

RECEIVED-FPSC

11 MAY 16 AM 10:32

11 MAY 16 AM 7:49



May 3rd, 2011 COMMISSION CLERK

Florida Public Service Commission
2540 Shumard Oak Blvd.
Tallahassee, FL 32399

110000-OT

RE: Sale of RECs from Florida facilities

Dear Ann Cole,

I am writing because you oversee electricity generation and reporting by certain utilities in your state, to inform you of Renewable Energy Certificates (RECs) that my company, Bonneville Environmental Foundation, has purchased separately from electricity generated or sold by one or more utilities in your state. RECs are tradable commodities representing the environmental attributes of 1MWh of electricity generated from a renewable resource, including zero CO2 emissions output. Electricity that is generated by a renewable electricity generator and has been separated from the RECs with which it is generated cannot be considered renewable electricity, because RECs are the means to identify and claim which resource was used to generate renewable electricity. Such electricity can be thought of as null power, system power, or power from the spot market, as it cannot be linked back to a particular generation facility or resource type.

This letter serves to help you prevent double counting of RECs by informing you of the quantity of electricity, which has been stripped of its RECs, that is generated or sold by certain utilities. Utilities delivering this electricity without its RECs should not be allowed to count this electricity toward any state Renewables Portfolio Standards, mandates, disclosures of electricity delivered to customers that identify generation resource type, or the like; otherwise the RECs are considered double counted and are ineligible for separate sale. See below for details on the quantity of RECs sold, utilities generating or selling the electricity without its RECs, generation period, and my contact information.

Bonneville Environmental Foundation is required by the Center for Resource Solutions' Green-e Energy certification program to provide this notification to you in order to ensure that my company's REC sales are not double counted by utilities that you oversee. For information about the Green-e Energy certification program and its requirements, or to ask questions about how this letter is best used, see www.green-e.org/Energy

Please see attachment for transaction details. If you have any questions feel free to call me.

bonneville environmental foundation

240 southwest 1st ave.
portland, oregon 97204

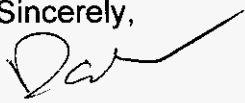
503.248.1905
www.b-e-f.org

DOCUMENT NUMBER-DATE

03413 MAY 17 =

FPSC-COMMISSION CLERK

Sincerely,

A handwritten signature in black ink, appearing to read 'David', with a long, sweeping horizontal stroke extending to the right.

David Wang
Bonneville Environmental Foundation
240 SW 1st Avenue, Portland OR 97209
dwang@b-e-f.org
P: 503.553.3933
F: 503.248.1908

Sum of Amount Purchased or Generated (MWh)						
Generating Facility Name (Name)	City	Purchaser of Power	Year (yyyy)	Quarter (1, 2, 3, 4)	Total	
Florida Rooftop Solar	Numerous locatio	Various Florida Utilities	2010	Q1	45.071	
				Q2	56.872	
				Q3	52.338	
				Q4	48.158	
Florida Rooftop Solar Total					202.439	
Hernando County	Hernando County	Seminole Electric Cooper	2010	Q3	3218.3912	
					Q4	3153.7114
Hernando County Total					6372.1026	
Grand Total					6574.5416	



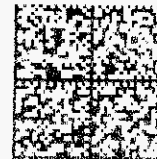
bonneville environmental foundation

240 southwest 1st ave. 503.248.1905
portland, oregon 97204 www.b-e-f.org

Florida Public Service
Commission
2540 Shumard Oak Blvd.
Tallahassee, FL 32399-0850

bonneville environmental foundation

32399-0850



UNITED STATES POSTAGE
02 1P \$ 000.44⁰
0003658000 MAY 10 2011
MAILED FROM ZIP CODE 97204
PITNEY BOWES

