

PUGET SOUND ENERGY  
WASHINGTON  
ENERGY INDEPENDENCE ACT  
FINAL RENEWABLE COMPLIANCE  
REPORT  
2020

Revised October 21, 2022

**Puget Sound Energy  
Energy Independence Act  
Revised Final Renewable Compliance Report – 2020  
Docket UE-200504**

Under RCW.19.285.040(2)(a)(ii) and WAC 480-109-200(1)(b), the 2020 renewable energy target for Puget Sound Energy (“PSE” or the “Company”), is 3,114,782 megawatt-hours.<sup>1</sup> Under RCW 19.285.040(2)(a), each qualifying utility shall use eligible renewable resources or acquire equivalent renewable energy credits (“RECs”), or a combination of both, to meet annual renewable targets. Please see the revised Attachment 1 for the renewable generation acquired and/or the RECs (including associated Extra Apprenticeship Credits and Distributed Generation two times multipliers when applicable) retired for PSE’s 2020 compliance year summarized by vintage year and fuel type.

The corresponding retired WREGIS certificates are listed in the revised Attachment 2 to this Report. Attachment 3 details which certificates PSE used for its voluntary renewable energy programs in 2020, and is unchanged from PSE’s June 1, 2022 filing.

The following information regarding distributed generation (“DG”) multipliers was provided in PSE’s 2021 RPS Report, but after the time for clarification had passed, it was realized that approval for use of the DG multipliers had not been addressed in Order 01 of Docket UE-210411. The following is a summary of the two times DG multipliers for Hidden Hollow and Stoltze Cogeneration Plant 1 that PSE is requesting in this docket be allowed for use in this 2020 final compliance report (“2020 final compliance filing”).

Hidden Hollow was determined to be eligible for Washington RPS compliance in the compliance letter in Pacificorp’s 2016 RPS report in Docket No. UE-160777. A copy of the compliance letter is attached as Attachment 4. Additionally, PSE is requesting in this 2020 final compliance filing that this facility be approved to receive a two times multiple as distributed generation. As previously mentioned, this facility has been approved as an eligible renewable resource and it

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<sup>1</sup> Docket UE-200504, Order 01

has a nameplate capacity of less than 5 MW of alternating current. Hidden Hollow's nameplate capacity is 3.2 MW-AC. As an eligible renewable resource with a nameplate capacity of less than 5 MW of alternating current, Hidden Hollow meets the definition of Distributed generation per WAC 480-109-060(11). Accordingly, this resource qualifies for the DG multiplier under WAC 480-109-200(4)(b)(ii).

Stoltze Cogeneration Plant 1 received an advisory opinion from Department of Commerce ("DOC") on January 22, 2013 that the facility qualifies as a Washington RPS eligible resource that also qualifies as distributed generation for the two times multiplier. A copy of the DOC advisory opinion is included in Attachment 4. PSE is requesting in the 2020 final compliance filing that this facility be approved to receive a two times multiple as distributed generation. As previously mentioned, this facility has been approved as an eligible renewable resource and it has a nameplate capacity of less than 5 MW of alternating current. Stoltze Cogeneration Plant 1's nameplate capacity is 2.8 MW-AC. As an eligible renewable resource with a nameplate capacity of less than 5 MW of alternating current, Stoltze Cogeneration Plant 1 meets the definition of Distributed generation per WAC 480-109-060(11). Accordingly, this resource qualifies for the DG multiplier under WAC 480-109-200(4)(b)(ii).