



Republic of the Philippines
National Electrification Administration

"The 1st Performance Governance System - Institutionalized National Government Agency"

14 February 2011

MEMORANDUM No. 2011-003

TO : **ALL ELECTRIC COOPERATIVES (ECs)**

SUBJECT : **Regional Public Consultations on the Rules Governing the Establishment of the Renewable Portfolio Standards (RPS)**

Attached is the invitation from the Department of Energy (DOE) on Regional Public Consultations on Rules Governing the Establishment of the Renewable Portfolio Standards (RPS).

Please be informed that the first public consultation is on Wednesday, 16 February 2011 from 1:00 to 4:00 pm at the 3rd Level, New Government Center, Maskara Hall, Circumferential Road, Barangay Villamonte, Bacolod City.

Please take note of these schedules, and you are encouraged to attend and/or send representatives to said consultation.

Thank you.


EDITA S. BUENO
Administrator

NATIONAL ELECTRIFICATION
ADMINISTRATION

IN REPLYING, PLS. CITE: #OR017866



NEA-OR017866

Handwritten initials and date: 2-14-11



Republic of the Philippines
DEPARTMENT OF ENERGY

February 11, 2011

Ms. Edita S. Bueno
 Administrator
 National Electrification Administration (NEA)
 #57 NEA Building Administration
 Government Center
 Diliman, Quezon City

Dear **Administrator Bueno**:

We are formally inviting you to join the Department of Energy's Regional Public Consultations on the Rules Governing the Establishment of the Renewable Portfolio Standards (RPS).

Two (2) public consultations each in Luzon, Visayas and Mindanao will be convened and a final consultation will be held in Metro Manila. The current schedule is as follows:

	Venue:	Date:
Luzon	Laoag City	February 21, 2011
	Clark, Angeles City	To be scheduled
Visayas	Bacolod City	February 16, 2011
	Cebu City	February 23, 2011
Mindanao	Cagayan de Oro City	February 24, 2011
	Davao City	February 25, 2011
Metro Manila	To be determined	To be scheduled

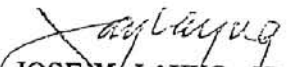
The first public consultation will be convened on **February 16, 2011** from 1:00-4:00 in the afternoon at the 3rd Level, New Government Center, Maskara Hall, Circumferential Road, Bgy. Villamonte, Bacolod City. We shall be informing your office for the exact venues of the succeeding public consultations.

Enclosed is a copy of the RPS draft for your reference.

Should you have further concerns, please contact the Technical Services and Management Division (TSMD) of Renewable Energy Management Bureau at (02) 840-2151 and (02) 479-2900 loc. 415 or email to lpangilinan@doe.gov.ph

We look forward to seeing you at the public consultations.

Very truly yours,


JOSE M. LAYUG, JR.
 Undersecretary

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OFFICE OF THE ADMINISTRATOR
 PHILIPPINE DEPARTMENT OF ENERGY
 2-14-11
 BY: Arroyo
 TIME: 1:25 PM

DRAFT RPS RULES

DEPARTMENT CIRCULAR NO. _____

Rules Governing the Establishment of Renewable Portfolio Standards

Pursuant to Section 6, Chapter III of the Renewable Energy Act of 2008 (R.A. No. 9513) and Section 4, Rule 2, Part II of its Implementing Rules and Regulations (IRR), the DOE, upon recommendation by the National Renewable Energy Board (NREB), hereby issues, adopts and promulgates the following rules and regulations on the RPS.

Part I. General Provisions

Section 1. Title and Scope. – This Department Circular shall be known as the "Rules Governing the Establishment of Renewable Portfolio Standards in the Philippines". It shall hereinafter be referred to as the "Philippine RPS Rules".

Section 2. Purpose for RPS. – The purpose of the RPS is to contribute to the growth of the renewable energy industry by diversifying energy supply, spur socio-economic development in rural areas, and help address environmental concerns of the country by reducing harmful emissions.

Section 3. Scope of the RPS Rules. - The scope of this RPS Rules is to establish the rules and regulations for the:

- (1) Types of RE resources, and identification and certification of generating facilities using said resources that shall be required to comply with the RPS obligations;
- (2) Yearly minimum RPS requirements upon the establishment of the RPS Rules;
- (3) Annual minimum incremental percentage of electricity sold by each mandated electric power industry participant which is required to be sourced from eligible RE Resources and which shall, in no case, be less than one percent (1%) of the supplier's annual energy demand over the next ten (10) years;
- (4) Technical feasibility and stability of the transmission and/or distribution grid systems; and
- (5) Means of compliance by mandated suppliers of the minimum percentage set by the government to meet the RPS requirements including direct generation from eligible RE Resources, contracting the energy sourced from eligible RE Resources, or trading in the REM.

Section 4. Definition of Terms. - as used in this Circular, the following terms shall be defined as follows:

- a. "Embedded Generation – refers to generating units that are indirectly connected to the Grid through the Distribution Utilities' lines or industrial generation facilities that are synchronized with the Grid;
- b. Feed in Tariff or FIT – refers to a renewable energy policy that offers guaranteed payments on a fixed rate per kilowatt hour for emerging renewable energy sources, excluding generation for own use. Or to the rate itself as approved by the Energy Regulatory Commission;
- c. "Force Majeure" - refers to a typhoon, storm, tropical depression, flood, drought, volcanic eruption, earthquake, tidal wave or landslide or an act of public enemy, war (declared or undeclared), riot, insurrection, revolution, sabotage, blockade or any violent and threatening actions that may result or likely lead to extraordinary disruption of the operations of the electric power industry participant (?).
- d. National Grid Corporation of the Philippines (NGCP) - refers to the entity granted a franchise by the Congress of the Philippines to operate and maintain the transmission network of the Philippines in accordance with the provisions of the concession agreement with the Government of the Philippines
- e. Normalization Procedure – As applied in these Rules, is a statistical process of removing impact of non-recurring events in the analysis of data;
- f. Philippine Energy Plan – refers to overall energy program formulated and updated yearly by DOE and submitted to Congress pursuant to R.A. 7638.
- g. Renewable Energy Certificate - are tradable, non-tangible energy commodities in the Philippines that represent proof that 1 megawatt-hour (MWh) of electricity was generated from an eligible renewable energy resource .These certificates can be sold and traded or bartered, and the owner of the REC can claim to have purchased renewable energy

Further, this Circular hereby adopts by reference the definition of terms provided in R.A. 9513 and its implementing rules and regulations.

Section 5. The Renewable Portfolio Standards (RPS) – The Renewable Portfolio Standard is a market based policy that requires the mandated electric power industry participant to source an agreed portion of their energy supply from eligible RE resources.

Section 6. Annual RPS Requirement. -

All electric power industry participants mandated to comply with the RPS shall be required to maintain a minimum share of renewable energy in their portfolio consistent with the level set by the NREB calculated in accordance with the following formula:

Draft as of 13 December 2010
(incorporating comments from TWG meeting dated 30 Nov 2010)

AVERAGE $(RE_n + RE_{n-1} + RE_{n-2} + RE_{n-3} + RE_{n-4})$

Where

n = Prior year before RPS Rules imposition

RE = Share of renewable energy to total portfolio expressed in percentage

For example, as illustrated in the table below, the minimum annual RPS requirement for this particular electric power industry participant is 37%.

MINIMUM RPS (UTILITY SPECIFIC)						
Generation	In MWh					Ave 2005-2009
	2005	2006	2007	2008	2009	
Self Generation (Oil)	50,000	50,000	50,000	50,000	50,000	50,000
RE 1	125,000	130,000	115,000	120,000	110,000	120,000
RE 2	45,000	55,000	50,000	60,000	50,000	52,000
RE 3	200,000	210,000	195,000	230,000	200,000	207,000
NON-RE 1	550,000	550,000	575,000	555,000	565,000	559,000
NON-RE 2	30,000	30,000	45,000	45,000	45,000	39,000
Total	1,000,000	1,025,000	1,030,000	1,060,000	1,020,000	1,027,000
RE Share	370,000	395,000	360,000	410,000	360,000	379,000
RE Share (%)	37%	39%	35%	39%	35%	37%

Section 7. Annual Increase of RE Portfolio. – The DOE shall increase the RPS rate by at least one percent (1%) annually within the period of ten (10) years from effectivity of this Circular. Provided: That the annual increase should correspond to the installation target. Further, all electric power industry participants mandated to comply with the RPS shall also increase the share of RE in their energy portfolio annually by at least one percent (1%) or the by the annual rate to be determined by the DOE following a review of the RPS Rules.

(Each year, the 37% illustrated above will be increased by 1% or by the rate and within the period to be set by the DOE).

To illustrate:

Year of Imposition of RPS (ex. 2011) = 37%
2012 = 38%
2013 = 39%

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(incorporating comments from TWG meeting dated 30 Nov 2010)*

Section 8. Renewable Energy Resources covered by RPS. - The renewable energy resources eligible for purposes of compliance with the RPS shall be as follows:

- a. Biomass;
- b. Biofuels (100% blend) subject to the provisions of the Biofuels Law of 2006 and other related DOE issued circulars and regulations;
- c. Waste to energy technology;
- d. Wind energy;
- e. Solar energy;
- f. Run of river hydropower sources;
- g. Impounding hydropower sources that meet internationally accepted standards;
- h. Geothermal energy;
- i. Ocean energy;
- j. Hybrid systems; and
- k. Other renewable energy technology that may be later identified upon the recommendations of the NREB.

Section 9. RPS Mandated Sectors. - Unless otherwise provided, the following entities are mandated to comply with the RPS:

- a. All Distribution Utilities (DUs) for all its existing customers and subsequently the captive market upon commencement of the retail competition and open access;
- b. All licensed retail electricity suppliers for the contestable market upon commencement of retail competition and open access;
- c. Generating Companies serving the directly connected customers.
- d. Other entities that shall be identified by NREB.

Section 10. Installation Targets - All electric power industry participants mandated to comply with the RPS shall be guided by the installation targets to be identified by the DOE as follows:

[Table on Installation Targets to be finalized]

Section 11. Baseline Data for Calculation of RPS

- a. Formula - the formula that will be used in determining the baseline data for purposes of compliance with the RPS shall be:

$$\text{AVERAGE } (P_n + EG_n) + (P_{n-1} + EG_{n-1}) + (P_{n-2} + EG_{n-2}) + (P_{n-3} + EG_{n-3}) + (P_{n-4} + EG_{n-4})$$

Where n = Prior year before RPS Rules imposition
P = Purchases

EG = Embedded generation

- b. **Baseline Electricity Data** - the baseline electricity data that will be applied to the formula in the preceding paragraph shall be as follows:
- i. Average total kWh purchases plus all output from embedded generating facilities of the Distribution Utility for the past five (5) years preceding the imposition of the RPS and subsequently calculated every year thereafter as the moving average of the past five (5) years;
 - ii. Average kWh purchases of directly connected customers for the past five (5) years preceding the imposition of the RPS and subsequently calculated every year thereafter as the moving average of the past five (5) years.
 - iii. In the case of the retail electricity suppliers, the sum of the average total kWh purchases for the past five (5) years preceding the imposition of the RPS and subsequently calculated every year thereafter as the moving average of the past five (5) years.

Provided: Further, that the DOE may apply normalization procedures in the event that the year preceding the imposition of the RPS is deemed to be not representative of the regular operations of the distribution utilities and/or retail electricity suppliers.

Furthermore, that the annual projected increment in the share of RE to the total electricity portfolio of each DU or retail electricity supplier shall be based on the most recent Philippine Energy Plan.

- c. **Sources.** - The official source of baseline data for computation of RPS shall be as follows:
- i. **Luzon, Visayas, Mindanao Grids.** - All data to be used in the determination of all baseline information required in the implementation of the RPS Rules shall be sourced from the Department of Energy. Provided: That relevant data to be used shall be consistent with information used in all settlement processes with respect to the gross pool market.
 - ii. **Embedded Generation.** -The DUs shall be the official source of data on embedded generation that will comprise the RPS.

Section 12. Review of RPS. - The Rules on the RPS may be reviewed by the DOE once every two (2) years or as necessary especially when any of the following conditions occur.

- a. The cost of compliance significantly impacts the rates to the end user;
- b. The RPS targets cannot be complied with due to force majeure, among others.

Section 13. Compliance Mechanisms. –The mandated electric power industry participants shall use any of the following instruments in complying with the RPS:

- a. Allocation from the TRANSCO, or its successor-in-interest pursuant to the Rules on the Feed-in Tariffs;
- b. Generation from embedded renewable energy resource facility (certified by the DOE and with Certificate of Compliance obtained from ERC);
- c. Power Supply Agreement (PSA) between the DU and the end-user approved by the ERC;
- d. Renewable Energy Certificate (REC) bought from the Renewable Energy Market (REM) where one REC represents the attributes of 1 MWh of renewable electricity generation; and
- e. Net metering arrangements subject to the standards on connection approved by the ERC.

Section 14. The Renewable Energy Certificate -

Any electric power industry participant mandated to comply with the RPS may store excess RECs in the RE Registry for its compliance in the succeeding year. Provided, That the REC shall be valid only for a period of one (1) year or 12 months from the date of its issuance.

The mandated electric power industry participant shall be entitled to any RE Certificate resulting from compliance with the RPS.

Section 15. Monitoring and Enforcement of Compliance with the RPS

The Renewable Energy Registrar shall submit a Compliance Report to the DOE within sixty (60) days after the end of a calendar year following the imposition of the RPS, and every year thereafter. The Compliance Report shall contain the following:

- a. Compliance level of each mandated electric power industry participant;
- b. Total volume of RECs generated;
- c. Total shortfall/excess in RECs, if any;
- d. Other information that may be required by the DOE.

Pursuant to Sec. 35 of the Renewable Energy Law, the DOE shall impose appropriate sanctions against any mandated electric power industry participant for non-compliance or violation of RPS rules.

Section 16. Penalties for Non-Compliance with the RPS Rules. Pursuant to Section 35 of the Renewable Energy Law and Rule 12 Part VI of its IRR, any person found not complying or violating the RPS Rules shall be subject to the following sanctions:

- a. **Administrative Liability.** The DOE may impose a penalty ranging from Reprimand to Revocation of License with corresponding fine ranging from a minimum of One Hundred Thousand Pesos (P100,000.00) to Five Hundred Thousand Pesos (P500,000.00) depending on the gravity of the offense.
- b. **Criminal Liability.** In accordance with Section 36 of the Act, any person, who willfully aids or abets the commission of a crime prohibited herein or who causes the commission of any such act by another shall be liable in the same manner as the principal. Provided, that in the case of associations, partnerships or corporations, the penalty shall be imposed on the partner, president, chief operating officer, chief executive officer, directors or officers responsible for the violation.

Provided further that the perpetrators of any of the prohibited acts provided for under Section 35 of the Act, upon conviction thereof, shall suffer the penalty of imprisonment of from one (1) year to five (5) years, or a fine ranging from a minimum of One Hundred Thousand Pesos (P100,000.00) to One Hundred Million Pesos (P100,000,000.00), or twice the amount of damages caused or costs avoided for non-compliance, whichever is higher, or both upon the discretion of the court.

Section 17. Transitory Provisions.

No person or mandated sector shall be penalized under this Circular unless the following conditions have been met by the Government:

- a. Adequate supply of the eligible renewable energy resources to meet the mandated portfolio;
- b. Available capacity at both the transmission and relevant distribution network to transport the RE generation to the grid;
- c. Cost of compliance has reached 300% of the ERC approved feed-in tariffs.

Section 18. Reportorial Requirements.

*Draft as of 13 December 2010
(incorporating comments from TWG meeting dated 30 Nov 2010)*

The DOE shall establish a reliable database required for RPS rules implementation. To this end, the following agencies shall be required to submit these documents:

1. All DUs shall submit the following information covering the period 2005 to 2010 to the DOE
 - i. Purchases broken down by generating facility, power source and/or through the WESM;
 - ii. For purchases from the PSALM/NPC, all purchases shall be segregated into RE and non-RE based resources on the proportionate share of the non-VAT allocation from PSALM/NPC.
 - iii. Output from embedded generating facilities.

Further, all Generating Companies shall be required to submit data on sales to directly connected customers from 2005 to 2010.

2. The TRANSCO, or its successor in interest shall submit the following to the DOE:
 - i. A committed Transmission Development Plan that identifies network expansion/rehabilitation to enable delivery of new RE sources to the grid (robustness of network) that will include the total investments required to support the RE industry;
 - ii. A list of "Transmission Services Agreements and other related transmission services" signed between the RE developer and TRANSCO, or its successor -in-interest;
 - iii. A technical study/evaluation of incremental ancillary services requirement for a reliable power service delivery given the intermittency nature of the RE.

3. Each mandated electric power industry participant shall submit an Implementation Plan to the DOE which shall contain the following:
 - i. Existing bilateral contracts, if any, that will be used as mechanism to comply with the RPS;
 - ii. Existing Transition Supply Contracts (TSCs) that can be used as mechanism to comply with the RPS;
 - iii. Forecast of DU's compliance with the RPS in kWh and corollary kW, which may include, among others, embedded generation, bilateral contracts, purchases from the REM and other mechanisms identified as means of compliance herein;
 - iv. Distribution network expansion/upgrade plans for embedded generators;
 - v. Estimated impact on the end-user rate of compliance with the RPS.

Section 19. Information, Education and Communication Activities to Stakeholders.

*Draft as of 13 December 2010
(incorporating comments from TWG meeting dated 30 Nov 2010)*

Pursuant to Rule 10, Section 31 of the IRR, the DOE, through the REMB, shall develop and implement an intensive and massive information, education and communication (IEC) activities that are designed to increase the public awareness and appreciation of the RPS Rules and the RE industry as a whole.

Section 20. Separability Clause. If any provision of this Circular is declared unconstitutional, the remainder of the Act or the provision not otherwise affected shall remain valid and subsisting.

Section 21. Repealing Clause. Any law, presidential decree or issuance, executive order, letter of instruction, administrative rule or regulation contrary to or inconsistent with the provisions of the Act and this Circular is hereby repealed, modified or amended accordingly.

Section 22. Effectivity. This Circular shall take effect fifteen (15) days after its publication in at least two (2) newspapers of general circulation.

Signed this ____ of ____ 2010 at the Department of Energy, Energy Center, Merritt Road, Fort Bonifacio, Taguig City, Metro Manila.

[Note: The highlighted portions are subject to further discussion]