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<th><strong>Docketed Date:</strong></th>
<th>1/27/2020</th>
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<tr>
<td><strong>Docket Number:</strong></td>
<td>20-EPS-01</td>
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<tr>
<td><strong>Project Title:</strong></td>
<td>Emission Performance Standard</td>
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<td><strong>TN #:</strong></td>
<td>231758</td>
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<tr>
<td><strong>Document Title:</strong></td>
<td>Turlock Irrigation District Comments - Roseburg SB 859 Purchase Agreement EPS Compliance Filing</td>
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<tr>
<td><strong>Description:</strong></td>
<td>*** THIS DOCUMENT SUPERSEDES TN 231750 ***</td>
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<td><strong>Filer:</strong></td>
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<td><strong>Organization:</strong></td>
<td>Turlock Irrigation District</td>
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<td><strong>Submitter Role:</strong></td>
<td>Applicant</td>
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<td><strong>Submission Date:</strong></td>
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Comment Received From: Turlock Irrigation District
Submitted On: 1/27/2020
Docket Number: 20-EPS-01

**Roseburg SB 859 Purchase Agreement EPS Compliance Filing**

*** THIS DOCUMENT SUPERSEDES TN 231750 ***

Additional submitted attachment is included below.
January 24, 2020

California Energy Commission
EPS Compliance
1516 Ninth Street
Sacramento, CA 95814-512
Attention: Compliance Filing

This is to inform you that Turlock Irrigation District (“TID”) entered into a contract for renewable energy on January 24, 2020. The contract information is as follows:

[Name of Counterparty]: Roseburg Forest Products Co.
[Name of Facility]: Weed Cogeneration Plant
[Location of Facility]: 98 Mill Street, Weed, CA 96094
[Technology/Fuel]: Biomass
[Nameplate Capacity of Facility]: 13.4 MW
[Product description; e.g., as-available energy]: Capacity and SB 859 attributes.
[Substitute energy allowed: yes/no]: No.
[Delivery Start Date – Delivery End Date]: Delivery begins upon achievement of the Commercial Operation Date as defined in the purchase agreement (“PA”) and will continue for 5 years unless terminated sooner as provided for in the PA.

Although the nameplate capacity of the plant is 13.4 MW, the buyers are only contracting for 11 MW in the aggregate. TID share of the aggregate capacity is 0.4928 MW.

TID is asking that the Commission find that this PA is compliant with the Greenhouse Gases Emissions Performance standard set forth in Chapter 11 of Title 20 of the California Code of Regulations (“EPS Regulations”). Specifically, TID asserts herein that the facility under contract is compliant pursuant to Section §2903(b)(2) of the regulations.

On behalf of TID's Board of Directions (“Board”) I make the following attestations:

1. I am authorized by the Board to file this compliance filing and make the attestations herein on behalf of the Board.

2. The Board has reviewed and approved in a noticed public meeting both the contract with Roseburg Forest Products Co. described above (“PPA”) and this compliance filing.

3. Based on the Board’s knowledge, information or belief, this compliance filing does not contain a material misstatement or omission of fact.

4. Based on the Board’s knowledge, information or belief, the PPA complies with the EPS Regulations.
Sincerely,

Brad Koehn
Chief Operating Officer