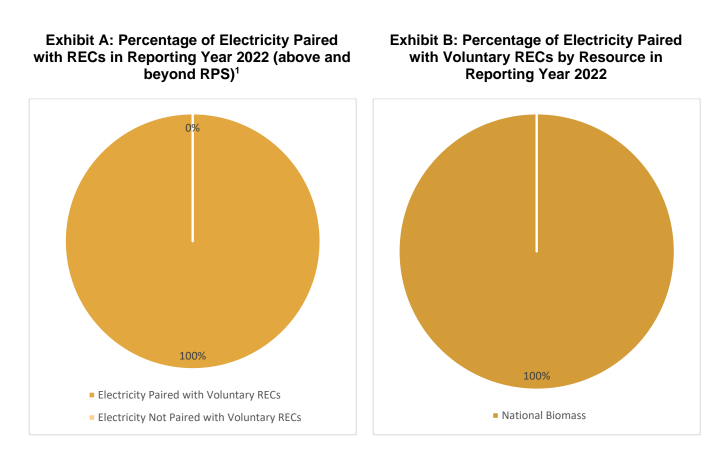


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## South Bay Energy Corp. Green Voluntary Product Offering Information

The disclosure of this information is required under Title 83 Chapter I Subchapter C Section 412.190 (b) (5) of the Illinois Administrative Code. South Bay Energy Corp. offers a 100% Voluntary Product backed by renewable energy credit purchases that go above and beyond the RPS percentage required by law and outlined in the Illinois Power Act Section 1-75(c)(1)(H). The Voluntary Product fuel mix is shown in Exhibit B and Exhibit C.



| Exhibit C: Renewable Energy Resource Mix |          |            |  |
|--|----------|------------|--|
| Resource Type                            | Location | Percentage |  |
| Biomass                                  | National | 100.0 %    |  |

<sup>&</sup>lt;sup>1</sup> No RES shall state or imply in any marketing or promotional material that any electric power and energy service marketed or sold by the RES is "green", "renewable", or "environmentally friendly" or provide any description that conveys the impression that the electric power and energy service has a reduced impact on the environment, unless the RES purchases and retires the appropriate number of RECs in addition to, and over and above, the power or renewable energy credits purchased, or the alternative compliance payments made, to satisfy the renewable portfolio standard requirements applicable to RES under Section 16-115D of the Act. Nothing in this subsection prevents an RES from stating that it complies with the Illinois Renewable Portfolio Standard if in fact it does so, but these statements must also disclose that every RES must comply with the Renewable Portfolio Standard because RPS compliance is required by law. An RES shall not identify its product as "green", "renewable", or use any other term or descriptor of like or similar meaning if it is only compliant with the RPS.