#### COMMITTEE WORKSHOP

#### BEFORE THE

# CALIFORNIA ENERGY RESOURCES CONSERVATION AND DEVELOPMENT COMMISSION

In the Matter of:

Implementation of Renewables
Investment Plan Legislation
and

Implementation of Renewables
Portfolio Standard Legislation
Re:

Draft Joint Agency Staff Report on Tracking Systems Operational Determination ) Docket No. ) 02-REN-1038

Docket No. 03-RPS-1078

DOCKET 02-REN-1038 03-RPS-1078

DATE MAR 1 7 2008

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CALIFORNIA ENERGY COMMISSION

HEARING ROOM A

1516 NINTH STREET

SACRAMENTO, CALIFORNIA

MONDAY, MARCH 17, 2008

9:04 A.M.

## ORIGINAL

Reported by: Peter Petty

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#### COMMITTEE MEMBERS

Karen Douglas, Presiding Member
Jackalyne Pfannenstiel, Associate Member

#### ADVISORS, STAFF and CONSULTANTS PRESENT

Suzanne Korosec, Advisor

Tim Tutt, Advisor

Kate Zocchetti

Angie Gould

#### CALIFORNIA PUBLIC UTILITIES COMMISSION

Sara Kamins

#### ALSO PRESENT

Greg Morris

John Pappas Pacific Gas and Electric Company

Bill DiCapo California Independent System Operator

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#### PROCEEDINGS

9:04 a.m.

PRESIDING MEMBER DOUGLAS: This is a Renewables Committee workshop on a draft Energy Commission/Public Utilities Commission report on whether the Energy Commission's tracking system for renewable generation is operational.

Senate Bill 107 requires this determination before the CPUC can authorize the use of tradeable renewable energy credits for compliance with California's renewables portfolio standard.

I'm Commissioner Douglas and the
Presiding Member of the Renewables Committee. To
my right is Chairman Pfannenstiel, also on the
Renewables Committee. And to her right is Tim
Tutt who is Chairman Pfannenstiel's Advisor. And
to my left, Suzanne Korosec, my Advisor.

At this point I'd like to turn the workshop over to staff. So, Kate, could you get us going?

MS. ZOCCHETTI: Thank you and good morning. I'm Kate Zocchetti the Program Lead for the renewables portfolio standard program and the WREGIS program here at the Energy Commission.

Can everyone hear me? Okay. I'd like to welcome you this morning, thank you for coming, and happy St. Patrick's Day.

I want to make sure that everyone got handouts that are by the doorway when you come in. There's a packet that looks like this. The draft report, and we also have our presentation handouts there.

I'd like to welcome Rasa Keanini who's in the audience here today because she is the initial drafter of this report that we're here to discuss. And she has kindly come here today to be our institutional memory, so, hi, Rasa, thank you for coming.

I'm going to be giving you some background on this project, and then turn it over to Angie Gould, of the Energy Commission Staff who was Rasa's right arm and is my right arm now.

Rasa is no longer working at the Energy

Commission, I'm sorry to say.

Just an overview of our agenda today.

We're going to be doing a presentation, followed

by public comments. We're going to be discussing

three topics, three conditions. So if you have a

question or wish to comment, please fill out a

blue card. And I will be picking those up.

And for folks on the phone, please mention which conditions you are going to be commenting on. If you are on the phone and you would like to look at our handouts or our presentation online please go to energy.ca.gov/webcast.

If you are watching the webcast and listening in but you would like to comment, please call us at 888-790-2948, and the passcode is workshop.

The purpose of this staff report is to develop a methodology to evaluate the three conditions set forth in Senate Bill 107 that a tracking system must meet.

The report also allowed us to determine whether the conditions have been satisfied. And then, finally, it provides a means to report the finding and document the conclusion that the tracking system has met its legislative mandate which would then allow, if the PUC finds it prudent to do so, it would allow the PUC to authorize tradeable RECs to satisfy the requirements of California's renewables portfolio standard.

The objective of this workshop is to provide a public forum and solicit stakeholder input to review the three conditions that are in SB-107.

One of those conditions is that the tracking system be operational. And because that was a rather vague term, the Energy Commission and the PUC developed five criteria to help evaluate that condition.

And then the joint staff developed some interim conclusions that we'd like to evaluate and discuss today as to whether these criteria, as well as the overall conditions, have been met.

Just a little bit of history. The beginning of the renewables portfolio standard occurred with the passing of Senate Bill 1078 in 2002, which requires the Energy Commission to not only collaborate with the PUC on implementing a renewables portfolio standard, but it also requires the development of a tracking and accounting system to verify compliance with the RPS and to insure that renewable energy is not double counted.

In 2006 Senate Bill 107 was passed, which says, among other things, that the PUC can

authorize the use of tradeable renewable energy credits to satisfy the RPS if the CPUC and the Energy Commission determine that the tracking system meets the three conditions that are outlined in the law.

In June of last year, as most of you know, the renewable -- I'm sorry, WREGIS was launched, the Western Renewable Energy Generation Information System. And before WREGIS was required to be used for the RPS, the Energy Commission used an interim tracking system to verify renewable energy generation and out-of-state delivery.

And currently we are still using that system to verify out-of-state delivery until that functionality is added to WREGIS, which we are currently working on.

In September last year the PUC held a staff workshop on the possible use of tradeable RECs for RPS compliance; and the following month they issued a post-workshop ruling and a staff straw proposal on tradeable REC compliance rules.

Just a reminder that today we'd like to focus on this draft before us, and not really discuss the staff's straw proposal, or that

proceeding, which is currently going on at the PUC.

The process that the Energy Commission and the PUC jointly undertook to develop this report, we evaluated the functionalities of WREGIS. We determined the operational criteria that I was referring to, and proposed interim conclusions.

Number two is what we're doing today.

We're holding a Committee workshop on the report.

We'd like to remind parties that comments are due on March 19th, this Wednesday. Both agencies will review those comments and revise the draft report as appropriate.

Then the CPUC's process is that it will issue a revised draft resolution in April of '08, of this year. And then parties again will be allowed a time to comment on that resolution.

Again, both agencies will review the comments and, if necessary, revise the draft report.

And we're planning for this summer, both agencies, to use their processes to adopt identical reports.

So I'd like to introduce Angie Gould, Energy Commission, who's going to talk about the

details of the report. Angie.

MS. GOULD: Thank you. So, as Kate mentioned, there are the three conditions that were identified by SB-107. The first is that the tracking system is operational. And as Kate mentioned, this is not exactly self-explanatory, so we developed the five criteria to determine whether this has been met.

The second is that it's capable of independently verifying renewable energy generation and delivery.

And the third is that it protects against double counting of renewable energy.

So, the first condition. These are the five criteria that we've developed. The first, WREGIS has been launched and the software meets the specifications of the Energy Commission APX contract.

Second, the entities participating in California's RPS are registered with WREGIS.

The third, the Energy Commission has established processes to verify that RPS eligibility of registered generating units.

The fourth, WREGIS certificates have been created.

Fifth, the final WREGIS operating rules would not preclude any reasonably foreseeable CPUC REC trading rules.

And these are a few points we'd like you to consider when making your comments on condition one. We'd like you to think of any additional criteria you can that should be considered for this condition.

Also, if you think any of these criteria should be deleted.

For each criterion is the proposed methodology appropriate for evaluating this condition. And this is also a point to consider for the second and third conditions, as well, as are the last two bullet points here.

For each criterion do you agree with the interim evaluation proposed. And also should the joint agencies evaluate the overall tracking system, which is WREGIS plus the interim system to track delivery, or only WREGIS.

Okay, so criterion one, that WREGIS has been launched and the software meets the specifications of the APX/CEC contract. The current status of this is that WREGIS was launched on June 25th with all required functionalities in

the system and working correctly.

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After a 90-day acceptance period during which WREGIS made sure everything was working, the Energy Commission notified APX that we accepted the software on October 5th. The final acceptance just means that we were okay with going from the -- what is that called -- the interim phase to the operational phase -- implementation phase, that's what it is. And we are okay with going to the operational phase. And we paid APX for the implementation phase. So our conclusion there is that this criterion has been met.

Questions that we have for you regarding criterion one, and these are not meant to restrict your comments. These are just sort of jumping-off points for you to consider when making your comments on this.

First, do you have any issues or concerns regarding the current functionality of WREGIS. And second, do you think we need any more public documentation or training on the WREGIS functionalities.

The second criterion that entities participating in California's RPS are registered with WREGIS. Current status, all RPS-obligated

entities were required to use WREGIS by January

1st except for the three large IOUs, Pacific Gas

and Electric, San Diego Gas and Electric and

Southern California Edison. And they are required

to use WREGIS by May 1st.

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However, due to concerns with the termsof-use agreement, some of the RPS-obligated
entities have not yet registered with WREGIS.

So our interim conclusion is that the PUC and Energy Commission will review the registered WREGIS account holders on May 1st. And the Energy Commission and WECC are working with stakeholders to mitigate concerns with the terms of use and time for the obligated entities to complete their registration by May 1st.

And currently the revised terms of use is out for stakeholder comment. And the WREGIS Committee is going to have a meeting to consider approval of this revised document on April 23rd.

ASSOCIATE MEMBER PFANNENSTIEL: Angie.

MS. GOULD: Yes.

ASSOCIATE MEMBER PFANNENSTIEL: Let me just ask, so what happens if the utilities have not registered by May 1st?

MS. GOULD: Well, that's something that

we have to consider. I believe that the RPS staff has decided that they will not continue to track using the interim system for renewable energy generation.

MS. ZOCCHETTI: That's correct. If they are not registered and using WREGIS by May 1st they will be out of compliance with the RPS.

ASSOCIATE MEMBER PFANNENSTIEL: So that does not mean that does not imply that WREGIS is not available, but rather than the generation, the renewables generation from those entities does not count towards RPS?

MS. ZOCCHETTI: That's correct.

ASSOCIATE MEMBER PFANNENSTIEL: Thank
you.

MS. GOULD: Okay, and a few questions regarding this criterion for you to consider. How should entities participating in California's RPS be defined. And we have a couple examples that you might want to think of, a few sort of outliers that are questionable.

The second question. If the required entities are not registered, how should the Commissions encourage them to sign up with WREGIS.

And third, should there be a trial

period after which entities have signed up for WREGIS, and before WREGIS is considered operational.

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Okay, the third criterion for your consideration. The current status that we've established processes to verify the RPS eligibility of generating units.

The program administrator, which is California RPS Staff, uploads a file with the eligibility information each month. The WREGIS administrator then verifies this information; and the future WREGIS certificates for those generating units will contain the RPS eligibility.

If certificates are issued before their eligibility is uploaded and verified, these certificates will not contain this eligibility data. However, in this case the RPS Staff will still be able to confirm that the certificates are from an RPS-eligible facility.

So our interim conclusion is that this criterion has been met.

Okay, a few questions for you regarding criterion three. Are there any issues or concerns regarding the designation and whether it will show up in a timely manner on WREGIS certificates.

Second, do you have any issues and concerns with the RPS eligibility attributes included on a certificate. And you can find the fields located on a WREGIS certificate in a handout near the back.

And the third question. Currently the certificate does not include a characteristic to identify whether the certificate satisfies delivery. Do you think this will impact the market and liquidity.

Criterion four is that WREGIS

certificates have been created. The current

status. In January of this year PacifiCorp became

the first reporting entity to upload generation

data to WREGIS.

So our interim conclusion is that certificates were created. The date was January 30th of this year. And the WREGIS administrator confirmed that the information on those certificates was accurate.

So we believe this criterion has definitely been met.

And do you have any issues and concerns regarding the documentation of this criterion.

Okay, our last criterion for condition

one is that final operating rules for WREGIS would not preclude any reasonably foreseeable CPUC REC trading rules. And for reasonably foreseeable CPUC REC trading rules we use the PUC's October 2007 straw proposal on REC trading.

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That straw proposal identifies six categories of compliance rules that may govern the REC trading regime laid out here. And at this time the characterization of a WREGIS certificate may be inconsistent with some of the options identified by the PUC characterizing a REC.

So our interim conclusion for this criterion is that WREGIS will not prevent the implementation of any of those six categories. But that further work may be required on this criterion.

Questions we have for you regarding this criterion are that do you have any issues or concerns regarding the analysis of each category of the CPUC's straw proposal. And the analysis for each of those categories is laid out in the report, which is in the handout we gave.

And second, can you think of any legal or functional barriers that WREGIS imposes that would preclude participation in REC trading that

we haven't thought of.

Okay. The second condition, which is the second topic we'd like you to think about is that the tracking system is capable of independently verifying renewable energy generation and delivery.

The current status is that the qualified reporting entity interface control document outlines guidelines for reporting generation to WREGIS. And this was vetted through the stakeholder process through the WREGIS Committee. And you can find those guidelines in your handout near the back.

The Energy Commission RPS Staff is using an interim system currently to verify delivery, but we do have a proposal in the change control process for WREGIS to add delivery functionality to WREGIS.

And I believe it was just Friday, yeah, it was Friday, we had a stakeholder advisory committee meeting to go over that proposal.

So our interim conclusion is that generation is independently verified, but that further work is required to verify delivery using WREGIS.

So our questions for you here. Do you believe that the ICD for reporting entities provides sufficient assurance that the renewable generation is being independently verified.

Second, do you think we need additional collaboration with other states for interim delivery of verification. And third, could the tracking system be considered operational before WREGIS includes the new functionality to verify renewable energy delivery.

The third and last condition is that the tracking system protects against double counting of renewable energy in WECC. The current status. Each WREGIS certificate has a unique serial number which allows it to be tracked.

During the user acceptance testing of WREGIS conducted by Energy Commission, WECC, APX Staff, and also a few stakeholders, one megawatt hour of renewable energy created only one certificate. And each certificate could only be retired or reserved for one renewable energy program.

So our conclusion is that there is no double counting of WREGIS certificates.

And our question for you regarding this

condition. Do you believe that WREGIS satisfies the requirements.

Okay, so that is the end of our presentation. A reminder is that comments are due March 19th. Details of this are in the notice. That is also included in the handout near the back. And here is some contact information.

And, again, happy St. Patrick's Day.

Okay, so we will turn it back to the Renewables

Committee to begin the public comment portion of
the workshop.

MS. ZOCCHETTI: If anyone has any blue cards please let me know.

PRESIDING MEMBER DOUGLAS: Okay, thank you for that presentation. We have a number of blue cards, although many of them say listen only. So, if they say listen only, I will skip them going through this. And if you wrote listen only and changed your mind, please get us another blue card.

So the first card I have with comments is from Reed Winthorp with the Pilot Power Group.

Oh, no, I'm sorry, that one says listen only, too.

Kristy Sharp. No, that's listen only. You know, I think they all say listen only. Is

there anybody who has a card who would like to make a comment?

Please come up.

MR. MORRIS: Thank you, Commissioners.

I just want to make a quick comment actually in response to Commissioner Pfannenstiel's previous question here. And I am speaking not as the WREGIS Committee, but I am speaking as a member of the WREGIS Committee.

Greg Morris, could you please come up?

And I just want to say that it's been very frustrating to me that we have had, it's going to be a good year's delay in initiating use of the WREGIS by the California utilities as a result of the diddling -- and that's my word -- over the TOU contracts.

So, I would encourage all of the Commissioners and Commission Staff here from both Commissions to put real pressure on the utilities to get this done. I don't see really that great an improvement in the TOU that justifies a whole year's worth of kind of over-lawyering in my observation.

But, really, we need to get on with it.

And it's not that much more that really is being

done that's positive at this point. So the process should come to an end. And anything that both Commissions can do to make that happen, in my opinion, would be greatly appreciated.

Thanks.

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PRESIDING MEMBER DOUGLAS: Thank you.

Next we'll have John Pappas with PG&E.

MR. PAPPAS: Good morning. First of all I wanted to congratulate the CEC on having done a tremendous job of developing WREGIS and taking the leadership position that is not only going to help the State of California in terms of its RPS compliance, but really the entire west. And so I think some congratulation is definitely in order for taking that leadership.

In addition, I think the combined effort between the CPUC and the CEC Staff on the document that's before us today, I think they've done a really good job on that. So that also deserves congratulations.

PG&E will probably have some comments to file. The only thing that I wanted to at least highlight at this point is that I believe that there probably is a need for some kind of a trial period where WREGIS would operate in parallel with

the existing interim tracking system methodology, so that on May 1st when WREGIS does begin to operate, hopefully the IOUs will be onboard by then. I think it's theoretically possible.

Now, putting my WREGIS Committee hat on, I just wanted to highlight that the revised TOU has been provided to the WREGIS Committee.

There's a 45-day review process that was provided last Monday, March 10th, which would allow for approval, at least by the WREGIS Committee, if there are no major changes on April 23rd.

And then at that point the WECC CEO, as I understand it, would be the only other required approval. And, again, hopefully if there aren't any major changes that hopefully won't be an issue, either.

And then at least registration by May

1st would be possible. But there is a lot of work
in terms of getting all the projects in and making
sure there's consistency between the existing
methods.

So, I would encourage the CEC to at least consider the possibility of some kind of a trial period or dual period where both systems are in place at the same time.

Thank you.

PRESIDING MEMBER DOUGLAS: Thank you.

Our last speaker is Bill DiCapo with Cal-ISO.

MR. DiCAPO: Good morning. I'm Bill DiCapo with the California ISO. I just wanted to say initially that the process is a difficult one in terms of it's a lot to do in a short period of time. And our organization realizes that. I'm sure many of the participants realize that.

I come to you as one of the lawyers, so

I wanted to speak just really briefly to the point
that maybe the lawyers have been taking too long
on this and dragging their feet.

I've been participating. We put our issues from the Cal-ISO into the pot in April of last year. And I've been participating in what happened over the summer, largely in a listening mode because most of the discussion points have been around what the utilities felt they needed in this one particular issue. Which, to my understanding, is still not quite resolved, of the software concern.

But I'd just point out that what the lawyers' function is, is to identify the legal risks which then create a potential business risk

for the parties that they represent. And that's what the laywers have been doing, and that's what I've been doing.

Then it ultimately becomes a business decision by the organizations to decide whether they can accept the risk. And in some instances I think that it may be the parties haven't all gotten together yet because there hasn't been a final scrubbing of those risks and having business people in organizations necessarily be in a position where they're comfortable.

I know we're in that position at this point.

Thank you very much.

PRESIDING MEMBER DOUGLAS: Thank you.

Does anyone else have any comments at this time?

In that case, thank you. We'll turn

this over to the staff to discuss next steps.

MS. ZOCCHETTI: Thank you, everyone, for your comments. Just a reminder that comments are due by 5:00 p.m. on Wednesday, the 19th.

Just to reiterate, the next steps are that both agencies -- and I neglected to introduce Sara Kamins to my left, from the CPUC -- both agencies will review your comments; revise the

report, as necessary. Then the CPUC will issue a draft resolution. And, again, an opportunity for public comments. After which both agencies will adopt a final version of their report. So, thank you for coming today. I don't have any additional comments. PRESIDING MEMBER DOUGLAS: Thank you very much. Then the workshop will be adjourned. (Whereupon, at 9:34 a.m., the workshop was adjourned.) --000--

#### CERTIFICATE OF REPORTER

I, PETER PETTY, an Electronic Reporter, do hereby certify that I am a disinterested person herein; that I recorded the foregoing California Energy Commission workshop; that it was thereafter transcribed into typewriting.

I further certify that I am not of counsel or attorney for any of the parties to said workshop, nor in any way interested in outcome of said workshop.

IN WITNESS WHEREOF, I have hereunto set my hand this 25th day of March, 2008.

