

CALIFORNIA ENERGY COMMISSION

1516 NINTH STREET
SACRAMENTO, CA 95814-5512
www.energy.ca.gov



September 11, 2014

California Energy Commission

DOCKETED**11-RPS-01****TN # 74252****JAN 05 2015**

Mr. Bill Green, President
MIC Renewable Energy Holding LLC
Sol Orchard San Diego 20, LLC
125 West 55th Street, 15th Floor
New York, NY 10019

RE: Request for Extension of RPS Certification Deadline for Ramona 1(RPS ID# 61840A), Ramona 2(RPS ID# 62435A), Valley Center 1 (RPS ID# 61839A) and Valley Center 2. (RPS ID# 62436A)

Dear Mr. Green:

This letter revises the August 20, 2014 letter granting your July 8, 2014 request for extension of the RPS certification deadline for the facilities referenced above. Staff recently discovered factual errors in the August 20 letter and attached memo that affect the eligibility dates for the Ramona 2 and Valley Center 2 facilities, and this letter corrects those errors.

Resolution 14-0422-11, adopted at the Energy Commission's April 22, 2014 Business Meeting, established a process to allow the Executive Director to extend and waive application deadlines for RPS certification in certain circumstances and specified the criteria and process for requesting such extensions and waivers.

Energy Commission staff has reviewed the documentation submitted by MIC Renewable Energy Holding LLC pursuant to Resolution 14-0422-11. Based on the explanation of the circumstances surrounding MIC Renewable Energy Holding LLC's inability to submit a timely application for certification and the financial consequences of not granting an extension, I have determined it is appropriate to grant an extension of the RPS certification application deadline for the Ramona 1 and Valley Center 1 facilities from January 31, 2014 to June 9, 2014, and for the Ramona 2 and Valley Center 2 facilities from March 31, 2014 to June 9, 2014, and to allow the original RPS eligibility dates of January 30, 2012 for the Ramona 1 and Valley Center 1 facilities and October 3, 2013 for the Ramona 2 and Valley Center 2 facilities to be reinstated. Please refer to the attached revised staff memorandum dated September 5, 2014 for additional information.

I also want to take this opportunity to advise you of your responsibility to read the *RPS Eligibility Guidebook* and understand the provisions, eligibility criteria and requirements of that guidebook, including the applicable deadlines and other responsibilities of an RPS-certified generating facility. Failure to do so can jeopardize the eligibility of your facility and the ability of a utility to claim the generation for its RPS obligations.

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Energy Commission staff will provide MIC Renewable Energy Holding LLC with RPS Certificates for the Ramona and Valley Center facilities that show the original eligibility date in the near future. If you have further questions about this matter, please contact Kate Zocchetti at [Kate.Zocchetti@energy.ca.gov] or 916-653-4710.

Sincerely,



Robert P. Oglesby
Executive Director

cc: Kate Zocchetti
Gabe Herrera

Enclosure