

Report on Compliance with the Energy Independence Act

Public Utility District No. 2 of Grant County

For the period January 1, 2022 through December 31, 2022

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Office of the Washington State Auditor Pat McCarthy

November 30, 2023

Board of Commissioners Public Utility District No. 2 of Grant County Ephrata, Washington

Report on Compliance with the Energy Independence Act

In November 2006, Washington voters approved Initiative 937, referred to as the Energy Independence Act. The Act requires electric utilities with more than 25,000 customers to meet renewable energy and energy conservation targets.

Our Office is required to examine municipal electric utilities' and public utility districts' compliance with these requirements. As of this reporting period, our Office was required to examine 13 such electric utilities with more than 25,000 customers operating in Washington State. Public Utility District No. 2 of Grant County is one of those utilities.

Please find attached our report on the District's compliance with the Act.

Sincerely,

Pat McCarthy, State Auditor

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Olympia, WA

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INDEPENDENT ACCOUNTANT'S REPORT

Public Utility District No. 2 of Grant County January 1, 2022 through December 31, 2022

Board of Commissioners Public Utility District No. 2 of Grant County Ephrata, Washington

We have examined Public Utility District No. 2 of Grant County's compliance with the following requirements of the Energy Independence Act codified in the Revised Code of Washington (RCW) 19.285.040 (the specified requirements). Specifically, we examined whether the District:

• Complied with its renewable energy target of 793,074 megawatt-hours (MWh), developed as a percentage of the District's average retail load, in accordance with the Act's requirements. The target compliance period was January 1, 2022 through December 31, 2022.

Management of the District is responsible for the District's compliance with the specified requirements. Our responsibility is to express an opinion on the District's compliance with the specified requirements based on our examination.

Our examination was conducted in accordance with attestation standards established by the American Institute of Certified Public Accountants and the standards applicable to attestation engagements contained in *Government Auditing Standards*, issued by the Comptroller General of the United States. Those standards require that we plan and perform the examination to obtain reasonable assurance about whether the District complied, in all material respects, with the specified requirements referenced above.

An examination involves performing procedures to obtain evidence about whether the District complied with the specified requirements. The nature, timing, and extent of the procedures selected depend on our judgment, including an assessment of the risks of material noncompliance, whether due to fraud or error. In making an assessment of the risks of material noncompliance, we considered and obtained an understanding of internal control relevant to compliance in order to design procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of internal control. Accordingly, we express no such opinion. We believe that the evidence we obtained as summarized in Attachment A, is sufficient and appropriate to provide a reasonable basis for our opinion.

We are required to be independent of the District and to meet our other ethical responsibilities in accordance with the relevant ethical requirements related to our engagement.

Our examination does not provide a legal determination on the District's compliance with specified requirements.

In our opinion, the Public Utility District No. 2 of Grant County complied, in all material respects, with the aforementioned requirements as of the annual renewable energy compliance period ended December 31, 2022.

Other Reporting Required by Government Auditing Standards

In accordance with Government Auditing Standards, we are required to report all deficiencies that are considered to be significant deficiencies or material weaknesses in internal control; and fraud or noncompliance with provisions of laws, regulations, contracts, or grant agreements that have a material effect on compliance with the specified requirements of the Act. We are also required to obtain and report the views of management concerning the findings, conclusions, and recommendations, as well as any planned corrective actions. We performed our examination to express an opinion on compliance with the specified requirements and not for the purpose of expressing an opinion on the internal control over compliance and other matters; accordingly, we express no such opinions.

Our examination disclosed no issues that are required to be reported under *Government Auditing Standards*.

Pat McCarthy, State Auditor

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Olympia, WA

November 17, 2023

Attachment A: Public Utility District No. 2 of Grant County Schedule of Claimed Renewable Energy Resources

<u>Attachment A:</u> Public Utility District No. 2 of Grant County Schedule of Claimed Renewable Energy Resources

This list is not intended to be a complete representation of all eligible renewable resource energy and/or RECs the District had available as of January 1 of the compliance period.

		Energy Production Year 2022	
Facility Name	WREGIS Generating Unit ID	Wind RECs (MWh)	Incremental Hydropower RECs (MWh)
Nine Canyon Wind Project	W684	15,822	
Nine Canyon Wind Project – Phase 3	W697	9,368	
Priest Rapids – Unit 1	W7514		25,767
Priest Rapids – Unit 2	W7513		26,345
Priest Rapids – Unit 3	W7511		49,026
Priest Rapids – Unit 4	W7512		6,134
Priest Rapids – Unit 5	W7510		25,767
Priest Rapids – Unit 6	W7509		6,134
Priest Rapids – Unit 7	W7508		7,991
Priest Rapids – Unit 8	W7507		25,767
Priest Rapids – Unit 9	W7454		11,202
Priest Rapids – Unit 10	W7506		47,740
Rocky Reach Hydroelectric Project – C9	W2883		2,810
Wanapum – Unit 1A	W7497		66,016
Wanapum – Unit 2A	W7498		66,116
Wanapum – Unit 3A	W7453		64,965
Wanapum – Unit 4A	W7499		52,813
Wanapum – Unit 5A	W7500		65,810
Wanapum – Unit 6A	W7501		57,471
Wanapum – Unit 7A	W7503		41,150
Wanapum – Unit 8A	W7504		37,380
Wanapum – Unit 9A	W7505		41,185
Wanapum – Unit 10A	W7502		40,295
ı	Totals (MWh):	25,190	767,884
Total RECs for 2022 compliance (in MWh):		793,074	

Public Utility District No. 2 of Grant County used Renewable Energy Credits (RECs) it purchased and energy it generated from facilities it owns using eligible renewable resources of a value of 793,074 MWhs to meet its renewable energy target. The District's renewable energy target for 2022 was 793,074 MWhs, which is 15 percent of its 5,287,161 MWh average retail load sold during the previous two years.

The Act (RCW 19.285.030 (20)) defines a Renewable Energy Credit as a tradable certificate of proof of at least 1 megawatt-hour (MWh) of electricity produced from an eligible renewable resource. In general, a REC represents the environmentally related characteristics, or "non-power" attributes, associated with the 1 MWh of energy produced from a renewable resource.

To be eligible for use toward the District's renewable energy target, all RECs claimed from power producing facilities, called "generating units", must be recorded and tracked in the Western Renewable Energy Generation Information System (WREGIS). WREGIS is an independent, renewable energy tracking system maintained by the Western Electricity Coordinating Council (WECC). The District uses WREGIS to track all of its RECs.

WREGIS identifies each generating unit using a unique identification number, or WREGIS Generating Unit ID. Each REC is registered in the District's own account with a unique serial number. When the District uses a REC toward compliance, it labels the REC as having been used to meet the Act's requirements to ensure it is removed from further sale, transfer or use.

Provided certain requirements are met, RECs generated from efficiency improvements the District made to its hydroelectric facilities are eligible under the Act. The District claimed a portion the RECs created from incremental generation produced as a result of efficiency improvements it made to fish bypass operations at its Priest Rapids and Wanapum dams.

ABOUT THE STATE AUDITOR'S OFFICE

The State Auditor's Office is established in the Washington State Constitution and is part of the executive branch of state government. The State Auditor is elected by the people of Washington and serves four-year terms.

We work with state agencies, local governments and the public to achieve our vision of increasing trust in government by helping governments work better and deliver higher value.

In fulfilling our mission to provide citizens with independent and transparent examinations of how state and local governments use public funds, we hold ourselves to those same standards by continually improving our audit quality and operational efficiency, and by developing highly engaged and committed employees.

As an agency, the State Auditor's Office has the independence necessary to objectively perform audits, attestation engagements and investigations. Our work is designed to comply with professional standards as well as to satisfy the requirements of federal, state and local laws. The Office also has an extensive quality control program and undergoes regular external peer review to ensure our work meets the highest possible standards of accuracy, objectivity and clarity.

Our audits look at financial information and compliance with federal, state and local laws for all local governments, including schools, and all state agencies, including institutions of higher education. In addition, we conduct performance audits and cybersecurity audits of state agencies and local governments, as well as state whistleblower, fraud and citizen hotline investigations.

The results of our work are available to everyone through the more than 2,000 reports we publish each year on our website, www.sao.wa.gov. Additionally, we share regular news and other information via an email subscription service and social media channels.

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