<table>
<thead>
<tr>
<th><strong>Docket Number:</strong></th>
<th>16-RPS-01</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Project Title:</strong></td>
<td>Developing Guidelines for the 50 Percent Renewables Portfolio Standard</td>
</tr>
<tr>
<td><strong>TN #:</strong></td>
<td>217152</td>
</tr>
<tr>
<td><strong>Document Title:</strong></td>
<td>Memo re Non-Substantive Changes to RPS Eligibility Guidebook</td>
</tr>
<tr>
<td><strong>Description:</strong></td>
<td>Ninth Edition</td>
</tr>
<tr>
<td><strong>Filer:</strong></td>
<td>Pam Fredieu</td>
</tr>
<tr>
<td><strong>Organization:</strong></td>
<td>California Energy Commission</td>
</tr>
<tr>
<td><strong>Submitter Role:</strong></td>
<td>Energy Commission</td>
</tr>
<tr>
<td><strong>Submission Date:</strong></td>
<td>4/18/2017 11:26:06 AM</td>
</tr>
<tr>
<td><strong>Docketed Date:</strong></td>
<td>4/18/2017</td>
</tr>
</tbody>
</table>
Memorandum

To: Commissioner David Hochschild
Renewables Lead Commissioner

From: Mona Badie, Staff Counsel
Office of Chief Counsel
California Energy Commission
1516 Ninth Street
Sacramento, CA 95814-5512

Date: April 18, 2017

Subject: Docket No. 16-RPS-01 Non-Substantive Changes to Renewables Portfolio Standard Eligibility Guidebook, Ninth Edition

Summary
This memo addresses the application of the California Environmental Quality Act (CEQA) to the Commission’s adoption of proposed non-substantive changes to the Renewable Portfolio Standard Eligibility Guidebook, Ninth Edition (hereinafter referred to as the Guidebook), as reflected in Revised Notice to Consider Adoption of Renewable Portfolio Standard Eligibility Guidebook, Ninth Edition (Revised). The Guidebook is being changed to correct typographical errors, update an incomplete URL, and remove an obsolete table reference.

Based on a review of CEQA and the pertinent legal authority, I have concluded that the Commission’s adoption of the proposed Guidebook non-substantive changes is exempt from CEQA, either because the action is not a “project” under CEQA, or because the action is exempt under what is commonly referred to as the “common sense” exemption to CEQA. This is the same conclusion that was made by Staff Counsel Gabe Herrera in a Memorandum dated January 20, 2017 with regards to the proposed adoption of the Renewable Portfolio Standard Eligibility Guidebook, Ninth Edition.

Background
The Guidebook describes the eligibility requirements and administrative procedures for certifying electrical generating facilities as eligible renewable energy resources for California’s RPS in accordance with Public Utilities Code, section 399.11 et seq., and Public Resources Code, section 25740 et seq. The Guidebook identifies the statutory requirements specific to each type of RPS-eligible renewable energy resource (biomass, wind, solar, geothermal, hydroelectric, landfill gas, etc.) and administrative procedures for certifying facilities for the RPS. The Guidebook also describes how the Commission tracks and verifies compliance with the RPS and includes procedures for this purpose.

The Commission first adopted the Guidebook in April 2004 and has since revised it multiple times to implement changes in law and to clarify the requirements and process for certifying facilities and verifying the generation and procurement from such facilities. These Guidebook revisions were adopted pursuant to Public Resources Code, section 25747 (a). Most recently, the Commission adopted the Renewable Portfolio Standard Eligibility Guidebook, Ninth Edition on January 25, 2017.
In summary, the currently proposed non-substantive changes to the Guidebook will do the following:

- Correct typographical errors such as correcting section references, deleting an obsolete table reference, correcting the table number in a table title, and a spelling error;
- Update an incomplete URL; and
- Make formatting changes consisting of the removal of field codes and adjusting spacing for consistency, which will not impact text in the Guidebook.

**CEQA**

CEQA (Public Resources Code, § 21000 et seq.) requires state agencies to consider the environmental impacts of their discretionary decisions. CEQA generally applies to “discretionary projects proposed to be carried out or approved by public agencies...” (Public Resources Code, § 21080(a)). The CEQA Guidelines (Cal. Code Regs., Title 14, Chapter 3) define a “project” to mean “the whole of an action, which has a potential for resulting in either a direct physical change in the environment, or a reasonably foreseeable indirect physical change in the environment...” (CEQA Guidelines, 14 CCR § 15378(a)). The CEQA Guidelines lists activities that may be considered a “project,” including approvals by public agencies for public works construction or related activities, contracts, grants, loans or other forms of assistance, or leases, permits, licenses, certificates, or other entitlements (CEQA Guidelines, 14 CCR § 15378(a)(1) - (3)). The CEQA Guidelines also list several activities that do not fall within the meaning of the term “project” and thus are not subject to CEQA, including a public agency’s “[c]ontinuing administrative or maintenance activities such as ... general policy and procedure making....” (CEQA Guidelines, § 15378(b)(2).)

**Adoption of Non-Substantive Changes to the Guidebook**

All of the proposed non-substantive changes are administrative in nature. As such, the Commission’s approval of the proposed non-substantive changes should be characterized as a continuing administrative or maintenance activity related to general policy and procedure making, and thereby excluded from the definition of a “project” under CEQA Guidelines, 14 CCR § 15378(b)(2) and not subject to CEQA.

However, if the adoption of the proposed non-substantive changes does in fact constitute a “project” under CEQA, the Commission’s action is nevertheless exempt under CEQA Guidelines, 14 CCR § 15061(b)(3), commonly referred to as the “common sense” exemption. Where there is no possibility that the activity in question may have a significant effect on the environment, the activity is exempt from CEQA under this exemption (CEQA Guidelines, 14 CCR § 15061(b)(3)). The proposed non-substantive changes are typographical in nature and do not constitute material changes to the Guidebook so they would not have a significant effect on the environment. Additionally, the Commission has already determined the Guidebook is exempt under the common sense exemption, so non-substantive changes thereto should fall under the same analysis.

For these reasons, the Commission’s adoption of the proposed non-substantive changes to the Guidebook are exempt from CEQA.