filed a letter in MPSC Case No. U-15800 to provide the required life cycle cost of electricity generated by a new conventional coal plant:

²⁴ DTE Electric reported an installed cost of \$2,225 to \$2,438 per kW for its Echo Wind Park contract approval application filed on August 10, 2012.

²⁵Recently approved renewable projects have installed costs in the range of \$1,500/kW. <u>https://www.michigan.gov/documents/mpsc/Appendix E- Act 295 Contract Summary 680113 7.pdf</u>

²⁶ Reflects the projects developed under Act 295 by MPSC rate-regulated electric providers. This number does not include 67.5 MW of wind generation attributable to contracts filed by Indiana Michigan Power Company as these projects are outside of Michigan or 1.05 MW of hydro and anaerobic bio-digestion projects that were commercially operational prior to PA 295.

²⁷ See 2014 Cluster Workforce Updates – Energy: <u>http://milmi.org/Research/cluster-workforce-updates-</u> 2014

²⁸ The report's author provided additional information to MPSC staff showing job data for 2019.

²⁹ <u>https://milmi.org/Research/michigan-industry-cluster-workforce-analysis-reports</u>

The Commission's temporary order implementing 2008 PA 295, Case Number U-15800, directed the staff to work with the providers to develop the required life cycle cost of electricity generated by a new conventional coal-fired facility in terms of a guidepost consisting of a levelized busbar rate, in \$/MWh, of an advanced-supercritical pulverized coal plant with a life cycle of 40 years. The Commission directed the staff to submit the number to the Commission by January 30, 2009. The staff worked diligently with the providers to develop the guidepost rate and found that the number is \$133 per MWh.³⁰

This guidepost rate was derived from data provided to Consumers Energy as a result of the Company's inquiry into building a new 830 MW coal fired power facility and was adopted by all electric providers. The Commission continues to find that the \$133 per MWh guidepost is reasonable.

By comparing the levelized cost of \$133 per MWh for a new conventional coal-fired power facility with the combined weighted average levelized contract prices in **Table 1**, the cost of all renewable energy projects using multiple renewable energy technologies is less than the coal guidepost rate with the exception of 14 MW of total capacity.

The weighted average cost of solar for Consumers Energy decreased significantly from \$160.00 to \$54.69. This change was due to a Consumers Energy 100 MW solar energy power purchase agreement with a levelized cost of \$44.16 per MWh that was added to the Consumers Energy portfolio. Consequently, this lower weighted average for Consumers Energy affected the combined weighted average for Consumers Energy and DTE Electric. The combined weighted average for solar is now \$73.08 – a significant decrease from last year's combined weighted average of \$121.27. As the cost for renewable projects continues to decrease, the weighted average levelized contract prices will follow.

³⁰ Excerpt from Commission staff January 30, 2009 Guidepost Rate Letter, <u>https://mi-psc.force.com/sfc/servlet.shepherd/version/download/068t000000wNU3AAM</u>

Consumers Energy									
Technology	Wind	Digester	Biomass	Landfill	Hydro	Solar			
Weighted Average	\$65.90	\$137.77	NA	\$106.21	\$121.31	\$54.69			
			DTE Electr	ic					
Technology	Wind	Digester	Biomass	Landfill	Hydro	Solar			
Weighted Average	\$57.46	NA	\$98.94	\$98.97	NA	\$113.52			
Combined Weighted Average	\$61.07	\$137.02	\$98.94	\$104.05	\$121.31	\$73.08			

Table 1: Weighted Average Levelized Renewable Energy Contract Prices(2009 through the Present)

While the Commission is required to make a determination about the cost effectiveness of the renewable energy standard as compared to the life-cycle cost of electricity of coal-fired generation, it should be noted that renewable energy wind resources are not equivalent on a capacity basis when compared to coal-fired or other base load generation. The differences in energy availability during peak loads can be significant. For example, regional transmission organizations such as Midcontinent Independent System Operator (MISO) discounted the

capacity value of wind resources to 16.6% and solar to 50% for the 2020 – 2021 planning year,³¹ compared to an availability ranging as high, or higher than 80% for base load generation plants.³² Comparing per unit energy costs of different generation types may not reflect the true value of the resource to the reliability of the electric system as a whole.

Cost-Effectiveness of the Renewable Energy Standard

Section 51(5)(e) of PA 295 requires an evaluation of the cost-effectiveness of the renewable energy standard. The actual cost of renewable energy contracts submitted to the Commission to date continues to show a downward pricing trend. Consumers Energy and DTE Electric have made substantial progress toward complying with the renewable energy standard. Consumers Energy has filed renewable energy contracts with the Commission totaling approximately 1,154 MW, and DTE Electric totaling approximately 1,775 MW, as shown in **Appendix E.**

Consumers Energy and DTE Electric have conducted 49 requests for proposals (RFPs) in total. During 2019, Consumers Energy conducted two RFPs and DTE Electric conducted four RFPs. In total, Consumers Energy has conducted 22 RFPs and four requests for qualifications and DTE Electric has conducted 27 RFPs, two pre-qualification events, one solar solicitation of interest, a request for information, and an auction for 2009 and 2010 vintage RECs. In response to the majority of the companies' RFPs, Commission staff has reviewed competitive bidding activities through process audits. The purpose and design of the audits was to ensure that the companies followed the processes and procedures outlined in the Commission's December 4, 2008 Temporary Order in MPSC Case No. U-15800, Attachment D³³ and pursuant to the former Section 33 of PA 295. Details about each company's competitive bidding activities are shown in **Appendix F**.

Pursuant to the former Section 37 of the Act and now Section 28, renewable energy power purchase and REC-only agreements entered into by any electric provider whose rates are regulated by the Commission must be submitted to the Commission for approval. **Appendix E** lists all renewable energy contracts that have been approved by the MPSC under PA 295 to date.

There has been significant renewable energy development as a result of PA 295. **Figure 10** shows the location of PA 295 renewable energy projects. Wind energy has been the primary source of new renewable energy in Michigan. At the end of 2019, including wind projects developed shortly

³¹ <u>https://cdn.misoenergy.org/2020%20Wind%20&%20Solar%20Capacity%20Credit%20Report408144.pdf</u>

³² The availability on-peak for base load generators is unit-specific. Older units may have capacity values significantly lower than 80%; however, newer units, especially newer nuclear units may have capacity values on-peak above 90%.

³³ <u>https://mi-psc.force.com/s/filing/a00t000005pa5hAAA/u158000001</u>

before Act 295 and wind projects developed by non-rate regulated electric providers and under the PA 295 contract approval and cost recovery mechanisms, there were 2,163 MW (total includes 127 MW of utility scale projects that began operating prior to the Act) of utility scale wind projects in operation in Michigan as indicated in **Appendix G**. Six wind farms and one solar farm with 940 MW and 100 MW of new capacity respectively are expected to begin operating in the next several years.

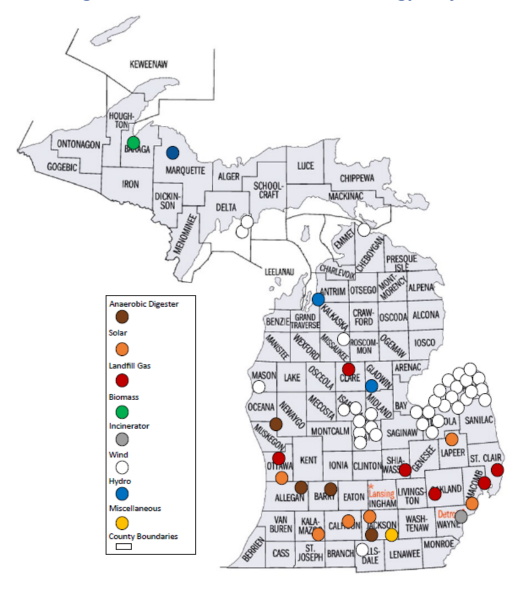


Figure 10: Locations of Renewable Energy Projects

Multiple Anaerobic Digester projects participating in Consumers Energy's Experimental Advanced Renewable Program are represented by a brown symbol at Jackson. Multiple Solar projects participating in Consumers Energy's Experimental Advanced Renewable Program are represented by a solar symbol placed at Jackson. Multiple Solar projects participating in DTE's SolarCurrents Program are represented by a solar symbol placed at Detroit. Alpena Power Company purchasing "bulk of RECs" from Consumers Energy represented by a yellow symbol placed at Jackson. DTE purchasing misc. RECs from UPPCo represented by a blue symbol placed at UPPCo's headquarters. Map shows renewable energy projects based on PA 295 contracts filed at the Michigan Public Service Commission.

The most recent wind contracts approved by the Commission have levelized costs in the \$43 - \$53 per MWh range, approximately half of the levelized cost of the first renewable energy contracts approved in 2009 and 2010. Weighting the levelized costs of all contracts by the generation in MWh results in an average cost of \$61.74 per MWh. With the exception of 14 MW of capacity, all renewable energy contract prices are lower than the \$133 per MWh coal guidepost rate. **Figure 11** shows the decline in levelized costs of contracts over time. The \$61.74 per MWh weighted average cost of renewable energy under the standard is substantially lower than the cost of a new coal-fired plant and demonstrates that the renewable energy standard has been cost effective.

The MWh contract prices shown in **Appendix E** are levelized cost calculations and reflect the prices over the contract term for all power purchase agreements or, in the case of a companyowned project, the depreciable composite life.³⁴ The levelized cost value is used to compare multiple contracts with varying terms and conditions. Of the 81 contracts and amendments from five electric providers approved by the Commission to date, all but four have been from Consumers Energy or DTE Electric and 20 have been unsolicited. With the exception of several early contracts for small renewable energy projects and several of Michigan's first utility scale solar projects, the contract prices have been much lower than expected and have continued to decline.

³⁴ MPSC staff performed audits of the companies' levelized cost calculations starting in the early part of 2011. Additionally, through RFP process audits, staff reviewed actual costs of contracts obtained through most of the companies' competitive solicitations. Staff reviewed the actual costs of all contracts listed in **Appendix E**.

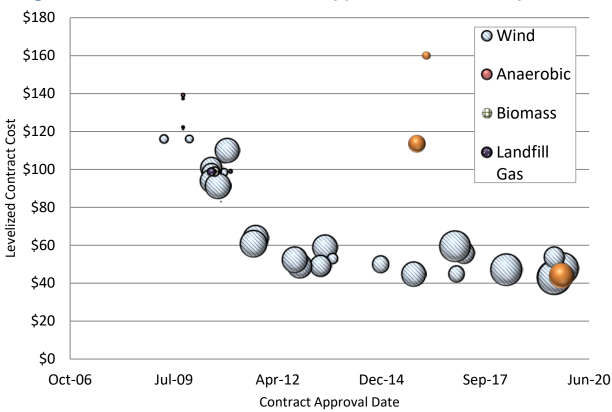


Figure 11³⁵: Levelized Cost of MPSC Approved Contracts (\$ per MWh)

Effect of the Renewable Energy Subpart on Electricity Prices

PA 295 provides for the recovery of costs associated with complying with the renewable energy standard. As described in the 2013 report³⁶ on renewable energy released as part of the *Readying Michigan to Make Good Energy Decisions* information gathering process:

Act 295 renewable energy costs are recovered in two ways: the energy and capacity portion of the renewable energy is recovered pursuant to Sections 47 and 49 of the Act through the Power Supply Cost Recovery (PSCR) mechanism utilizing a transfer price schedule while the remaining or incremental portion of the renewable generation costs is recovered through a surcharge. The incremental cost of compliance represents the cost of renewable energy above and beyond the costs defined by transfer price schedules and recovered through the PSCR process. PSCR recovery is generally reserved for power

³⁵ Circle size denotes project capacity size.

³⁶ <u>https://www.michigan.gov/documents/energy/renewable_final_438952_7.pdf</u>

purchase agreement recovery, fuel purchases and some Environmental Protection Agency regulation compliance costs. Sections 47 and 49 of the Act expanded the use of the PSCR mechanism to include the projected capacity, energy, and maintenance and operation costs, which is now called the transfer price. Transfer price schedules are representative of what a Michigan electric provider would pay had it obtained the energy and capacity (the non-renewable market price component) through a new long term power purchase agreement for traditional fossil fuel electric generation. To best determine the value of the non-renewable component of Act 295 compliant generation, Commission staff determined, for purposes of developing a uniform Transfer Price Schedule, that the levelized cost of a new natural gas combined cycle (NGCC) plant would likely be analogous to the market price mentioned above.³⁷

For 2018, the average annual transfer price for DTE Electric was \$66.82 per MWh and the average annual transfer price for Consumers Energy was \$76.50 per MWh. The Act allows providers to recover the incremental costs of compliance with the renewable energy standard requirements through a renewable energy surcharge on customer bills. Commission approval of the renewable energy surcharge is only required for rate-regulated electric providers. Section 45 of the Act limits the retail rate impact (surcharge amount) of the renewable energy standard to the following:

- (a) \$3.00 per month per residential customer meter.
- (b) \$16.58 per month per commercial secondary customer meter.
- (c) \$187.50 per month per commercial primary or industrial customer meter.

At the end of 2018, only two rate-regulated providers, Indiana Michigan Power Company and Upper Michigan Energy Resources Corporation – WEPCO Rate Zone,³⁸ continued collecting renewable energy surcharges on customer bills. Additionally, there are three non-rate-regulated electric providers with revenue recovery mechanisms. Surcharge details can be found in **Appendix B**. It is important to understand that for utilities that have renewable energy compliance costs lower than the transfer price for a renewable energy project, the actual costs of

³⁷ For more detailed information on the staff Transfer Price Schedule: <u>https://mi-psc.force.com/s/filing/a00t00000BPKDyAAP/u158000049</u>

³⁸ Effective January 1, 2017, customers of Wisconsin Electric Power Company and Wisconsin Public Service Corporation are served by a new stand-alone utility, Upper Michigan Energy Resources Corporation (UMERC).

renewable energy contracts and utility generation used to comply with the RPS are recovered through the power supply cost recovery charge, not the transfer price itself.

Spending on renewable energy has had an impact on electric rates but should be considered in context of other rate drivers as well. Information submitted as part of the *Readying Michigan to Make Good Energy Decisions* process indicates that several factors, including load loss, fuel costs, environmental investment, and base system investment, have contributed to electric rate increases since 2008.³⁹ There are also benefits attributable to an increase in renewable energy generation sources. Wind and solar generation have zero fuel costs and the integration of zero fuel-cost generation into the regional market can result in lower locational marginal prices in the energy market. And, as noted in previous sections, the cost of energy generated by renewable sources continues to decline and is cheaper than new coal-fired generation.

Conclusion

The Commission is pleased to note that all electric providers were able to achieve the renewable energy standard for 2018. The combined efforts of the electric providers, renewable energy project developers, communities hosting renewable energy projects, renewable energy advocates and many others have contributed to the effective implementation of Michigan's renewable energy standard. The renewable energy standard can be credited with the development of over 1,876 MW of new renewable energy projects. The weighted average price of existing renewable energy contracts over the 2009 through 2019 time period is \$61.74 per MWh, which is considerably less than forecasted in the initial renewable energy plans.

The process to implement the provisions in the new renewable energy standard as enacted in PA 342 of 2016 is continuing. The Commission intends to build on the successful activities already in place to guide Michigan's path to the 15% renewable energy standard in 2021 and achieving the combined goal of meeting Michigan's electric needs through a combination of 35% energy waste reduction and renewable energy by 2025.

³⁹ <u>http://michigan.gov/documents/energy/Additional Areas final 440032 7.pdf</u>, Figures 6 and 7, pp. 24-25.

Appendices

Appendix A - Renewable Energy Case Numbers and Electric Providers

		Initial RE	Most Recent	2017	2018
	COMPANY	Plan Case #	Plan Case #	Reconciliation Case #	Reconciliation Case #
	IOUs				
1	Alpena Power Company	U-15804	U-18230	U-20170	U-20482
2	Consumers Energy Company	U-15805	U-18231	U-20171	U-20483
3	DTE Electric Company	U-15806	U-18232	U-20172	U-20484
4	Indiana Michigan Power Company	U-15808	U-18233	U-20173	U-20485
5	Northern States Power Company-Wisconsin	U-15809	U-18234	U-20174	U-20486
6	Upper Peninsula Power Company	U-15810	U-18235	U-20175	U-20487
7	Upper Michigan Energy Resources Corporation		U-18236	U-20176	U-20488
	Wisconsin Public Service Corporation	U-15811			
8	Wisconsin Electric Power Company	U-15812	U-18237	U-20177	U-20489
	Cooperatives - Member Regulated			Not R	equired
9	Alger Delta Cooperative Electric Association	U-15813	U-16589		
10	Bayfield Electric Cooperative	U-15814	U-16590		
11	Cherryland Electric Cooperative	U-15815	U-16591		
12	Cloverland Electric Cooperative/Edison Sault	U-15816	U-17799		
13	Great Lakes Energy Cooperative (2012)	U-15817	U-16593		
14	Midwest Energy Cooperative	U-15818	U-16594		
15	Ontonagon Co. Rural Electricification Assoc. (2012)	U-15819	U-16595		
16	Presque Isle Electric and Gas Co-op (2012)	U-15820	U-16596		
17	Thumb Electric Cooperative	U-15821	U-16598		
18	Tri-County Electric Cooperative	U-15822	U-17801		
	Municipals			Not R	equired
19	Village of Baraga	U-15848	U-16599		
20	City of Bay City	U-15849	U-16600		
21	City of Charlevoix	U-15850	U-16601		
22	Chelsea Department of Electric and Water	U-15851	U-16602		
23	Village of Clinton	U-15852	U-16603		
24	Coldwater Board of Public Utilities	U-15853	U-16604		
25	Croswell Municipal Light & Power Department	U-15854	U-16605		
26	City of Crystal Falls	U-15855	U-16606		
27	Daggett Electric Department	U-15856	U-16607		
28	City of Dowagiac	U-15858	U-16609		
29	City of Eaton Rapids	U-15859	U-16610		
30	City of Escanaba	U-15860	U-16611		
31	City of Gladstone	U-15861	U-16612		
32	Grand Haven Board of Light and Power	U-15862	U-16613		
33	City of Harbor Springs	U-15863	U-16614		
34	City of Hart Hydro	U-15864	U-16615		
35	Hillsdale Board of Public Utilities	U-15865	U-16616		
36	Holland Board of Public Works	U-15866	U-16617		
37	Village of L'Anse	U-15867	U-16618		
38	Lansing Board of Water & Light	U-15868	U-16619		
39	Lowell Light and Power	U-15869	U-16620		
40	Marquette Board of Light and Power	U-15870	U-16621		
41	Marshall Electric Department	U-15871	U-16622		
42	Negaunee Department of Public Works	U-15872	U-16623		
43	Newberry Water and Light Board	U-15873	U-16624		
44	Niles Utility Department	U-15874	U-16625		
45	City of Norway	U-15875	U-16626		
46	City of Paw Paw	U-15876	U-16627		
47	City of Petoskey	U-15877	U-16628		
48	City of Portland	U-15878	U-16629		
49	City of Sebewaing	U-15879	U-16630		
50	City of South Haven	U-15880	U-16631		
51	City of St. Louis	U-15881	U-16632		
	City of Stephenson	U-15882	U-16633		
52		U-15883	U-16634		
52	City of Sturgis		- 10001		
52 53	City of Sturgis Traverse City Light & Power		U-16635		
52 53 54	Traverse City Light & Power	U-15884	U-16635 U-16636		
52 53 54 55	Traverse City Light & Power Union City Electric Department	U-15884 U-15885	U-16636		
52 53 54	Traverse City Light & Power	U-15884			

Appendix A - Renewable Energy Case Numbers and Electric Providers

	COMPANY	Initial RE Plan Case #	Most Recent Plan Case #	2017 Reconciliation Case #	2018 Reconciliation Case #
	Alternative Electric Suppliers (AES) Serving Customers			Not R	equired
59	Calpine Energy Solutions f/k/a Noble Americas Energy Solutions LLC	U-15843	U-16650		
60	CMS ERM Michigan LLC	U-15826	U-16640		
61	Constellation Energy Services, Inc (formally Integrys)	U-15833	U-16646		
62	Constellation NewEnergy Inc	U-15829	U-16642		
63	Direct Energy Business LLC	U-15845	U-16643		
64	Eligo Energy MI, LLC	U-17885	U-17885		
65	FirstEnergy Solutions Corp	U-15832	U-16644		
66	Just Energy Inc f/k/a Commerce Energy	U-15828	U-16641		
67	MidAmerican Energy Services	U-17934	U-17934		
68	Spartan Renewable Energy Inc	U-15844	U-16651		
69	U.P. Power Marketing LLC	U-16586	U-16652		
70	Wolverine Power Marketing Cooperative Inc	U-15847	U-16653		
	Alternative Electric Suppliers (AES) Not Serving Custo	omers		Not R	equired
71	AEP Energy, Inc	U-15825	U-15825		
72	Dillon Power, LLC	U-17769	U-17769		
73	Direct Energy Services LLC	U-15830	U-15830		
74	EDF Energy Services	U-18037	U-18037		
75	Energy Int'l Power Marketing d/b/a PowerOne	U-15831	U-15831		
76	Energy Services Providers, Inc. d/b/a Michigan Gas & Electric	U-17010	U-17010		
77	Interstate Gas Supply, Inc d/b/a IGS Energy	U-17338	U-17338		
78	Liberty Power Delaware	U-15834	U-15834		
79	Libery Power Holdings LLC	U-15835	U-15835		
80	Nordic Energy Services, LLC	U-18066	U-18066		
81	Plymouth Rock Energy LLC	U-17549	U-17549		
82	Texas Retail Energy, LLC	U-17168	U-17168		
	Alternative Electric Suppliers (AES) Licenses Rescin	ded		Not R	equired
	Dynegy Energy Services (East), LLC (Formally Duke Energy	License Resci	nded 05/2016		
	Energy.me Midwest, LLC d/b/a energy.me	License Resci	nded 04/2016		
	Glacial Energy of Illinois	License Resci	nded 02/2016		
	Lakeshore Energy Services, LLC d/b/a CenterPoint Energy Service Retai				
	MidAmerican Energy Company	nded 08/2016			
	Premier Energy Marketing LLC	License Resci	nded 2/26/2018		
	Santanna	License Resci	nded 03/2016		
	Term Power & Gas, LLC d/b/a ENCOA	License Resci	nded 11/2014		

Appendix B - Renewable Energy Credit Requirements and Renewable Energy Plan Summary

Company	Initial Plan	2017 Plan Docket	2018 REC Requirement	2018 Excess RECs Retired	2018 EWR Credit Substitutions	Met the 2018 Standard	Current Residential Surcharge \$/Month
Rate Regulated Utilities							
Alpena Power	U-15804	U-18230	33,993	0	0	Yes	0.00
Consumers Energy DTE Electric	U-15805 U-15806	U-18231 U-18232	3,318,873 4,244,832		64,376 84,167	Yes Yes	0.00
Indiana Michigan	U-15808	U-18233	282,839	0	0	Yes	3.00
NSP-Wisc (Xcel)	U-15809	U-18234	14,118	0	1,411	Yes	0.00
Upper Michigan Energy Resource Corporation							
UMERC - WPSC Rate Zone	U-15811	U-18236	27,750	0	0	Yes	0.00
UMERC - WEPCO Rate Zone	U-15812	U-18236	38,400	0	0	Yes	1.20
Upper Peninsula Power	U-15810	U-18235	83,861	0	0	Yes	0.00
Wisc. Elec Co Mines	U-15812	U-18237	124,649	0		Yes	N/A

Member Regulated Cooperatives							
Alger Delta Coop Elec	U-15813	U-16589	6,969			Yes	0.00
Bayfield Elec. Coop	U-15814	U-16590	17			Yes	0.00
Cherryland Elec Coop	U-15815	U-16591	38,353			Yes	0.00
Cloverland Electric Coop	U-15816	U-17799	80,961	2,571		Yes	0.00
Great Lakes Energy Coop	U-15817	U-16593	139,943	0	0	Yes	0.00
Midwest Energy Coop	U-15818	U-16594	59,206	0	0	Yes	0.00
Ontonagon Co. Rural Elec.	U-15819	U-16595	2,540	0	0	Yes	0.00
Presque Isle Elec & Coop	U-15820	U-16596	23,866	0	0	Yes	0.00
Tri-County Elec. Coop	U-15822	U-16598	33,432	0	0	Yes	0.00
Thumb Elec. Coop	U-15821	U-17801	16,565	168	0	Yes	0.00

Alternative Electric Suppliers					
Calpine Energy Solutions, LLC f/k/a Noble					
Americas Energy Solutions	U-15843	U-16650		Yes	
CMS ERM Michigan	U-15826	U-16640		Yes	
Constellation Energy Services, Inc (Formally					
Integrys)	U-15833	U-16646		Yes	
Constellation NewEnergy	U-15829	U-16642		Yes	
Eligo Energy MI, LLC		U-17885		N/A	
Direct Energy Business		U-16643		Yes	
First Energy Solutions	U-15832	U-16644		Yes	
Just Energy Inc f/k/a Commerce Energy	U-15828	U-16641		Yes	

Appendix B - Renewable Energy Credit Requirements and Renewable Energy Plan Summary

Company	Initial Plan	2017 Plan Docket		2018 Excess RECs Retired	2018 EWR Credit Substitutions	Met the 2018 Standard	Current Residential Surcharge \$/Month
MidAmerican Energy Services		U-17934				N/A	
Spartan Renewable Energy	U-15844	U-16651				Yes	
U.P. Power Marketing	U-15846	U-16652				Yes	
Wolverine Power Marketing Cooperative	U-15847	U-16653				Yes	
	Aggregate	d Totals***	913,481	3,775			

Appendix B - Renewable Energy Credit Requirements and Renewable Energy Plan Summary

Company	Initial Plan	2017 Plan Docket	2018 REC Requirement	2018 Excess RECs Retired	2018 EWR Credit Substitutions	Met the 2018 Standard	Current Residential Surcharge \$/Month
Municipal Utilities							
Village of Baraga	U-15848	U-16599	1,880	0	0	Yes	0.00
City of Bay City	U-15849	U-16600	31,664	0	0	Yes	0.00
City of Charlevoix	U-15850	U-16601	5,966		0	Yes	0.00
Chelsea Dept. of Electric & Water	U-15851	U-16602	9,888		0	Yes	0.00
Village of Clinton		U-16603	2,340		0	Yes	0.00
Coldwater Board of Public Utilities		U-16604	34,792		0	Yes	0.00
Croswell Municipal Light & Power Dept.		U-16605	3,877		0	Yes	0.11
City of Crystal Falls		U-16606	1,634	0	0	Yes	0.00
Daggett Electric Department		U-16607	135		0	Yes	0.00
City of Dowagiac		U-16609	6,506	0	0	Yes	0.00
City of Eaton Rapids		U-16610	9,385		0	Yes	0.00
City of Escanaba	U-15860		14,167	0	0	Yes	0.00
City of Gladstone		U-16612	3,240	0	0	Yes	0.00
Grand Haven Board of Light & Power	U-15862	U-16613	28,481	0	0	Yes	0.00
City of Harbor Springs	U-15863	U-16614	3,772	0	0	Yes	0.00
City of Hart	U-15864	U-16615	4,505	0	0	Yes	0.00
Hillsdale Board of Public Utilities		U-16616	11,899		0	Yes	0.00
Holland Board of Public Works	U-15866	U-16617	104,100	0	0	Yes	0.00
Village of L'anse	U-15867	U-16618	1,195	0	0	Yes	0.00
Lansing Board of Water & Light	U-15868	U-16619	214,461	0	0	Yes	0.00
Lowell Light & Power	U-15869	U-16620	7,001	0	0	Yes	3.00
Marquette Board of Light & Power	U-15870	U-16621	30,609	0	0	Yes	0.00
Marshall Electric Department	U-15871	U-16622	10,523	0	0	Yes	0.00
Negaunee Dept. of Public Works	U-15872	U-16623	2,269	0	0	Yes	0.00
Newberry Water and Light Board	U-15873	U-16624	1,785	0	0	Yes	0.00
Niles Utilities Department	U-15874	U-16625	13,102	0	0	Yes	0.00
City of Norway	U-15875	U-16626	2,866	0	0	Yes	0.00
Village of Paw Paw	U-15876	U-16627	4,083	0	0	Yes	0.00
City of Petoskey	U-15877	U-16628	10,585	0	0	Yes	0.00
City of Portland	U-15878	U-16629	3,540		0	Yes	0.00
City of Sebewaing	U-15879	U-16630	4,249	0	0	Yes	0.19
City of South Haven	U-15880	U-16631	13,496		0	Yes	0.00
City of St. Louis	U-15881	U-16632	3,999		0	Yes	0.00
City of Stephenson	U-15882	U-16633	612		0	Yes	0.00
City of Sturgis	U-15883	U-16634	22,356		0	Yes	0.00

Appendix B - Renewable Energy Credit Requirements and Renewable Energy Plan Summary

Company	Initial Plan	2017 Plan Docket	Requirement		2018 EWR Credit Substitutions	Met the 2018 Standard	Current Residential Surcharge \$/Month
Traverse City Light & Power	U-15884	U-16635	32,297	0	0	Yes	0.00
Union City Electric Department	U-15885	U-16636	1,589	0	0	Yes	0.00
City of Wakefield	U-15886	U-16637	1,313	0	0	Yes	0.00
Wyandotte Dept. of Muncipal Service	U-15887	U-16638	29,216	0	0	Yes	0.00
Zeeland Board of Public Works	U-15888	U-16639	33,740	1	0	Yes	0.00
		***Total	10,207,765	6,538	149,954		
	Credits retire	ed for 2018	10,214,303				

Appendix C - ELECTRIC PROVIDER RENEWABLE ENERGY ANNUAL REPORT SUMMARY

2018 Reporting Year											
Company Name	2018 Generated or Aquired (RECs)	Energy Credits Sold in 2018 (RECs)	2009-2017 Reported Incremental Cost of Compliance (\$)	2018 Reported Incremental Cost of Compliance (\$)	Remaining Anticipated Incremental Cost of Compliance (\$)	Total Plan Period Anticipated Incremental Cost of Compliance (Prior Years plus Anticipated) (\$)					
Investor Owned Utilities:			0.000 500	00.405							
Alpena Power Company Consumers Energy Company	33,993 3,249,363	0 52.276	3,008,568 169,568,171	26,485 14,400,000	567,905 73,300,000	3,602,958 257,268,171					
DTE Electric Company	4,212,005	0	359,100,749	25,557,888	8,043,947	392,702,584					
ndiana Michigan Power Company	283,473	61,232	8,529,264	3,264,504	27,549,834	39,343,602					
Northern States Power Company Jpper Peninsula Power Company	34,461 175,030	0 87,662	0	0	0	0					
Jpper Michigan Energy Resource Corporation	173,030	07,002	0	0	0	0					
UMERC - WPSC Rate Zone	40,426	0	0	0	0	0					
UMERC - WEPCO Rate Zone Wisconsin Electric Power Co Mines	68,284 71,693	0	919,747 8,098,353	561,032 1,142,861	0	1,480,779 9,241,214					
	8,168,728	201,170	549,224,852	44,952,770	109,461,686	703,639,308					
Member Regulated Electric Cooperatives:	7,269	0	0	0	0	0					
Bayfield Electric Cooperative	0	0	255	0	0	255					
Cherryland Electric Cooperative	63,897	0	0	0	0	0					
Cloverland Electric Cooperative	474,115	230000	0	0	0	0					
Great Lakes Energy Cooperative Iomeworks Tri-County Electric Cooperative	234,525 55,747	0	0	0	0	0					
lidwest Energy Cooperative	97,288	0	0	0	0	0					
Ontonagon County Rural Electricification Association	0	0	0	0	0	0					
Presque Isle Electric and Gas Co-op	38,864	0	0	0	0	0					
humb Electric Cooperative	16,733	16,733 246.733	0 255	0	0	0					
	988,438	240,/33	255	0	0	255					
Aunicipally-Owned Electric Utilities:											
City of Bay City	40,623	0	4,336,711	0	0	4,336,711					
City of Charlevoix	5,321 11,439	0	748,040 0	0	0	748,040					
City of Crystal Falls City of Dowagiac	6,578	0	7,146	0	0	7,146					
City of Eaton Rapids	9,478	0	789,135	336,321	0	1,125,456					
City of Escanaba	0	0	47,570	17,201	364,642	429,413					
Sity of Gladstone Sity of Harbor Springs	3,240	0	0	0	0	0					
ity of Harbor Springs	5,319 7,430	0	21,190 10,595	0	0	21,190 10,595					
City of Norway	36,230	0	0	0	0	0					
City of Petoskey	10,641	0	1,020,225	0	0	1,020,225					
City of Portland	4,019	0	211,576	0	0	211,576					
City of Sebewaing	4,249 13,924	0	26,872 7,719	3,266 0	104,411 0	134,549 7,719					
City of St. Louis	4,646	0	256,381	0	0	256,381					
City of Stephenson	568	0	0	0	0	0					
City of Sturgis	28,936	0	12,051	0	0	12,051					
City of Wakefield Chelsea Dept of Electric & Water	1,952 9,888	0	0 689,102	0 10,164	0	0 699,266					
Coldwater Board of Public Utilties*	see Village of Clinton	0	3,411	10,164	0	3,411					
Croswell Municipal Light & Power Dept	3,777	0	13,939	4,707	66,195	84,841					
Daggett Electric Dept	133	0	1,905	0	0	1,905					
Grand Haven Board of Light & Power	27,943	0	3,051,951	0	0	3,051,951					
lillsdale Board of Public Utilities* Iolland Board of Public Works	see Village of Clinton 120,361	0	1,473 6,352,628	0	0	1,473 6,352,628					
ansing Board of Water & Light	192,994	0	21,304,416	1,023,910	7,970,403	30,298,729					
owell Light & Power	7,447	0	1,741,706	281,308	2,177,073	4,200,087					
Aarquette Board of Light & Power Aarshall Electric Dept*	43,388	0	42,175	0	0	42,175					
legaunee Dept of Public Works	see Village of Clinton 2,269	0	7,186 0	0	0	7,186 0					
lewberry Water & Light Board	0	0	2,173,289	0	0	2,173,289					
liles Utility Dept	13,102	0	7,529	0	0	7,529					
raverse City Light & Power	109,999	49,797	0	0	0	0					
Inion City Electric Dept* iillage of Baraga	see Village of Clinton 1,880	0	506 0	0	0	506 0					
illage of Clinton*	150,867	0	269	0	0	269					
/illage of L'Anse	1,195	0	0	0	0	0					
fillage of Paw Paw	4,083	0	2,505	0	0	2,505					
Vyandotte Dept of Municipal Service ceeland Board of Public Works	29,216 35,488	0	1,694,896 1,646,958	0 5,881	0	1,694,896 1,652,839					
	948,623	49,797	46,231,055	1,682,758	10,682,724	58,596,537					
combined Annual Report*											
Iternative Electric Suppliers (AES):											
alpine Energy Solutions, LLC f/k/a Noble Americas											
nergy Solutions LLC	+ +										
MS ERM Michigan LLC	1 1		1								
Constellation Energy Services, Inc (formally Integrys)											
Constellation Energy Services, Inc (formally Integrys) Constellation NewEnergy Inc											
Constellation Energy Services, Inc (formally Integrys) Constellation NewEnergy Inc Direct Energy Business LLC											
MS ERM Michigan LLC Constellation Energy Services, Inc (formally Integrys) Constellation NewEnergy Inc Direct Energy Business LLC Eligo Energy MI, LLC TigetEnergy Solutions Corn.											
Constellation Energy Services, Inc (formally Integrys) Constellation NewEnergy Inc Direct Energy Business LLC Eligo Energy MI, LLC TirstEnergy Solutions Corp											
constellation Energy Services, Inc (formally Integrys) constellation NewEnergy Inc Direct Energy Business LLC ligo Energy MI, LLC irstEnergy Solutions Corp ust Energy Solutions Inc. (Foramlly Commerce) lidAmerican Energy Services											
Constellation Energy Services, Inc (formally Integrys) Constellation NewEnergy Inc Direct Energy Business LLC Eligo Energy MI, LLC TirstEnergy Solutions Corp ust Energy Solutions Inc. (Foramlly Commerce) MidAmerican Energy Services Spartan Renewable Energy Inc											
Constellation Energy Services, Inc (formally Integrys) Constellation NewEnergy Inc Direct Energy Business LLC Eligo Energy MI, LLC Ust Energy Solutions Corp ust Energy Solutions Inc. (Foramily Commerce) MidAmerican Energy Services Spartan Renewable Energy Inc IP Power Marketing LLC											
Constellation Energy Services, Inc (formally Integrys) Constellation NewEnergy Inc Direct Energy Business LLC ligo Energy MI, LLC irstEnergy Solutions Corp ust Energy Solutions Inc. (Foramlly Commerce) lidAmerican Energy Services partan Renewable Energy Inc	1,090.543	402.571	2.773.756	30.062	814.723	3,618.541					
constellation Energy Services, Inc (formally Integrys) constellation NewEnergy Inc irret Energy Business LLC ligo Energy MI, LLC IrstEnergy Solutions Corp ust Energy Solutions Inc. (Foramlly Commerce) fidAmerican Energy Services partan Renewable Energy Inc P Power Marketing LLC	1,090,543	402,571	2,773,756	30,062	814,723	3,618,541					

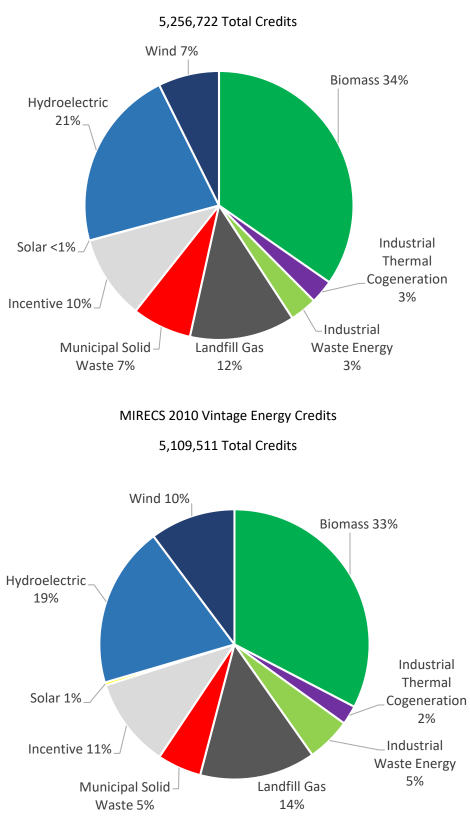
Michigan Retail Sales (MWh):

103,362,287 (Based on 2014 Retail Sales Total)

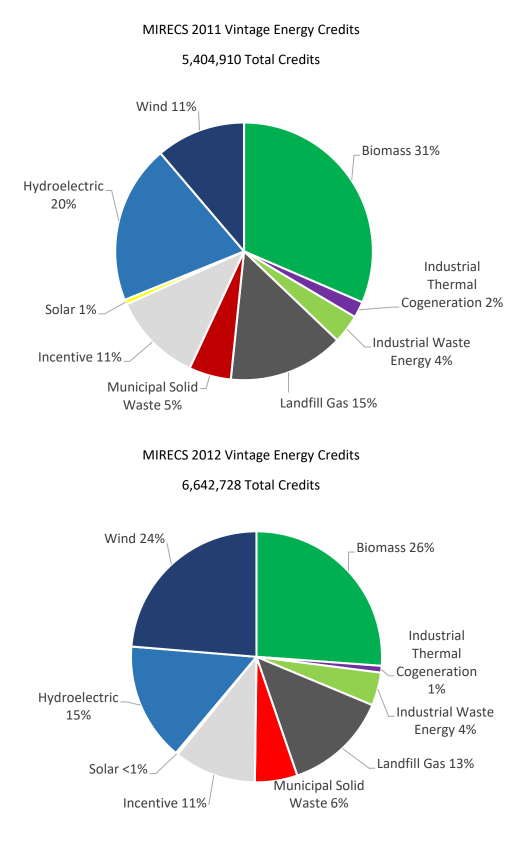
Michigan Estimated Renewable Energy %: 10.0%

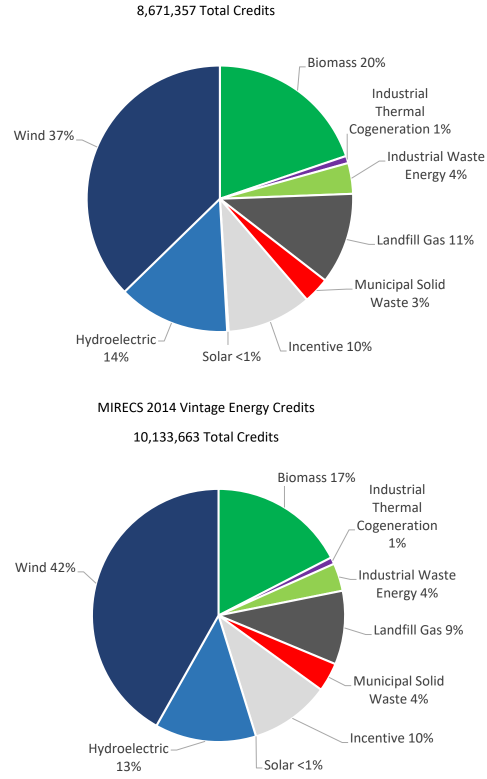
Source: PA 295 Annual Reports:

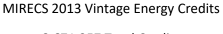
https://www.michigan.gov/ptsc/0.9535.7-395-93309_93439_93463_93724_93726-519010--.00.html *AES totals are aggregated

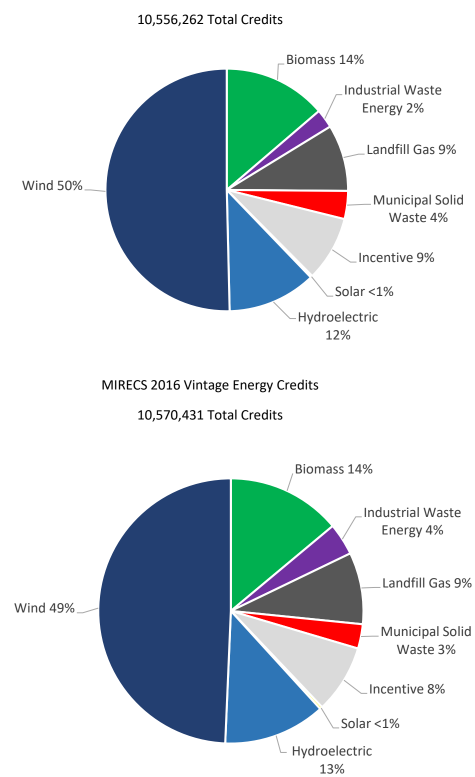


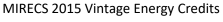
MIRECS 2009 Vintage Energy Credits

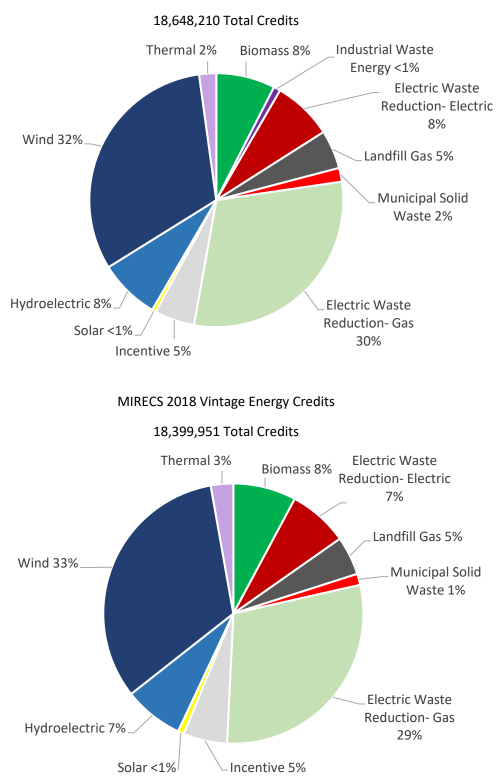




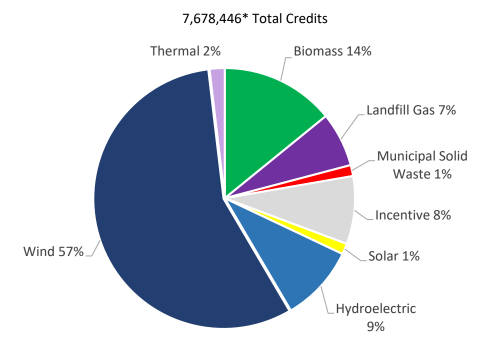








MIRECS 2017 Vintage Energy Credits



MIRECS 2019 Vintage Energy Credits

*Not all data, including EWR credits, has been reported for 2019

		Consumers Ene	ergy : Contracts				
Seller	Quantity	Cost*	Term	Renewable Energy Type	Request for Proposal	Commission Approval	Commercial Operation Date
Crescent Wind	166 MW	\$48/MWh	Company owned "Crescent Wind"	Wind	6/1/2018	<u>10/7/2019</u> 12/6/2019	12/31/2020
River Fork Solar	100 MW	\$44.16/MWh	20 years	Solar	6/1/2018	9/26/2019	6/1/2021
Trade Wind Energy	150 MW	\$46/MWh	Company Owned "Gratiot Farms"	Wind	7/1/2017	<u>2/7/2019</u>	12/1/2020
<u>General Electric</u> White Construction, Inc	75.9 MW	\$46/MWh	Company Owned "Cross Winds III"	Wind	12/1/2016	<u>3/10/2017</u>	12/31/2019
General Electric Company	44 MW	\$45/MWh	Company Owned "Cross Winds II"	Wind	10/2/2012	<u>12/20/2016</u>	12/31/2017
<u>Suniva, Inc.</u>	Solar Modules up to 10 MW				7/31/2015		
SMA Solar Technology America, LLC	String Inverters	\$160.00/MWh	Company Owned	Solar	8/7/2015	<u>3/29/2016</u>	Starting with
J. Ranck Electric, Inc.	Electrical Installation	\$100.00/////	"Solar Gardens"	Colui	8/24/2015	3/29/2010	4/18/2016
Mounting Systems Inc.	Panel Racking				8/7/2015		
Experimental Advanced Renewable Program Phases 26-35	2,161.5 kW	\$0.199-\$0.243	Up to 15 years	Solar	Unsolicited	<u>2/11/2016</u>	Varies
Geronimo Huron Wind, LLC (Apple Blossom)	100 MW	Less than \$45	Up to 15 years	Wind	Unsolicited	<u>11/19/2015</u>	2017
Experimental Advanced Renewable Program Anaerobic Digester	2.6 MW	\$86/MWh or \$76.39/MWh- 106.39/MWh	20 years	Anaerobic	Unsolicited	<u>4/23/2015</u>	Varies
Experimental Advanced Renewable Program Phases 16-21	1425.1 kW	\$0.199-\$0.243	Up to 15 Years	Solar	Unsolicited	<u>4/23/2015</u>	Varies
Experimental Advanced Renewable Program Phases 10-15	1193.7 kW	Non-Residential \$0.199-0.209 Residential \$0.243- 0.249	Up to 15 Years	Solar	Unsolicited	<u>5/2/2014</u>	Varies
Barton Malow Company	Construction				4/25/2013	<u>9/10/2013</u>	
General Electric Company	62 1.7-100 1.7 MW	\$59.00/MWh	Company Owned	Wind	10/2/2012	<u>6/28/2013</u>	12/31/2014
ABB Transformers	2- 34.5KV to 345KV transformers	φ00.00/1010011	"Cross Winds"		2/27/2013	<u>9/10/2013</u>	12/01/2014
Blissfield Wind (Beebe Wind)	Unchanged	Unchanged	20 Years	Wind	Amendment	<u>1/26/2012</u>	12/31/2012
Heritage Garden Wind Farm I	20 MW	Unchanged	20 Years	Wind	Amendment	<u>1/26/2012</u>	12/31/2012
Heritage Stoney Corners Wind Farm II	Unchanged	Unchanged	20 Years	Wind	Amendment	<u>1/26/2012</u>	1/1/2012
Heritage Stoney Corners Wind Farm I (Phase 3)	8.35 MW	\$106.20 MWh	20 Years	Wind	Result of Amendments	<u>1/26/2012</u>	1/1/2012

		Consumers E	nergy : Contracts				
Seller	Quantity	Cost*	Term	Renewable Energy Type	Request for Proposal	Commission Approval	Commercial Operation Date
Experimental Advanced Renewable Program	987.7 KW	Commercial \$0.375/KWh Residential \$0.525/KWh	12 Years	Solar	Unsolicited	<u>5/10/2011</u>	Varies
Vestas-American Wind Technology	56 V100 1.8 MW Turbines				1/15/2010		
White Construction, Inc. <u>U-15805 edocket files # 251-256</u>	Installation and construction	\$110.00/MWh	Company Owned "Lake Winds"	Wind	7/23/2010	<u>12/2/2010</u>	12/31/2012
GE Prolec Transformers, Inc.	2-125 KV transformers				7/27/2009		
Heritage Garden Wind Farm I	28.6 MW	\$106.20 MWh	20 Years	Wind	Unsolicited	<u>11/19/2010</u>	1/1/2012
Heritage Stoney Corners Wind Farm II	12.3 MW	\$98.50 MWh	20 Years	Wind	Unsolicited	11/19/2010	1/1/2012
Experimental Advanced Renewable Program	Commercial 836.6 KW Residential 200.1 KW	Commercial \$0.45/KWh Residential \$0.65/KWh	12 Years	Solar	Unsolicited	<u>12/21/2010</u>	5/1/2010
Scenic View Dairy**	0.35 MW	\$83.07/MWh	63 Months	Anaerobic	Unsolicited	10/26/2010	7/29/2010
Blissfield Wind (Now Beebe Wind)	81 MW	\$100.88/MWh	20 Years	Wind	5/7/2009	<u>7/27/2010</u>	12/31/2012
Harvest II Wind	59.4 MW	\$98.38/MWh	20 Years	Wind	5/7/2009	<u>7/27/2010</u>	12/31/2012
Michigan Wind 2	90 MW	\$94.00/MWh	20 Years	Wind	5/7/2009	<u>7/27/2010</u>	6/30/2012
WM Renewable Energy - Pine Tree Acres	12.8 MW	\$98.75/MWh	20 Years	Landfill Gas	5/7/2009	<u>7/27/2010</u>	6/30/2012
WM Renewable Energy - Northern Oaks Landfill	1.6 MW	\$122.39/MWh	20 Years	Landfill Gas	1/29/2009	<u>10/13/2009</u>	11/11/2010
NANR – Lennon	1.6 MW	\$137.27/MWh	20 Years	Landfill Gas	1/29/2009	<u>10/13/2009</u>	12/31/2010
Elk Rapids Hydro Electric** 1	0.7 MW	\$121.31/MWh	10 Years	Hydro	1/29/2009	<u>10/13/2009</u>	7/11/2009
Zeeland**	1.6 MW	\$122.20/MWh	7 Years	Landfill Gas	1/29/2009	10/13/2009	7/11/2009
Freemont Community Digester	3.1 MW	\$139.35/MWh	20 Years	Anaerobic	1/29/2009	<u>10/13/2009</u>	11/11/2012
Scenic View Dairy** 1, 2	0.82 MW	\$138.17/MWh	7 Years	Anaerobic	1/29/2009	<u>10/13/2009</u>	7/11/2009
Total	s: 1,154 MW						

		DTE Electric Con	npany : Contracts				
Seller	Quantity	Cost*	Term	Renewable Energy Type	Request for Proposal	Commission Approval	Commercial Operation Date
Isabella I Wind Farm	197 MW	\$43.20***	Company Owned	Wind	5/29/2018	<u>7/18/2019</u>	11/1/2020
Isabella II Wind Farm	186 MW	\$43.20***	Company Owned	Wind	5/29/2018	<u>7/18/2019</u>	11/1/2020
Fairbanks Wind Park	72.45 MW	\$53.78	Company Owned	Wind	5/59/2018	<u>7/18/2019</u>	10/1/2020
Polaris Wind Park	168 MW	\$47.18***	Company Owned "Polaris "	Wind	6/19/2017	<u>4/12/2018</u>	2/28/2020
Pine River Wind Energy, LLC	161.3 MW	\$59.67***	Company Owned "Pine River"	Wind	5/20/2016	<u>12/20/2016</u>	12/31/2018
Innovatus (DTE Solar)	Up to 50 MW	\$113.52/MWh***	Company Owned	Solar	6/24/2015	<u>12/11/2015</u>	10/31/2016
	1.7MW-100 model						
General Electric Company	turbines up to 50 MW	\$47/MIWh - \$53/MWh	Company Owned "Pinnebog Wind"	Wind	2/17/2014	<u>12/11/2014</u>	12/31/2015
Aristeo Construction Company	Installation and construction				6/20/2014		
Rudolf Libbe, Inc	750 kW	\$3.741/kW	Company Owned	Solar	0/20/2012	7/8/2014	Apr 15
Inovateus Solar, LLC. (SolarCurrents)	504 kW	\$3,741/KVV	Company Owned	Solar	9/28/2012	<u>7/8/2014</u>	Apr-15
Big Turtle Wind Farm, LLC	20 MW	\$53/MWh	20 Years	Wind	Unsolicited	<u>9/24/2013</u>	Expected 2014
Pheasant Run Wind, LLC	74.8 MW	Up to \$49.25/MWh	20 Years	Wind	Unsolicited	<u>5/17/2013</u>	12/31/2014
Pheasant Run Wind II, LLC	74.8 MW	Up to \$49.25/MWh	Company Owned "Brookfield"	Wind	Unsolicited	<u>5/17/2013</u>	12/31/2014
<u>SolarCurrents Phase II</u>	0.5 MW Non- Residential 1.5 MW Residential	\$0.13/W \$0.02/kWh \$0.20/W \$0.03/kWh	Through 8/31/2029	Solar	Unsolicited	<u>11/16/2012</u>	Varies
Tuscola Wind II, LLC	100 MW	\$49.25/MWh***	20 Years	Wind	5/3/2012	10/31/2012	12/31/2013
General Electric Company	1.6MW-100 model turbines up to 110 MW	\$52.50/MWh	Company Owned "Echo Wind"	Wind	10/12/2011	<u>9/11/2012</u>	12/31/2013
Barton Malow Company	Installation and construction		Echo Wind		4/17/2012		
Michigan Waste Energy, Inc.	Up to 65,000 RECs/Year	\$7.00/REC	13 Years	Incinerator	Unsolicited	<u>12/6/2011</u>	1991
Nova Consultants, Inc.	Solar EPC	Up to \$48 Million			2/28/2011		
McNaughton-McKay Electric Company	Supply up to 12 MW of Modules	Up to \$24 Million	Company Owned	Solar	3/24/2011	<u>11/10/2011</u>	12/31/2015
Inovateus Solar, LLC (SolarCurrents)	Supply up to 12MW						
General Electric Company	Up to 69 1.6MW-100 Turbines	\$61-\$64/MWh	Company Owned "Thumb Wind"	Wind	3/9/2011	0/10/2014	12/31/2012
Barton Malow Company	Installation and construction	φυ ι -φυ 4/ ΙVΙVV Π	McKinley, Minden, Sigel		5/6/2011	<u>9/13/2011</u>	12/31/2012

		DTE Electric Con	npany : Contracts				
Seller	Quantity	Cost*	Term	Renewable Energy Type	Request for Proposal	Commission Approval	Commercial Operation Date
Tuscola Bay Wind. LLC	120 MW	Up to \$60.90/MWh	20 Years	Wind	11/18/2010	<u>8/25/2011</u>	10/31/2012
L'Anse Warden Electric Company	110,374 RECs	\$11.98 (Average of 4 REC/ACEC Contracts)	Amendment Acquiring Vintage RECs	Biomass	8/18/2009	<u>8/25/2011</u>	7/1/2010
Gratiot County Wind	12.8 MW additional	Unchanged from original contract	Company Owned	Wind	Amendment	<u>5/10/2011</u>	12/31/2012
Nova Consultants (SolarCurrents)	Unchanged from original contract	Unchanged from original contract	Company Owned	Solar	Extension	<u>12/21/2010</u>	12/31/2011
Blue Water Renewables - Smiths Creek Landfill	3.2 MW	\$99.00/MWh	20 Years	Landfill	Unsolicited	<u>1/20/2011</u>	12/31/201
	110.4 MW	\$91.43/MWh	20 Years				5/1/2012
Gratiot County Wind	89.6 MW Company	Up to \$94.43/MWh	Company Owned	Wind	8/18/2009	<u>9/14/2010</u>	3/31/2012
	Owned						
WM Renewable Energy - Eagle Valley Landfill	3.2 MW	Combined average	20 years	Landfill	8/18/2009	<u>8/10/2010</u>	6/1/2011
L'Anse Warden Electric Company	17 MW	price of \$98.94/MWh	20 years	Biomass	8/18/2009	<u>8/10/2010</u>	7/1/2010
Boyce Hydro**	Firm 210,000 RECs w/additional 112,000 RECs dependent on generation	\$7.75/ REC	7 Years	Hydro	12/23/2009	<u>4/27/2010</u>	3/16/2010
Nova Consultants (SolarCurrents)	Up to 3 MW	Up to \$18 Million	Company Owned	Solar	11/23/2009	3/2/2010	12/31/2010
Heritage Sustainable Energy Stoney Corners Wind Farm	12.2 MW	Unchanged from original contract	20 Years	Wind	Unsolicited	12/1/2009	1/1/2011
UPPCO**	Firm 500,000 RECs	Combined average	7 Years	Hydro	12/23/2009	12/1/2009	10/1/2009
Sterling Planet**	Firm 2,500,000 RECs	price of \$12.46/REC	10 Years	MISC	12/23/2009	<u>12/1/2009</u>	10/1/2009
Heritage Sustainable Energy Stoney Corners Wind Farm_	14 MW	\$116.00/MWh	20 Years	Wind	Unsolicited	<u>4/30/2009</u>	12/21/2009
	Is: 1775 MW				-		-
* Per MWh prices represent levelized costs.							
** Pre-existing projects prior to 2008 PA 295 -	The commercial operation	on date would refer to	o the effective date of	of the contract.			

***Staff calculated levelized cost

Appendix E- Act 295 Contract Summary

		Alpena Power Cor	mpany : Contracts							
Seller	Quantity	Cost	Term	Renewable Energy Type	Request for Proposal	Commission Approval	Commercial Operation Date			
<u>Consumers Energy</u>	"Bulk of RECs needed to meet the RPS"	Consumers Energy Company's Average Cost of RECs	20 Years	MISC	Unsolicited	<u>9/15/2009</u>	8/4/2009			
AEP/Indiana Michigan : Contracts										
Seller	Quantity	Cost	Term	Renewable Energy Type	Request for Proposal	Commission Approval	Commercial Operation Date			
Fowler Ridge Wind Farm II	50 MW (7.5MW for MI)	Redacted	20 Years	Wind	Unsolicited	<u>9/15/2009</u>	2/15/2010			
Wildcat I Wind Farm, LLC	100 MW (60MW for MI)		20 years	Wind	Competitive Solicitation	<u>8/25/2011</u>	12/31/2012			
Wisconsi	n Electric Power Cor	npany (Upper Mich	igan Energy Resou	rces Corporatio						
Seller	Quantity	Cost	Term	Renewable Energy Type	Request for Proposal	Commission Approval	Commercial Operation Date			
Cadillac Renewable Energy. LLC	REC-Only Redacted	Redacted	Redacted	Biomass	Competitive Solicitation	<u>1/23/2014</u>	Redacted			

	Consu	mers Energy : Request for Proposals/Requests	for Information/Pre-Qu	alifications	
Issue Date	Туре	Description	Requested Capacity	Company Owned	Applicable Technology*
9/30/2019	RFP	Requested Proposals for a Power Purchase Agreement	150 MW	No	Solar or QF (up to 20 MW)
9/30/2019	RFP	Requested Proposals for the Installation of a Utility Owned Solar Farm	150 MW	Yes	Solar
6/8/2018	RFP	Requested Proposals for a Power Purchase Agreement or the Installation of a Utility Owned Solar Farm	100 MW	Optional	Solar
6/8/2018	RFP	Requested Proposals for the installation of a Utility Owned Wind Farm	400 MW	Yes	Wind
6/5/2017	RFP	Requested Proposals for the Installation of a Utility Owned Solar Farm (Energy Storage Optional)	100 MW	Yes	Solar
6/5/2017	RFP	Requested Proposals for the Installation of a Utility Owned Wind Farm (Energy Storage Optional)	100 to 450 MW	Yes	Wind
6/3/2016	RFP	Requested Proposals for the Installation of a Utility Owned Solar Farm	50 MW	Yes	Solar
6/3/2016	RFP	Requested Proposals for the Installation of a Utility Owned Wind Farm	50 to 200 MW	Yes	Wind
12/1/2016	RFP	Requested bids for the Installation of a Utility Owned Wind Farm (Cross Winds II and III)	Up to 150 MW	Yes	Wind
10/2/2012	RFP	Request for Qualifications for 150 MWs of Utility Owned Wind Turbines	Up to 150 MW	Yes	Wind
8/7/2015	RFP	Request for Proposal for Solar String Inverters			
7/31/2015	RFP	Request for Proposal for Solar Modules			
8/7/2015	RFP	Request for Proposal for Solar Park Racking			
8/24/2015	RFP	Request for Proposal for Solar Park Construction			
	RFQ	Request for Qualifications for Solar Park Construction	Up to 10 MW	Yes	Solar
4/25/2013	RFP	Requested bids for the Installation of a Utility Owned Wind Farm (Cross Winds)			
2/27/2013	RFP	Requested Substation Transformer Bids for Utility Owned Wind Farm (Cross Winds)			
10/2/2012	RFP	Requested bids for Utility Owned Wind Turbines (Cross Winds)	105 MW by	Yes	Wind
May-12	RFQ	Request for Qualifications for 105 MWs of Utility Owned Wind Turbines	N/A	Yes	Wind
7/23/2010	RFP	Requested bids for the Installation of a Utility Owned Wind Farm			
1/15/2010	RFP	Requested bids for Utility Owned Wind Turbines			
7/27/2009	RFP	Requested Substation Transformer Bids for Utility Owned Wind Farm	100 MW by 2012	Yes	Wind
2/19/2010	RFQ	Request for Qualifications for the Installation of a 100 MW Utility Owned Wind Farm	N/A	Yes	Wind
7/14/2010	RFQ	Request for Qualifications for 100 MWs of Utility Owned Wind Turbines	N/A	Yes	Wind

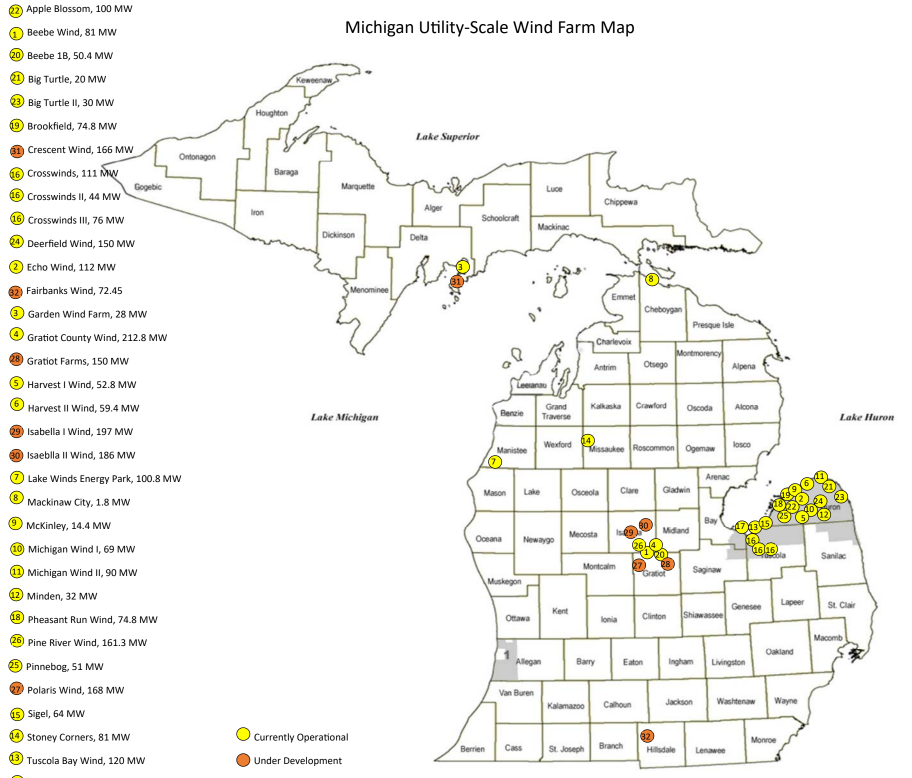
5/7/2009	RFP		100 MW by 2012 / 150 MW by 2014	No	All
1/29/2009	RFP	Requested CEREC**	17.4 MW	No	All

	DTE Elec	tric Company : Request for Proposals/Request	s for Information/Pre-0	Qualifications	
Issue Date	Туре	Description	Requested Capacity	Company Owned	Applicable Technology*
12/9/2019	RFP	Engineering, Procurement, and Construction for DTE owned asset	225 MW	Yes	Wind
9/16/2019	RFP	All Source Renewable Energy RFP	Total capacity - TBD (Wind projects no less than 100 MW and no more than 200 MW; Solar projects no less than 25 MW and not more than 200 MW)	Both Company ownership and 3rd Party PPA	Wind, Solar
6/17/2019	RFP	Turbine Supply Acquisition (Project A)	225 MW	Yes	Wind
6/17/2019	RFP	Turbine Supply Acquisition (Project B)	150 MW	Yes	Wind
5/29/2018	RFP	Build Transfer of Wind Energy Assets Within the State of Michigan	300 MW	Yes	Wind
8/21/2018	RFP	Parking Structure Rooftop Solar + Storage EPC	1.4 MW	Yes	Solar + Storage
6/19/2017	RFP	Build Transfer of Wind Energy Assets Within the State of Michigan	150 MW	Yes	Wind
5/20/2016	RFP	Wind Ownership Option	Up to 150	Yes	Solar
6/20/2015	RFP	Up to 50 MW Solar Engineering Procurement and Construction	50 MW	Yes	Solar
6/20/2014	RFP	Requested bids for the Installation of a Utility Owned Wind Farm			
2/17/2014	RFP	Up to 100 MW of Utility Owned Wind Turbines (Pinnebog)	100 MW by 12/31/2015	Yes	Wind
2/6/2013	RFP	Phase II Solar Engineering Procurement and Construction			
9/28/2012	RFP	Phase I Solar Engineering Procurement and Construction	1.25 MW	Yes	Solar
5/3/2012	RFP	100 MW of Wind	100 MW by 12/31/2013	No	Wind
4/17/2012	RFP	EPC (Echo)	NA	Yes	Wind
12/7/2011	Auction	Requested RECs* Without the Associated Energy	2009 and 2010 Vintage	No	All
10/12/2011	RFP	110 MW of Utility Owned Wind Turbines (Echo)	110 MW by 12/31/2013	Yes	Wind
5/6/2011	RFP	EPC (Thumb)	N/A	Yes	Wind
3/24/2011	RFP	Solar Panels	12 MW	Yes	Solar
3/10/2011	RFP	Wind Ownership Option	50 MW by 12/31/2014	Yes	All
3/9/2011	RFP	109 MW of Utility Owned Wind Turbines (Thumb)	109 MW by 12/31/2012	Yes	Wind
2/28/2011	RFP	Requested bids for the Installation of Utility Owned Solar	N/A	Yes	Solar
2/10/2011	RFP	O&M Services	N/A	Yes	Wind
11/18/2010	RFP	Requested CEREC**	245 MW by 12/31/2014	No	All
7/26/2010	Pre-Q	Pre-qualification for 100-200 MW of Utility Owned Wind Turbines	N/A	Yes	Wind

3/29/2010	SOI	Solicitation of Interest to Host Utility Owned Solar at the Customers Location	N/A	Yes	Solar
11/23/2009	RFP	Requested bids for the Installation of Utility Owned Solar	3 MW	Yes	Solar
10/23/2009	Pre-Q	Pre-Qualification for the Installation of 3 MW of Utility Owned Solar	N/A	Yes	Solar
8/18/2009	RFP	Joint Development for Utility Owned Wind	75 MW by 12/31/2011	Yes	Wind
8/18/2009	RFP	Requested CEREC**	106 MW by 12/31/2011	No	All
5/22/2009	RFI	Request for Information for the Joint Development of Wind Farms	N/A	Yes	Wind
12/23/2008	RFP	Requested RECs* and ACECs* Without the Associated Energy	250,000 RECs*/Year	No	All

Appendix G			Mic	higan Ut	ility Scale Wir	nd Farms*		
Project Name	County	Capacity (MW)	Turbine Size (MW)	Number of Turbines	Turbine Manufacturer	Developer	Power Purchaser	Commercial Operation Date
Apple Blossom	Huron	100	3.45	29		Geronimo Energy	Consumers Energy	October 2017
Beebe	Gratiot	81	2.4	34	Nordex	Exelon & Great Lakes Wind	Consumers Energy	December 2012
Beebe 1B	Gratiot	50.4	2.4	21	Nordex	Exelon	Municipal Utility	December 2014
Big Turtle	Huron	20	2.0	10	Gamesa	Heritage Sustainable Energy	DTE	December 2014
Big Turtle II	Huron	30	2.0	15	Gamesa	Heritage Sustainable Energy		December 2016
Brookfield	Huron	74.8	1.7	44	GE Energy	NextEra Energy	DTE	February 2014
Crescent Wind	Hillsdale	166	2.8 & 2.3	60	GE Energy	Crescent Wind, LLC	Consumers Energy	December 2020
Cross Winds	Tuscola	111	1.7	65	GE Energy	Consumers Energy	N/A	December 2014
CrossWinds II	Tuscola	44	2.3	19	GE Energy	Consumers Energy	N/A	January 2018
Crosswinds III	Tuscola	76	2.3	33	GE Energy	Consumers Energy	N/A	December 2019
Deerfield Wind	Huron	150	2	72	Vestas	RES Americas	Wolverine Power Cooperative	January 2017
Echo	Huron	112	1.6	70	GE Energy	DTE	N/A	September 2014
Fairbanks Wind Farm	Delta	72.45				Gichi Noodin Wind	DTE	October 2020
Garden I	Delta	28	2.0	14	Gamesa	Heritage Sustainable Energy	Consumers Energy**	September 2012
Gratiot County	Gratiot	212.8	1.6	133	GE Energy	Invenergy & DTE	DTE	June 2012
Gratiot Farms	Gratiot	150	2	75		Tradewind Energy,	Consumers	December 2020
Harvest	Huron	52.8	1.65	32	Vestas	Inc. Exelon	Wolverine Power	2008
Harvest II	Huron	59.4	1.8	33	Vestas	Exelon	Cooperative Consumers Energy	November 2012
Isabella I	Isabella	197				Isabella Wind, LLC	DTE	2020
Isabella II	Isabella	186				Isabella Wind, LLC	DTE	2020
Lake Winds	Mason	100.8	1.8	56	Vestas	Consumers Energy	N/A	November 2012
Mackinaw City	Emmet	1.8	0.9	2	NEG Micon	Mackinaw Power	Consumers Energy	2001
McKinley	Huron	14.4	1.6	9	GE Energy	DTE	N/A	December 2012
Michigan Wind I	Huron	69	1.5	46	GE Energy	Exelon	Consumers Energy	2008
Michigan Wind II	Sanilac	90	1.8	50	Vestas	Exelon	Consumers Energy	January 2012
Minden	Sanilac	32	1.6	20	GE Energy	DTE	N/A	December 2012
Pheasant Run Wind	Huron	74.8	1.7	44	GE Energy	NextEra Energy	DTE	December 2013
Pine River Wind	Gratiot, Isabella	161.3	2.5	65	GE Energy	Pine River Wind	DTE	December 2018
Pinnebog	Huron	51	1.7	30	GE Energy	Energy, LLC DTE	DTE	December 2016
Polaris Wind Park	Gratiot	168				DTE	DTE	February 2020
Sigel	Huron	64	1.6	40	GE Energy	DTE	N/A	December 2012
Stoney Corners	Missaukee & Osceola	81	2 - 2.5	29	Repower, Fuhrlander, Northern Power Systems	Heritage Sustainable Energy	Consumers Energy, DTE, Traverse City Light & Power	2008 - October 2012
Tuscola Bay Wind	Tuscola, Bay & Saginaw	120	1.6	75	GE Energy	NextEra Energy	DTE	December 2012
Tuscola Wind II	Tuscola & Bay	100.3	1.7	59	GE Energy	NextEra Energy	DTE	November 2013
Totals		3,102	MW	1,284	Turbines			

**Heritage may supply power and RECs from this wind farm to DTE under an "additional supply" provision in a separate contract. * Prepared by MPSC Staff and includes all wind farms operational, planned or under contract with an MPSC-rate-regulated electric provider. Additional wind farms are included as MPSC Staff becomes aware of the project



17 Tuscola Bay Wind II, 100.3 MW

2163 MW Total Operational