## Buy-All/Sell-All Interconnection and Purchase Agreement



Thank you for your interest in the Buy-All/Sell-All program.

#### I. Member Information

Member Name (as it appears on electric bill):	Phone:	Email:	
Mailing Address:	City:	State:	ZIP:
Service Address:	Electric Utility Account Number (found on monthly bill):		

#### **Next Steps**

Return this agreement form and the Generator Interconnection Application to Great Lakes Energy.

Mail: Great Lakes Energy, Gus Paz, PO Box 70, Boyne City, MI 49712

Email: gpaz@glenergy.com

DocuSign: Follow the steps to complete the agreement.

# For questions, please contact Great Lakes Energy Call: 888-GT-LAKES Email: gpaz@glenergy.com

#### For Co-op Use Only

Date of Enrollment:	Contract Number (WPC to fill out):

## Buy-All/Sell-All Interconnection and Purchase Agreement

This Interconnection Agreement ("Agreement") is made and entered into on\_\_\_\_\_\_(the "Effective Date"), by Great Lakes



	chigan nonprofit corporation;		("Member"),
	to individually as "Party" or referred		a Michigan nonprofit corporation, each consideration of the mutual covenants
facility located at or nearfacilities and system owned by Cooperative. Other services the and Cooperative. This Agreement	Agreement provides for the safe and order the Cooperative. This Agreement also at Member may require from the Cooperative and as applicable to the M	the "Predoprovides for the sale of generation provides for the sale of generation provides shall be covered under separts of any bylaws, applicable tariff	mises"), to the electrical distribution on to Wolverine, through its agent, parate agreements between the Member
distribution system to generate distribution system to maintain	n a high level of service and power qua s the intent of the Parties to operate the	vable energy generation. It is the is lity to its members. It is Wolverin	intent of the Cooperative to operate the ne's intent to buy the Member's genera-
as approved by the Cooperative operate in parallel with the Cooperate in parallel with the Co	ber's Facility shall mean the generating to the "Member Facility"). The Member operative's electric power supply and expetent in the operation of the electrical try generator size shall not exceed 100 leaf the Cooperative. Any change in gets specifically agreed to by the Cooperation output. The Member-Consumer Facility	er Facility shall be located on the distribution system. Member shall generation system, and shall obtaxw. Any modifications to the Memberating technology or any increastive in writing. Separate metering	Premises and will interconnect and be responsible for the operation of the ain and maintain all required permits of the responsible can only be made seein generator size of the Member shall be installed at the member's
ine which shall continue in for upon any of the following: 1) a Member Facility, 3) increased of the Member Facility at which Member-Consumers must com	ce for a term expiring twenty (20) year any transfer of membership in the Men generator size of the Member Facility, ch time the Member must enter into a r	rs from the Effective Date. The Agnbers' Premises or Member Facili 4) at the end of the term, or 5) up new agreement based on the Coop	
change from time to time, for a b. The Member shall be paid \$ Renewable Energy Credits, de c. The payment attributed to the Energy Charge. Any credit car quent billing periods. If the Moother time, at the Cooperative Member following a final read \$100, the Cooperative may paid. In the event Member is discussed during the period the Member Member is discussed during the period the Member is discussed.	all retail rate in accordance with the Coall energy delivered to the Member by 0.0.65 per kWh for all energy and asso livered to the Cooperative by the Member Facility generation will be tried forward to the following month the ember terminates service with the Cooperative by the Cooperative of the Member by the balance to the member as an ager onnected from service, at the Member fember is disconnected.	the Cooperative. ciated renewable energy attributed ber, from the Member Facility. credited against a following month at is not utilized that month, shall perative while having a net credit, through its agent, the Cooperative's generation meter. If a credit act of the Cooperative the Cooperative that for Wolverine.	h's bill representing the Consumer's be carried forward for use in subse- amount on their account (or, at any ye, the remaining credit amount to the
required for the safe operation	nber shall operate and maintain in good of the Member Facility operating in paperation shall include, but not be limited	arallel with the Cooperative's elec	etrical supply and distribution system.

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chronism with the Cooperative's electrical supply and distribution system and (2) automatically disconnect the Member Facility from the Cooperative's electrical supply and distribution system in the event of an overload or outage, including loss of one or more phases of a three phase service, on the Cooperative's electrical supply and distribution system. The Member Facility shall be designed to operate within allowable operating standards for the Cooperative's electrical supply and distribution system. The Member Facility shall not cause any adverse effects upon the quality or reliability of service provided to the Cooperative's other members. Member shall operate its Member Facility in accordance with all applicable rules, laws, and regulations including, but not limited to, IEEE 519 and 1547. Member shall provide a device to disconnect Member Facility from Cooperative's electrical distribution facilities that is accessible and in reasonably close proximity to the billing meter. Member shall obtain any permits required by governmental authorities prior to construction, installation, and interconnection of the Member Facility. Member shall also maintain compliance with these permits during the term of this Agreement.

- 7. Suspension of Interconnection. It is intended that the interconnection should not compromise the Cooperative's protection or operational requirements. The operation of the Member Facility and the quality of electric energy supplied by the Member shall meet the standards as specified by the Cooperative. If the operation of the Member's system or quality of electric energy supplied (in the case of power export) does not meet the standards as specified, then the Cooperative will notify the Member to take reasonable and expedient corrective action. The Cooperative shall have the right to disconnect the Member Facility until compliance is reasonably demonstrated. Notwithstanding, the Cooperative may, in its sole discretion, disconnect the Member Facility from the Cooperative's electrical supply and distribution system without notice if the operation of the Member Facility imposes a threat, in the Cooperative's sole and absolute judgment, to life or property, or if it at any time adversely affects the operation of the Cooperative's electrical supply and distribution system or the quality and reliability of the Cooperative's electrical service to other members. The Member Facility shall remain disconnected until such time as the Cooperative is satisfied, in its sole judgment, that condition(s) justifying the disconnection have ended or have been corrected.
- 8. Reimbursement of Costs. The Member-Consumer shall pay for all costs associated with any addition to (or alteration of) the Cooperative's equipment required for metering and for the safe and reliable operation of the Facility in parallel with the Cooperative's system, as noted above, as well as an interconnection study, at the request of the Cooperative. The Member-Consumer shall also pay for costs of changes required due to safety or adverse effects on other Member-Consumers and/or on the Cooperative caused by the connection and/or operation of the Member-Consumer's renewable energy generator. The Cooperative may require reasonable and adequate insurance coverage by the interconnecting Member-Consumer and the Member-Consumer shall provide proof of liability coverage as may be required by the Cooperative.
- 9. Maintenance Outages. Maintenance outages will occasionally be required on the Cooperative's system, and the Cooperative will attempt to provide as much notice and planning as practical to minimize downtime. It is understood and agreed by the Parties that in some emergency cases, such notice may not be practical. Compensation will not be made for unavailability of the Cooperative's facilities due to outages.
- 10. Access. Access is required at all times by the Cooperative to the Member's Premises for maintenance and operation of the Cooperative system, as well as meter reading. The Cooperative reserves the right, but not the obligation, to inspect the Member Facility with or without notice. This provision does not create a duty on the part of the Cooperative to inspect and/or test the Member Facility and the Member shall remain entirely responsible and obligated, as provided herein, for the proper operation and maintenance of the Member Facility.
- 11. Assignment. Member shall not assign its rights nor delegate its duties under this Agreement without the Cooperative's written consent. Any assignment or delegation made without the Cooperative's written consent shall be invalid. An assignee or new Member must submit a new application to the Cooperative and obtain the Cooperative's and Wolverine's written approval, with a new executed interconnection agreement, before any assignment may occur. Member assumes the responsibility of ensuring a new Member or assignee is aware the new Member or assignee must re-apply and obtain the Cooperative's and Wolverine's written acceptance or the equipment must be removed or disabled to prevent future interconnection and/or operation. The price and payment terms provided for in this Agreement (§5) are limited to the Member only. Any assignee or new Member shall be subject to differing pricing terms at Cooperative's and Wolverine's discretion.
- 12. Liability and Indemnification. Member shall assume all liability for and shall indemnify the Cooperative for any claims, losses, costs, and expenses of any kind or character to the extent that they result from Member's negligence or other wrongful conduct in connection with the design, construction or operation of the Member Facility.
- 13. General. The application for the Member Facility and all applicable schedules, riders, service regulations, and conditions, are hereby incorporated into this Agreement.
- 14. Entire Agreement. This Agreement and the documents attached hereto constitute the entire Agreement between the Parties relating to the subject matter hereof, there being no other agreements or understandings, written or oral, other than those contained in this Agreement and the attachments hereto. Other than a previous interconnection agreement between the Parties, this Agreement does not modify, change or impact any other agreement between the Parties relating to the supply of electric service, or the sale of, or purchase of, electric power.
- 15. Governing Law/Jurisdiction/Venue. This Agreement shall be deemed to have been made in, and shall be construed under, the laws of the State of Michigan. The Parties acknowledge and agree that a court of competent jurisdiction located in Charlevoix County, Michigan shall have exclusive jurisdiction in any action or proceeding arising under or relating to this Agreement.

### Buy-All/Sell-All Interconnection and Purchase Agreement



AGREED TO BY:		
Member: (Signature)	(Print name):	
Account #:D	ate:	
Co-op Rep (Signature):	(Print name):	
Title: :	Date:	
Wolverine Power Co-op, Inc Rep (Signatur	re):	
(Print name):		
Title:	Date:	

For questions, please contact Great Lakes Energy Call: 888-GT-LAKES Email: gpaz@glenergy.com

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