

Sunwave USA Holdings Inc. 100 Cambridge St. 14th Floor Boston Mass. 02114 Phone: 617-420-4175 Fax: 1-888-977-2605 www.gosunwave.com

Via Electronic Filing

April 12, 2022

Public Utilities Commission of Ohio Docketing Division 180 East Broad Street Columbus, Ohio 43215-3793

Office of the Ohio Consumers' Counsel 10 West Broad Street, Suite 1800 Columbus, Ohio 43215-3485

Re: <u>Sunwave USA Holdings Inc DBA Certificate Number 14-849E Case number 14-1118-EL-</u> <u>CRS</u>

Sunwave USA Holdings Inc., DBA Sunwave Gas & Power Ohio Inc. is Filing their RPS requirements for 2021.

Please do not hesitate to contact me if you have any questions or require additional information.

Thank You.

Sincerely,

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Laura Jurasek Sunwave Gas & Power Connecticut Inc. 416-992-0700 Ijurasek@gosunwave.com



Staff's Template RPS Compliance Filing Report 2021 Compliance Year

Point of C Point of C	ber (i.e., XX-XXXX-EL-ACP): ontact for RPS Filing – Name:			
Did the Co	ompany have Ohio retail electric sales in 2021?	YES	NO	
either as a title to the If this RP obligation company(<i>Note: If the C</i>	with sales in 2021, confirm the sales were conducted power marketer or retail generation provider (i.e., took electricity). S report also addresses the compliance of an additional CRES Provider, list the ies). Otherwise, indicate N/A.	YES		
	5 Compliance Status Report (refer to Ohio Adm.Code <u>49</u>	01:1-40-05	5)	
А.	Baseline Determination			
	1. SELECT ONE: To determine its compliance baseline, is the Company proposing to use (a) the 3-year average method or (b) compliance year (2021) sales?) 3-year average) compliance year sale	25

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

Year	Annual Sales (MWHs)
2018	
2019	
2020	
Three Year Average	

3. Compliance year (2021) sales in MWHs:

REMINDER TO CRES PROVIDERS: Unless you are requesting a baseline reduction as a result of having served a registered self-assessing purchaser, the annual sales volumes listed in the RPS report should match the annual sales volumes reported by the Company in its Annual Report for Fiscal Assessment. Refer to OAC 4901:1-40-03(B)(2)(c).

4. 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 <u>ORC 4928.644</u>)

YES NO

B. Compliance Obligation for 2021

	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 2021 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.

- F. Is the Company seeking compliance relief related to its 2021 RPS compliance obligations under the 3% cost provision in ORC <u>4928.64(C)(3)</u>? 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 <u>4901:1-40-07(B)</u>. ______
- 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 <u>RPS webpage</u>, etc.

	Sales	Proposed	Sales	Source of	
	Unadjusted (MWHs)	Adjustments (MWHs)	Adjusted (MWHs)	Sales Volume Data*	_
2018	0	0	0		(A)
2019	0	0	0		(B)
2020	0	0	0		(C)
seline fo	or 2021 Compliance Obligation (MW	/Hs)	8,594		(D) = AvgABC
ote: If us	sing 2021 sales as your baseline, inse	ert that figure in cell I14 and indicat	e in cell K16 if 2021 sales are c	djusted or not.	Not Adjusted
.00%	2021 Statutory Compliance Obli	gation		_	
	2021 Total Renewable Benchma	rk	6.00%		(E)
	Per ORC 4928.64(B)(2)				
	2021 Compliance Obligation				
	RECs/S-RECs Needed for Com	pliance	51	6	(F) = (D) * (E)
	Carry-Over from Previous Year(s), if applicable			
	RECs/S-RECs (Prior Excess) or	Prior Deficiency		0	(G)
	Total 2021 Compliance Obligati	ons			
	RECs/S-RECs Needed for Com	pliance	51	6	(H) = (F) + (G)
	2021 Retirements (Per GATS an	d/or MRETS Data)			
	RECs/S-RECs			0	(I)
	Under Compliance in 2021, if ap	plicable			
	RECs/S-RECs		51	6	(J) = (H) - (I)
	2021 Alternative Compliance Pa	yments			
	Per REC (Case 21-0592-EL-AC))	\$54.1	4	(К)
	2021 Payments, if applicable (*	See note below)			
	Total		\$27,936.2	4	(L) = (J) * (K)

company should insert data in the blue shaded boxes (as applicable). The remaining cells should auto-calculate. <u>However, you should still independently verify the</u> <u>accuracy of the calculations</u>. 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 Kristin.DuPree@puco.ohio.gov

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Case No(s). 22-0381-EL-ACP

Summary: Annual Report Sunwave USA Holding Inc. RPS filing electronically filed by Ms. Laura Jurasek on behalf of Jurasek, Laura Ms. and Sunwave USA Holdings Inc. and Ms. Laura Jurasek