

Fred James

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January 8, 2021

Ms. Marija Tresoglavic
Acting Commission Secretary and Manager
Regulatory Support
British Columbia Utilities Commission
Suite 410, 900 Howe Street
Vancouver, BC V6Z 2N3

Dear Ms. Tresoglavic:

RE: British Columbia Utilities Commission (BCUC or Commission)
British Columbia Hydro and Power Authority (BC Hydro)
Biomass Energy Program Energy Supply Contracts – Howe Sound Green Energy

BC Hydro writes to file with the Commission an energy supply contract in accordance with section 71(1)(a) of the *Utilities Commission Act* (**UCA**), and pursuant to the Government of B.C.'s Direction to the British Columbia Utilities Commission Respecting the Biomass Energy Program (Order in Council No. 158 issued April 1, 2019, BC Reg. 71/2019) (**Direction**). The energy supply contract is as follows:

 An agreement dated November 10, 2020, between BC Hydro and Howe Sound Pulp and Paper Limited Partnership for its Howe Sound Green Energy Facility.

This agreement (referred to as the **Biomass Electricity Purchase Agreement**) is an "energy supply contract" as defined in section 68 of the UCA. Under section 71(1)(a) of the UCA and section 1.1.2 of the British Columbia Utilities Commission Rules for Energy Supply Contracts for Electricity (the **Rules**), adopted by Commission Order No. G-61-12, energy supply contracts shall be filed with the Commission within 60 days of entering into the contract.

This filing includes two attachments:

- Attachment A –Government of B.C.'s Direction to the British Columbia Utilities Commission Respecting the Biomass Energy Program (Order in Council No. 158 issued April 1, 2019, BC Reg. 71/2019); and
- Attachment B Agreement dated November 10, 2020, between BC Hydro and Howe Sound Pulp and Paper Limited Partnership for its Howe Sound Green Energy Facility.

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The Biomass Electricity Purchase Agreement is a "biomass contract" within the meaning of the Direction because:

- 1. The Howe Sound Green Energy Facility is a "biomass facility" as defined under the Direction,
- 2. The Biomass Electricity Purchase Agreement for the Howe Sound Green Energy Facility was entered into on November 10, 2020, which is "between April 1, 2019 and December 31, 2021" as specified by paragraph (a) of the definition of "biomass contract" in the Direction, and
- 3. The Biomass Electricity Purchase Agreement does one or both of the following:
 - "(i) establishes the terms and conditions under which electricity generated at the biomass facility is sold to the authority;
 - (ii) establishes the terms and conditions under which electricity generated at the biomass facility is used to supply a portion of a customer's load or to reduce a portion of a customer's electricity purchases."

Accordingly, pursuant to section 3 of the Direction, the BCUC may not exercise its powers under section 71 (1) (b) or (3) of the UCA respecting the Biomass Electricity Purchase Agreement included with this filing.

Confidentiality

BC Hydro is of the view that key or specific commercial terms and conditions relating to the Biomass Electricity Purchase Agreement are commercially sensitive and the public disclosure of such information will harm BC Hydro's negotiating position with respect to further electricity purchase agreements. Certain information in the Biomass Electricity Purchase Agreement is also considered commercially sensitive to the respective biomass facility owner. BC Hydro has thus redacted in its entirety the Biomass Electricity Purchase Agreement from the public version of the Filing.

As provided by section 42 of the B.C. *Administrative Tribunals Act* and Part IV of the British Columbia Utilities Commission's Rules of Practice and Procedure, and consistent with the Commission's previous practice, BC Hydro requests that the Commission keep the above noted information confidential as it is commercially sensitive to BC Hydro, and the counter-party, and if publicly disclosed may compromise BC Hydro's negotiating position with respect to other electricity purchase agreements.

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For further information, please contact Chris Sandve at 604-974-4641 or by email at bchydroregulatorygroup@bchydro.com.

Yours sincerely,

Fred James

Chief Regulatory Officer

bf/rh

Enclosure



BC Hydro Biomass Energy Program Energy Supply Contracts – Howe Sound Green Energy

Attachment A

Government of B.C.'s Direction to the BCUC Respecting the Biomass Energy Program (Order in Council No. 158)

PROVINCE OF BRITISH COLUMBIA

ORDER OF THE LIEUTENANT GOVERNOR IN COUNCIL

	ONDER OF	INE LIEUTENAN	II GOVER	NIOK IN C	DUNCIL	
On the recom	Chambers, Victoria mendation of the la, orders that the	, Approved and Country undersigned, the Lieuten attached Direction to the	Ordered (nant Governo	April 1, 2	ernor the advice and cons	
	ch Order is made:		es only and is not p		April 1, 20 B.C. REG. 71/	19
Other:						

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R10302227

DIRECTION TO THE BRITISH COLUMBIA UTILITIES COMMISSION RESPECTING THE BIOMASS ENERGY PROGRAM

Definitions

- 1 In this direction:
 - "Act" means the *Utilities Commission Act*;

"biomass contract" means

- (a) a contract in respect of a biomass facility that the authority enters into between April 1, 2019 and December 31, 2021, if the contract does one or both of the following:
 - (i) establishes the terms and conditions under which electricity generated at the biomass facility is sold to the authority;
 - (ii) establishes the terms and conditions under which electricity generated at the biomass facility is used to supply a portion of a customer's load or to reduce a portion of a customer's electricity purchases, and
- (b) an amendment to a contract referred to in paragraph (a).

"biomass facility" means the following facilities:

- (a) Armstrong Wood Waste Co-Generation;
- (b) NWE Williams Lake Wood Waste;
- (c) Skookumchuck Power;
- (d) PGP Bio Energy;
- (e) Celgar Green Energy;
- (f) Howe Sound Green Energy;
- (g) Powell River Generation;

Application

2 This direction is issued to the commission under section 3 of the Act.

Biomass contracts

3 The commission may not exercise its powers under section 71 (1) (b) or (3) of the Act respecting applicable biomass contracts.

Rates

In setting rates for the authority, the commission may not disallow for any reason the recovery in rates of the authority's costs with respect to a biomass contract.

Tariff

5 (1) The commission must set as a rate the rate schedule that is attached to this direction as Appendix 1 within 10 days of receiving an application from the authority for the commission to do so.

(2) The commission may not cancel, suspend or amend the rate set under subsection (1), except on application by the authority.

Appendix 1

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Availability	For Customers supplied with Electricity at 60 kV or higher, and who have entered into a contract with BC Hydro under the Biomass Energy Program which is in force.				
	Customers who have entered into a contract with BC Hydro under the Biomass Energy Program may not be provided with service under Rate Schedule 1823 (Stepped Rate), 1825 (TOU Rate), 1827 (Rate for Exempt Customers) or 1852 (Modified Demand) while the contract is in force.				
Applicable in	Rate Zone I excluding the Districts of Kingsgate-Yahk and Lardeau-Shutty Bench.				
Rate	Demand Charge: The charge per kVA of Billing Demand per Billing Period under this Rate Schedule 1828 is equal to the demand charge specified under Rate Schedule 1823				
	plus				
	Energy Charge: The charge applied to energy supplied under this Rate Schedule 1828 for all kWh in a Billing Period is equal to:				
	(a) the RS 1823 Energy Charge B Tier 1 Rate multiplied by the Customer's Tier 1 Percentage, plus				
	(b) the RS 1823 Energy Charge B Tier 2 Rate multiplied by the Customer's Tier 2 Percentage				
	Monthly Minimum Charge The demand charge specified under Rate Schedule 1823 per kVA of Billing Demand				
Definitions	1. Billing Demand				
	The Billing Demand will be:				
	(a) The highest kVA Demand during the High Load Hours (HLH) in the Billing Period; or				
	(b) 75% of the highest Billing Demand for the Customer's Plant in the immediately preceding period of November to February, both months included,				
	whichever is the highest value.				
	2. RS 1823 Energy Charge B Tier 1 Rate				
	The RS 1823 Energy Charge B Tier 1 rate is the rate per kWh specified under Rate Schedule 1823 Energy Charge B to be applied to all kWh up to and including 90% of a Customer's CBL in each Billing Year.				
	3. RS 1823 Energy Charge B Tier 2 Rate				
	The RS 1823 Energy Charge B Tier 2 rate is the rate per kWh specified under Rate Schedule 1823 Energy Charge B to be applied to all kWh above 90% of a Customer's CBL in each Billing Year.				
	4. Customer's Tier 1 Percentage				

Attachment A

Note	The terms and conditions under which Transmission Service is supplied are contained in Electric Tariff Supplement Nos. 5 and 6, or Electric Tariff Supplements Nos. 87 and 88, as applicable.		
Taxes	The rates set out in this Rate Schedule are exclusive of goods and services and provincial		
Special Conditions	The Customer shall not sell, or otherwise dispose of for compensation, all or part of the Electricity supplied pursuant to this Rate Schedule.		
	The Biomass Energy Program is BC Hydro's program to enter into "biomass contracts" as defined in the Direction to the British Columbia Utilities Commission respecting the Biomass Energy Program.		
	8. Biomass Energy Program		
	Low Load Hours (LLH) are all hours other than HLH.		
	Remembrance Day and Christmas Day). 7. Low Load Hours (LLH)		
	 High Load Hours (HLH) High Load Hours (HLH) is the period of hours from 06:00 to 22:00 Monday to Saturday, except for Statutory Holidays (New Year's Day, Family Day, Good Friday, Victoria Day, Canada Day, B.C. Day, Labour Day, Thanksgiving Day, 		
	The Customer's Tier 2 Percentage is the total energy supplied to the Customer charged at the RS 1823 Energy Charge B Tier 2 Rate during the five year period commencing April 1, 2013 divided by the total energy supplied to the Customer under Rate Schedule 1823 during that period, expressed as a percentage. If the Customer was supplied with energy charged at the Rate Schedule 1823 Energy Charge A at any time during such five year period, 10% of such energy will be added to the total energy supplied to the Customer charged at the RS 1823 Energy Charge B Tier 2 Rate for the purpose of calculating the Customer's Tier 2 Percentage.		
	Percentage. 5. Customer's Tier 2 Percentage		
	The Customer's Tier 1 Percentage is the total energy supplied to the Customer charged at the RS 1823 Energy Charge B Tier 1 Rate during the five year period commencing April 1, 2013 divided by the total energy supplied to the Customer under Rate Schedule 1823 during that period, expressed as a percentage. If the Customer was supplied with energy charged at the Rate Schedule 1823 Energy Charge A at any time during such five year period, 90% of such energy will be added to the total energy supplied to the Customer charged at the RS 1823 Energy Charge B Tier 1 Rate for the purpose of calculating the Customer's Tier 1		
	The Customer's Tier 1 Percentage is the total energy symplicid to the Customer		

Attachment A

Rate Rider	The Deferral Account Rate Rider as set out in Rate Schedule 1901 applies to all charges
	payable under this Rate Schedule, before taxes and levies.



BC Hydro Biomass Energy Program Energy Supply Contracts – Howe Sound Green Energy

Attachment B

Energy Supply Contract Agreement - Howe Sound Green Energy Facility

PUBLIC

CONFIDENTIAL ATTACHMENT

FILED WITH BCUC ONLY