

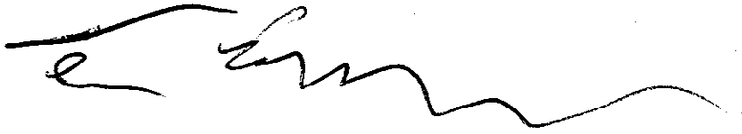
Socket Room / Rb  
Courtney  
Janis  
Pam  
Regina  
Nida

Commission staff,

Please note the contained comments in regards to PSC regulation docket no. 56 for filing with the commission. Below you will find the original plus ten additional copies as required.

Thank you,

Finn McCabe



Delaware Solar Energy Coalition

You may contact me with any questions at 410-422-8506

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DELAWARE P.S.C.

**BEFORE THE PUBLIC SERVICE COMMISSION**

**OF THE STATE OF** )  
**DELAWARE** IN THE )  
MATTER OF THE )  
ADOPTION OF RULES AND )  
PROCEDURES TO )  
IMPLEMENT THE )  
RENEWABLE ENERGY )  
PORTFOLIO STANDARDS )  
ACT, 26 DEL. C. §§ )  
351-363, AS APPLIED )  
TO RETAIL ELECTRICITY )  
SUPPLIERS (OPENED )  
AUGUST 23, 2005; )  
REOPENED SEPTEMBER 4, )  
2007; AUGUST 5, 2008; )  
SEPTEMBER 22, 2009; )  
AUGUST 17, 2010; )  
SEPTEMBER 20, 2011)

PSC REGULATION DOCKET  
NO. 56

Please consider the following comments for the record

The Delaware Solar Energy Coalition (DSEC) believes the following changes to section 3.2.3.2 reflect the intent of Senate bill 124 section 2 (c)(3) considering that reductions in obligations or alternative compliance payments are not necessary if RECs, and SRECs are available from existing qualified energy resources.

3.2.3.2 To protect a Commission-regulated electric company from having to incur alternative compliance payments due to the failure of a Retail Electricity Supplier to continue retiring RECs or SRECs associated with retail supply contracts existing at the time of the transition of procurement responsibility, the Commission is authorized to grant the Commission-regulated electric company/s a temporary reduction of the RPS obligation or a reduction to the price of an alternative compliance payment for that compliance year. No reduction in obligation or alternative compliance payment shall occur if a Commission-regulated utility can not demonstrate an inability to reasonably procure RECs or SRECs from existing qualified energy resources.

Furthermore DSEC requests clarifications on the impact of fuel cells upon the 1% and 3% rate payer impact caps. The various potential applications of fuel cell cost could greatly impact other renewable energy markets.

DSEC wishes to reserve the right to provide further commentary in the commission proceedings associated with this Docket

Finn McCabe

A handwritten signature in black ink, appearing to read 'Finn McCabe', with a stylized flourish at the end.

Regulatory Liaison

Delaware Solar Energy Coalition

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