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Note: The following table was produced by a broad group of stakeholders in order to develop a common conceptual framework for discussing the RPS Product Content Requirements, identifying where stakeholder consensus exists, and allowing individual comments to focus on the identified open issues in the last column. The following stakeholders participated in discussions regarding this table and its refinement based on those discussions: Coalition of California Utility Employees; California Wind Energy Association; Division of Ratepayer Advocates; enXco; First Solar; Iberdrola; Independent Energy Producers Association; Large-Scale Solar Association; NextEra; Pacific Gas and Electric Company; San Diego Gas and Electric Company; Southern California Edison; Sunpower; The Utility Reform Network; and the Union of Concerned Scientists.

Issue or RPS Portfolio Content Category Requiring Interpretation	New Statutory Language (from SB 2 (1X))	Consensus RPS Product Description	Consensus Illustrative Contract / Interconnection Structures	Open Issues (No Consensus)
What Procurement is Affected?	"eligible renewable energy resource electricity products associated with contracts executed	"bundled purchase" means the purchase of RPS-eligible energy plus the associated Renewable Energy Credit (REC) "unbundled REC" means the REC associated with the RPS-eligible energy separate from the associated energy	(1) Contract amendments or modifications occurring after June 1, 2010 unless such amendment or modification is grandfathered under the provisions set forth in 399.16(d)(3); (2) New contracts with existing facilities (i.e., recontracting) after June 1, 2010, unless such contract is grandfathered under the provisions set forth in 399.16(d)(3); (3) Any contract executed under an approved IOU Photovoltaic PPA program after June 1, 2010; (4) Engineering, Procurement and Construction or Ruild Own Transfer	

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			contracts for renewable utility owned generation (UOG) executed after June 1, 2010; (5) Any Feed in Tariff contract (ie., AB 1969, SB 32, Renewable Auction Mechanism, etc.) executed after June 1, 2010; (6) Any enrollment in the IOU net energy metering (NEM) program for surplus distributed generation (i.e., including but not limited to participants in California Solar Initiative and Self-Generation Incentive Program) after June 1, 2010. (7) Bilaterally-negotiated transactions after June 1, 2010; (8) Any new renewable energy resource contract executed after June 1, 2010, including purchases of unbundled RECs associated with generation under any of the above contract structures.	
Bucket #1(a)	399.16(b)(1)(A): [addressing point of interconnection of facility] "Have a first point of interconnection with a	Facility must be an eligible renewable energy resource located within the WECC and Facility must be directly interconnected to a California Balancing Authority (CBA). CBAs include CAISO, LADWP, TID, IID, and Balancing Authority	 Bundled procurement from eligible renewable generator physically connected to any CBA, including utility-owned generation (UOG) 	Should the CPUC establish a standard in advance for identifying future or additional CBAs

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	California balancing authority"	 of Northern California (formerly SMUD). Any transaction for a product from an eligible renewable generator physically connected to any CBA Any transaction for a product from an eligible renewable generator located outside of a CBA, but which directly interconnects to a CBA through a gentie. "gen-tie" means an electrical conductor directly connecting the generation unit to a CBA 	NEM surplus sales	now, or should that process wait until there is some change in the current CBA lineup?
Bucket #1(b)	399.16(b)(1)(A): [addressing point of interconnection of facility] "[H] ave a first point of interconnection with distribution facilities used to serve end users within a California balancing authority area"	Facility must be an eligible renewable energy resource located within the WECC and Facility must be directly interconnected to the distribution system located within a CBA's area. • Any transaction for a product from an eligible renewable generator physically connected to distribution facilities serving end use customers in a CBA. Any transaction for a product from an eligible renewable generator located outside of a CBA, but which directly interconnects to a CBA's distribution	 Bundled procurement from distributed generation facility interconnected at distribution level of any CBA, including UOG NEM surplus sales 	Do RECs associated with generation within a CBA area that serves load "behind-the-meter" (ie., CSI/NEM or industrial RPS generation serving on-site load) qualify as Bucket 1 if they are sold (unbundled) to a (1) the retail seller that is also buying the energy, or (2) another RPS-obligated retail seller? In general, should the "bucket" attribute of a

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facilities through a gen-tie.	REC remain with the
	l l
"gen-tie" means an electrical	REC until it is retired for
conductor directly connecting the	compliance, no matter
generation unit to a CBA	how many times it is
	traded as an unbundled
	product in the secondary
	market? If so, how can
	the bucket attribute of a
	REC best be tracked?
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Bucket #1(c) [399.16(b)(1)(A): Energy must be scheduled to a CBA Generator located in the Pacific Over what period of time re specific types of from an eligible renewable energy Northwest schedules 100 MWh may the facility's meter commercial resource ("ERR") located within the into CAISO over time period X. In data be netted against transactions] WECC and documented using E-tag that time period, generator meter the final adjusted E-tags information for generator source and data shows generation of 90 from the contract? '... or are Hourly? Monthly? delivery sink. MWh, and final adjusted E-Tags scheduled from the show delivery of 100 MWh. eligible renewable Retail seller will receive 90 MWh Schedule into the CBA may be dayenergy resource into a of Bucket 1(c) credit from this ahead, hourly, or sub-hourly. What additional California balancing authority resource over this time period. technology, data, or without substituting systems, if any, are No specific transmission rights are electricity from Over time period Y, Generator needed to track, required. another source. The scheduled 100 MWh, but 110 compute, and produce use of another source Only the lesser of ERR metered-data MWh is actually generated; 100 for verification these to provide real-time and the final adjusted E-tags is eligible MWh would be reflected on the Ecomparisons of meter ancillary services tag and is counted for "Bucket # data with final adjusted as "Bucket 1(c)". required 1(c)." E-tags? How does the to maintain an hourly answer to this question or subhourly import Import schedules may be firmed impact the feasibility or schedule into a within the hour through the use of California reasonableness of any ancillary services markets, including balancing authority particular netting period, intra-hour balancing services. shall be permitted, but as discussed in the bullet only the fraction of above? the schedule actually generated by the eligible renewable energy resource shall count toward this portfolio content

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Bucket #1(d)	399.16(b)(1)(B): [re dynamically scheduled transactions] "Have an agreement to dynamically transfer electricity to a California balancing authority."	 Any transaction in which the energy from an ERR located within the WECC is dynamically transferred into a CBA; Able to show agreement between generator and CBA (and, if necessary for a pseudo-tie, with the host BA) that allows for the CBA to dynamically transfer the electrical output from the eligible renewable resource to serve CBA load. 	Qualifying interconnection agreements include pseudo-tie agreements and dynamic scheduling agreements (or functional equivalent). Bundled deliveries pursuant to a dynamic transfer agreement (or functional equivalent).	
Bucket #2 "FIRMED AND SHAPED TRANSACTIONS"	Section 399.16(b)(2): "Firmed and shaped eligible renewable penergy resource electricity products providing incremental electricity and scheduled into a California balancing authority."	 Electricity products must derive from eligible renewable energy resources located with the WECC. REC must be "E-tagged" to energy scheduled for delivery to a CBA; Energy to which the REC is "E-tagged" must be "incremental" Energy to which the REC is "E-tagged" must have been delivered to the CBA within the same calendar year of the creation of the REC within WREGIS. 	the RPS PPA to the E-tags for the imported incremental energy within the same calendar year that the RECs were generated. Procurement of bundled product from ERR outside of a CBA. ERR intends generally to qualify as Bucket #1(c) by scheduling imports directly into a CBA. However, ERR cannot transmit its full contract quantity into a CBA within the time period specified for Bucket #1(c). In the same time	What is the definition of "incremental electricity?" Are there any additional attributes or contract structures that must be included to qualify procurement as a "firmed and shaped" product (i.e., concurrent procurement, fixed price agreement, etc)? Should there be a grace period beyond the calendar year during which the tagging process may be "trued up?" Must the term of the firming and shaping grooment described in the

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			"strande substitut	te energy within the same year and qualify as 2.	first illustrative contract structure match the term of the RPS PPA producing the RECs? • What other contract structures or variations on the consensus contract structures qualify as bucket #2?
"Bucket #3" All Other RPS Products	[Section 399.16(b)(3):] "Eligible renewable energy resource electricity products, or any fraction of the electricity generated, including unbundled renewable energy credits, that do not qualify under the criteria of paragraph (1) or (2)."	 Any certificate registered within the Western Renewable Generator Information System (WREGIS) that does not qualify as Bucket 1 or Bucket 2. No energy and/or capacity need be associated with this type of transaction. 	RECs fro WECC, b seller do any ener Energy to by a non imported	o which a REC generated -CBA facility is tagged is d outside the same year or is not	

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