

December 19, 2018

Submission to the Adjustable Block Program ("ABP") Program Administrator from [Commenter 7] in Response to the Invitation to Provide Comments on the Draft ABP Renewable Energy Credit ("REC") Agreement

[Commenter 7] appreciates the opportunity to offer comments on the Illinois Power Agency's draft of the ABP REC Agreement. [Commenter 7] is the competitive generating subsidiary of [Commenter 7's parent] and [Commenter 7's information].

These comments are in response to the request for feedback from the Program Administrator on December 7, 2018 to provide comments on the draft ABP REC Agreement. The purpose of the comments/red lines provided by [Commenter 7] are twofold: i) to ensure that the Project(s) are economic for Seller and Buyer and ii) to ensure that the Project(s) are able to be financed with reasonable commercial terms. Please don't hesitate to reach out if you have any questions or require additional information.

Thank you,

[Commenter 7 representative's contact information]