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California Energy Commission

COMMISSION FINAL REPORT

# Renewables Portfolio Standard Verification Results

Biggs Municipal Services Compliance Period 1

California Energy Commission

Edmund G. Brown Jr., Governor

ENERGY COMMISSION

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# **California Energy Commission**

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## Verification Results: Compliance Period 1 Biggs Municipal Services

### **Background**

Established in 2002, California's Renewables Portfolio Standard (RPS) is one of the most ambitious renewable energy policies in the nation. Enacted by Senate Bill 1078 (Sher, Chapter 516, Statutes of 2002) with bipartisan support, and accelerated and expanded by subsequent legislation, California's RPS establishes increasingly progressive renewable energy targets for the state's electric service providers, requiring both retail sellers and local publicly owned electric utilities (POUs) to increase their procurement of eligible renewable energy resources to 33 percent of retail sales by 2020 and 50 percent of retail sales by 2030. Originally restricted to retail sellers, Senate Bill X1-2 (Simitian, Chapter 1, Statutes of 2011, First Extraordinary Session) expanded the statewide RPS to apply to POUs starting in 2011. The POUs have the following RPS compliance period targets through 2020:

RPS Targets for Local Publicly Owned Utilities <sup>1</sup>									
Compliance Period 1 Compliance Period 2 Compliance Period 3			3						
2011	2012	2013	2014	2015	2016	2017	2018	2019	2020
20%	20%	20%	20%	20%	25%	27%	29%	31%	33%

#### **POU Procurement Verification Process**

California's RPS is administered by the California Energy Commission (Energy Commission) and the California Public Utilities Commission (CPUC). The Energy Commission is responsible for certifying RPS-eligible renewable energy resources, developing a tracking system to verify renewable energy procurement for all program participants, and overseeing compliance of the POUs. The CPUC is responsible for overseeing compliance and enforcement of the retail sellers.

As part of its administrative responsibility, the Energy Commission verifies the procurement claims of both retail sellers and POUs. The method used by the Energy Commission to verify procurement claims for RPS program participants is detailed in the *Renewables Portfolio Standard Eligibility Guidebook*<sup>2</sup> and further explained in the *Renewables Portfolio Standard Verification Methodology Report*, which can be found at

http://www.energy.ca.gov/portfolio/documents/rps\_verification.html

As POUs were mandated to comply with the statewide RPS program starting in 2011, this is the first issuance of verification results for POUs.

<sup>1</sup> Compliance with the RPS program is determined on a compliance period basis; however, each year within a compliance period contains a soft target that is applied to that year's retail sales in order to determine that year's contribution to the compliance period's total RPS requirement.

<sup>2</sup> Refer to Section VI of the Renewables Portfolio Standard Eligibility Guidebook, Eighth Edition.

These verification results are not a compliance determination. The Energy Commission is responsible for determining POU compliance with the RPS.<sup>3</sup> After the Energy Commission adopts a POU's *Verification Results*, it will begin the process of determining if the POU is in compliance with the RPS requirements in accordance with the *Enforcement Procedures for the Renewables Portfolio Standard for Local Publicly Owned Electric Utilities*<sup>4</sup> for Compliance Period 1 (2011-2013). The Energy Commission's Executive Director will make a compliance determination informed by the verification results presented here and, if applicable, the application of optional compliance measures by the POU. The Executive Director will issue a letter to each POU documenting the RPS compliance determination. If the Executive Director determines a POU is not in compliance with the RPS requirements, a complaint will be issued to the POU, and adjudicated by the Energy Commission in accordance with the *Enforcement Procedures for the Renewables Portfolio Standard for Local Publicly Owned Electric Utilities*.

### **Verification Results**

This document provides the verification results for Biggs Municipal Services' RPS procurement for Compliance Period 1 (2011-2013). The verification results are shown in renewable energy credits (RECs)<sup>5</sup> and include the following:

- The amount of eligible renewable energy procured by Biggs Municipal Services.
- The Portfolio Content Category classification of eligible renewable energy.
- Biggs Municipal Services' procurement target and portfolio balance requirements.
- Any optional compliance measures being applied by Biggs Municipal Services.
- Biggs Municipal Services' additional procurement above requirements, which may be applied to a future compliance period.

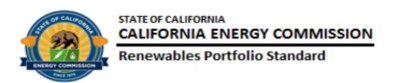
The Energy Commission finds that the procurement claim amounts listed in this report are eligible for the RPS, consistent with the RPS certification and procurement rules and requirements specified in the *Renewables Portfolio Standard Eligibility Guidebook* and *Enforcement Procedures for the Renewables Portfolio Standard for Local Publicly Owned Electric Utilities*, and should therefore count toward meeting Biggs Municipal Services' RPS procurement requirements.

For Compliance Period 1, Biggs Municipal Services procured eligible renewable energy equal to 15 percent of its retail sales for the period and had a procurement target deficit of 2,697 RECs. Biggs Municipal Services met its Category 1 portfolio balance requirement. Biggs Municipal Services applied the cost limitations compliance measure to excuse its REC deficit, which will be evaluated by Energy Commission staff after the approval of Biggs Municipal Services' Compliance Period 1 (2011-2013) verification results.

<sup>3</sup> Pub. Util. Code § 399.30, subd. (o) and (p).

<sup>4</sup> The Enforcement Procedures for the Renewables Portfolio Standard for Local Publicly Owned Electric Utilities are set forth in 20 CCR §§ 1240 and 3200 – 3208, and establish the rules and procedures by which the Energy Commission will assess a POU's procurement actions and determine whether those actions meet the RPS procurement requirements in the law.

<sup>5</sup> Refer to 20 CCR § 3201(v). RECs are measured in megawatt hours (MWh).



Procurement Target	Calendar Year	Annual Retail Sales	Soft Target Percentage	Soft Targets
Calculation (MWh)	2011	17,184	20%	3,436
Calculation (WWVII)	2012	16,068	20%	3,213
	2013	16,316	20%	3,263
	Pr	9,912		

RECs Retired and Applied <sup>1</sup>	Category 0 (PCC 0)	Total <sup>2</sup>	
Eligible RECs Retired	7,215	7,215	
Eligible RECs Applied	7,215	7,215	

RPS Portfolio Balance Requirements (MWh)	CP 1
Catagory 1 Balance Requirement <sup>3</sup>	0
Category 3 Balance Limitation <sup>4</sup>	0
Disallowed Category 3 RECs	0

RPS Requirement Deficits (MWh)	CP 1
Procurement Target Deficit	2,697
Category 1 Balance Requirement Deficit	0
Percent Renewable for CP1	15%

Optional Compliance Measures Applied	CP 1
Cost Limitations	Yes
Delay of Timely Compliance	No
Portfolio Balance Reduction	No

Excess Procurement Calculation (MWh)	CP 1
Total RECs Retired	0
RECs Applied to Target	0
Category 3 RECs Not Applied	0
Short Term RECs	0
Eligible Excess Procurement	0

Balance of Additional Procurement	Starting	Accumulated	Applied to	Remaining
(MWh)	Balance	in CP 1	CP 1	Balance
Historic Carryover	0	0	0	0
Excess Procurement	0	0	0	0

- 1. Only includes REC categories that are claimed by the POU listed above
- 2. Total RECs Applied does not include Disallowed Category 3 RECs
- 3. Calculated as lesser of RECs retired or procurement target less Category 0 RECs, pre-June 2010 RECs, and Historic Carryover, multiplied by 0.5
- 4. Calculated as lesser of RECs retired or procurement target less Category 0 RECs, pre-June 2010 RECs, and Historic Carryover, multiplied by 0.25