INTRODUCTION

The California Air Resources Board’s (CARB) Low Carbon Fuel Standard regulation, which appears at sections 95480 to 95503 of title 17, California Code of Regulations, is designed to reduce greenhouse gas emissions associated with the life cycle of transportation fuels used in California. CARB staff has prepared this guidance document to describe the regulatory requirements in a user-friendly format. Unlike the regulation itself, this document does not have the force of law. It is not intended to and cannot establish new mandatory requirements beyond those that are already in the LCFS Regulation, nor can it supplant, replace or amend any of the legal requirements of the regulation. Conversely, any omission or truncation of regulatory requirements does not relieve entities of their legal obligation to fully comply with all requirements of the regulation.

BACKGROUND

This guidance document is designed to summarize and describe LCFS Regulation requirements related to the use of book-and-claim accounting1 for indirectly supplied low-CI electricity, including zero-CI electricity.2 Appendix A in this guidance provides step-by-step instructions for using the Western Renewable Energy Generation Information System (WREGIS) to retire renewable energy certificates (RECs) for low-CI electricity claimed in the LCFS. For reporting transactions in Q1 2019 and onwards, the LCFS recognizes the use of book-and-claim accounting of environmental attributes3 for electricity that is either used as a transportation fuel or used in electrolysis to produce

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1 Book-and-claim accounting refers to the chain-of-custody model in which decoupled environmental attributes, such as Renewable Energy Certificates, are used to represent the ownership and transfer of transportation fuel under the LCFS without regard to physical traceability.

2 All citations to the LCFS Regulation are found in Title 17, California Code of Regulations (CCR), sections 95480-95503. Book-and-claim accounting is primarily addressed in section 95488.8(i) of the LCFS Regulation.

3 For the purposes of the LCFS Regulation, “Environmental Attribute” means greenhouse gas emission reduction recognition in any form, including verified emission reductions, voluntary emission reductions, offsets, allowances, credits, avoided compliance costs, emission rights and authorizations under any law or regulation, or any emission reduction registry, trading system, or reporting or reduction program for greenhouse gas emissions that is established, certified, maintained, or recognized by any international, governmental, or nongovernmental agency. (LCFS Regulation section 95481(a)(47).)
hydrogen for transportation purposes (including hydrogen that is used in the production of a transportation fuel).

BOOK-AND-CLAIM REQUIREMENTS FOR LOW-CI ELECTRICITY PATHWAYS

1. **Deliverability.** The low-CI electricity used must be supplied to the grid by a resource located within a California Balancing Authority (or local balancing authority for electrolytic hydrogen produced outside of California). Alternatively, to show electricity generated from an out-of-state resource was supplied to the California grid, the low-CI electricity must meet the deliverability requirements of California Public Utilities Code section 399.16, subdivision (b)(1) which details the deliverability requirements for Portfolio Content Category 1 Renewable Energy Certificates.

2. **Additionality.** The low-CI electricity used must be in addition to California Renewables Portfolio Standard (RPS) requirements (or local renewable requirements for electrolytic hydrogen produced outside of California), and RECs or other environmental attributes of the electricity cannot be claimed under any other program with the exception of the federal Renewable Fuel Standard (RFS) and California’s Cap-and-Trade program (provided that the low-CI electricity is not claimed in the Cap-and-Trade Program’s Voluntary Renewable Electricity (VRE) program, which prohibits claims on the renewable electricity or the use of RECs in any other voluntary or mandatory program). In order to demonstrate additionality to the RPS, RECs must be retired in WREGIS on behalf of the LCFS for all low-CI generation sources that are eligible to generate RECs in WREGIS. The quantity of RECs retired must correspond to the aggregate electricity quantities reported quarterly and must be retired into the LCFS-specific WREGIS sub-account corresponding to the fuel pathway code used for reporting.

3. **Time Limit.** Book-and-claim accounting for low-CI electricity may span only three quarters. If a quantity of low-CI electricity (and all associated environmental attributes, including a beneficial CI) is supplied to the grid in the first calendar quarter, the quantity claimed for LCFS reporting must be matched to grid electricity used as a transportation fuel or for electrolytic hydrogen production no later than the end of the third calendar quarter.

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4 See Section 95841.1(b)(1)(E) of the Cap-and-Trade Regulation in Title 17, CCR. VRE questions may be directed to: vreprogram@arb.ca.gov.

5 REC retirements must be rounded up to whole quantities reported for each pathway for each quarter. The quantity of RECs may be aggregated over multiple fueling supply equipment (FSE), but must be equal to or greater than the quantity of electricity claimed per fuel pathway code.

6 Electricity claimed as low-CI process energy to reduce a fuel pathway’s carbon intensity score per section 95488.8(h)(1)(A) may not also claim the associated process-electricity RECs using book-and-claim accounting.
Three quarters allowed for book-and-claim accounting

**Figure 1. Three Quarter Limit for Book-and-Claim Accounting (Example)**

**DEMONSTRATING SUPPLY OF LOW-CI ELECTRICITY**

Options for demonstrating the supply of low-CI electricity through book-and-claim accounting (section 95488.8(i)(1)) are through enrollment in a Green Tariff program offered through a utility or other load-serving entity, or through a contractual electricity supply relationship, including the retirement of Renewable Energy Certificates (REC).

General requirements for demonstrating supply of low-CI electricity using book-and-claim accounting:

- **Through Participation in a Green Tariff Program**
  - Any uniquely defined rate tariff option to purchase electricity from a pool of renewable or low-carbon resources that an electricity consumer knowingly opts into may be considered a green tariff program under the LCFS.
  - The Fuel Pathway Applicant must be the Load Serving Entity (LSE) offering a green tariff program. Apply in the Alternative Fuel Portal (AFP) to obtain a certified CI based on the resource mix of the specific green tariff.
  - If the green tariff has any resources eligible for registration in WREGIS, the LSE must use WREGIS to demonstrate REC retirement for the aggregate quantity of low-CI electricity that is claimed under the LCFS in each quarterly report in the LCFS Reporting Tool (LRT) (see Appendix A for details on REC retirement and reporting).

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7 “Green Tariff” means a program in which a retail seller of electricity offers its customers an opportunity to purchase electricity sourced from low-carbon intensity energy resources. This includes the Green Tariff Shared Renewables program established pursuant to California Senate Bill 43 (2013) and defined under the California Public Utilities Code sections 2831-2833. (LCFS Regulation section 95481(a)(68).)
The Fuel Reporting Entity registers in the LRT to report using the certified CI for their LSE’s green tariff mix.

The Fuel Reporting Entity must demonstrate enrollment in the specific green tariff.

- **Through Other Contractual Supply Relationship**
  - The procurement of RECs using WREGIS is considered a qualifying contractual electricity supply relationship under the LCFS.
  - The Fuel Pathway Applicant applies in the AFP to obtain a certified CI based on the resource or resource mix of RECs to be matched to electricity used in transportation (e.g., EV charging) or electrolytic hydrogen production. For Lookup Table pathways, the Fuel Pathway Applicant must also be the Fuel Reporting Entity.
  - The Fuel Reporting Entity registers in the LRT to report using the certified CI.
  - The Fuel Reporting Entity must demonstrate an active account in WREGIS under the same entity name used for reporting in the LRT.
  - The Fuel Reporting Entity must demonstrate REC retirement on behalf of the LCFS for the aggregate quantity of low-CI electricity that is claimed under the LCFS in each quarterly report in the LRT (see Appendix A for details on REC retirement and reporting).

See Appendix A for details on retiring RECs in WREGIS and for demonstrating that the generation source meets the deliverability requirements specified above.

**PATHWAY APPLICATION OPTIONS FOR LOW-CI ELECTRICITY**

In order to claim low-CI electricity, a fuel pathway application must be certified through the Alternative Fuels Portal. Sections 95488 through 95488.10 of the LCFS Regulation provide details on applying for a fuel pathway.

There are two fuel pathway classifications (application methods) for low-CI electricity:

1. a Lookup Table Pathway, or
2. a Tier 2 Pathway

The electricity resource mix determines whether an applicant can use the Lookup Table or Tier 2 application method. Under the Retirement of RECs option, the resource mix consists of the underlying sources of electricity that generate the RECs. For the Green

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8 Demonstration requirements for low-CI resources that are not eligible to be registered within WREGIS (e.g., natural gas with carbon capture and sequestration, or nuclear) will be evaluated during the Tier 2 pathway application certification process.

9 Additional documentation to substantiate scheduling and deliverability of electricity will likely be requested for any low-CI resources obtained from outside a California Balancing Authority that are not eligible to be registered in WREGIS.
Tariff option, the resource mix consists of all sources of electricity that are procured to provide the tariff.

The following diagram outlines the possible pathway application methods for electricity and electrolytic hydrogen. Pathways under which low-CI electricity can be supplied through book-and-claim accounting are shown with blue fill.

![Electricity Pathway Options Diagram]

**Figure 2. Pathways for Electricity and Electrolytic Hydrogen**

1. **ZERO-CI ELECTRICITY LOOKUP TABLE PATHWAY**

   The Zero-CI Lookup Table Pathway may be used when the resource mix consists exclusively of zero-CI sources of electricity. Under the LCFS accounting framework, the following are defined as zero-CI sources:\(^{10}\)

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\(^{10}\) Lookup Table pathways are listed in section 95488.1(b) of the LCFS Regulation. Zero-CI sources are specified in section 95488.1(b)(2)(A). The CI application process is described in section 95488.5.
“eligible renewable energy resources as defined in California Public Utilities Code sections 399.11-399.36, excluding biomass, biogas, geothermal, and municipal solid waste”

Therefore, a mix comprised solely of RPS-eligible resources, e.g., solar thermal, photovoltaic, wind, RPS-eligible hydroelectric generation, ocean wave, ocean thermal, or tidal current, may be certified to use the Zero-CI Lookup Table pathway CI.

Refer to the Application Checklist for the Zero-CI Lookup Table pathway, available at https://www.arb.ca.gov/fuels/lcfs/fuelpathways/pathwayapplicationprocess.htm for specific documentation requirements. Upon certification, the zero-CI electricity Lookup Table pathway is available for reporting, beginning with transactions during the quarter for which the reporting period is open. For instance, the deadline for reporting Q1 transactions is the end of Q2; a Lookup Table pathway that is certified in Q2 may report Q1 transactions, as long as the reporting period for Q1 is open. However, to allow staff adequate time to review and certify applications, it is recommended that applicants submit the Lookup Table application in the prior quarter (i.e. submit in Q1 to ensure certification is complete for reporting in Q2).

Only RECs from zero-CI sources may be retired to demonstrate supply of electricity reported using the zero-CI Lookup Table pathway. If ineligible RECs are retired, the fuel pathway holder is out of compliance and subject to investigation by the Executive Officer and possible enforcement action.

If the resource mix contains any source that is not zero-CI as defined in the LCFS regulation, then the applicant may report using the Lookup Table CI for California Average Grid Electricity,11 or may submit a Tier 2 Fuel Pathway application for low-CI electricity. To report using the California Average Grid Electricity pathway CI, a fuel pathway application is not required.12

2. TIER 2 FUEL PATHWAY

A Tier 2 Fuel Pathway Application is required for any particular low-CI generation source or for a resource mix that includes one or more generation sources that do not qualify for a zero-CI Lookup Table pathway as outlined above, which includes any non-RPS eligible resources. The Tier 2 application will require the submittal of a completed CA-GREET3.0 model for each source of electricity in the resource mix, except for zero-CI sources as defined above.

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11 See CA-GREET3.0 Lookup Table Pathways – Technical Support Documentation (August 13, 2018) for additional details related to the California Average Grid Electricity and other Lookup Table pathway CI calculations. Available at: https://www.arb.ca.gov/fuels/lcfs/ca-greet/ca-greet.htm

12 Lookup Table pathways that do not require a fuel pathway application are listed in section 95488.1(b)(1).
Refer to the Application Checklist for Tier 2 Electricity pathways, available at https://www.arb.ca.gov/fuels/lcfs/fuelpathways/pathwayapplicationprocess.htm for specific documentation requirements. Upon certification of a Tier 2 application, the pathway will be available for reporting for the quarter in which it was deemed complete, as long as the reporting period for that quarter is open.

If the operational CI of the resource mix exceeds the certified Tier 2 pathway CI, the fuel pathway holder is out of compliance and subject to credit adjustment and possible enforcement action. An exceedance of CI may occur as a result of a change in the projected proportion of electricity from each source in the resource mix, or due to a change in the emissions of a single resource or generating unit.

3. ELECTROLYTIC HYDROGEN FUEL PATHWAYS

Similar to electricity pathways, hydrogen providers may submit a Lookup Table pathway application for hydrogen produced by electrolysis using California average grid electricity, using zero-CI electricity, or a Tier 2 pathway application for electrolysis using non-zero CI electricity resources.

VERIFICATION CONSIDERATIONS FOR BOOK-AND-CLAIM LOW-CI ELECTRICITY

Zero-CI electricity and electrolytic hydrogen Lookup Table pathways do not require third-party validation or verification because they do not contain site-specific CI data. Fuel pathways with site-specific CI data (e.g., Tier 2 fuel pathways) require validation of applications beginning in 2020 and verification of annual fuel pathway reports in 2021 by CARB-accredited LCFS third-party verification bodies. See sections 95500(a)(1)(A) and 95500(b)(1)(A). Renewable hydrogen refinery projects also require verification by CARB-accredited third-party verification bodies beginning with 2020 data (section 95500(e)).

Tier 2 fuel pathway holders or reporting entities using Tier 2 fuel pathways and entities reporting renewable hydrogen refinery projects must provide evidence demonstrating supply of low-CI electricity using book-and-claim accounting to their verifiers. This may include evidence pertaining to the green tariff program and REC retirement (i.e. WREGIS reports), as applicable.

CONTACT

If you have questions regarding the above information, please visit the LCFS Contacts webpage: https://www.arb.ca.gov/fuels/lcfs/contact.htm.
APPENDIX A

RETIRING RENEWABLE ENERGY CERTIFICATES FOR LOW-CI ELECTRICITY CLAIMED IN THE LCFS

Using Renewable Energy Certificates (REC) to demonstrate supply of low-CI electricity claimed in the LCFS can be broken down into the following steps:

- Registering an account with the Western Renewable Energy Generation Information System (WREGIS)
  - Creating and naming an LCFS retirement sub-account
- Retiring eligible RECs in WREGIS
- Demonstrating REC Retirement in the LCFS (Quarterly Reporting)
  - Submitting a State/Provincial/Voluntary Compliance Report
- Importing eTags into a WREGIS Account (if applicable)
  - Submitting a CA eTags Report (if applicable)
- Tier 2 fuel pathway applicants/holders and renewable hydrogen refineries would provide evidence pertaining to participation in a green tariff program and REC retirement (i.e. WREGIS reports), as applicable, to their verifiers.

**WREGIS Registration:**
1. Register for a WREGIS account (account holder registration guide can be found [here](#)).
2. All generation units that produce electricity intended to be claimed in LCFS for low-CI electricity pathways or electrolytic hydrogen must be registered in WREGIS (generating unit registration guide can be found [here](#))—or equivalent REC registry for electrolytic hydrogen produced outside of The Western Electricity Coordinating Council (WECC).
3. Create a retirement Sub-Account in WREGIS named “LCFS compliance [pathway]” where [pathway] is a placeholder for the fuel pathway code or description for the LCFS pathway for which RECs are being retired.
   a. e.g. “LCFS compliance ELCR” would be the subaccount name for retiring RECs to demonstrate compliance under the zero-CI Lookup Table pathway.

**REC Retirement in WREGIS:**
1. Retire all RECs claimed under LCFS into the LCFS compliance retirement sub-account.
2. In the “Account Status” module, click the “Certificates” quantity hyperlink for “Active” certificates.
3. Identify the desired Generating Unit(s) and Generation Month(s) representing the certificates you wish to retire by checking the box(es) next to it. Enter the certificate quantity from the batch(es) that you wish to transfer to your LCFS Compliance retirement sub-account. Select the “Batch Transfer” at the top of the screen.
4. Click the “Retirement” radio button.
5. In the drop-down box of retirement sub-accounts in the retirement section, select the retirement sub-account you created to demonstrate compliance for the LCFS fuel pathway.
6. Under “Retirement Type,” select the box next to “Used by the Account Holder for Other Regulatory Program.”
7. Under “Reason,” select “CARB”
8. Under “Compliance Period” enter the appropriate year.
9. Under “Additional Details” enter “In-State Power Resource” or “Out of State Power Resource – eTag”. This distinguishes between certificates from facilities interconnected to a California Balancing Authority (CBA) and those not interconnected to a CBA. Use “In-State Power Resource” for WREGIS certificates from facilities interconnected to a CBA. “Out of State Power Resource – eTag” should be specified for WREGIS certificates from facilities not interconnected to a CBA.
10. Select “Submit.”

**Demonstrating REC Retirement in the LCFS (Quarterly Reporting):**
The State/Provincial/Voluntary Compliance report from WREGIS would satisfy the requirement to retain records demonstrating that any RECs associated with the low-CI electricity were retired in WREGIS for the purpose of LCFS credit generation. The Executive officer is likely to request that this documentation be provided with each quarterly report for staff audits. A copy of the State/Provincial/Voluntary Compliance report can be downloaded from WREGIS and uploaded to the LRT with each quarterly report to demonstrate REC retirement for the purpose of LCFS credit generation.

The following describes the process to submit an official report in WREGIS.
1. Official reports must be submitted through WREGIS for every quarter that RECs are used to demonstrate low-CI electricity claimed under the LCFS.
2. Select the “State/Provincial/Voluntary Compliance Report” from the “Account Holder Reports” module in WREGIS.
3. Use the drop-down boxes “From Month” and “To Month” to specify the retirement month and year during which the certificates were retired in WREGIS (NOT the vintage month/year).
4. Under “Retirement Sub-accounts,” select “All Sub-accounts.”
5. Under “Retirement Type,” select “Other Regulatory Program” and select the “Go” button.
6. Use the filter at the top of the “Sub-Account” column to find the appropriate LCFS retirement account.
7. Please double-check your report to ensure that all information is correct and complete. The State/Provincial/Voluntary Compliance Report needs to contain a complete selection of headers.

Don’t forget to download a copy of the State/Provincial/Voluntary Compliance Report from WREGIS and upload a copy to the LCFS Reporting Tool with your quarterly report.

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13 LCFS Regulation sections 95488.10(a)(4) and 95491(d)(3)(B)2.a. and (C)2.a.
Importing eTags into your WREGIS Account:
This only applies to entities who utilize RECs from generating sources outside of a California Balancing Authority. Additional information can be found in the WREGIS eTag User Training Slides located on the WREGIS website. The following summarizes the process:

1. For the eTags to be imported into WREGIS, the eTags must contain both the appropriate Purchasing-Selling Entity (PSE) code for the Entity to whom the WREGIS account eTags will be imported into, and the generator’s RPS identification (ID) number.
2. Note that the WREGIS Administrator adds Purchasing Selling Entity (PSE) Codes to your WREGIS account by written request (via email) to the WREGIS Administrator. These codes can be obtained from your scheduler.
3. Your scheduler must enter your RPS-eligible facilities’ RPS identification number in the Misc. field of the Physical Path of the eTag for the corresponding PSE code importing the eTags into WREGIS when scheduling energy delivery into California, and it must appear directly after the token “RPS_ID.” A maximum of up to ten RPS ID numbers can be listed in the Misc. field, but must be on one line only of the physical path. The RPS ID number is provided by the Energy Commission and can be found in the public search feature of the RPS Online System, located at: https://rps.energy.ca.gov/Login.aspx.
4. The eTags available in your WREGIS account may be viewed by selecting “eTag Summary Report” in the “Account Holder Reports” module. If you have requested the service but do not see any tags in your WREGIS account, please check with your schedulers to ensure that the tagging guidelines have been followed.

Filing an eTag Summary Report (if applicable):
Entities claiming electricity from facilities not interconnected to a California Balancing Authority are required to submit a "CA eTags Report" to demonstrate that eTags that are matched with claims in the “State/Provincial/Voluntary Compliance Report.” Please confirm that your eTags are in your WREGIS account and matched to certificates before filing your State/Provincial/Voluntary Compliance Report. The following summarizes the process:

1. Select the “eTag Summary Report” from the “Account Holder Reports” module. Select the tab labeled “CA eTags”.
2. Use the drop-down boxes “From Month” and “To Month” to specify the date range of the eTags matched to certificates in your WREGIS account and select the “Go” button.
3. Please double-check your report to ensure that all information is correct and complete.

Don’t forget to download a copy of the CA eTag Summary Report and upload a copy to the LCFS Reporting Tool with your quarterly report.