

Ohio Administrative Code

Rule 4901:1-21-19 Disclosures of renewable energy resource compliance costs.

Effective: July 15, 2024

(A) As used in this rule, "renewable energy resource" has the meaning set forth in division (A)(37) of section 4928.01 of the Revised Code.

(B) Each competitive retail electric service (CRES) provider shall list on all customer bills sent by the CRES provider that do not include electric distribution utility (EDU) charges the individual customer cost of compliance with the renewable energy resource requirements for the applicable billing period

The cost of compliance with the renewable energy resource requirements shall be calculated as the customer's usage in megawatt-hours for the applicable billing period, multiplied by the statutory percentage requirement pursuant to division (B)(2) of section 4928.64 of the Revised Code for the year in which the bill is issued, multiplied by the average of the Ohio renewable energy credit (REC) costs for CRES providers as reported in the commission's most recent compliance report provided to the general assembly.

- (C) Each CRES provider shall list on all customer bills sent by the CRES provider that include both EDU and CRES provider charges (consolidated bills) the cost of compliance with the renewable energy resource requirements, calculated as set forth in paragraph (B) of this rule, for the applicable billing period.
- (D) Each of these costs shall be listed on each customer's monthly bill as a distinct line item.