

Staff's Template RPS Compliance Filing Report 2022 Compliance Year

| Company | Namai | | | | | | | |
|--|---|--|----------|---------------------------|---|--|--|--|
| Company | | XX-XXXX-EL-ACP): | | | - | | | |
| | | r RPS Filing – Name: | | | = | | | |
| | | r RPS Filing – Email: | | | = | | | |
| | | r RPS Filing – Phone: | | | _ | | | |
| 1 on to | ontact 10 | | | | _ | | | |
| Did the C | ompany l | nave Ohio retail electric sales in 2022? | YES | NO | | | | |
| If a CRES | S with sal | es in 2022, confirm the sales were conducted | | | | | | |
| | | arketer or retail generation provider (i.e., took | | | | | | |
| title to the | e electricit | NO | | | | | | |
| obligation company(| n of an ad -ies). Oth Company i | also addresses the compliance ditional CRES Provider, list the erwise, indicate N/A. Indicated zero Ohio retail electric sales in 2022, it needs to of this form. | ed not | | - | | | |
| Annual RP | S Compli | ance Status Report (refer to Ohio Adm.Code 49 | 901:1-40 | <u>-05</u>) | | | | |
| A. | Baselin | ne Determination | | | | | | |
| | | LECT ONE: To determine its compliance ne, is the Company proposing to use (a) | | (a) 3-year average | | | | |
| the 3-year average method or (b) compliance year (2022) sales? | | | | (b) compliance year sales | | | | |
| В. | 3 Year Average Calculation (Note: years with zero sales should be excluded from calculation of average) | | | | | | | |
| | | Year Anı | nual Sal | les (MWHs) | 7 | | | |
| | | 2019 | <u> </u> | . , | 1 | | | |
| | | 2020 | | | 1 | | | |

2021 Three Year Average

3. Compliance year (2022) sales in MWHs:

| 4. Source of reported sales | |
|-----------------------------|--|
| volumes: | |

5. Does the Company's proposed baseline incorporate reductions to its annual sales volume(s) as a result of serving registered self-assessing purchasers? (Refer to ORC 4928.644)

YES NO

B. Compliance Obligation for 2022

| | Required Quantity | Retired Quantity | Tracking System(s) |
|-----------|-------------------|------------------|--------------------|
| Renewable | | | |

Note: multiply the proposed baseline by the statutory benchmark to determine the Required Quantity, with the product rounded to the nearest whole number.

C. If the Company had a compliance deficiency or compliance excess in a previous year(s) that was rolled forward, describe how that has been incorporated within this filing. Otherwise, indicate N/A.

- D. Complete and file Staff's compliance worksheet along with filing report.
- E. If the Company is proposing to pay an alternative compliance payment for all or part of its 2022 compliance obligation, enter that amount here: \$______ Pursuant to Ohio Adm.Code 4901:1-40-08, the obligation is rounded up to the next MWh in the event of a compliance payment.

- F. Is the Company seeking compliance relief related to its 2022 RPS compliance obligations under the 3% cost provision in ORC 4928.64(C)(3)? Indicate Yes or No.

 Yes

 No

 If "No" and a CRES Provider, proceed to Question G. If "Yes" and/or an EDU, indicate the Company's percent status using the calculation methodology detailed in Ohio Adm.Code 4901:1-40-07(B).
- G. Describe any perceived impediments to achieving compliance with the required benchmarks, as well as suggestions for addressing any such impediments.

H. RPS Administration: Please describe any non-legislative suggestions the Company may have to make the administration of the Ohio RPS more effective and efficient. Additional communications, enhancements to the RPS webpage, etc.

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in

Case No(s). 23-0393-EL-ACP

Summary: Application RPS Compliance Filing Report 2022 Compliance Year, for SunSea Energy OH, LLC. electronically filed by Mr. Jacob Adigwe on behalf of SunSea Energy OH, LLC.