

April 14, 2021

## **VIA ONLINE E-FILING**

Public Utilities Commission of Ohio 180 East Broad Street, 11<sup>th</sup> Floor Columbus, OH 43215-3793

Attn: Docketing Division

RE: ENGIE Retail, LLC d/b/a Think Energy - Certificate Number 11-407E(1)

UPDATE - 2020 ANNUAL RPS COMPLIANCE REPORT - DOCKET NO. 21-0338-EL-ACP

Pursuant to Chapter 4901:1-40 Alternative Energy Portfolio Standard, Competitive Retail Energy Suppliers are required to file an annual Alternative Energy Portfolio Status Report. Think Energy hereby submits its Updated 2020 Annual RPS Compliance Report.

Please note that Think Energy has no Alternative Compliance Payment due for its 2020 Annual RPS Report.

If you have any questions or require additional information in connection with this report, please contact via email either Karthik Rammahon, Senior Portfolio Management Analyst, via email at <a href="mailto:karthik.rammahon@engie.com">karthik.rammahon@engie.com</a> or myself at <a href="mailto:marsha.griffin@engie.com">marsha.griffin@engie.com</a>.

Regards,

Marsha Griffin

Senior Paralegal

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## Staff's Template RPS Compliance Filing Report 2020 Compliance Year

Point of C	nber (i.e., Contact fo Contact fo	r DDC Eiling Emaile					
Did the C	ompany	have Ohio retail electric sales in 2020?	YES NO				
	a power n	les in 2020, confirm the sales were conduct narketer or retail generation provider (i.e., to ty).					
obligation	n of an ac	also addresses the compliance ditional CRES Provider, list the nerwise, indicate N/A.					
Note: If the remainder o		indicated zero Ohio retail electric sales in 2020, it	need not complete the				
	-	iance Status Report (refer to Ohio Adm.Code	e <u>4901:1-40-05</u> )				
A.	1. SE basel the 3-	TLECT ONE: To determine its compliance ine, is the Company proposing to use (a) year average method or (b) compliance year sales?	(a) 3-year average (b) compliance year sale				
	2. 3 Year Average Calculation (Note: years with zero sales should be excluded from calculation of average)						
		Year	Annual Sales (MWHs)				
		2017					
		2018					
		2019					
		Three Year Average					

3. Compliance year (2020) 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 2020

	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 2020 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 2020 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.

## Compliance Plan Status Report for Compliance Year 2020 Summary Sheet

		Sales Unadjusted (MWHs)		Proposed Adjustments (MWHs)		Sales Adjusted (MWHs)	Source of Sales Volume Data	
	2017	0		0		0		(A)
	2018	0		0		0		(B)
	2019	0		0		0		(C)
Baseline for 2020 Compliance Obligation (MWHs)				5)		57,013	I	(D) = AvgABC
	(Note: If using	2020 sales as your baseline, inse	ert	that figure in cell I14 and indicate	in	n cell K16 if 2020 sales are adjus	sted or not.	Not Adjusted
	5.50%	2020 Statutory Compliance Ob	liga	ation				
		2020 Total Renewable Benchm	ark			5.50%		(E)
		Per ORC 4928.64(B)(2)						
		2020 Carrellance Obligation						
2020 Compliance Obligation				Г	2.120	1	(E) = (D) * (E)	
RECs/S-RECs Needed for Compliance 3,136						(F) = (D) * (E)		
	Carry-Over from Previous Year(s), if applicable							
RECs/S-RECs (Prior Excess) or Prior Deficiency			Ī	0	•	(G)		
						(-)		
	Total 2020 Compliance Obligations							
RECs/S-RECs Needed for Compliance			iance	Ī	3,136		(H) = (F) + (G)	
2020 Retirements (Per GATS and/or MRETS Data)			or MRETS Data)			•		
		RECs/S-RECs			L	0		(1)
		Under Compliance in 2020, if a		iaahla				
		Under Compliance in 2020, if a RECs/S-RECs	pp	iicable	F	3,136	<u>'</u>	(J) = (H) - (I)
		NECS/ 3-NECS			L	3,130		(3) - (11) - (1)
		2020 Alternative Compliance P	av	ments				
Per REC (Case 20-0163-EL-ACP)					Ţ	\$53.49	•	(K)
						` ,		
		2020 Payments, if applicable (*	Se	ee note below)				
		Total				\$167,744.64		(L) = (J) * (K)

This compliance worksheet was developed by Staff for internal review purposes. However, it may be useful for your company in preparation of its RPS annual compliance status report for the 2020 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. If the Company is proposing to pay an alternative compliance payment, please refer to OAC 4901:1-40-08 regarding the rounding of obligations. Questions concerning this worksheet can be addressed to Stuart.Siegfried@puco.ohio.gov

Customer	Account Number	<b>2020</b> Usage
CITIGROUP Technology Inc.	TESOH0600446726	???
Sterilite of Ohio	TESOH0300437323	???
Elyria Foundry	TESOH0300498254	???

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4/14/2021 5:23:52 PM

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Case No(s). 21-0338-EL-ACP

Summary: Report ENGIE Retail Updated CY2020 RPS Report - Docket No. 21-0338-EL-ACP electronically filed by Marsha Griffin on behalf of Engie Retail LLC