



March 14, 2018

Public Utilities Commission of Ohio ATTN: Docketing Division 180 East Broad Street, 11th Floor Columbus, Ohio 43215 (614)466-4095

Subject: StateWise Energy Ohio LLC's Renewable Portfolio Standard (RPS) filing for 2017 - Docket Case No. 18-0328-EL-ACP

To Whom It May Concern,

Please accept StateWise Energy Ohio LLC's RPS report for 2017 as addressed in the Ohio Administrative Code section 4901:1-40-5. Please find the Staff Template enclosed to satisfy these requirements for 2017 and future RPS compliance projections as detailed in section 4901:1-40-03(C).

Questions regarding this application should be directed to my attention, my details are listed below.

Sincerely,

Jeff Donnelly StateWise Energy Ohio LLC. Director, Regulatory Affairs and Compliance Chief Privacy Officer 100 Milverton Drive, Suite 608 Mississauga, Ontario L5R 4H1 Ph: (905)366-7020 idonnelly@sfeenergy.com

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StateWise Energy Ohio LLC 100 Milverton Drive, Suite 608 Mississauga, ON, L5R4H1

Ph: 855-862-1185 | fax: 905-366-7011

Staff's Template RPS Compliance Filing Report 2017 Compliance Year

Company Name: StateWise Energy Ohio LLC Case Number (i.e., XX-XXXX-EL-ACP): 18-0328-EL-ACP Point of Contact for RPS Filing - Name: Jeff Donnelly Point of Contact for RPS Filing - Email: jdonnelly@sfeenergy.com Point of Contact for RPS Filing - Phone: 905-366-7020

Did the Company have Ohio retail electric sales in 2017?

YES NO

NO

YES

If a CRES with sales in 2017, confirm the sales were conducted either as a power marketer or retail generation provider (i.e., took title to the electricity).

If this RPS report also addresses the compliance N/A obligation of an additional CRES Provider, list the company(-ies). Otherwise, indicate N/A.

Note: If the Company indicated zero Ohio retail electric sales in 2017, it need not complete the remainder of this form.

I. Annual RPS Compliance Status Report (refer to Ohio Adm.Code 4901:1-40-05) Note: Please complete Section I in its entirety and without redaction.

A. Baseline Determination

 SELECT ONE: To determine its compliance baseline, is the Company proposing to use (a) the 3 year average method or (b) compliance year (2017) sales?

(a) the 3 year average method

)(b) compliance year (2017) sales

2. 3 Year Average Calculation (Note: years with zero sales should be excluded from calculation of average)

Year	Annual Sales (MWHs)		
2014			
2015			
2016			
Three Year Average			

- 3. Compliance year (2017) sales in MWHs: 18,358.000
- 4. Source of reported sales volumes: PJM EIS/PJM GATS
- 5. For CRES Providers, if the reported sales volume(s) differs from that in the company's CRES Annual Report(s) filed with the Commission, provide an explanation below for the difference. Otherwise, indicate N/A.

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N/A	· <u></u>		 	
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B. Compliance Obligation for 2017

	Required Quantity	Retired Quantity	Tracking System(s)
Solar	28	28	PJM GATS
Non-Solar	615	615	PJM GATS

Note: multiply the proposed baseline by the statutory benchmarks 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.

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 2017 compliance obligation, enter that amount here: \$ Pursuant to Ohio Adm.Code <u>4901:1-40-08</u>, the obligation is rounded up to the next MWh in the event of a compliance payment.

II. Annual RPS Compliance Planning Report (refer to Ohio Adm.Code 4901:1-40-03(C))

Year	Baseline (MWHs)	Non-Solar Requirement	Solar Requirement
2018	20190	909	36
2019	22200	1114	45
2020	24400	1447	58
2021	26800	1835	73
2022	29500	2287	91
2023	32500	2812	112
2024	35800	3423	137
2025	39400	4129	165
2026	4330	4938	198
2027	47600	5429	217

A. Projected (non-binding) baseline for the current and future calendar years.

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

StateWise Energy Ohio, Inc, does not own or operate any generation assets, as such all sales volumes will be met with power purchases

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

With no generating assets, StateWise Energy Ohio, will either purchase and retire the appropriate amount of RECS in a applicable tracking system or make Alternative Compliance Payments. The Baseline amount show the estimated sales for those years, while the compliance requirements, for 2019 forward, are determined using the rolling 3 year average of sales volumes.

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

None.

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. Additional communications, enhancements to the <u>RPS webpage</u>, etc.

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None.