

NJCEP FY20 Proposed CRA, Budgets and Program Plans

Clarification

After issuing its May 29, 2019 Request for Comments, two items were identified that merit clarification in that the Summary of Program Changes (Summary) and draft TRC Compliance Filing were not fully consistent. In both cases, the Summary more clearly stated BPU's intent. Accordingly, the following provisions of the draft TRC Compliance Filing are revised as follows:

- On p. 70, in the Combined Heat and Power - Fuel Cell (CHP-FC) section, 50% would be revised to 30%, as follows:
Manufacturer Diversity
No more than 30% of the New Funding Component of any FY's NJCEP budget for FCs may be used to fund FC projects substantially involving equipment from any single FC manufacturer.
- On p. 71, again in the CHP-FC section, the relevant performance threshold would be revised from system efficiency to kWh generated, as follows:
Regarding the third incentive, if all other required performance thresholds are achieved:
 - And the total annual net kWh generated is $\geq 80\%$ of that specified in the Program-approved application, the full third incentive is earned.
 - But the total annual net kWh generated is $\geq 50\%$ but $< 80\%$, of that specified in the Program-approved application, the amount of the third incentive earned is reduced proportionately by the ratio of actual total annual net kWh generated to the approved application total annual net kWh generated.
 - But the total annual net kWh generated is $< 50\%$ of that specified in the Program-approved application, no third incentive is earned.

New Jersey's Clean Energy Program

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