

Legal Counsel

Vorys, Sater, Seymour and Pease LLP

52 East Gay St. PO Box 1008 Columbus, Ohio 43216-1008

614,464.6400 | www.vorys.com

Founded 1909

Stephen M. Howard Direct Dial (614) 464-5401 Direct Fax (614) 719-4772 Email smhoward@vorys.com

April 15, 2015

Ms. Barcy F. McNeal, Secretary Public Utilities Commission of Ohio 180 E. Broad St., 11<sup>th</sup> Floor Columbus, OH 43215-3793

Re:

Case No. 15-739-EL-ACP

Reliant Energy Northeast LLC

Public Version of 2014 Alternative Energy Compliance Report

Dear Ms. McNeal:

I am filing a redacted version of the Alternative Energy Compliance Report for Calendar Year 2014 for Reliant Energy Northeast LLC. This report is redacted because it contains certain confidential and proprietary information. Pursuant to Rule 4901-1-24(D) of the Ohio Administrative Code, a motion for protective order has been filed and two copies of the confidential version of this report are being submitted under seal.

Thank you for your consideration.

Sincerely yours,

Stephen M. Howard

Attorneys for Reliant Energy Northeast LLC

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SMH/ris Enclosure

### COMPETITIVE RETAIL ELECTRIC SERVICE PROVIDER ALTERNATIVE ENERGY RESOURCES REPORT FOR CALENDAR YEAR 2014

4928.6 hereby	43 and submit	y Northeast, LLC (hereinafter "CRES") in accordance with Sections 4928.64, 4928.65, Ohio Revised Code and Commission Rules 4901:1-40-03 and 4901:1-40-05 s this Annual Alternative Energy Report ("AER") detailing compliance with the Ohio hergy Portfolio Standards.						
I.	Determ	Determination that an Alternative Energy Resource Report is Required (check one)						
	X	During calendar year 2014 the CRES states that it conducted retail sales of generation to customers who utilized the generation in a load center located within the state of Ohio.						
		During calendar year 2014 the CRES states that it did not conduct retail sales of generation to customers who utilized the generation in a load center located within the state of Ohio. (If this block is checked proceed to the signature line)						
II.	Determ	nination of the sales baseline for 2014						
The CRES will mark the applicable options below in the determination of the sales base for 2014.								
	a.	The baseline is computed as an average of the three preceding calendar years (listed below) of the total annual number of kilowatt-hours of electricity sold to any and all retail electric consumers served by the CRES in Ohio, based upon the kilowatt-hours sales in the CRES' most recent quarterly market-monitoring reports or reporting forms. That average is MWh.						
		2011 MWh 2012 MWh 2013 MWh						
	b.	The CRES has not been continuously supplying Ohio retail electric customers during the preceding three calendar years; therefore, the baseline shall be computed as an average of annual sales data for all calendar years during the preceding three years (listed below) in which the CRES was serving retail customers. That average of annual sales data for all such calendar years is						
		2011 MWh 2012 MWh 2013 MWh						
	c.	The CRES had no retail electric sales in Ohio during the preceding three calendar						

years; therefore, its initial baseline shall consist of a reasonable projection of its retail electric sales in Ohio for a full calendar year. That reasonable projection of its retail

electric sales in Ohio for the full calendar year of 2014 is	Sι	abseque	at
baselines shall consist of actual sales data.			

- d. Beginning with compliance year 2014, a CRES may choose for its baseline the total kilowatt hours sold to any and all applicable retail consumers located in Ohio in 2014 who are served by the CRES. Such actual sales in 2014 was 310,885 MWh.
- e. A CRES may file an application requesting a reduced baseline to reflect new economic growth in its service territory or service area. Any such application shall include a justification including why timely compliance based on the unadjusted baseline is not feasible, a schedule for achieving compliance based on its unadjusted baseline, quantification of a new change in the rate of economic growth, and a methodology for measuring economic activity, including objective measurement parameters and quantification methodologies.
- III. Determination of the number of Solar and Total Renewable Energy Credits (RECs)
  Required and Statement of the Number of RECs Claimed

#### RENEWABLE ENERGY CREDITS REQUIRED AND OBTAINED FOR 2013

Types	No. of RECs	No. of RECs	Registry (c)		
	Required (a)	Obtained (b)			
Solar	373	373	PJM		
Non Solar	7,399	7,399	PJM and M- Rets		
Total	7,772	7,772			

- a. Column (a) above lists the unadjusted number of Solar and Total RECs Required for the CRES in 2014. The determinations were calculated by multiplying the Baseline Sales by 12 hundredths of one per cent (.12%) for Solar RECs and 238 hundredths percent (2.38%) for non-Solar RECs. Total RECs include both Solar and Non Solar RECs.:
- b. The CRES states that it has obtained in accordance with the Commission's Rules the number of Solar and Non Solar RECs listed in column (b) above for 2014.
- c. The CRES used the PJM GATS/M-RETS registry for the RECs detailed above.
- d. CRES states that it did not seek and did not receive a *force majeure* determination for Solar RECs.

#### IV. Compliance (check one)

- X CRES states that it has obtained the required number of Solar RECs and Total RECs without adjustments permitted pursuant to Rule 4901:1-40-05(A)(3).
- CRES states that it has obtained the required number of Solar RECs and Total RECs after adjustments permitted pursuant to Rule 4901:1-40-05(A)(3). The type adjustment, reason for the adjustment and merit for making the requested adjustment of the proposed adjustments are detailed in an exhibit attached to

this Report.

CRES states that it is not in compliance with number of Solar RECs or Total RECs required for 2014.

#### V. Ten Year Forecast

a. Ten Year Forecast of Solar and Non-Solar RECs

In accordance with Rule 4901:1-40-03(C) the CRES hereby provides a projection for the next 10 years for RECs and Solar RECs.

Year	Solar RECs Non-solar RECs Total RECs
2015	
2016	
2017	
2018	
2019	
2020	
2021	
2022	
2023	
2024	

b. The Supply Portfolio projection is based upon:

Current signed C&I customers plus

FP&A Load projections of residential load

c. The Methodology used to evaluate compliance is based upon:

Internal forecasted MWh of sales

Multiplied by the RPS% in OA4901:1-40-03

d. Optional comments on any perceived impediment(s) to achieving compliance with the Solar and Non Solar REC requirements, as well as any discussion addressing such impediments.

## COMPETITIVE RETAIL ELECTRIC SERVICE PROVIDER

# ALTERNATIVE ENERGY RESOURCES REPORT FOR CALENDAR YEAR 2014

I,Kamila Serv	vin, am the duly authorized representative of Reliant Energy
Northeast, LLC.	To the best of my knowledge all the information contained in the foregoing
report including a	ny exhibits and attachments are true, accurate and complete.

# Compliance Plan Status Report for Compliance Year 2014 Summary Sheet

	Sales	Proposed	Sales	Source of	
	Unadjusted (MWHs)	Adjustments (MWHs)	Adjusted (MWHs)	Sales Volume Data	_
2011	(1) (1) (2) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1	Free man 0 - FF B KE	0	(1), (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	(A)
2012	tion of the same o	17 / 10 / 12 to 10 / 12	0	<b>"你来你你你</b>	(B)
2013	40,027	<b>₩</b> * 1 * 0 * * * * * * * * * * * * * * * *	40,027	2013 AER Report	(C)
Baseline for	2014 Compliance Obligation (MWI	ds)	310,885	2	(D) = AvgABC
(Note: If usir	ng 2014 sales as your başeline, inser	t that figure in cell I14 and indicate	in box to right if 2014 sales are	e adjusted or not.	Unadjusted
2.50%	2014 Statutory Compliance Obli	gation		_	
	2014 Non-Solar Renewable Benc	hmark	2,38%		(E)
	2014 Solar Renewable Benchmai	k	0.12%		(F)
	Per ORC, 4928.64(B)(2)			0.04:1	
			ga Serie in die de Stat		
	2014 Compliance Obligation			_	
	Non-Solar RECs Needed for Co	•	7,39	_	(G) = (D) * (E)
	Solar RECs Needed for Compli		. 37	73	(H) = (D) * (F)
		The second secon			
	Carry-Over from Previous Year(s	), if applicable	- Charles and the second of th	<del></del>	415
	Non-Solar (RECs)		And the control of th	10	(1)
THE STREET STREET	Solar (S-RECs)		Carlor March 1.51	**************************************	(J)
	Total 2014 Compliance Obligation		THE RESERVE OF THE PARTY OF THE	A SHIP WAR	SALEMENTAL, YES
	Non-Solar RECs Needed for Co		7,39	an l	(K) = (G) + (I)
	Solar RECs Needed for Compli	•	37,33	<b>-</b>	(L) = (H) + (J)
	Solar RECS Needed for Compi		Becely W. are the Control State		
2572107 <u>6421024</u> 3	2014 Performance (Per GATS or	MRFTS Data)	V1977-046-00-1995-18-19-1-19-1-19-1-19-1	HERES SERVICES FOR FOR BUILDING SOUTH BUILD	2714 (F1000-06-52 - 10 - F2 (F2) AC
	Non-Solar (RECs)	initio bata,	**************************************	99	(M)
	Solar (S-RECs)		294,03. 00.246 (246)3	73	(N)
	Strate School School Strategy				
<u> The Market of Labors Se</u>	Under Compliance in 2014, if ap	plicable			
	Non-Solar (RECs)	•		0	(O) = (K) - (M)
	Solar (S-RECs)			0	(P) = (L) - (N)
	2014 Alternative Compliance Pa	yments		W	
	Non-Solar, per REC (Refer to C	Case 14-0746-EL-ACP)	\$49.2	22	(Q)
	Solar, per S-REC - per 4928.64	(C)(2)(a)	\$300.0	00	(R)
			ducates to term		
	2014 Payments, If applicable			_	
	Non-Solar Total		\$0.0		(S) = (O) * (Q)
	Solar Total		\$0.0		(T) = (P) * (R)
	TOTAL		\$0.0	00	(U) = (S) + (T)
			EVENTALIE DEMONS		

This compliance worksheet was developed by Stoff for Internal review purposes. However, it may be useful for your company in preparation of its RPS annual compliance status report for the 2014 compliance year. Your company is not required to include this form in its filing, but that is an option. If using this form, your company should insert data in the blue shaded boxes (as applicable). The remaining cells should auto-calculate. However, you should still independently verify the accuracy of the calculations. Questions concerning this worksheet can be addressed to Stuart.Slegfried@puc.state.oh.us

For details on determining your compliance baseline, please refer to 4928.643, Ohio Revised Code (ORC), and 4901:1-40-03 of the Ohio Administrative Code (OAC).

Questions may also be posed to Staff at the following email address:

AEPS@puc.state.oh.us

# Reliant Energy Northeast, LLC - Reserve Subaccount Details - OH - Jan 2014 - Dec 2014

							Certificate	State
Subaccount Zone M	iontn/	Unit ID	Facility	/ Name	Na la la fair	State Fuel	Serial	Quantity Certification
Name Name	Y car					туре	Numbers	Number
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Case No(s). 15-0739-EL-ACP

Summary: Report Public Version of 2014 Alternative Energy Compliance Report electronically filed by Mr. Stephen M Howard on behalf of Reliant Energy Northeast LLC