



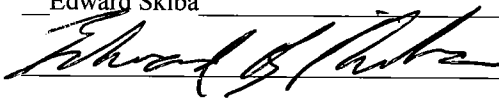
North American Energy Standards Board

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NAESB Wholesale Electric Quadrant Executive Committee Notational Ballot
Due July 30, 2008 to NAESB Office
Fax Number 713-356-0067, email naesb@naesb.org or response to email request

Please vote in favor of, in opposition or as an abstention for the following recommended standards action:

Support	Oppose	Abstain	Action:
X			2008 AP 2.a.i.2 and 2008 AP 2.a.vii.1 – Conditional Firm Business Practice Standards associated with S&CP Requirements completed in 2008 AP 2(a)(i)(1) and Tagging for Conditional Firm Service. Additional Changes to Rollover templates (redline version) (clean version) (super majority vote required for passage).

Member Name:	<u>Edward Skiba</u>
Member Signature:	
Member Company:	<u>Midwest ISO</u>
Segment:	<u>IGO</u>
Date:	<u>August 15, 2008</u>

I'm voting in support of the recommendation with the understanding that a minor correction will need to be made to section 002-5.10.1 to address the inconsistency with the conversion requirements. In the Transstatus record the conversion requirements state there is no data to convert for the PRIMARY_PROVIDER_PROVISIONS. However, this data element is required to be "Y" when there is an associated rollover or cco record. There are conversion requirements for rollover and cco records. If the PRIMARY_PROVIDER_PROVISIONS is not populated for requests/reservations that have rollover or cco records, the result will be orphaned records. I spoke with the one of the co-chairs of the subcommittee (JT Wood) and he agrees a minor correction is needed.