

## Staff's Optional RPS Compliance Filing Report 2016 Compliance Year

Company Name: ResCom Energy, LLC	
Case Number (i.e., XX-XXXX-EL-ACP): 17-089	97-EL-ACP
Point of Contact for RPS Filing - Name: Geor	ge Wahbeh
Point of Contact for RPS Filing – Email: g.wa	hbeh@power1co.com
Point of Contact for RPS Filing – Phone: 855-7	769-3753
If CRES, provide Ohio certification number:	13-663E (1)
If CRES, provide certification case number:	13-0453-EL-CRS
Did the Company have Ohio retail electric sales If a CRES with sales in 2016, confirm the sales conducted either as a power marketer or retail provider (i.e., took title to the electricity).	were
If this RPS report also addresses the compliant obligation of an additional CRES Provider, list the company(-ies). Otherwise, indicate N/A.  Note: If the Company indicated zero Ohio retail elementary of this form.	: IN/A
I. Annual RPS Compliance Status Report (ref	

## A. Baseline Determination

- 1. Does the Company propose to use the 3 year average method or compliance year (2016) sales as its baseline? 3 year average method
- 2. 3 Year Average Calculation (Note: years with zero sales should be excluded from calculation of average)

Year	Annual Sales (MWHs)
2013	0 MWh
2014	1,074 MWhs
2015	22 MWhs
Three Year Average	548 MWhs



3. Compliance year (2016) sales in MWHs: 0 MWhs

4. Source of reported sales volumes: EC Infosystems

explanation be			
N/A			
Compliance Oblig	gation for 2016		
	Required Quantity	Retired Quantity	Tracking Systen
Solar	1	1	PJM GATS
Non-Solar	13	13	PIM GATS
If the Company hat that was rolled for	e product rounded to the near ad a compliance deficience orward, describe how tha	y or compliance exce	-
If the Company ha	ad a compliance deficienc orward, describe how tha	y or compliance exce	
If the Company hat that was rolled for Otherwise, indica	ad a compliance deficienc orward, describe how tha	y or compliance exce	-
If the Company hat that was rolled for	ad a compliance deficienc orward, describe how tha	y or compliance exce	-
If the Company hat that was rolled for Otherwise, indica	ad a compliance deficienc orward, describe how tha	y or compliance exce	-
If the Company hat that was rolled for Otherwise, indica	ad a compliance deficienc orward, describe how tha	y or compliance exce	
If the Company hat that was rolled for Otherwise, indica	ad a compliance deficienc orward, describe how tha	y or compliance exce	
If the Company hat that was rolled for Otherwise, indica	ad a compliance deficience orward, describe how tha te N/A.	y or compliance excest has been incorpora	ted within this fi
If the Company hat that was rolled fo Otherwise, indica	ad a compliance deficienc orward, describe how tha	y or compliance excest has been incorpora	ted within this fi
If the Company hat that was rolled for Otherwise, indica  N/A  Complete and file  If the Company is	ad a compliance deficience orward, describe how tha te N/A.	y or compliance excest has been incorpora	ng report.

5. For CRES Providers, if the reported sales volume(s) differs from that in the



- II. Annual RPS Compliance Planning Report (refer to Ohio Adm.Code 4901:1-40-03(C))
  - A. Projected (non-binding) baseline for the current and future calendar years.

Year	Baseline (MWHs)	Non-Solar Requirement	Solar Requirement
2017	0	0	0
2018	0	0	0
2019	0	0	0
2020	0	0	0
2021	0	0	0
2022	0	0	0
2023	0	0	0
2024	0	0	0
2025	0	0	0
2026	0	0	0

B. Describe the Company's supply portfolio projection, including both generation fleet and power purchases, for the 10 year planning horizon.

ResCom does not own any generation assets that can be utilized for Ohio compliance. ResCom intends to purchase both Solar and Non-Solar RECs from generators who have been certified as renewable from PUCO, have joined an approved REC registry and will transfer RECs from the generator's account to the ResCom account.

C. Describe the methodology used by the Company to evaluate its compliance options.

ResCom Energy has used internal forecasting methods to forecast our retail sales load over the next ten years, and has multiplied the annual sales by the current Ohio Alternate Energy Portfolio Standard requirements.

D. Describe any perceived impediments to achieving compliance with the required benchmarks, as well as suggestions for addressing any such impediments.

ResCom Energy does not have any comments at this time.



## **III. RPS Administration**

Please describe any suggestions (non-legislative) the Company may have to make the administration of the Ohio RPS more effective and efficient. This could include additional communications, enhancements to the RPS webpage, etc.

ResCom Energy does not have any comments at this time.	

## COMPETITIVE RETAIL ELECTRIC SERVICE PROVIDER ALTERNATIVE ENERGY RESOURCES REPORT FOR CALENDAR YEAR 2016

I, George Wahbeh, am a duly authorized representative of ResCom Energy, LLC, and state, to the best of my knowledge and ability, all the information contained in the foregoing Competitive Retail Electric Service Provider Alternative Energy Resources Report for Calendar Year 2016, including any exhibits and attachments, are true, accurate and complete.

George Wahbeh President/CEO This foregoing document was electronically filed with the Public Utilities

**Commission of Ohio Docketing Information System on** 

4/7/2017 1:57:37 PM

in

Case No(s). 17-0897-EL-ACP

Summary: Annual Report ResCom Energy, LLC 2016 Ohio RPS Compliance Report electronically filed by Mr. Alex Baldassano on behalf of ResCom Energy LLC