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24/7 Clean Energy

Todd Aagaard

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24/7 CLEAN ENERGY

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In the face of the rapidly escalating climate crisis, the electricity sector is moving toward renewable energy. To date, policies and strategies have focused on increasing overall renewable energy generation, with little regard for timing and location. The result has been a misalignment of supply and demand in renewable energy markets. Renewable power projects produce energy when and where it is least expensive, leaving supply scarce at other times and places. Consumers, meanwhile, continue to use power when and where they need it. This mismatch increases the electricity grid's dependence on fossil fuel-fired electricity to meet electricity demand at times and places when renewable power remains scarce. For electricity consumers to escape their dependence on carbon-emitting energy sources, renewable energy markets must incentivize generation of power when and where people and businesses need electricity. Policies and strategies that employ the emerging concept of 24/7 clean energy can address the existing mismatch by aligning generation and usage on an hourly basis so that renewable energy meets the full electricity needs of the U.S. economy. This Article explains how existing renewable energy policies and strategies have created a

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mismatch between renewable energy generation and use; how that misalignment distorts renewable energy markets and impedes efforts to decarbonize the electricity sector; how 24/7 clean energy can address the misalignment problem; and how policies and strategies can support the development of 24/7 clean energy.

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INTRODUCTION

Renewable energy policies and markets need a new direction. Facing an urgent imperative to reduce carbon emissions, the electricity sector is moving—but still far too

slowly—toward renewable energy.¹ To succeed, policies and markets must create incentives for renewable energy that can meet the U.S. economy’s electricity needs whenever and wherever they arise, not just when and where renewable energy is cheap and easy to produce. To date, however, renewable energy policies and strategies have focused on increasing the overall amount of renewable energy generation, with little regard for timing and location.²

Existing renewable energy policies and markets thus treat renewable energy as largely fungible, allowing consumers to “use” renewable energy even if the renewable energy they purchase was generated months earlier or later and therefore could not have been the electricity the consumer actually used.³ In part, treating renewable energy as fungible simply reflects the limitations of the electricity grid, which make it impossible to trace electricity from generator to consumer.⁴ Once electricity is generated and transmitted to the grid, it becomes indistinguishable from all other electricity on the grid. Because the electricity itself cannot be tracked, a consumer cannot know whether the electricity they use comes from a renewable source.

To circumvent this tracking challenge, the electricity sector created the renewable energy certificate (REC). A REC is a commodity that represents the production of one megawatt-hour of electricity from a renewable energy source.⁵ RECs allow suppliers and buyers of renewable electricity to trace their deliveries and purchases back to a verified renewable energy source, creating a market for renewable energy that operates in parallel with electricity markets.⁶

In addition to allowing tracking of renewable energy, and thereby creating a renewable energy commodity, RECs also give

1. Renewable energy sources include solar photovoltaic, concentrated solar, geothermal, biomass, hydropower, and marine and hydrokinetic power. *See generally* SAMUEL KOEBRICH ET AL., 2018 RENEWABLE ENERGY DATA BOOK 4 (Mike Meshek & Gian Porro eds., 2020).

2. *See, e.g.*, 19 WASH. REV. CODE § 19.285.040 (2021) (requiring electric utilities in Washington State to supply specified percentages of power from renewable resources); *see also infra* notes 93–99 (summarizing similar state laws, known as renewable portfolio standards).

3. *See infra* Part III (explaining how renewable energy markets allow a misalignment of supply and demand).

4. *See* NAT’L RENEWABLE ENERGY LAB’Y, RENEWABLE ELECTRICITY: HOW DO YOU KNOW YOU ARE USING IT? (2015).

5. *In re* Ownership of Renewable Energy Certificates, 913 A.2d 825, 827 (N.J. Super. App. Div. 2007).

6. *See infra* Section II.D (explaining RECs).

great flexibility to renewable energy purchases. Transacting the renewable generation attribute independently from the actual electric power enables electricity consumers to buy RECs without regard to the precise timing or location of generation. For example, a business using electricity on a hot summer day in Connecticut may be able to claim renewable energy usage by purchasing RECs generated on a winter night at a West Texas wind farm thousands of miles away. The consequence of a market that ignores the timing and location of renewable energy generation is thus a market in which supply and demand can be misaligned.⁷

This generation-use misalignment distorts renewable energy markets, undermining decarbonization. Ignoring the timing and location of generation leads purchasers to buy renewable energy when and where it is cheapest to produce, not necessarily when and where it is needed on the grid. This undervalues the renewable energy that actually meets the electricity needs of consumers, because neither policies nor the market currently require—or even allow—consumers to match the timing and location of the renewable energy they purchase to the timing and location of the electricity they use.⁸ As a result, sources that produce at times and locations when renewable energy is scarce are undervalued in the market because they receive no premium for the scarcity of their product. Treating all renewable energy as fungible also overvalues renewable energy that is produced during periods of relative abundance.⁹

Without proper price signals, renewable energy markets fail to attract investment where it is most needed. Undervaluing scarce renewable energy perpetuates scarcity at times and places when renewable energy is more costly to produce. The grid, including renewable energy consumers, must rely on traditional fossil fuel energy to generate electricity at these times. The misalignment of renewable energy use and

7. Policies and standards impose a few very lenient constraints, as explained *infra* Subsection II.E.3.

8. *See infra* Part III.

9. As an extreme example, in some cases RECs contribute to periods in which an overabundance of electricity generation results in negative electricity prices. Joachim Seel et al., *Plentiful Electricity Turns Wholesale Prices Negative*, 4 ADVANCES APPLIED ENERGY, Nov. 19, 2021, at 1, 2 (a variety of factors, not RECs alone, cause these periods of overabundance: limited ramping flexibility in generators, out-of-market unit commitments, and financial production incentives in renewable energy credits and tax credits, to name a few).

generation thus exacerbates the electricity grid's reliance on fossil fuel generation and impedes the process of transitioning to clean energy.

If the electricity sector is going to decarbonize, renewable energy markets need to incentivize the generation of renewable power that is available when and where people need power. The emerging concept of *24/7 clean energy* responds to this need by aligning renewable energy generation and use on an hourly basis.¹⁰ Policies and strategies that employ 24/7 clean energy can align generation and usage so that renewable energy meets the full electricity needs of the U.S. economy. An electricity consumer who buys 24/7 clean energy would know that, for every kilowatt-hour of electricity they use, the same amount of renewable energy is being generated at the same time and in the same regional electricity market. Although not a cure-all for decarbonization, 24/7 clean energy offers an important opportunity to solve the existing misalignment of generation and use in renewable energy markets.

The idea of 24/7 clean energy is starting to catch on among some forward-thinking policymakers and large electricity consumers.¹¹ But both the misalignment problem and the 24/7 clean energy solution to it remain largely unrecognized and unexamined. This Article addresses that need, explaining how

10. See Luiz Avelar & Ynse De Boer, *Why 24/7 Clean Energy Beats Carbon Offsetting*, WORLD ECON. F. (Nov. 16, 2021), <https://www.weforum.org/agenda/2021/11/no-more-greenwashing-24-7-clean-energy> [<https://perma.cc/97Q4-YVAT>]. The idea of 24/7 clean energy was first advocated by large renewable energy purchasers such as Google and Microsoft and more recently has begun receiving broader attention from, for example, the Biden Administration, the city of Des Moines, and the United Nations. See, e.g., Rachel Koning Beals, *Biden Pledges to Buy 24/7 Carbon-Free Electricity Pushed by Clean Air Task Force, Google and Others*, MARKETWATCH (Mar. 31, 2021, 8:03 PM), <https://www.marketwatch.com/story/clean-air-task-force-joins-google-and-others-to-push-biden-to-buy-24-7-carbon-free-electricity-11617141807> [<https://perma.cc/HXW4-MMCR>]; cf. Shannon Osaka, *Why the Federal Government Is Buying into the Promise of 24/7 Clean Power*, GRIST (Apr. 21, 2021), <https://grist.org/energy/can-the-federal-government-run-on-24-7-clean-energy-biden-wants-to-try> [<https://perma.cc/GM9V-KSH4>]; *infra* notes 201–207 (providing examples of how 24/7 clean energy is winning attention and support from governments, the electricity sector, and large electricity consumers).

11. Exec. Order No. 14,057, *Catalyzing Clean Energy Industries and Jobs Through Federal Sustainability*, 86 Fed. Reg. 70,935, 70,935 (Dec. 8, 2021); S.B. 67, 2021–2022 Reg. Sess. (Cal. 2020); *Microsoft to Provide 24/7 Clean Power to VA Data Centers*, SMART ENERGY DECISIONS (Nov. 3, 2021), <https://www.smartenergydecisions.com/renewable-energy/2021/11/03/microsoft-to-provide-247-clean-power-to-va-data-centers> [<https://perma.cc/A6P4-4YQ7>].

existing renewable energy policies and strategies have created a mismatch between renewable energy generation and use; how that misalignment distorts renewable energy markets and impedes decarbonization; how 24/7 clean energy can address the misalignment problem; and how policies and strategies can support the development of 24/7 clean energy.

This Article proceeds in four Parts. Part I briefly outlines the electricity sector's decarbonization imperative. To avoid the most catastrophic consequences of climate change, our economy urgently needs drastic reductions in carbon emissions from the electricity sector and significant increases in electricity use as transportation and heating migrate away from fossil fuels. These efforts can only be accomplished through swift and massive increases in renewable energy.

Part II describes renewable energy markets. It provides a short primer on the electricity grid and electricity markets and then explains renewable energy policies and how renewable energy markets work. To date, these policies and markets have focused on maximizing overall renewable energy generation with only minimal attention to when and where such generation occurs.

Part III explains how renewable energy policies and markets, by ignoring the time and location of renewable energy generation, have created a misalignment between generation and use. Properly functioning markets use prices to send signals regarding scarcity or abundance.¹² Renewable energy markets largely ignore the timing and location of generation, which obscures the scarcity of renewable energy at particular times and places. Without proper price signals, the market does not incentivize the development of renewable energy when and where it is needed to meet demand.

Part IV contends that policies and markets would do well to adopt 24/7 clean energy strategies that correct the distortions noted in Part III by aligning renewable energy generation and use on an hourly basis. A 24/7 clean energy strategy creates incentives for developing renewable energy generation that can meet the full electricity needs of the American economy without support from fossil fuel generation. As renewable energy continues to grow its share of the electricity sector, 24/7 clean

12. Donna M. Byrne, *Locke, Property, and Progressive Taxes*, 78 NEB. L. REV. 700, 708 n.34 (1999); Michael J. Gergen et al., *Market-Based Ratemaking and the Western Energy Crisis of 2000 and 2001*, 24 ENERGY L.J. 321, 332 (2003).

energy will need to play an increasing role in renewable energy purchases to accelerate decarbonization.

I. RENEWABLE ENERGY AND THE DECARBONIZATION IMPERATIVE

We are leading our planet down a path toward climate catastrophe. Human-caused carbon emissions have increased from pre-industrial baseline levels of nine million tons of carbon per year in 1750 to thirty-six billion tons per year in 2019—a four-thousand-fold increase.¹³ These emissions have concomitantly increased levels of carbon dioxide in the atmosphere. Concentrations of atmospheric carbon dioxide are already 50 percent higher than pre-industrial levels and continue to rise.¹⁴ More atmospheric carbon dioxide means higher temperatures. Human activities already have caused temperature increases of about 1 degree Celsius.¹⁵ Even if emissions were to stop immediately, global temperatures may continue to rise for centuries into the future due to continued rising temperatures, thawing permafrost, and other physical processes already underway.¹⁶

The impacts of a disrupted climate are wide-ranging and serious. They include extreme temperatures, more frequent and severe droughts, extreme precipitation events, widespread loss of species and extinctions, increased wildfires, invasive species, rising sea levels, loss of polar ice, acidic and less oxygenic oceans, human heat-related illness and mortality, vector-borne disease, food insecurity, and coastal flooding and erosion.¹⁷ These impacts do not just pose a future risk; many of them are already

13. Hannah Ritchie & Max Roser, *CO₂ Emissions*, OUR WORLD IN DATA (2020), <https://ourworldindata.org/co2-emissions> [<https://perma.cc/2LDR-ZM5G>].

14. Matthew Cappucci & Jason Samenow, *Carbon Dioxide Spikes to Critical Record, Halfway to Doubling Preindustrial Levels*, WASH. POST (Apr. 5, 2021, 4:59 PM), <https://www.washingtonpost.com/weather/2021/04/05/atmospheric-co2-concentration-record> [<https://perma.cc/CL4Q-PBFV>].

15. See Working Grp. 1, *Climate Change 2021: The Physical Science Basis*, in INTERGOVERNMENTAL PANEL ON CLIMATE CHANGE (IPCC) SIXTH ASSESSMENT REPORT (AR6), SPM-6 (Valérie Masson-Delmotte et al. eds., 2021).

16. Jorgen Randers & Ulrich Goluke, *An Earth System Model Shows Self-Sustained Thawing of Permafrost Even If All Man-Made GHG Emissions Stop in 2020*, in 10 SCI. REPS. 1, 1 (2020) (amended Feb. 2021).

17. See INTERGOVERNMENTAL PANEL ON CLIMATE CHANGE, CLIMATE CHANGE 2014: IMPACTS, ADAPTATION, AND VULNERABILITY 11–25, 30–32 (2014), <https://www.ipcc.ch/report/ar5/wg2> [<https://perma.cc/3MP4-Y5BX>].

having dire effects.¹⁸ Considerable uncertainty exists, however, regarding the timing, severity, and distribution of these impacts into the future.¹⁹

Despite some uncertainty about the impacts of climate change, an international consensus holds that global temperature increases must be limited to less than 2 degrees Celsius to avoid the most devastating scenarios.²⁰ To accomplish this goal will require reducing global carbon emissions to net zero by 2050.²¹ A massive transformation of our energy economy from fossil fuels to carbon-neutral renewable energy is an essential component of a net-zero strategy.²² As Figure 1 illustrates, the electricity sector accounts for 25 percent of total U.S. greenhouse gas emissions.²³ Effectuating a transformation to carbon-free energy thus means dramatically and rapidly expanding the generation of clean electricity from renewable resources. It also means generating substantially more electricity. This is because energy use for transportation, industry, and heating will need to shift from fossil fuels to electricity, which is more amenable to decarbonization.²⁴

18. See, e.g., A. M. Vicedo-Cabrera et al., *The Burden of Heat-Related Mortality Attributable to Recent Human-Induced Climate Change*, 11 NATURE CLIMATE CHANGE 492, 492 (2021) (finding “that 37.0% (range 20.5–76.3%) of warm-season heat-related deaths [during the period 1991–2018] can be attributed to anthropogenic climate change and that increased mortality is evident on every continent”).

19. Stefanie Tye & Juan-Carlos Altamirano, *Embracing the Unknown: Understanding Climate Change Uncertainty*, WORLD RES. INST. (Mar. 30, 2017), <https://www.wri.org/insights/embracing-unknown-understanding-climate-change-uncertainty> [<https://perma.cc/DWN4-VJ7C>].

20. See generally Rep. of the Conf. of the Parties on Its Twenty-First Session: Addendum, U.N. Doc. FCCC/CP/2015/10/Add.1, at 2 (2016) (emphasizing “with serious concern the urgent need to . . . hold[] the increase in the global average temperature to well below 2° C above pre-industrial levels”). But see J.B. Ruhl & Robin Kundis Craig, *4°C*, 106 MINN. L. REV. 191, 214 (2021) (arguing that warming to at least 4 degrees Celsius is already very likely).

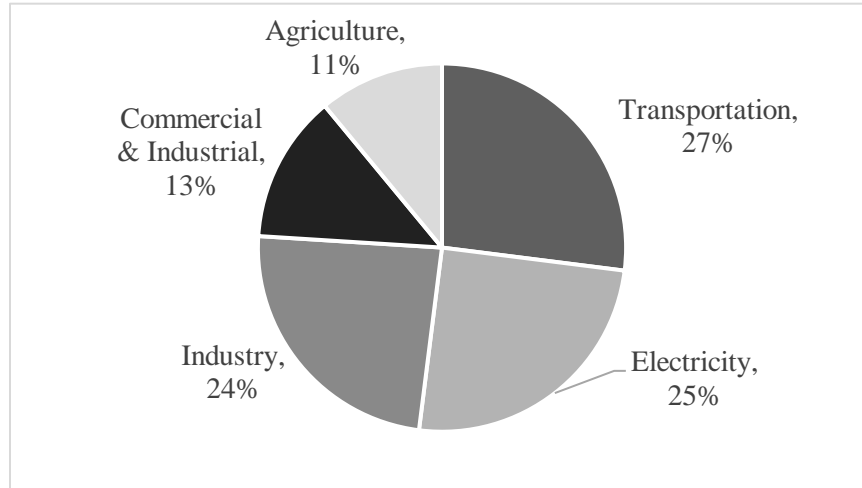
21. NAT’L ACAD. SCIS., ENG’G, & MED., ACCELERATING DECARBONIZATION OF THE U.S. ENERGY SYSTEM 4 (2021); Jesse D. Jenkins et al., *Getting to Zero Carbon Emissions in the Electric Power Sector*, 2 JOULE 2498, 2506 (2018). *Net zero* refers to a scenario in which any carbon emissions are fully offset by equivalent carbon removal and sequestration. See Rep. of the Parties, *supra* note 20.

22. NAT’L ACAD. SCIS., *supra* note 21, at 6; see also ERIC LARSON ET AL., NET-ZERO AMERICA: POTENTIAL PATHWAYS, INFRASTRUCTURE, AND IMPACTS 87 (2020).

23. *Sources of Greenhouse Gas Emissions*, EPA, <https://www.epa.gov/ghgemissions/sources-greenhouse-gas-emissions> [<https://perma.cc/7HL8-TG6Q>] (Aug. 5, 2022).

24. Jenkins et al., *supra* note 21, at 2506 (“Because electricity is technically easier and less costly to decarbonize than other sectors, economy-wide studies rely

Figure 1: 2020 U.S. Greenhouse Gas Emissions by Economic Sector²⁵



Pause now for a brief discussion of terminology. Strictly speaking, carbon-free and renewable energy are distinct concepts. Carbon-free, carbon-neutral, or clean electricity are essentially synonymous terms that refer to electricity generated through processes that do not emit carbon.²⁶ Renewable energy comes from naturally replenishing sources.²⁷

The two categories—carbon-free electricity and renewable energy—incompletely intersect. Some generation resources such as hydropower, solar, wind, and geothermal are both carbon free and renewable.²⁸ Nuclear power is carbon free but is not renewable because it uses mined uranium that is not naturally

upon expanded generation of carbon-free electricity to meet greater shares of energy demand for heating, industry, and transportation.”).

25. *Sources of Greenhouse Gas Emissions*, *supra* note 23.

26. Quirin Schiermeier et al., *Electricity Without Carbon*, 454 NATURE 816, 816 (2008). Some forms of energy considered carbon neutral emit other pollutants, such as particulate matter. Antonio Cammarota et al., *Particulate and Gaseous Emissions During Fluidized Bed Combustion of Semi-Dried Sewage Sludge: Effect of Bed Ash Accumulation on NO_x Formation*, 33 WASTE MGMT. 1397 (2013) (analyzing particulate emissions from burning dried municipal sewage sludge).

27. See *What Is Green Power?*, EPA, <https://www.epa.gov/green-power-markets/what-green-power> [<https://perma.cc/2MVA-KBMV>] (Feb. 25, 2022).

28. See *EIA's 50% Carbon-Free Generation Side Case Projects Little Effect on CO₂ Emissions*, U.S. ENERGY INFO. ADMIN. (Mar. 11, 2020), <https://www.eia.gov/todayinenergy/detail.php?id=43116> [<https://perma.cc/489H-DNR8>].

replenishing.²⁹ Whether renewable biomass should count as carbon neutral has caused controversy.³⁰ Even electricity generation classified as clean or carbon free is not completely carbon neutral, as construction and operation of even the cleanest generation facilities produce some carbon emissions.³¹ Meeting the decarbonization imperative described in Part I will require quickly shifting energy use to clean energy sources, including renewable energy.

29. *What Is Energy?*, U.S. ENERGY INFO. ADMIN., <https://www.eia.gov/energyexplained/what-is-energy/sources-of-energy.php> [<https://perma.cc/M7CG-TJ4D>] (June 28, 2022).

30. See Chelsea Harvey & Niina Heikkinen, *Congress Says Biomass Is Carbon-Neutral, but Scientists Disagree*, SCI. AM. (Mar. 23, 2018), <https://www.scientificamerican.com/article/congress-says-biomass-is-carbon-neutral-but-scientists-disagree> [<https://perma.cc/FM2S-Q7MB>]. Biomass is often classified as a carbon-neutral source of electricity on the ground that, although burning biomass emits carbon, growing the feedstock for biomass generation involves the uptake of an equivalent amount of carbon. U.S. ENERGY INFO. ADMIN., MONTHLY ENERGY REVIEW SEPTEMBER 2022, at 215 (2022) [hereinafter MONTHLY ENERGY REVIEW]. Some analyses, however, indicate that burning biomass results in net carbon emissions. William H. Schlesinger, *Are Wood Pellets a Green Fuel?*, 359 SCIENCE 1328, 1328 (2018).

31. See Richard Rhodes, *Why Nuclear Power Must Be Part of the Energy Solution*, YALE ENV'T 360 (July 19, 2018), <https://e360.yale.edu/features/why-nuclear-power-must-be-part-of-the-energy-solution-environmentalists-climate> [<https://perma.cc/ACR6-B5WJ>]. This Article focuses primarily on renewable energy markets rather than clean energy markets for two reasons. First, growth in clean energy is occurring exclusively through renewable energy. Whereas renewable energy costs have plummeted over the last decade, see *infra* notes 104–106 and accompanying text, the primary nonrenewable clean energy source—nuclear power—is costly to produce and so has not significantly increased electricity generation in decades. See, e.g., *Nuclear Explained: U.S. Nuclear Industry*, U.S. ENERGY INFO. ADMIN., <https://www.eia.gov/energyexplained/nuclear/us-nuclear-industry.php> [<https://perma.cc/434E-3SFX>] (Apr. 18, 2022) (showing nuclear electricity generation capacity flatten since 1990 and generation flatten since 2000). Second, distinct markets for nonrenewable clean energy are meager. A few electricity suppliers sell emission-free energy certificates that are in some ways similar to RECs. See *Emission-Free Energy Certificates (EFECs)*, CONSTELLATION, <https://www.constellation.com/solutions/for-your-commercial-business/electricity/carbon-free.html> [<https://perma.cc/8MX2-JLW7>]. And a few states have instituted policies requiring the purchase of zero-emission credits from nuclear power plants. See *infra* note 139 (noting that a few states have adopted zero-emission credits for nuclear power that are similar to RECs for renewable energy). For the most part, however, nuclear plants derive their revenues from selling into electricity markets, not from a distinct clean energy market. That said, if the U.S. nuclear industry were to rebound and begin expanding, much of this Article's analysis could apply to nonrenewable clean energy markets and purchases as well.

II. RENEWABLE ENERGY MARKETS

Both governments and electricity consumers are gradually responding to the urgent need to meet the decarbonization imperative by taking actions to increase the use of renewable energy. To date, however, these actions have largely centered on strategies for increasing renewable energy without regard to when or where it is generated.³² The result has been an increasing misalignment of renewable energy generation and usage.³³ This Part examines the existing structures for purchasing renewable energy in the United States—the electricity grid, electricity markets, RECs, and renewable energy transactions—and how they create the conditions that lead to the misalignment problem.

A. *Electricity Grid Basics*

Electric power is generated, transmitted, and distributed through the electricity grid, a massive network of power plants, high-voltage transmission distribution lines, substations, transformers, low-voltage distribution lines, and other equipment.³⁴ The grid is a complex network that delivers power to electricity consumers ranging from large institutions and industrial facilities to small businesses and residences.³⁵ Power plants generate electric power, which is then transmitted over

32. *See infra* notes 93–99 (explaining renewable portfolio standards).

33. *See infra* Subsection II.E.3 (explaining that renewable energy markets and policies allow renewable power generation to be counted toward renewable energy use that occurs weeks, months, or even years earlier or later).

34. *See generally* GRETCHEN BAKKE, *THE GRID: THE FRAYING WIRES BETWEEN AMERICANS AND OUR ENERGY FUTURE*, at xii (2016) (describing the grid as “the world’s largest machine and the twentieth century’s greatest engineering achievement”); *U.S. Electricity Grid & Markets*, EPA, <https://www.epa.gov/greenpower/us-electricity-grid-markets> [https://perma.cc/W98X-6LJL] (May 5, 2022) (“The electricity grid is a complex machine in which electricity is generated at centralized power plants and decentralized units and is transported through a system of substations, transformers and transmission lines that deliver the product to its end user, the consumer.”). Another term, the bulk power system, describes the generation and high-voltage transmission portions of the grid. Exec. Order No. 13,920, *Securing the United States Bulk-Power System*, 85 Fed. Reg. 26,595, 26,598 (May 1, 2020).

35. *See* Alexandra B. Klass, *Expanding the U.S. Electric Transmission and Distribution Grid to Meet Deep Decarbonization Goals*, 47 ENV’T L. REP. 10749, 10749 (2017).

high-voltage power lines to communities where it is distributed over local lines to end users.³⁶

Three phases in the electricity supply chain—generation, transmission, and distribution—thus comprise the grid. Generators create electric power from a variety of sources including natural gas, coal, nuclear, hydroelectric, biomass, wind, and solar.³⁷ Networks of transmission and distribution lines comprise regional power grids, also known as interconnections.³⁸ The continental United States and Canada encompass four distinct interconnections: the Western Interconnection, the Québec Interconnection, the Eastern Interconnection, and Texas.³⁹ Although some limited transfers of power occur between interconnections, for the most part, each interconnection operates independently.⁴⁰

Once electricity is generated and enters the grid, it becomes indistinguishable from all other electricity in the grid.⁴¹ An electricity consumer, therefore, does not know the actual source of the electricity they use. Nor is an electric utility that sells the electricity to the consumer able to track electricity from a particular generator to specific customers. Instead, the utility generates—or purchases from a generator—enough electricity to meet its customers' demand and allows each customer to use that quantity of electricity pulled from the grid.⁴²

36. U.S. DEPT OF ENERGY, OFF. OF ELEC. DELIVERY & ENERGY RELIABILITY, UNITED STATES ELECTRICITY INDUSTRY PRIMER 6 (2015) [hereinafter U.S. ELECTRICITY INDUSTRY PRIMER].

37. *Electricity Explained: How Electricity Is Generated*, U.S. ENERGY INFO. ADMIN., <https://www.eia.gov/energyexplained/electricity/how-electricity-is-generated.php> [https://perma.cc/5FPK-X9BY] (Nov. 9, 2022).

38. U.S. ELECTRICITY INDUSTRY PRIMER, *supra* note 36, at 11.

39. *Id.*

40. Sara Hoff, *U.S. Electric System Is Made Up of Interconnections and Balancing Authorities*, U.S. ENERGY INFO. ADMIN. (July 20, 2016), <https://www.eia.gov/todayinenergy/detail.php?id=27152> [https://perma.cc/2S5Q-NWLJ]. Analyses have found significant potential benefits to increasing transmission capabilities across interconnections, creating a more integrated national grid, especially with the development of more renewable energy. See, e.g., Armando L. Figueroa Acevedo et al., *Design and Valuation of High-Capacity HVDC Macrogrid Transmission for the Continental US*, 36 IEEE TRANSACTIONS ON POWER SYS. 2750, 2751 (2021).

41. NAT'L RENEWABLE ENERGY LAB'Y, *supra* note 4, at 1.

42. In a traditionally regulated electricity market, the monopolist utility operates the grid. In a restructured electricity market, a regional transmission organization operates the grid. See *RTOs and ISOs*, FED. ENERGY REGUL. COMM'N, <https://www.ferc.gov/electric/power-sales-and-markets/rtos-and-isos> [https://perma.cc/C9EU-JK65] (May 3, 2022). In addition to matching supply and demand, the grid system operator must also ensure that adequate transmission and

Some energy experts thus have likened the grid and electricity markets to a bathtub.⁴³ Generators add electricity to the grid like adding water to a bathtub.⁴⁴ Consumers take electricity from the grid like removing water from the bathtub.⁴⁵ No consumer can trace its electricity to any generator, as the electricity—like water in a bathtub—is fungible.⁴⁶ Unlike a bathtub’s ability to store water, however, the electricity grid currently has almost no ability to store electricity.⁴⁷ The grid’s system operators, therefore, must ensure that supply and demand of electricity are constantly in balance to avoid costly and even dangerous power outages and equipment damage.⁴⁸

Electricity travels at close to the speed of light, so electric power moves within the grid almost instantaneously from generation through transmission and distribution to end use.⁴⁹ Moreover, as noted, electricity is difficult to store in significant quantities.⁵⁰ Together, this means that electricity supply from

distribution facilities exist to transmit the requisite quantities of electricity from generators to customers.

43. See, e.g., David Brooks, ‘How Do You Buy Clean Power?’ and Other Questions *Electrify Science Cafe*, CONCORD MONITOR (Nov. 14, 2017, 12:27 AM), <https://www.concordmonitor.com/electricity-power-grid-13516204> [<https://perma.cc/TN3M-N4L7>].

44. See *id.*

45. See *id.*

46. See *id.*

47. David Brooks, *More on that Metaphor About the Electric Grid as a Bathtub*, GRANITE GEEK (Nov. 15, 2017), <https://granitegeek.concordmonitor.com/2017/11/15/metaphor-electric-grid-bathtub> [<https://perma.cc/BR6X-PSBH>] (noting that the bathtub metaphor misleadingly “implies you can store electricity like you can store water in a bathtub”).

48. See PPL Energyplus, LLC v. Nazarian, 974 F. Supp. 2d 790, 797 (D. Md. 2013), *aff’d*, 753 F.3d 467 (4th Cir. 2014), *aff’d sub nom.* Hughes v. Talen Energy Mktg., LLC, 578 U.S. 150 (2016). Improving technology and declining costs of electricity storage may ease this burden on system operators by making it easier to match supply and demand for electricity.

49. Gareth Mitchell, *How Fast Does Electricity Flow?*, BBC SCI. FOCUS, <https://www.sciencefocus.com/science/how-fast-does-electricity-flow> [<https://perma.cc/Z9S6-5PB2>] (noting that electricity travels at “around 90 per cent of the speed of light”).

50. AMORY B. LOVINS & L. HUNTER LOVINS, BRITTLE POWER: ENERGY STRATEGY FOR NATIONAL SECURITY 38 (1982) (noting that electricity storage is “uniquely awkward and expensive”). Although electricity storage capacity is miniscule compared to overall electricity usage, storage is expected to grow rapidly in the near future. U.S. DEPT OF ENERGY, ENERGY STORAGE GRAND CHALLENGE: ENERGY STORAGE MARKET REPORT 1 (2020) (projecting that global, grid-related energy storage will grow by a compound annual rate of 27 percent between 2020 and 2030).

generators must constantly meet electricity demand from consumers to keep the grid in balance.⁵¹ This is exceedingly complicated, as demand for electricity varies greatly by the season, the day, and even the time of day.⁵² To meet this variable demand, grid operators rely on a diverse fleet of power plants. Some power plants, historically known as baseload plants, operate at low cost virtually all the time, producing a constant output of power.⁵³ Coal, nuclear, and some combined-cycle natural gas turbine plants tend to operate as baseload plants.⁵⁴ Other power plants, known as peaker plants, are able to come online and offline more rapidly but at higher cost. Grid operators use peaker plants to produce power during periods of peak demand—hence their name.⁵⁵ Most peaker plants operate on natural gas, although some operate on oil.⁵⁶

Some renewable energy sources, such as geothermal and hydroelectric plants, can operate as baseload plants relatively constantly and at low variable cost.⁵⁷ But other, more intermittently available renewable energy sources—most notably wind and solar—do not fit neatly into either category of baseload or peaker.⁵⁸ Because they have no fuel costs (wind and

51. See LOVINS & LOVINS, *supra* note 50, at 38–39 (“Thus the central supply of electricity requires a continuous, direction connection from source to user.”).

52. See Richard J. Pierce, Jr., *The Past, Present, and Future of Energy Regulation*, 31 UTAH ENV’T L. REV. 291, 303 (2011).

53. Andrew H. Meyer, *Federal Regulatory Barriers to Grid-Deployed Energy Storage*, 39 COLUM. J. ENV’T L. 479, 486 (2014); *contra* Kevin Steinberger & Miles Farmer, *Debunking Three Myths About “Baseload”*, NRDC EXPERT BLOG (July 10, 2017), <https://www.nrdc.org/experts/kevin-steinberger/debunking-three-myths-about-baseload> [<https://perma.cc/LXK3-D4YL>] (arguing that “‘baseload’ is an outdated term” because a range of generation sources, including renewable projects and natural gas plants, operate at low cost).

54. Meyer, *supra* note 53, at 6.

55. See *id.* In addition to baseload and peaker plants, an intermediate third category—known as load following plants—run relatively constantly but at varying levels of output to match demand. See Chris Clarke, *Explainer: Base Load and Peaking Power*, KCET (July 4, 2012), <https://www.kcet.org/redefine/explainer-base-load-and-peaking-power> [<https://perma.cc/LXK3-D4YL>].

56. Meyer, *supra* note 53.

57. See Steven Ferrey, *Moving the Legal Needle of Western Climate and Energy Options*, 8 SAN DIEGO J. CLIMATE & ENERGY L. 129, 146–51 (2017). Advanced clean energy technologies, such as advanced geothermal, nuclear, and long-duration storage, also may someday provide consistent power output to the grid. See generally David Roberts, *Geothermal Energy Is Poised for a Big Breakout*, VOX (Oct. 21, 2020, 8:30 AM), <https://www.vox.com/energy-and-environment/2020/10/21/21515461/renewable-energy-geothermal-egs-ags-supercritical> [<https://perma.cc/K9GQ-F45E>].

58. Cf. Clarke, *supra* note 55 (referring to wind power, by comparison to the categories of power plants, as “an odd man out”).

sunlight are free, unlike coal or natural gas), wind and solar resources produce power at very low variable cost. Accordingly, unlike peaker plants, once constructed, wind and solar resources are economical to operate at almost any level of electricity demand and can compete with traditional baseload plants.⁵⁹ But because the wind is not always blowing and the sun is not always shining, wind and solar power are not always available on demand, so it is more difficult for them to reliably provide either baseload power or power to meet peak demand.⁶⁰ As electricity storage technology continues to develop and storage costs fall, more storage will be constructed, and variable renewable energy sources operating in conjunction with storage will be more able to meet electricity demand with reliable supply.⁶¹

In sum, regional electricity grids operate according to certain principles. Electricity within the grid is fungible and cannot be traced. Supply must always meet demand. Until the grid develops more storage capacity, the timing of electricity generation and use must match precisely. These principles set the parameters for electricity markets—and also create the genesis of the misalignment of renewable energy generation and use.

B. Electricity Markets

Electricity markets are not typical product markets, and they never have been. The electricity sector in the United States developed in the early twentieth century around vertically integrated monopoly utilities.⁶² These utilities owned the

59. PAUL HIBBARD ET AL., ELECTRICITY MARKETS, RELIABILITY AND THE EVOLVING U.S. POWER SYSTEM 12 (2017) (noting that renewable resources can sometimes outcompete traditional baseload plants for low-cost generation); Steinberger & Farmer, *supra* note 53 (same).

60. Although individual renewable facilities may be able to produce power only intermittently, overall output from a diverse portfolio of renewable resources can provide much more reliable power. See, e.g., Matthew R. Shaner et al., *Geophysical Constraints on the Reliability of Solar and Wind Power in the United States*, 11 ENERGY & ENV'T SCI. 914, 914 (2018) (reporting that “wind-heavy or solar-heavy U.S.-scale power generation portfolios could in principle provide ~80% of recent total annual U.S. electricity demand”).

61. See *Electricity Storage*, EPA, <https://www.epa.gov/energy/electricity-storage> [<https://perma.cc/VQ2J-LVSK>] (Nov. 22, 2021) (noting that the development of “electricity storage could . . . allow for more renewable resources to be built and used”).

62. See generally Ari Peskoe, *A Challenge for Federalism: Achieving National Goals in the Electricity Industry*, 18 MO. ENV'T L. & POL'Y REV. 209, 217–18 (2011).

generation, transmission, and distribution facilities within a defined service area and sold their electric power to end-use consumers at state-regulated rates.⁶³ Consumers had essentially no choice about the electricity they purchased from the monopolist utility.⁶⁴ This traditional form of electricity regulation still exists, with some modifications and variation, in large parts of the United States, especially the West (excluding California) and Southeast.⁶⁵

However, in the late 1990s and early 2000s, some regions of the country adopted competitive electricity markets to displace the regulated monopoly model through a process known as restructuring.⁶⁶ In states with restructured electricity sectors, independent generators sell their power to electric utilities and other electricity suppliers in organized wholesale markets.⁶⁷ The suppliers then sell the power to end users in the retail market.⁶⁸ Some states have restructured their electricity sector to have competitive wholesale and retail markets, allowing end users to choose their electricity supplier.⁶⁹ Many states, however, have adopted competitive wholesale markets but continue with more traditional, state-regulated monopolies at the retail level, forcing consumers to purchase their electricity from their designated electricity distribution company.⁷⁰

See also David Schraub, *Renewing Electricity Competition*, 42 FLA. ST. U. L. REV. 937, 950–52 (2015).

63. Peskoe, *supra* note 62, at 217–18. The term *vertical integration* refers to a company's ownership of an entire production process. See Henry Ogden Armour & David J. Teece, *Vertical Integration and Technological Innovation*, 62 REV. ECON. & STAT. 470, 470 (1980).

64. Kathryn Cleary & Karen Palmer, *US Electricity Markets 101*, RES. FOR THE FUTURE, Mar. 3, 2020, at 1; see also Joseph P. Tomain, *The Past and Future of Electricity Regulation*, 32 ENV'T L. 435, 445 (2002).

65. Cleary & Palmer, *supra* note 64, at 3.

66. *Id.* at 2. Restructuring is sometimes conflated with deregulation, but even competitive restructured electricity markets are regulated. Tomain, *supra* note 64, at 437.

67. Cleary & Palmer, *supra* note 64, at 2–3.

68. *Id.* at 2.

69. *State Electric Retail Choice Programs Are Popular with Commercial and Industrial Customers*, U.S. ENERGY INFO. ADMIN. (May 14, 2012), <https://www.eia.gov/todayinenergy/detail.php?id=6250> [<https://perma.cc/NK32-8KK9>].

70. Cleary & Palmer, *supra* note 64. And some states allow choice for some categories of consumers, usually industrial and commercial businesses, but not for others, usually residences. MATHEW J. MOREY & LAURENCE D. KIRSH, *RETAIL CHOICE IN ELECTRICITY: WHAT HAVE WE LEARNED IN 20 YEARS?* 3 (2016).

States thus have one of essentially three types of electricity markets: traditionally regulated, competitive wholesale market and traditionally regulated retail market, or competitive wholesale market and competitive retail market.

Well-functioning markets are able, by settling at an equilibrium price that balances supply and demand, to attach a value to a product that appropriately reflects its relative scarcity of supply as compared with demand.⁷¹ Electricity markets, however, perform this function poorly.⁷² Vertically integrated public utilities in traditionally regulated states operate without competition, and prices are set administratively by state public utility commissions.⁷³

Where wholesale electricity markets are competitive, they do a reasonable job of valuing electric power consistent with economic principles. In particular, because electricity demand varies greatly—by the season, the day, and even the time of day⁷⁴—the scarcity of electric power varies greatly as well. Wholesale electricity markets respond accordingly, with significant volatility in prices.⁷⁵ In addition to reflecting temporal differences in scarcity, electricity prices in competitive markets also reflect differences in scarcity by location. Although wholesale electricity markets often encompass large territories covering multiple states, transmission constraints can lead to more localized scarcity (or abundance) within a market.⁷⁶ Competitive markets employ a wholesale pricing system known as locational marginal pricing to vary local prices so that they reflect the balance of supply and demand.⁷⁷ Thus, wholesale electricity markets in competitive markets vary temporally and locationally to reflect the balance of supply and demand in the market. This facilitates proper valuation of electric power in the

71. See N. GREGORY MANKIW, *PRINCIPLES OF MICROECONOMICS* 77 (7th ed. 2015).

72. See, e.g., Sandeep Vaheesan, *Market Power in Power Markets: The Filed-Rate Doctrine and Competition in Electricity*, 46 U. MICH. J.L. REFORM 921, 928 (2013) (identifying characteristics of electricity markets that render them vulnerable to exercises of anticompetitive market power).

73. Peskoe, *supra* note 62, at 217–18.

74. See Pierce, *supra* note 52, at 303.

75. DAN WERNER, *ELECTRICITY MARKET PRICE VOLATILITY: THE IMPORTANCE OF RAMPING COSTS* 2 (2014) (noting large intraday volatility in wholesale electricity market prices).

76. See David W. Savitski, *LMPs for (Technically-Inclined) Dummies*, 40 ENERGY L.J. 165, 167 (2019).

77. *Id.*

marketplace, which in turn creates effective incentives to provide power at the times and places that create value for the consumer.

C. Renewable Energy Purchases

If the electricity grid is going to decarbonize in time to avoid a climate catastrophe, renewable energy generation and use will have to assume dominant roles in overall electricity generation within a short period of time. Assessed against this objective, existing renewable energy generation exhibits two very different patterns, one sobering and one more hopeful.

On the sobering front, electricity generation from renewable energy remains low compared with fossil fuel generation.⁷⁸ Figure 2 illustrates electricity generation in the United States by fuel source for 2021.⁷⁹ Non-hydropower renewable generation accounted for just 14 percent of total U.S. electricity generation.⁸⁰ The United States generates five times more electricity from coal and natural gas than from wind and solar.⁸¹

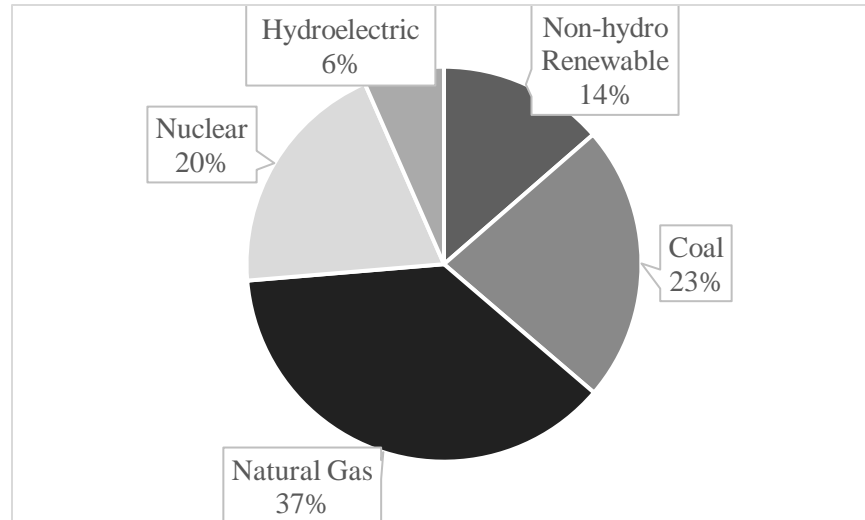
78. LETHA TAWNEY ET AL., DESCRIBING PURCHASER IMPACT IN U.S. VOLUNTARY RENEWABLE ENERGY MARKETS 10 (2018).

79. See *Net Generation for Electric Power*, U.S. ENERGY INFO. ADMIN., <https://www.eia.gov/electricity/data/browser> [https://perma.cc/HXH2-MAF6] (choose “net generation,” “annual,” and “2021,” and then download data).

80. *Id.*

81. *Id.*

Figure 2: 2021 U.S. Electricity Generation by Fuel Source⁸²



On the more hopeful front, renewable energy generation is increasing dramatically, both in absolute terms and as a share of total electricity generation. Total electricity generation in the United States has held relatively steady over the last decade at levels slightly less than 4,000 terrawatt-hours.⁸³ Non-hydropower renewable energy generation, however, has increased 339 percent since 2010—from 139 terrawatt-hours in 2010 to 536 terrawatt-hours in 2021.⁸⁴ The share of total electricity generated from renewable sources thus has risen from 3.5 percent in 2010 to 13.5 percent in 2021.⁸⁵ Electricity generation from renewable energy sources including

82. *Id.*

83. *Id.* One terawatt hour equals one million megawatt-hours.

84. *Id.* Data for renewable energy generation usually excludes generation from hydropower. See *Electricity Generation from Non-Hydro Renewable Sources Varies by State*, U.S. ENERGY INFO. ADMIN. (May 2, 2012), <https://www.eia.gov/todayinenergy/detail.php?id=6090> [<https://perma.cc/ZY2S-QUUG>]; Int'l Energy Agency Stat., *Electricity Production from Renewable Sources, Excluding Hydroelectric (% of Total)*, WORLD BANK, <https://data.worldbank.org/indicator/EG.ELC.RNWX.ZS> [<https://perma.cc/9HCC-UNZK>].

85. See *Net Generation for Electric Power*, *supra* note 79.

hydropower (20 percent) almost equals, and sometimes even exceeds, generation from coal (23 percent).⁸⁶

The disparity between these two trends—the continuing dominance of traditional fossil fuel-fired generation, but the rapid rise of renewable energy generation—illustrates an important feature of the electricity sector. Because power plants generally operate for decades, most currently operating generation facilities that contribute to overall generation capacity were constructed many years ago.⁸⁷ New power plants in 2021 accounted for about forty gigawatts of generation capacity,⁸⁸ as compared with overall system generation capacity of approximately one thousand gigawatts.⁸⁹ Non-hydropower renewables were 70 percent of new capacity,⁹⁰ but only 16 percent of total capacity.⁹¹ Even with renewables continuing to account for a large portion of new generation, and even at current rates of rapid growth, it still would take decades for renewables to contribute a majority of electricity generation in the United States.⁹²

86. DELOITTE, 2020 RENEWABLE ENERGY INDUSTRY OUTLOOK 2 (2019) (reporting that, for the first time ever, in April 2019, renewable energy generation exceeded coal generation); see also *Renewables Became the Second-Most Prevalent U.S. Electricity Source in 2020*, U.S. ENERGY INFO. ADMIN., <https://www.eia.gov/todayinenergy/detail.php?id=48896> [<https://perma.cc/5SNY-QW3Y>] (July 28, 2021) (noting that U.S. renewable generation exceeded coal generation in 2020).

87. See Anna Duquiatan, *Average Age of US Power Plant Fleet Flat for 4th-Straight Year in 2018*, S&P GLOB. MKT. INTEL. (Jan. 16, 2019), <https://www.spglobal.com/marketintelligence/en/news-insights/trending/gfjqeFt8GTPYNK4WX57z9g2> [<https://perma.cc/ZZQ7-MDTM>] (reporting that the average age of U.S. power plants in 2018 was 29 years).

88. *Renewables Account for Most New U.S. Electricity Generating Capacity in 2021*, U.S. ENERGY INFO. ADMIN. (Jan. 11, 2021), <https://www.eia.gov/todayinenergy/detail.php?id=46416> [<https://perma.cc/6356-CJKT>].

89. See MONTHLY ENERGY REVIEW, *supra* note 30, at 146.

90. U.S. ENERGY INFO. ADMIN., *supra* note 88.

91. See MONTHLY ENERGY REVIEW, *supra* note 30, at 146.

92. Cf. Amy Harder, *Why Clean Energy Isn't Enough to Tackle Climate Change*, AXIOS (Dec. 2, 2019), <https://www.axios.com/2019/12/02/clean-energy-innovation-climate-change> [<https://perma.cc/E5Z8-KGJ2>] (noting that merely “adding cleaner energy to a world run on fossil fuels won’t cut greenhouse gas emissions”); RICHARD G. NEWELL & DANIEL RAIMI, *THE NEW CLIMATE MATH: ENERGY ADDITION, SUBTRACTION, AND TRANSITION* (2018), <https://media.rff.org/documents/RFF-IssueBrief-NewClimateMath-final.pdf> [<https://perma.cc/X36K-WNFG>] (arguing that energy transitions, including away from fossil fuels, have historically involved adding energy from new sources rather than displacing existing sources and that a “true energy transition will be a story

Much of the growth in renewable energy generation has resulted from mandatory state purchasing requirements known as renewable portfolio standards or clean energy standards.⁹³ Renewable portfolio standards are state laws that require electric utilities and electricity suppliers to secure a designated portion of the electricity they sell to consumers from renewable sources.⁹⁴ Clean energy standards apply the concept of renewable portfolio standards to renewable and other zero-carbon energy sources, often in conjunction with ambitious targets such as 100 percent clean energy by 2045.⁹⁵ Because renewable portfolio standards and clean energy standards operate similarly with respect to renewable energy markets, for ease of reference, this Article will use the term renewable portfolio standards to encompass both types of requirements.

of addition but also one of subtraction” to displace existing carbon-intensive energy sources).

93. The Public Utility Regulatory Policy Act of 1978 (PURPA), Pub. L. No. 95–617, 92 Stat. 3117, has also contributed significantly to renewable energy development. PURPA requires electric utilities to offer long-term power purchase agreements to small renewable energy and cogeneration facilities. PURPA § 210, 92 Stat. at 3144–47. PURPA incentives have been responsible for a significant portion of renewable energy projects in the United States. Marissa Wiseman, *What Is PURPA?*, TRANSFORMATION, <https://www.transformationholdings.com/energy/what-is-purpa> [https://perma.cc/R89R-N2VU] (July 2, 2020) (“As of 2017, PURPA projects accounted for over 40% of the solar energy projects built in the United States.”). See generally William Boyd & Ann E. Carlson, *Accidents of Federalism: Ratemaking and Policy Innovation in Public Utility Law*, 63 UCLA L. REV. 810, 842 (2016) (noting that PURPA led states to “develop[] generous long-term QF contracts that led to significant growth in renewable energy”). The effects of PURPA have been concentrated on certain renewable technologies (solar photovoltaic) and in certain states (North Carolina, California, Idaho, Texas, and Utah). See *PURPA-Qualifying Capacity Increases, but It’s Still a Small Portion of Added Renewables*, U.S. ENERGY INFO. ADMIN., <https://www.eia.gov/todayinenergy/detail.php?id=36912> [https://perma.cc/U3WY-R5LC] (Aug. 16, 2018).

94. Lincoln L. Davies, *State Renewable Portfolio Standards: Is There a ‘Race’ and Is It ‘To the Top?’*, 3 SAN DIEGO J. CLIMATE & ENERGY L. 3, 4–5 (2012); see also *Allco Fin. Ltd. v. Klee*, 861 F.3d 82, 86 (2d Cir. 2017) (explaining that Connecticut’s Renewable Portfolio Standard “requires Connecticut’s utilities either to produce renewable energy themselves or to buy RECs from other renewable energy producers located in the region”). Specific state programs employ various similar names such as Renewables Portfolio Standard, Alternative Energy Portfolio Standard, Energy Portfolio Standard, Clean Energy Standard, Alternative Energy Law, and Renewable Generation Requirement. NC CLEAN ENERGY TECH. CTR., DATABASE OF STATE INCENTIVES FOR RENEWABLES & EFFICIENCY (DSIRE), <https://www.dsireusa.org> [https://perma.cc/UR43-M9PB]. For more about renewable portfolio standards, see *infra* Subsection II.E.1.

95. See, e.g., LIZ GILL ET AL., 2021 SB 100 JOINT AGENCY REPORT 1 (2021).

States adopt renewable portfolio standards with the objectives of reducing pollutant emissions, increasing diversity and security of energy supply, stabilizing power prices, and spurring local economic development.⁹⁶ Purchases of electricity by electric utilities to meet obligations imposed by renewable portfolio standards are known as *compliance demand*.⁹⁷ As Figure 3 illustrates, compliance demand accounts for a majority of electricity sold from renewable sources.

Figure 3: 2010–2020 Voluntary and Compliance Renewable Energy Purchases⁹⁸



As Figure 3 also illustrates, voluntary demand has increased both in absolute terms and as a proportion of overall renewable energy purchases. Voluntary demand has increased from approximately one-quarter of overall renewable energy–

96. EPA, ENERGY AND ENVIRONMENT GUIDE TO ACTION 5–3 (2015), https://www.epa.gov/sites/default/files/2017-06/documents/guide_action_full.pdf [<https://perma.cc/T7KG-72MR>] [hereinafter ENERGY AND ENVIRONMENT GUIDE TO ACTION].

97. EDWARD HOLT ET AL., NAT'L RENEWABLE ENERGY LAB'Y, THE ROLE OF RENEWABLE ENERGY CERTIFICATES IN DEVELOPING NEW RENEWABLE ENERGY PROJECTS 3 (2011).

98. See e-mail from Eric O'Shaughnessy, Lawrence Berkeley Nat'l Lab'y, to Todd Aagaard, Professor of Law, Villanova Univ. (May 12, 2022) (on file with author).

generated electricity in 2010 to approximately one-third in 2020.⁹⁹

Electricity consumers voluntarily choose to purchase renewable energy for a variety of reasons, including but not limited to decarbonization goals.¹⁰⁰ Renewable energy creates other environmental benefits as well, including reducing emissions of air pollutants—such as sulfur dioxide, nitrogen oxides, and particulate matter—and reducing water use.¹⁰¹ Other major motivations include reputational benefits and costs.¹⁰² Buying renewable power can, for example, create positive publicity and enhance the reputation of a corporate purchaser.¹⁰³

The cost advantages of renewable power are particularly important, and a relatively recent development. Between 2010 and 2020, the cost of wind power decreased by approximately 70

99. Data for the five years prior to 2010 show different trends. See JENNY HEETER & LORI BIRD, NAT'L RENEWABLE ENERGY LAB'Y, STATUS AND TRENDS IN U.S. COMPLIANCE AND VOLUNTARY RENEWABLE ENERGY CERTIFICATE MARKETS (2010 DATA) 5 (2011). As of 2005, compliance demand and voluntary demand were almost equal—both at very low levels of less than ten terawatt-hours. *Id.* Both compliance demand and voluntary demand increased steadily and significantly from 2005 through 2009, staying close to equal and increasing about threefold. *Id.* In 2010, compliance demand increased dramatically, almost doubling year over year, while voluntary demand increased only slightly. *Id.*

100. See DELOITTE, *supra* note 86, at 7 (noting that electricity customers choose renewable energy “to save costs and address climate change concerns”); TODD JONES, TWO MARKETS, OVERLAPPING GOALS: EXPLORING THE INTERSECTION OF RPS AND VOLUNTARY MARKETS FOR RENEWABLE ENERGY IN THE U.S. 4 (2017) (“Demand drivers in the voluntary market include environmental leadership; carbon footprint and sustainability goals; marketing, brand and reputational benefits; recognition by peers, NGOs and federal programs like the EPA’s Green Power Partnership and Leadership Awards; and increasingly, cost stability and savings.” (footnotes omitted)).

101. EPA, GUIDE TO PURCHASING GREEN POWER, at 3-3 (2018) [hereinafter GUIDE TO PURCHASING GREEN POWER].

102. See CHRISTOPHER KENT, U.S. EPA GREEN POWER PARTNERSHIP, VOLUNTARY RENEWABLE ENERGY MARKETS 101: MOTIVATIONS, CLAIMS, & STANDARDS 19 (2017); PWC, CORPORATE RENEWABLE ENERGY PROCUREMENT SURVEY INSIGHTS 4 (2016); TAWNEY ET AL., *supra* note 78, at 4. There is some indication that the motivations for purchasing renewable energy have changed over time. A 2001 survey, for example, found that cost was not a primary motivation for renewable energy purchases. RYAN H. WISER ET AL., PUBLIC GOODS AND PRIVATE INTERESTS: UNDERSTANDING NON-RESIDENTIAL DEMAND FOR GREEN POWER 17 (2001).

103. GUIDE TO PURCHASING GREEN POWER, *supra* note 101, at 3-6; see also Sofia O'Connor et al., *Corporate Renewable Energy Goals: What Does “100% Renewable” Really Mean?*, 49 ENV'T L. REP. NEWS & ANALYSIS 10648, 10648 (“At least 150 large companies, including Apple, Facebook, and Google, among others, have set goals to rely exclusively on renewable energy.”).

percent, and the cost of solar power decreased by approximately 85 percent.¹⁰⁴ Wind and solar are now, on a levelized cost basis, less expensive than gas or coal power.¹⁰⁵ Low costs have become a key driver of growth in renewable energy.¹⁰⁶ In addition to sometimes providing a low-cost source of electricity, renewable energy also provides cost stability.¹⁰⁷ Because the energy inputs of renewable technologies such as wind and solar are either stable or decreasing, renewable energy reduces price volatility and enables more accurate financial predictions for power use.¹⁰⁸

Renewable energy is expanding rapidly but still only accounts for a small portion of the overall electricity market. If renewable energy generation is going to grow at a pace necessary to meet the decarbonization imperative, purchases of renewable energy will have to accelerate even more rapidly than they have been. The declining costs of renewable energy will stimulate growth, but more is needed. This will require new and innovative strategies.

D. Renewable Energy Certificates

Consumers who want to use electricity from renewable sources face a major practical obstacle that is inherent to the grid. As noted above,¹⁰⁹ because electric power is fungible on the

104. LAZARD, LAZARD'S LEVELIZED COST OF ENERGY ANALYSIS—VERSION 14.0, at 8 (2020).

105. *Id.* Levelized cost of electricity measures the average net present cost of electricity generation—that is, the total cost of building and operating a generation resource over its assumed lifetime, divided by the total electricity production of the resource. U.S. DEPT OF ENERGY, OFF. OF INDIAN ENERGY, LEVELIZED COST OF ENERGY (LCOE) (2015).

106. See Silvio Marcacci, *Renewable Energy Prices Hit Record Lows: How Can Utilities Benefit from Unstoppable Solar and Wind?*, FORBES (Jan. 21, 2020), <https://www.forbes.com/sites/energyinnovation/2020/01/21/renewable-energy-prices-hit-record-lows-how-can-utilities-benefit-from-unstoppable-solar-and-wind/?sh=2677d2fc2c84> [<https://perma.cc/3XAT-XLQ3>]; Darrell Proctor, *Reduced Cost for Renewables Supports Sector Growth*, POWER MAG. (June 3, 2020), <https://www.powermag.com/reduced-cost-for-renewables-supports-sector-growth> [<https://perma.cc/D7E3-4WRE>].

107. COMM'N FOR ENV'T COOP., RENEWABLE ENERGY AS A HEDGE AGAINST FUEL PRICE FLUCTUATION 4 (2008), <http://www.cec.org/files/documents/publications/2360-renewable-energy-hedge-against-fuel-price-fluctuation-en.pdf> [<https://perma.cc/9YDJ-NXDJ>].

108. *Id.* § 1.

109. See NAT'L RENEWABLE ENERGY LAB'Y, *supra* note 4, at 1; see also *RTOs and ISOs*, *supra* note 42 and accompanying text.

grid,¹¹⁰ it is impossible for consumers to distinguish renewable energy from other electricity. As a result, electricity delivered through the grid cannot be traced to its source, and no electricity consumer can know the origin of the electric power that they use, including whether that power was generated from a renewable source.¹¹¹

RECs respond to this problem.¹¹² RECs track electricity generated from renewable sources. Because electric power itself cannot be traced to its source once it is generated and delivered to the grid, RECs provide a transferable record of the renewable attribute of power.¹¹³ Each REC represents one megawatt-hour of electricity generated from a renewable source.¹¹⁴ To create a REC, a renewable energy generator reports data about its production to a tracking system.¹¹⁵ The data reported to tracking systems include the quantity of power generated from the renewable energy facility as well as other attributes such as

110. Charles H. Koch, Jr., *Collaborative Governance in the Restructured Electricity Industry*, 40 WAKE FOREST L. REV. 589, 599 (2005).

111. MARY SOTOS, GHG PROTOCOL SCOPE 2 GUIDANCE 79 (2015), <https://files.wri.org/d8/s3fs-public/ghg-protocol-scope-2-guidance.pdf> [<https://perma.cc/3VPS-MAHC>]; see also JARED BRASLAWSKY ET AL., MAKING CREDIBLE RENEWABLE ELECTRICITY USAGE CLAIMS 2 (2016), <https://resource-solutions.org/wp-content/uploads/2016/05/RE100-Making-Credible-Claims.pdf> [<https://perma.cc/3A2N-AWW2>].

112. As an alternative to RECs, some industry participants use contracts to verify and track a chain of custody of renewable energy through what is known as *contract-path accounting*. *Renewable Energy Tracking Systems*, EPA, <https://www.epa.gov/green-power-markets/renewable-energy-tracking-systems> [<https://perma.cc/NC3W-BR3Z>] (Feb. 25, 2022).

113. *In re* Ownership of Renewable Energy Certificates, 913 A.2d 825, 827 (N.J. Super. App. Div. 2007).

114. *Renewable Energy Certificates (RECs)*, CTR. FOR RES. SOLS., <https://resource-solutions.org/learn/recs> [<https://perma.cc/WQ9E-NVAF>].

115. See *id.* Ten different regional systems electronically track RECs in the United States. NAT'L RENEWABLE ENERGY LAB'Y, *supra* note 4, at 1. Some tracking systems, such as those for the PJM Interconnection, New York, and New England, are associated with the electricity grid system operator. See JENNY HEETER, RENEWABLE ENERGY CERTIFICATE (REC) TRACKING SYSTEMS: COSTS & VERIFICATION ISSUES 4 (2013), <https://www.nrel.gov/docs/fy14osti/60640.pdf> [<https://perma.cc/FT4N-6SVY>]. So, for example, generators located within the PJM Interconnection territory report their data to PJM's Generation Attribute Tracking System. *About GATS*, PJM ENV'T INFO. SERVS., <https://www.pjm-eis.com/getting-started/about-GATS> [<https://perma.cc/H39B-LFKB>]. Other tracking systems serve a broader region, such as the Western Renewable Energy Generation Information System in the West and the North American Renewables Registry in the Southeast and parts of the Midwest. See HEETER, *supra*, at 4.

the date of generation, generator location, any emissions, fuel source, and the date the generator started operation.¹¹⁶

Based on the data the tracking system receives from the generator, the tracking system issues RECs for the renewable power that has been generated.¹¹⁷ Each REC has its own unique serial number to track certificates and to ensure that renewable energy is claimed just once by electricity consumers.¹¹⁸ Once the tracking system issues a REC to the generator, the generator can transfer the REC to another entity, such as an electric utility, that can then claim the use of renewable energy.¹¹⁹ The tracking system records transfers of RECs, which avoids uncertainty about ownership and again prevents double counting.¹²⁰ Electricity suppliers or consumers that want to claim renewable energy use acquire RECs and then retire them, which terminates claims to those RECs and maintains the exclusivity of claims to renewable energy use.¹²¹

The REC system allows the electricity sector to track renewable energy purchases and, because RECs are defined as an attribute separate from the electric power itself, allows generators to sell RECs separately from their power.¹²² RECs thus can be transferred either with electricity (bundled) or separate from electricity (unbundled).¹²³ As long as each REC reflects actual renewable energy generation and is only claimed

116. See *Renewable Energy Tracking Systems*, *supra* note 112; *About GATS*, *supra* note 115.

117. *Renewable Energy Tracking Systems*, *supra* note 112.

118. *Id.* Tracking systems also prevent double counting by requiring generators to report all of their production to the tracking system and not to other tracking systems so that only one REC is issued for each megawatt-hour of renewable energy generation. HEETER, *supra* note 115, at 7–10.

119. SOTOS, *supra* note 111, at 81–82.

120. *Id.*

121. HEETER, *supra* note 115, at 3.

122. See *Allco Fin. Ltd. v. Klee*, 861 F.3d 82, 93 (2d Cir. 2017).

123. See ROB HARDISON ET AL., VOLUNTARY RENEWABLE ENERGY PROCUREMENT PROGRAMS IN REGULATED MARKETS 8 (Nat'l Renewable Energy Lab'y ed., 2021). The distinction between bundled and unbundled RECs, like many aspects of renewable energy, becomes complicated. For example, a generator may transfer a REC separately from electric power (unbundled) to an electricity supplier that then sells the REC together with other power to a consumer that wants to buy renewable energy (rebundled). See, e.g., *Idaho Wind Partners 1*, 134 FERC 61217, 62177 (Mar. 17, 2011) (noting that RECs can be unbundled and then rebundled). An electricity consumer that purchases electric power and unbundled RECs can be said to “self-bundle” by matching them at the point of end use. See ENERGY AND ENVIRONMENT GUIDE TO ACTION, *supra* note 96, at 4-4. In addition, the term unbundled is sometimes used to refer to unbundled RECs from sources outside of the same regional electricity grid.

once, each REC effectively serves as a measure of renewable power regardless of whether the REC is bundled or unbundled with the transfer of electricity.¹²⁴ The key to a REC is therefore its ability to convey an exclusive contractual right to claim the renewable energy attribute of electricity generation.¹²⁵ Once the renewable attributes of electricity are embodied in a REC, the power itself becomes irrelevant to accounting for use and delivery of renewable energy on the grid. Indeed, creating the REC effectively strips the generation attributes from the power.¹²⁶ An acquirer of a REC then later reattaches the renewable attributes to the power it uses, allowing it to assert a legitimate claim that it uses renewable energy.

To illustrate how RECs work, consider the following hypothetical examples:

- Business A purchases electricity from an electric utility and wants to use renewable power. If Business A uses twenty megawatt-hours of electricity annually, it can purchase an equal quantity of RECs—that is, twenty—and then validly claim to use renewable energy. Although Business A has no ability to know whether the electricity it uses actually originated from a renewable source, it can claim twenty megawatt-hours of renewable energy by virtue of its procurement of twenty RECs.
- Business B enters into a power purchase agreement whereby it buys its electricity directly from a wind power

124. By necessity a renewable energy purchaser buying RECs bundled with electricity must purchase from a renewable project located within the same physically interconnected grid. The sale of unbundled RECs is not so geographically constrained because it is not accompanied with the sale of power. Accordingly, the market for unbundled RECs is, in general, a national market. ENERGY AND ENVIRONMENT GUIDE TO ACTION, *supra* note 96, at 5-2.

125. BRASLAWSKY ET AL., *supra* note 111, at 5–7; SOTOS, *supra* note 111, at 79–80. Although RECs represent a physically based attribute of electricity—its origin from a renewable source—they are a contractually based right. See BRASLAWSKY ET AL., *supra* note 111, at 2. Claiming to use renewable energy in the absence of RECs subjects businesses to potential legal action for false or deceptive marketing claims, potential contractual liability for violating the exclusivity of the RECs, and reputational risks for conveying false or misleading information. EPA GREEN POWER P'SHIP, GUIDE TO MAKING CLAIMS ABOUT YOUR SOLAR POWER USE 4 (2017), <https://www.epa.gov/sites/default/files/2017-09/documents/gpp-guidelines-for-making-solar-claims.pdf> [<https://perma.cc/9JRB-F64K>].

126. SOTOS, *supra* note 111, at 80 (characterizing electricity stripped of its renewable attribute as “null power”).

project. In addition to purchasing electricity from the wind project, Business B also purchases an equal quantity of RECs from the same project. Because the power and RECs are contractually transferred together, the RECs are bundled. The wind project delivers power to the grid, and Business B uses power from the grid. Business B has no way of knowing whether the power it draws from the grid is the same power that the wind project delivers to the grid.¹²⁷ But because Business B purchases a quantity of RECs equal to the quantity of electricity it uses, it can claim to use renewable energy.

- Business C enters into a power purchase agreement whereby it buys its electricity directly from a wind power project. Unlike Business B, Business C does not purchase RECs from the wind project. Instead, the wind project sells its RECs to Business D, which purchases its power from its utility. The RECs are therefore unbundled because they are not transferred with the electric power. The wind project delivers power to the grid, and Business C uses power from the grid. Because Business C purchases only electricity, and not RECs, it cannot claim to use renewable energy—even though it purchases its electricity from a renewable source.¹²⁸ Business D, however, can claim to use renewable energy, even though it purchases its electricity from its utility. This is because Business D, by virtue of its acquisition of RECs, has the exclusive right to claim use of the renewable energy attribute associated with those RECs.¹²⁹

127. Indeed, power purchase agreements do not even require the power Business B uses to be generated at the same time as the power that the wind project generates.

128. See *supra* Section II.D. This assumes that the electricity is delivered through the electric power grid. A consumer using electricity through a direct physical connection to a renewable energy source—that is, not delivered through the grid—can claim to use renewable energy without acquiring RECs. BRASLAWSKY ET AL., *supra* note 111, at 3.

129. EPA GREEN POWER P'SHIP, *supra* note 125, at 2 (noting that “the consumer cannot in the absence of owning the RECs claim to be using solar power” and instead “it is the eventual buyer of the project’s RECs that can make the claim of using renewable electricity”).

For the REC system to operate effectively, two conditions must hold: (1) each REC must reflect actual generation of electric power from a renewable energy source, and (2) only one electricity consumer can claim each REC.¹³⁰ When these two conditions are met, claims to use renewable energy will match the amount of electric power generated from renewable sources. This is true even though renewable energy markets neither track the consumer's power use to the renewable energy source nor attempt to match the timing of the consumer's power use with the timing of the renewable energy source's generation. Separating the renewable energy attribute from the power in RECs both enables the formation of renewable energy markets and creates the conditions that have led to the misalignment of generation and use in those markets.

E. Demand in Renewable Energy Markets

Renewable energy markets move in response to changes in supply and demand. Renewable energy will expand if demand increases due to regulatory mandates and voluntary preferences, if supply increases due to lower costs, or both. On the supply side, conditions seem highly favorable for strong growth of renewable energy. The costs of renewable energy have plummeted in recent years¹³¹ and are projected to continue to decline.¹³² The future trajectory of renewable energy markets therefore depends, in great part, on what happens to demand for clean electricity. Demand for renewable energy derives from both regulatory requirements of renewable portfolio standards (compliance demand) and voluntary demand.

1. Compliance Demand

Compliance demand comes directly from renewable portfolio standards in which states set quotas requiring electric utilities and other electricity suppliers to generate or purchase certain quantities of renewable energy. Thirty states plus the District of Columbia and three territories have established

130. See NAT'L RENEWABLE ENERGY LAB'Y, *supra* note 4.

131. See *supra* notes 104–106 and accompanying text.

132. *Power Generation Costs*, INT'L RENEWABLE ENERGY AGENCY, <https://www.irena.org/costs/Power-Generation-Costs> [https://perma.cc/7X8S-8B83].

renewable portfolio standards.¹³³ Renewable portfolio standards express their purchase quotas as a percentage of total electricity use in the state¹³⁴ or, in a few states, in terms of a required amount of electricity generated from renewable sources.¹³⁵ Each state defines its own eligibility requirements for what electricity counts toward meeting the standards based on certain attributes, such as the type of generation source.¹³⁶ Some states further divide these eligible facilities into subcategories, often called tiers, with different purchasing quotas for each subcategory.¹³⁷ States adopt these tiers to promote the development of specific types of renewable energy, such as distributed generation or solar.¹³⁸ Utilities and suppliers that

133. *State Renewable Portfolio Standards and Goals*, NAT'L CONF. OF STATE LEGISLATURES (Aug. 13, 2021), <https://www.ncsl.org/research/energy/renewable-portfolio-standards.aspx> [<https://perma.cc/5TW3-MRW6>]. For an example of a state's portfolio standard, see N.C. Clean Energy Tech. Ctr., *Renewable Portfolio Standards and Clean Energy Standards*, DSIRE, <https://programs.dsireusa.org/system/program/nc> [<https://perma.cc/EU7M-Y7P6>] (Sept. 2020).

134. *See, e.g.*, MD. CODE ANN., PUB. UTIL. § 7-703 (West 2022) (requiring Maryland electricity suppliers to purchase a percentage of electricity from renewable energy sources, with the percentage increasing to 50 percent by 2030).

135. *See, e.g.*, IOWA ADMIN. CODE § 199-15.11(1) (2010) (requiring Iowa utilities to purchase a total of 105 megawatts of generation capacity from alternative energy production facilities).

136. *See, e.g.*, IOWA ADMIN. CODE § 199-15.1 (2018) (defining eligible generation facilities to include solar, wind, waste management, resource recovery, refuse-derived fuel, agricultural crops or residues, wood burning, and some hydroelectric facilities); MD. CODE ANN., PUB. UTIL. § 7-701(s) (West 2022) (defining eligible generation sources to include solar, wind, some biomass, waste methane, geothermal, ocean, some fuel cells, hydroelectric, poultry litter-to-energy, waste-to-energy, refuse-derived fuel, thermal biomass, and wastewater used for heating or cooling).

137. Vermont, for example, establishes a general renewable energy standard that includes “any renewable energy plant[,]” a second specific standard that applies only to renewable facilities smaller than five megawatts, and another specific standard that includes Tier II facilities plus “projects to reduce fossil fuel consumed by [a utility's] customers . . .” VT. STAT. ANN. tit. 30, §§ 8004–8005 (West 2022). As an alternative to tiering, some states apply multipliers that give enhanced credit toward compliance for certain renewable technologies. *See* BRIAN LIPS, THE RPS COLLABORATIVE, CREDIT MULTIPLIERS IN RENEWABLE PORTFOLIO STANDARDS (2018), <https://cdn.cesa.org/wp-content/uploads/RPS-Multipliers.pdf> [<https://perma.cc/9BLJ-65V>].

138. *See, e.g.*, COLO. REV. STAT. § 40-2-124(1)(c)(X) (2022) (requiring certain quantities of renewable energy from distributed generation); 73 PA. STAT. § 1648.3(b)(2) (2017) (requiring certain quantities of renewable energy from solar photovoltaic facilities).

are subject to the purchasing quotas must pay an alternative compliance payment for any shortfalls.¹³⁹

Once a state has established its renewable portfolio standards, compliance demand for RECs follows rather straightforwardly. Two simple principles would be expected to guide compliance demand, each based on the fact that compliance demand exists to meet a regulatory mandate. First, electric utilities and electricity suppliers subject to a renewable portfolio standard will comply with the regulatory mandate to purchase renewable energy as long as the price for RECs does not exceed the alternative compliance payment.¹⁴⁰ Second, electric utilities and electricity suppliers buying RECs to satisfy a renewable portfolio standard will seek out the lowest-cost RECs that meet the requirements of the standard. If, for example, a renewable portfolio standard defines both solar and wind power to count equally toward meeting the quota, then the compliance purchaser will be indifferent between RECs generated from solar power and RECs from wind power, choosing the available option with the lowest cost.

139. *See, e.g.*, 73 PA. STAT. § 1648.3(f) (imposing an alternative compliance payment equal to forty-five dollars per missing REC). Similar to a renewable portfolio standard is the concept of a clean energy standard. *See generally* KATHRYNE CLEARY ET AL., RES. FOR THE FUTURE, CLEAN ENERGY STANDARDS (2019). Like a renewable portfolio standard, a clean energy standard requires electricity suppliers to procure a certain quantity of electricity from clean sources. *Id.* at 1. Unlike a renewable portfolio standard, clean energy standards are technology neutral, meaning that they can be satisfied with any zero-carbon energy technology, including, for example, sources such as nuclear power that are carbon neutral but not renewable. *Id.* Economists generally prefer technology-neutral regulations because they facilitate innovation, avoid market distortions, and reduce compliance costs. *Id.* at 1–2. No state has yet adopted a comprehensive clean energy standard. *Id.* at 3. A few states, responding to concerns about closures of nuclear power plants, have adopted zero-emission credit programs that extend the REC and renewable portfolio standard concepts to nuclear energy. *See, e.g.*, *Coal. for Competitive Elec. v. Zibelman*, 906 F.3d 41, 45 (2d Cir. 2018) (describing New York’s zero-emission credit program). *See generally* Peter S. Ross, *Zero-Emission Credits and the Threat to Optimal State Incentives*, 39 ENERGY L.J. 427 (2018) (describing zero-emission credit programs).

140. EPA, *U.S. Renewable Electricity Market*, <https://www.epa.gov/green-power-markets/us-renewable-electricity-market> [<https://perma.cc/VR46-73JL>] (Feb. 25, 2022) (noting that renewable energy developers know “how much they are willing to pay in order to avoid the penalty of the alternative compliance payment”). It is also possible, however, that some utilities and electricity suppliers will develop preferences for more impactful renewable energy. William Boyd and Jim Salzman have noted the development of such preferences in international carbon markets. William Boyd & James Salzman, *The Curious Case of Greening in Carbon Markets*, 41 ENV’T L. 73, 86 (2011).

2. Voluntary Demand

Voluntary demand operates differently than compliance demand. Instead of facing a regulatory mandate that dictates much of their purchasing decisions, voluntary purchasers themselves decide whether, how much, and what types of renewable energy to buy based on their own assessment of tradeoffs between the benefits and costs of purchasing renewable energy.¹⁴¹ Certification systems impose some limits on voluntary REC transactions,¹⁴² but voluntary purchasers generally exercise significantly more discretion in their purchases than compliance purchasers. Although there is no definitive data available, evidence suggests that many electricity consumers are looking to leverage the effects of their renewable energy purchases to advance decarbonization.¹⁴³

Electricity consumers in theory have several different options for purchasing renewable power, although not every option may be available to every consumer. First, some electricity consumers can generate electricity from on-site renewable sources, such as solar panels or wind turbines.¹⁴⁴ Second, large and sophisticated electricity consumers can enter into long-term bilateral contracts, known as *power purchase agreements*, in which they purchase electricity and RECs

141. EDWARD HOLT ET AL., *supra* note 97, at 33–34.

142. See, e.g., GREEN-E, GREEN-E RENEWABLE ENERGY STANDARD FOR CANADA AND THE UNITED STATES 13 (Version 4.0, 2022), <https://www.green-e.org/docs/energy/Green-e%20Standard%20US.pdf> [<https://perma.cc/RWB4-6HSP>] (imposing minimum purchase quantity requirements on RECs sold to residential customers); *id.* at 14 (requiring that RECs used for voluntary purchases must be “over and above” renewable energy purchases required by law); *id.* at 15 (prohibiting double counting). The most important requirements—timing and location—however, are very lenient. See *infra* Subsection II.E.3.

143. See, e.g., Matt Evans, *How Corporations Can Maximize the Environmental Benefits of Their Renewable Energy Purchasing*, ROCKY MOUNTAIN INST. (Apr. 12, 2018) (“A common theme [in corporate renewable energy purchasing] is increasingly thinking not only about how *much* renewable energy to buy, but also the impact of renewables purchases.”).

144. Patricia Bood, *Corporate Buyers – Influencing Change in Renewable Energy*, ACC DOCKET (Nov. 1, 2015), <https://docket.acc.com/corporate-buyers-influencing-change-renewable-energy> [<https://perma.cc/8VGY-YHNJ>]; Alyssa Danigelis, *Whirlpool Makes the Case for Onsite Wind Power*, ENV’T + ENERGY LEADER (Aug. 16, 2019), <https://www.environmentalleader.com/2019/08/whirlpool-onsite-wind-qa> [<https://perma.cc/27PH-KW27>]; EPA, ON-SITE RENEWABLE ENERGY GENERATION 1 (2014).

directly from a renewable energy project.¹⁴⁵ Third, any electricity end user can purchase standalone RECs and self-bundle those RECs with electricity the end user purchases through its regular channels.¹⁴⁶ Fourth, some electric utilities offer renewable energy products known as green tariffs that bundle RECs and power for sale to consumers.¹⁴⁷ Fifth, community-based structures exist and account for a small but significant and rapidly growing portion of renewable energy purchasing.¹⁴⁸ Instead of leaving renewable energy purchases to individual families or businesses, these options allow communities to organize to find their own sources of renewable power and to negotiate favorable prices for the power.¹⁴⁹

Despite the variety of attributes that these different purchasing options present, they share at least two common features relevant here. First, although each option has its relative advantages and disadvantages for different profiles of electricity consumers, every option ultimately relies on renewable energy markets. Even on-site generation almost never replaces an electricity consumer's reliance on the grid. Very few electricity consumers are able to rely solely on on-site generation to meet all their electricity needs; instead, the consumer becomes both a producer and consumer of grid electricity—sometimes known as a *prosumer*.¹⁵⁰ Second, because these purchasing options operate through renewable energy markets, which, as explained above, do not attempt to match the timing and location of generation, none of these purchasing options actually match generation and usage. This allows misalignment between renewable energy generation and use.

145. Bood, *supra* note 144; GUIDE TO PURCHASING GREEN POWER, *supra* note 101, at 4-4.

146. See GUIDE TO PURCHASING GREEN POWER, *supra* note 101, at 4-4; Jessica Johnson, *4 Ways to Get Renewable Energy Certificates: Pros & Cons of Each*, LEVEL TEN ENERGY, RTI ESSENTIALS & BEST PRACTICES (May 21, 2020), <https://www.leveltenenergy.com/post/ways-to-get-renewable-energy-certificates> [<https://perma.cc/MK4A-TR2G>] (“Unbundled RECs can be purchased from REC retailers at any time, making them one of the most flexible ways to reach renewable energy targets.”).

147. GUIDE TO PURCHASING GREEN POWER, *supra* note 101, at 4-5.

148. See HEETER ET AL., *supra* note 98, at 2, 4, 15 (reporting that community choice aggregation accounted for 8 percent of voluntary renewable energy purchases in 2019, a 38 percent increase from 2018).

149. GUIDE TO PURCHASING GREEN POWER, *supra* note 101, at 4-5, 4-6.

150. Sharon B. Jacobs, *The Energy Prosumer*, 43 ECOLOGY L.Q. 519, 523–24 (2016).

3. Temporal and Geographic Constraints

Although existing renewable energy markets do not attempt to match generation and use, they do impose some temporal and geographic constraints on renewable energy purchases, establishing a very leniently approximated connection between generation and use. For compliance purchases, these constraints are contained in the requirements of renewable portfolio standards.¹⁵¹ For voluntary purchases, the constraints are set forth in the standards of renewable energy certification organizations.¹⁵² Both types of requirements limit the geography and timing in which RECs can be used to cover electricity use so that, for example, a U.S. electricity consumer or utility in 2021 cannot claim renewable energy usage based on RECs created in Europe in 2015. Thus, the requirements fall into four categories: temporal constraints on compliance purchases, temporal constraints on voluntary purchases, geographic constraints on compliance purchases, and geographic constraints on voluntary purchases. But although the details of the requirements in each category differ, across the board these constraints are very lenient and do not attempt meaningfully to match renewable energy generation and use.

State renewable portfolio standards often impose geographic limits on what RECs can be used to satisfy the particular state's mandate. Connecticut's renewable portfolio standard, for example, requires purchases of RECs generated within the New England regional grid or adjacent control areas.¹⁵³ Pennsylvania's standard requires purchases from within the PJM Interconnection, which operates the electricity grid in all or parts of thirteen mid-Atlantic and Midwestern states.¹⁵⁴ Thus, both these states limit REC transactions to within the territory of a regional transmission organization. These limitations make it at least theoretically possible that the consumer claiming the REC uses electricity actually provided by the generator that created the REC.

Some states allow a broader range of transactions. Minnesota, for example, allows purchases from anywhere within the Midwest Renewable Energy Tracking System (M-RETS) and

151. *See infra* notes 153–157, 169–170.

152. *See infra* notes 158–162, 168–169.

153. *Allco Fin. v. Klee*, 861 F.3d 82, 93 (2d Cir. 2017).

154. 73 PA. CONS. STAT. § 1648.4 (2007).

Michigan Renewable Energy Certification System (MIRECS), which collectively encompass fifteen states plus the Canadian province of Manitoba.¹⁵⁵ M-RETS even includes RECs generated in Texas, which is not interconnected with Minnesota and not part of the same wholesale electricity market.¹⁵⁶ Here, the primary motivation for the geographic limitations seems to be the verification of the renewable energy generation rather than the location of the generation.¹⁵⁷

For voluntary purchases, renewable energy certification standards impose geographic constraints, generally limiting REC transactions to the same “market.”¹⁵⁸ That constraint has been defined by a somewhat complex combination of regulatory consistency and the physical interconnectedness of the grid.¹⁵⁹ Generally, international trading has not been considered appropriate unless the two countries have both regulatory consistency and physically interconnected grids, such as the United States and Canada.¹⁶⁰ Thus, a U.S. electricity consumer would not be able to claim a REC associated with generation in Norway, even if the Norwegian certificate was otherwise valid and consistent with U.S. standards.¹⁶¹ A U.S. electricity consumer may, however, be able to claim a REC associated with generation in certain parts of Canada because of the physical

155. Order Allowing Use of Michigan Renewable Energy Credits to Meet Minnesota Renewable Energy Standards, Minn. P.U.C., Docket No. E-999/CI-04-1616 (Oct. 20, 2014). M-RETS RECs can be generated in “Arkansas, Illinois, Indiana, Iowa, Kentucky, Louisiana, Minnesota, Mississippi, Missouri, Montana, North Dakota, South Dakota, Ohio, Texas, Wisconsin, and the Canadian province of Manitoba.” *Tracking*, M-RETS, <https://www.mrets.org/about/tracking> [<https://perma.cc/3PV3-8MGT>]. In addition, M-RETS also registers some RECs imported from another North American registry. *Id.*

156. See Kate Galbraith, *Texplainer: Why Does Texas Have Its Own Power Grid?*, TEX. TRIB. (Feb. 15, 2021), <https://www.texastribune.org/2011/02/08/texplainer-why-does-texas-have-its-own-power-grid> [<https://perma.cc/UV72-QPS5>]; *Tracking*, *supra* note 155.

157. Cf. BEN GERBER, A PATH TO SUPPORTING DATA-DRIVEN RENEWABLE ENERGY MARKETS 4 (2021) (noting that M-RETS allows transactions across REC tracking systems because “M-RETS supports open and transparent markets”).

158. BRASLAWSKY ET AL., *supra* note 111, at 7 (“Attributes (and certificates) must be sourced and purchased from within the same defined geographic region that constitutes a ‘market’ for the purpose of transacting and claiming attributes.”).

159. *Id.* at 65.

160. See *id.*; Hoff, *supra* note 40 (describing the interconnected U.S. and Canadian grids).

161. See generally *Electricity Certificates*, ENERGY FACTS NOR., <https://energifaktanorge.no/en/regulation-of-the-energy-sector/elsertifikater> [<https://perma.cc/2P59-JW2V>] (July 9, 2021) (summarizing Norway’s equivalent of renewable portfolio standards and its electricity certificate system).

interconnections between the Canadian and U.S. grids and regulatory consistency in their standards for RECs.¹⁶² Within a country under a common regulatory framework, trading is generally allowed even in the absence of a physical interconnection.¹⁶³ Thus, many U.S. electricity consumers claim renewable energy use based on RECs from Texas wind generation, even though the Texas grid is separate from the rest of the United States.¹⁶⁴ Allowing such trading means that electric power can be counted as renewable even if it is clear that the renewable power that formed the basis for the claim was generated in a location unconnected to the location at which the electricity was used. Thus, a consumer can claim renewable energy use through a REC generated from a renewable project that physically could not have provided the electricity the consumer used.

Geographic constraints on REC purchases, especially those for compliance purchases, segment the national market for renewable energy. Thus, for example, because Pennsylvania's Alternative Energy Portfolio Standards require electricity to come from projects located within the PJM Interconnection service territory,¹⁶⁵ a Pennsylvania utility subject to the Pennsylvania Standards must buy renewable energy from projects located within the PJM territory. As a result, compliance demand for renewable energy projects in Pennsylvania will differ from compliance demand in a state outside of PJM territory, such as Colorado, which has its own renewable portfolio standard.¹⁶⁶ Similarly, because the Pennsylvania Standards impose specific quotas for solar energy, compliance demand for electricity from solar power will also differ from compliance demand for electricity from wind power.

162. *Frequently Asked Questions*, GREEN-E, <https://www.green-e.org/faq> [<https://perma.cc/97BJ-ZPKJ>]. *But see, e.g.*, EPA'S GREEN POWER P'SHIP, PARTNERSHIP REQUIREMENTS 5 (May 2019).

163. BRASLAWSKY ET AL., *supra* note 111, at 8.

164. *See, e.g.*, L.M. Sixel, *New West Texas Wind Farm Supplies Power to Rhode Island and Beyond*, HOUSTON CHRON. <https://www.houstonchronicle.com/business/energy/article/New-West-Texas-wind-farm-supplies-power-to-Rhode-15336915.php> [<https://perma.cc/4LSN-9VBQ>] (June 15, 2020, 8:35 AM) (noting that Brown University, Lowe's, Intuit, and Ecolab purchased RECs from a new 419 megawatt wind farm in West Texas).

165. 73 PA. CONS. STAT. § 1648.4 (2007).

166. *See, e.g.*, COLO. REV. STAT. § 40-2-124(1)(c)(X) (2022) (requiring certain quantities of renewable energy from distributed generation); 73 PA. STAT. § 1648.3(b)(2) (2017) (requiring certain quantities of renewable energy from solar photovoltaic facilities).

Thus, although compliance demand follows directly from the regulatory mandates of renewable portfolio standards, differences across state standards and within standards create segmented and differentiated submarkets for categories of renewable energy.

Certification standards for voluntary purchases and renewable portfolio standards for compliance purchases manage the temporal dimension of RECs through what are known as *vintage limitations* that restrict when a REC can be used.¹⁶⁷ Again, the constraints are extremely lenient for both voluntary and compliance purchases. For example, under the Green-e system for voluntary purchases, a REC must be sold within a twenty-one-month window from the time of generation to create the basis for a valid claim of renewable energy use.¹⁶⁸ The RE100 Climate Group does not recommend a specific vintage limitation but instead says a REC should be used at a time “reasonably close” to the year in which the REC was created.¹⁶⁹

Temporal constraints are quite relaxed for compliance purchases as well. State policies embedded in renewable portfolio standards impose timing requirements of various lengths generally ranging from one year to several years.¹⁷⁰ Some state policies do not specify any vintage limitations.¹⁷¹ Vintage limitations thus make no real attempt to match the time of generation to the time of usage for either voluntary or compliance purchases. This is a major gap because precise

167. BRASLAWSKY ET AL., *supra* note 111, at 7 (noting that the vintage of a REC should be “reasonably close” to the year in which renewable energy use is claimed).

168. *Id.* A REC “may include only renewables that are generated in the calendar year in which the product is sold, the first three months of the following calendar year, or the last six months of the prior calendar year.” GREEN-E, *supra* note 142, at 11.

169. RE100 CLIMATE GRP., RE100 REPORTING GUIDANCE 2021, at 18 (2021), <https://www.there100.org/sites/re100/files/2021-04/RE100%20Reporting%20Guidance%202021.pdf> [<https://perma.cc/3GE2-3BJY>].

170. *See, e.g.*, COLO. REV. STAT. ANN. § 40-2-124(e) (West 2021) (providing that a REC “expires at the end of the fifth calendar year following the calendar year in which it was generated”); 73 PA. STAT. AND CONS. STAT. § 1648.3(e)(6) (West 2007) (allowing an electricity distribution company or supplier to “bank” alternative energy credits for up to three years).

171. *See, e.g.*, *Renewable Portfolio Standard: Program Overview*, NC CLEAN ENERGY TECH. CTR.: DSIRE, <https://programs.dsireusa.org/system/program/detail/584/renewable-portfolio-standard> [<https://perma.cc/7D8F-A2VH>] (June 28, 2018) (reporting that Illinois’s Renewable Portfolio Standard does not specify a time limit on using RECs).

timing is fundamental to the operation of the grid.¹⁷² In the absence of significant increases in electricity storage, renewable energy generated one day cannot be used even later the same day, let alone later the same year.

If the goal is to wean the grid from its dependence on carbon-emitting electricity generation, then existing geographical and vintage limitations impose only very weak constraints on renewable energy purchases and do not align renewable energy generation to electricity use. A REC created when a Texas wind farm generated a megawatt of electricity in 2020 could form the basis for a claim to renewable energy for a megawatt of electricity used by a business in Pennsylvania in 2021, even though the Texas turbine generated its electricity during a different season, year, and electricity market than the electricity the Pennsylvania business used. In other words, there is no possibility that the Pennsylvania business could have used the 2020 Texas electricity in Pennsylvania in 2021. In the end, traditional REC transactions only match the quantity of electricity that consumers are claiming as renewable to the quantity of electricity actually generated from renewable sources. REC transactions make very little effort—only very broad limitations on time and location—to establish actual linkage between electricity generation and usage. This lack of linkage leads to a misalignment between generation and use.¹⁷³

F. Renewable Energy Revenues

New renewable energy projects to meet the decarbonization imperative will only be constructed if project developers and their investors anticipate that the projects will earn sufficient revenues to cover their costs. Demand for renewable energy, the subject of the preceding Sections, thus plays an important role in driving renewable energy development because it creates revenue for renewable energy projects. Revenues accrue to projects from sales of power, sales of RECs, and tax incentives. But these revenues are not monolithic. Different revenue

172. Jacques de Chalendar, *Why '100% Renewable Energy' Pledges Are Not Enough*, FIN. TIMES: RENEWABLE ENERGY (Dec. 1, 2019), <https://www.ft.com/content/d75f49d0-103f-11ea-a225-db2f231cfeae> [https://perma.cc/6HK2-6Q4J] (“For electricity, timing is everything.”).

173. See *infra* Part III (explaining this misalignment and evaluating its consequences).

streams have varying effects on renewable energy project development because they have multiple possible implications for project viability and create particular incentives for projects. It is a significant shortcoming of renewable energy markets that most project revenues do not reflect the value of how well a project meets the renewable energy needs of electricity purchasers, contributing to the misalignment problem.

First, renewable projects earn revenue from selling electric power. Renewable energy projects sell their electricity in wholesale electricity markets in restructured states and directly to investor-owned utilities in traditionally regulated states.¹⁷⁴ Projects can sell their power in spot markets, which are held the day before or the day of delivery, or through power purchase agreements.¹⁷⁵ Instead of—or in some cases, in addition to—selling their power, projects also can sell their availability into other types of electricity markets known as capacity markets and ancillary services markets.¹⁷⁶ In any of these markets, the price at which power is sold reflects the balance of supply and demand of power generally, not the availability of renewable power in particular. In other words, the price at which a renewable energy project can sell its power depends on the supply and demand for power, not on the supply and demand for renewable energy. Power markets do not attach value to the renewable attribute of power. This is of practical necessity because electricity is untraceable on the grid and by design

174. Heidi Ratz et al., *Insider: Demystifying U.S. Electricity Markets and Their Role in Clean Energy Expansion*, WORLD RES. INST. (Oct. 17, 2019), <https://www.wri.org/insights/insider-demystifying-us-electricity-markets-and-their-role-clean-energy-expansion> [<https://perma.cc/LGZ5-G2MQ>] (discussing wholesale markets); FRANK C. SHAW & SEAN SHIMAMOTO, SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP, *THE EMERGENCE OF UTILITY-OWNED RENEWABLE ENERGY UNDER BUILD-TRANSFER AGREEMENTS* (2018) (discussing direct purchases, which excludes projects that generate dedicated power for the project owner's own use or distributed generation that sells power back to the grid through net metering programs).

175. Robert K. Cowan, *Different Name, Same Result: Why Master Limited Partnerships Are Unlikely to Finance Our Green Energy Future*, 98 TEX. L. REV. 357, 385 (2019); see also Uma Outka, "100 Percent Renewable": *Company Pledges and State Energy Law*, 2019 UTAH L. REV. 661, 681.

176. See TODD S. AAGAARD & ANDREW N. KLEIT, *ELECTRICITY CAPACITY MARKETS* 30–31 (2022). Markets for ancillary services, which include reserves, reactive power, and frequency control, supply the power needed to maintain reliability during unexpected events such as a sudden spike in demand or a generator unexpectedly going offline. Cowan, *supra* note 175, at 403; Outka, *supra* note 175, at 681. Capacity markets ensure that an adequate supply of power is available at all times to meet demand.

because the renewable attribute of power is embodied separately in RECs.¹⁷⁷ The value of the renewable attribute should be embodied in the price of the associated RECs.

Second, the sale of RECs constitutes an additional revenue stream for renewable energy projects.¹⁷⁸ Depending on the price at which a developer can sell the RECs for a project, revenue from RECs may range from crucial to insignificant for project financing. Some analyses, for example, suggest that REC revenue may account for anywhere from 1 percent to 45 percent of total revenue from a renewable energy project—an enormous difference.¹⁷⁹ Existing REC markets do not attempt to align the time and location of renewable energy generation and use, instead imposing only very lenient restrictions on when and where RECs are generated.¹⁸⁰ Thus, the revenue from RECs does not create an incentive for projects to get built or to generate power at times and in locations at which renewable energy is most scarce, contributing to the misalignment problem.

Third, the financing of renewable projects may benefit from tax incentives. Tax incentives help to bridge the gap between project costs and revenues and can play an important role in determining the financial viability of a project.¹⁸¹ Various federal, state, and local tax incentives have been available for renewable energy projects, including production tax credits for the production and sale of electricity from renewable sources, investment tax credits for capital costs of a renewable project, sales and property tax exemptions, and tax abatements.¹⁸² These tax incentives reduce the costs of renewable energy, making renewable energy projects financially viable at lower

177. This is true even for the case of bundled RECs, where the power and RECs are sold together in a single transaction. A bundled REC transaction includes a price that encompasses both the value of the power and the value of the REC, but accordingly, the power still relies on the REC to reflect the value of the renewable attribute.

178. HOLT ET AL., *supra* note 97, at 1. Again, in the case of bundled RECs, a single transaction combines the sale of power and the sale of RECs, but conceptually at least, each is still its own revenue stream even if they are not priced separately.

179. *Id.* at 7.

180. *See supra* Subsection II.E.3.

181. RON REBENITSCH, BUS. & TECH. STRATEGIES, RENEWABLE ENERGY FOR COOPERATIVES: OWNERSHIP VS. POWER PURCHASE AGREEMENTS 4 (2016).

182. WILSON SONSINI GOODRICH & ROSATI, PROJECT FINANCE PRIMER FOR RENEWABLE ENERGY AND CLEAN TECH PROJECTS 14–15 (2014).

levels of revenue or higher costs.¹⁸³ In addition, the renewable energy sector has developed several structures to monetize these tax incentives.¹⁸⁴ These structures, which include partnership flips, sale leasebacks, and pass-through leases, compensate renewable project investors in part by allocating the project's tax credits to the investor.¹⁸⁵ In this way, the tax incentives effectively become a substitute for the project revenues that are otherwise needed to compensate lenders and investors. Again, like power market revenues and REC revenues, tax incentives do not attempt to value renewable energy based on how well it matches the time and location of renewable energy use. Some tax incentives, such as investment or real estate tax credits, are not tied to power output at all.¹⁸⁶ Even the production tax credit, which is tied to power output, treats power output uniformly, without regard to whether the timing and location of generation aligns with renewable energy use.¹⁸⁷

In sum, renewable energy projects benefit from several different revenue streams. But none of these revenue streams attempts to differentiate renewable energy so that the markets can value renewable energy generation based on timing or location.

III. GENERATION-USE MISALIGNMENT

Every megawatt-hour of renewable energy purchased in the market, whether mandated by a renewable portfolio standard or procured voluntarily, contributes in some amount and in some way to decarbonization by shifting electricity use from fossil fuel-based generation to less carbon-intensive energy

183. Trevor D. Stiles, *Renewable Resources and the Dormant Commerce Clause*, 4 ENV'T & ENERGY L. & POL'Y J. 33, 55 (2009).

184. Felix Mormann, *Beyond Tax Credits: Smarter Tax Policy for a Cleaner, More Democratic Energy Future*, 31 YALE J. ON REG. 303, 330–33 (2014); WILSON SONSINI GOODRICH & ROSATI, *supra* note 182, at 15–17.

185. WILSON SONSINI GOODRICH & ROSATI, *supra* note 182, at 15–17. Although partnership flips, sale leasebacks, and pass-through leases vary in their details, all three mechanisms create structures for channeling a renewable project's tax benefits to investors who can efficiently use those tax benefits to decrease their tax liability. Scott W. Cockerham, *Putting U.S. Solar Financing Structures in Perspective*, 2018 TAX NOTES 499.

186. *See, e.g.*, 26 U.S.C. § 48E (2022) (providing investment tax credit for certain clean electricity investments).

187. *See, e.g.*, 26 U.S.C. § 45 (2022) (providing production tax credit for electricity produced from certain renewable resources).

sources.¹⁸⁸ The more consumers purchase renewable energy, rather than electricity from nonrenewable sources, the more renewable energy will be generated. Supply will increase to meet rising demand.

But renewable energy markets can do much better in facilitating the transition to decarbonization. In particular, renewable energy policies, standards, and procurement strategies currently create a misalignment of renewable energy generation and use by not trying to match the time and region of renewable energy use with the time and region of renewable energy generation.

Allowing REC transactions with little regard to alignment of time and location made some sense, especially in the early stages of renewable energy development. An unaligned REC market has some benefits. Because it treats all RECs as essentially fungible, it minimizes transaction costs and allows market competition among sellers that drives down prices, thereby minimizing the overall cost to consumers.¹⁸⁹ Thus, in some respects ignoring differences among RECs allows the renewable market to function well as a market. And if renewable energy demand is at all price responsive—that is, if electricity consumers purchase more renewable electricity if it is cheaper and less when it is more expensive—then migrating purchases to low-cost options also will tend to increase the overall quantity of renewable energy purchased. All of that seems good.

But an unaligned market has its limits, and those limits are becoming increasingly apparent as renewable energy matures in its role in electricity markets. First, an unaligned market does not accurately value renewable energy. With solar and wind power now cost competitive with other sources of electricity generation,¹⁹⁰ renewable power is becoming plentiful at times and locations in which solar or wind energy is abundant.

188. CTR. FOR RES. SOLS., HOW RENEWABLE ENERGY CERTIFICATES MAKE A DIFFERENCE 1 (2016) (“There are many ways consumer choice can make a real, measurable difference on renewable energy use across North America.”); TIMOTHY JULIANI, EDISON ENERGY, RENEWABLE ENERGY, ADDITIONALITY, AND IMPACT 4 (2018) (noting that “there are many ways organizations can have impact and show leadership in the renewables market”); TAWNEY ET AL., *supra* note 78, at 10 (“Impact can be demonstrated and described in numerous ways.”).

189. *Cf.* Lawrence H. Goulder & William A. Pizer, *The Economics of Climate Change* 9 (Nat’l Bureau of Econ. Rsch., Working Paper 11923, 2006) (noting that, where goods are fungible, economic efficiency favors making markets as broad as possible).

190. *See supra* notes 104–106 and accompanying text.

Renewable power is sometimes even becoming overabundant—more is available than is needed.¹⁹¹ But at other times, renewable power is still scarce. A well-functioning energy market, like any market, should value a product based on the product's relative scarcity or abundance.¹⁹² Scarcity should lead to higher prices, and higher prices will draw investment, growing supply to alleviate the scarcity.

Treating RECs as fungible by ignoring time and location hides renewable energy scarcity at certain times and places, which dampens price signals.¹⁹³ Inadequate price signals impair the ability of renewable energy markets to draw investment to construct renewable energy sources and storage facilities that can release power to the grid during times and at locations in which renewable power is scarce. The misalignment of renewable energy generation and usage thus creates a distortion in renewable energy markets. The natural consequence of flexibility that allows misaligned renewable energy purchases is the concentration of purchases on times during which renewable energy is plentiful and therefore available at lowest cost. A well-functioning market, by contrast, should yield a higher price at times when supply is limited and a lower price at times when supply is abundant. As long as this mismatch is ignored, renewable energy markets will gravitate toward low-cost options such as wind power in western Texas and solar power in California—regardless of what this supply contributes to renewable energy use. There is nothing wrong with this low-cost

191. Becca Jones-Albertus, *Confronting the Duck Curve: How to Address Over-Generation of Solar Energy*, OFF. OF ENERGY EFFICIENCY & RENEWABLE ENERGY (Oct. 12, 2017), <https://www.energy.gov/eere/articles/confronting-duck-curve-how-address-over-generation-solar-energy> [<https://perma.cc/Q3JJ-H6P5>]; James Temple, *California Is Throttling Back Record Levels of Solar—and That's Bad News for Climate Goals*, MIT TECH. REV. (May 24, 2018), <https://www.technologyreview.com/2018/05/24/2778/california-is-throttling-back-record-levels-of-solarand-thats-bad-news-for-climate-goals> [<https://perma.cc/7CVC-S7RB>].

192. ELEC. ENERGY MKT. COMPETITION TASK FORCE, REPORT TO CONGRESS ON COMPETITION IN WHOLESALE AND RETAIL MARKETS FOR ELECTRIC ENERGY 53 (2006) (noting that “an important effect of a competitive market operation is that it provides customers with prices that reflect market conditions (abundance, scarcity, etc.)”).

193. To be sure, renewable energy projects also receive revenue for selling their power into electricity markets, see *supra* Section II.F, and the price of power arguably does reflect its value to consumers, including its scarcity in the market. But because power is transacted independently of its renewable attribute, the price of power—even that sold from renewable energy sources—does not reflect the scarcity of renewable energy in the market.

development, but it will not come close to meeting the economy's full electricity needs. Meanwhile, the absence of higher prices during periods of renewable energy scarcity undervalues projects and technologies that could produce power during those periods.

Second, an unaligned renewable energy market that does not align supply with demand obscures the extent of an electricity consumer's dependence on fossil fuel-fired electricity generation. Until the grid is fully decarbonized, all electricity consumers who draw power from the grid will, to some extent, still depend on nonrenewable generation insofar as the reliability of the grid depends on overall supply meeting overall demand and some supply continues to come from fossil fuel generation. Moreover, because electricity is fungible on the grid, no consumer can know whether the power they are using originated from a renewable source. This level of dependence on nonrenewable sources is unavoidable, at least for consumers that pull power from the grid. But existing renewable energy markets add another layer of dependence.

Because renewable energy markets do not match generation and use temporally or geographically, at any particular moment, renewable energy consumers may be using more electricity than is available from renewable sources. Renewable energy users essentially run a debt of renewable energy when it is scarce, relying on periods in which it is plentiful to replenish their stock. But this is not how electricity works because electric power must constantly provide supply to meet demand, at least until storage capabilities are much more developed. To say that a consumer actually uses renewable energy would require the consumer to match their electricity usage with their renewable energy purchases so that RECs were generated at the same time and within the same regional market in which the electricity was used. In the meantime, however, misaligned renewable energy markets perpetuate dependence on fossil fuel generation by suppressing price signals that would encourage investment in renewable energy generation during periods and in markets in which it is scarce.

IV. 24/7 CLEAN ENERGY: ALIGNING GENERATION AND USE

The renewable energy procurement strategy known as *24/7 clean energy* aligns renewable generation and use on an hourly

basis, addressing the generation-use mismatch in renewable energy markets.¹⁹⁴ For example, a consumer purchasing 24/7 clean energy would purchase RECs generated in the same hour and within the same regional electricity market as the user—as close to actual use of renewable energy as is possible given the reality that electrons cannot be traced in the grid. The following Table summarizes the differences between conventional renewable energy purchases and 24/7 clean energy:

| Constraint | Conventional REC Purchase | 24/7 Clean Energy Strategy |
|-------------------|-------------------------------------------------------------------------------------------------------------------------------------------|---------------------------------------------------------------------------------|
| Time | Electricity usage may occur as much as 1–5 years after renewable energy generation. | Electricity usage occurs in the same hour as generation. |
| Location | Electricity usage may occur anywhere in the United States for voluntary purchases, although compliance purchases may be more constrained. | Electricity usage occurs in the same regional electricity market as generation. |

The premise of 24/7 clean energy is that we need to develop renewable energy generation that can meet the full electricity needs of the American economy, thereby minimizing support from fossil fuel generation.¹⁹⁵ Rather than focusing just on growing the overall size of renewable energy markets, alignment advances the prospects of a decarbonized future by matching renewable energy generation with electricity needs.

The remainder of this Part examines the concept of 24/7 clean energy in more detail. Section IV.A explains the 24/7 clean energy strategy and its potential benefits. Section IV.B identifies the ways in which 24/7 clean energy can support decarbonization. Section IV.C addresses some potential caveats and limitations to the arguments in Section IV.B. Finally, Section IV.D identifies several governmental and private sector

194. MCKINSEY & CO., A PATH TOWARDS FULL GRID DECARBONIZATION WITH 24/7 CLEAN POWER PURCHASE AGREEMENTS, at iv (2022).

195. *Id.*

initiatives that can support implementation of 24/7 clean energy strategies.

A. *Concept*

The concept of aligning renewable generation and use is not entirely new, and both compliance and voluntary renewable energy purchases have used crude forms of alignment for decades, requiring that RECs be used within a certain time frame of their creation.¹⁹⁶ When renewable energy was in its early stages of development, these rough alignment efforts may have been sufficient to leverage the impacts of renewable energy purchases. When there was almost no renewable energy on the grid, any renewable energy transaction was significant. And a REC purchaser does know with confidence that renewable electricity was generated at a certain place and time, as indicated by the amount the RECs represent and because no other consumer can claim use of the same renewable generation. This is not nothing.

As renewable energy has penetrated electricity markets, however, the shortcomings of conventional alignment have become more pronounced.¹⁹⁷ Without more precise alignment, significant amounts of fossil fuel–fired generation are being used to support renewable energy use, allowing electricity consumers to use electricity whenever they want, regardless of whether any renewable energy is being generated at that moment.¹⁹⁸ More precise alignment strategies are therefore crucial elements of efforts to achieve extensive penetration of renewable energy in electricity markets so that renewable energy use does not have to rely on fossil fuel–fired generation.¹⁹⁹ The concept of 24/7 clean energy arose to meet that need through closer alignment of renewable energy generation and use.²⁰⁰

196. See *supra* Subsection II.E.3.

197. See, e.g., Jacques A. de Chalendar & Sally M. Benson, *Why 100% Renewable Energy Is Not Enough*, 3 *JOULE* 1389, 1391 (2019) (arguing that annual accounting wanes in validity as renewable generation increases).

198. See, e.g., GOOGLE, *ACHIEVING OUR 100% RENEWABLE ENERGY PURCHASING GOAL AND GOING BEYOND* 4 (2016).

199. *Id.* at 1 (“This more ambitious goal is a key next step necessary to drive clean energy from being an important but limited element of the global electricity supply portfolio today to a resource that fully and completely powers both our operations and the entire electric grid of the future.”); see also Osaka, *supra* note 10.

200. See Jeff St. John, *A Deeper Dive into 24/7 Carbon-Free Energy*, *CANARY MEDIA: DOWN TO THE WIRE* (Apr. 4, 2022),

Although currently more of a concept and a goal than an actuality, 24/7 clean energy is rapidly winning attention and support among thought leaders in decarbonization:

- The United Nations has issued a Call to Action that identifies five principles to guide 24/7 clean energy strategy,²⁰¹ and has spearheaded a 24/7 Carbon Free Energy Compact that sets forth steps necessary to implement a 24/7 clean energy strategy and invites stakeholders to join the effort.²⁰²
- The Biden Administration has signaled support for a 24/7 clean energy procurement strategy.²⁰³ Some localities are doing the same.²⁰⁴
- Renewable energy tracking systems are developing methods for precisely matching the timing of renewable energy generation and electricity use, which will allow creation of a market for 24/7 clean energy.²⁰⁵
- Google, Microsoft, and Adobe have reoriented their clean energy purchasing strategies around the 24/7 concept. Google, for example, recently contracted with multinational power supplier AES Corporation to purchase clean energy as measured on an hourly basis, using power from a portfolio of wind, solar, hydropower, and battery storage resources.²⁰⁶

<https://www.canarymedia.com/articles/energy-markets/a-deeper-dive-into-24-7-carbon-free-energy> [<https://perma.cc/QZG6-ZTG2>].

201. U.N. ENERGY, CALL TO ACTION (2021), https://www.un.org/sites/un2.un.org/files/2021/09/principles_-_updated.pdf [<https://perma.cc/E99P-7TCT>].

202. U.N. ENERGY, THE 24/7 CARBON FREE ENERGY COMPACT (2021), https://www.un.org/sites/un2.un.org/files/2021/10/24-7cfe_compact_-_v2_updated.pdf [<https://perma.cc/PQQ6-LV96>] [hereinafter THE ENERGY COMPACT].

203. Beals, *supra* note 10; Osaka, *supra* note 10.

204. See, e.g., Emma Penrod, *Following Google's Footsteps, Des Moines Pledges 24/7 Clean Electricity by 2035*, UTILITY DIVE (Jan. 15, 2021), <https://www.utilitydive.com/news/following-googles-footsteps-des-moines-pledges-247-clean-electricity-by/593456> [<https://perma.cc/2WD3-VGMB>] (noting that Des Moines, Iowa set a goal of “24/7 clean energy by 2035”).

205. See *infra* note 241 and accompanying text.

206. See *infra* note 243 and accompanying text.

- Electricity providers are starting to develop new products and services to link supply and demand consistent with 24/7 clean energy's alignment approach.²⁰⁷

What has been missing from these preliminary conversations is an explanation of the misalignment problem, how 24/7 clean energy corrects the misalignment problem, the advantages and limitations of 24/7 clean energy, and how policies and strategies can promote 24/7 clean energy. This Article fills that void.

B. Benefits

Creating a more time-sensitive and location-sensitive market for renewable energy can accelerate and smooth the transition to a decarbonized electricity sector. Renewable energy generated during times in which supply is plentiful—such as when the sun is shining or the wind is blowing—will remain inexpensive and perhaps become even cheaper as development costs continue to decline and as some renewable energy demand shifts to other generation.²⁰⁸ But because a 24/7 strategy requires purchasing renewable energy that is available at the time of use, time-sensitive demand for renewable energy requires generation at times and locations that are more challenging and therefore costly. Solar and onshore wind power currently account for most renewable energy, but they are not always available. Other renewable technologies, such as geothermal and offshore wind, thus may be necessary to meet time-sensitive demand. Renewable energy procurement that uses a 24/7 strategy is willing to pay a premium for such renewable generation in a way that existing time-insensitive markets, which attach no value to the timing of renewable generation, are not. Price premiums for scarce renewable energy will properly compensate generation and storage resources that supply electricity during these times when renewable energy is less available, incentivizing further development of these

207. *See, e.g.*, Press Release, AES Corporation, AES Announces First-of-Its-Kind Agreement to Supply 24/7 Carbon-Free Energy for Google Data Centers in Virginia (May 4, 2021) (announcing sale of 24/7 carbon-free energy to Google under a ten-year contract); ENERGYTAG, ENERGYTAG AND GRANULAR ENERGY CERTIFICATES (2021) (developing a framework for time-stamping RECs to allow more granular tracking).

208. *See supra* notes 131–132 and accompanying text.

resources. This will allow renewable energy to penetrate electricity markets further, facilitating decarbonization.

A 24/7 clean energy strategy will have other impacts that will support decarbonization beyond just incentivizing the construction of more renewable energy projects that will better meet the needs of electricity customers. Aligning renewable energy supply with use also will increase the incentives for transmission and storage that will make available additional supplies of renewable energy at the times and locations where it is needed, as well as shift demand from periods of relative scarcity to periods of abundance.

The role and significance of transmission in enabling renewable energy development is already well established, if still underappreciated.²⁰⁹ One of the challenges of renewable energy development is that renewable energy generation is often located far from population centers where demand for electricity is concentrated.²¹⁰ This transmission congestion is currently slowing renewable energy development.²¹¹ Transmission can carry renewably generated power to where electricity is needed.²¹² Additional transmission capacity thus allows the grid more flexibility in matching electricity supply and demand.²¹³ Decarbonization will require dramatically more transmission,²¹⁴ and transmission can significantly reduce the cost of decarbonization.²¹⁵

To illustrate the synergistic relationship between 24/7 clean energy and transmission, take a simplified example of two states, one that produces ample electricity from solar power during the day and one that produces plentiful electricity from wind power at night. With a conventional renewable energy

209. Puneet Kollipara, *Better Power Lines Would Help U.S. Supercharge Renewable Energy, Study Suggests*, SCIENCE (Jan. 25, 2016), <https://www.science.org/content/article/better-power-lines-would-help-us-supercharge-renewable-energy-study-suggests> [https://perma.cc/P72C-8CGF]; Robert Walton, *Propelling the Transition: New and Better Transmission Is Key to Zero Carbon; Here's What's Driving It*, UTILITY DIVE (Aug. 19, 2020), <https://www.utilitydive.com/news/propelling-the-transition-new-and-better-transmission-is-key-to-zero-carbo/582331> [https://perma.cc/GU8C-FLFJ].

210. See Klass, *supra* note 35, at 10753.

211. See Walton, *supra* note 209.

212. See *id.*

213. SONIA AGGARWAL & ROBBIE ORVIS, ENERGY INNOVATION POL'Y & TECH. LLC, GRID FLEXIBILITY: METHODS FOR MODERNIZING THE POWER GRID 6 (2016).

214. See Klass, *supra* note 35, at 10751–53.

215. See Debra Lew et al., *Transmission Planning for 100% Clean Electricity*, 19 IEEE POWER & ENERGY MAG. 56, 60–61 (2021).

market that does not align generation and use, the wind state can count its wind power generation toward electricity use both at night and during the day, even though the wind power is only generating electricity at night. And the solar state can count its solar power generation toward electricity use both at night and during the day, even though the solar power is only generating electricity during the day. With a 24/7 clean energy strategy, however, generation and use must align. Electricity consumers cannot use wind power generated at night to meet electricity use during the day and cannot use solar power generated during the day to meet electricity use at night. This creates a stronger incentive for the construction of transmission that can carry the solar state's power to the wind state and the wind state's power to the solar state. Enhanced transmission, in turn, enables renewable energy projects to reach more consumers with their power. Transmission also enables electricity grids to increase reliability at lower cost in the face of challenges from variable renewable energy production. Studies have predicted that significant economic benefits would result from interregional integration of the electricity grid through increased transmission.²¹⁶

A 24/7 clean energy strategy can similarly synergize with electricity storage. Electricity storage accounts for a tiny share of electricity markets but is expanding rapidly.²¹⁷ Like additional transmission, storage can give much-needed flexibility to the grid. Whereas existing renewable energy markets simply ignore the mismatch between renewable energy generation and use, electricity storage can create an alignment where none was previously possible by storing renewably generated power when it is plentiful and then releasing it to the

216. See Aaron Bloom et al., *The Value of Increased HVDC Capacity Between Eastern and Western U.S. Grids: The Interconnections Seam Study*, 37 IEEE TRANSACTIONS ON POWER SYS. 1760, 1767 (2022) (concluding that interregional integration of the electricity grid is “operationally feasible and economically attractive,” with benefit to cost ratios “ranging from 1.2 to 2.5”).

217. See U.S. ENERGY INFO. ADMIN., BATTERY STORAGE IN THE UNITED STATES: AN UPDATE ON MARKET TRENDS 1 (2021), <https://www.eia.gov/analysis/studies/electricity/batterystorage> [<https://perma.cc/V3BL-LHFK>]. The power capacity of electricity storage is just 2 percent of the total installed generation capacity of the U.S. grid. See CTR. FOR SUSTAINABLE SYS., UNIV. OF MICH., U.S. GRID ENERGY STORAGE (2021), https://css.umich.edu/sites/default/files/u.s.%20grid%20energy%20storage_css15-17_e2021.pdf [<https://perma.cc/8867-LAEK>]. Storage capacity is expected to grow dramatically over the next decade. U.S. DEP'T OF ENERGY, ENERGY STORAGE GRAND CHALLENGE: ENERGY STORAGE MARKET REPORT 8 (2020).

grid when it is scarce.²¹⁸ Because a 24/7 strategy increases demand for renewable energy during periods in which it is scarce, a 24/7 strategy increases the value of storage which can essentially transmit electricity over time. This will incentivize the development of additional storage, which in turn will reduce the scarcity of renewable power and support decarbonization.

Finally, in addition to affecting renewable energy supply, 24/7 clean energy encourages more effective demand strategies. Just as storage contributes to the alignment of generation and use by allowing renewable energy supply to shift to meet demand, demand strategies can contribute to alignment by shifting demand to meet supply.²¹⁹ And 24/7 clean energy strategies do this naturally by creating price signals that encourage such demand shifts. Consumers who are mandated or voluntarily choose to purchase 24/7 clean energy will face higher prices for RECs generated at times and locations at which renewable energy is scarce. For those consumers with time-flexible demand, these higher prices will incentivize them to shift demand from periods in which renewable energy is scarce and more expensive to periods in which it is plentiful and cheap. This shifting of demand provides another mechanism for aligning renewable energy supply with demand and can be accomplished in significant part simply through price signals without additional policy intervention.²²⁰

A recent study by Princeton researchers supports the decarbonization advantages of a 24/7 clean energy strategy over conventional renewable energy purchasing strategies.²²¹ That study, which modeled the effects of 24/7 clean energy procurement in California and the PJM Interconnection territory, concluded that hourly matching of clean energy use and generation can significantly reduce carbon emissions below

218. See Amy L. Stein, *Reconsidering Regulatory Uncertainty: Making a Case for Energy Storage*, 41 FLA. ST. U. L. REV. 697, 715 (2014).

219. Inara Scott, *Incentive Regulation, New Business Models, and the Transformation of the Electric Power Industry*, 5 MICH. J. ENV'T & ADMIN. L. 319, 344 (2016).

220. Cf. Severin Borenstein, *Why Don't We Do It with Demand?*, ENERGY INST. AT HAAS: ENERGY INST. BLOG (Aug. 24, 2020), <https://energyathaas.wordpress.com/2020/08/24/why-dont-we-do-it-with-demand> [<https://perma.cc/9JT8-SSVN>] (“[T]he fastest and cheapest contribution to keep supply in sync with demand . . . is to reshape demand to more closely track supply.”).

221. QINGYU XU ET AL., PRINCETON UNIV. ZERO LAB, SYSTEM-LEVEL IMPACTS OF 24/7 CARBON-FREE ELECTRICITY PROCUREMENT (2021).

emissions levels with only annual matching.²²² Two factors drive the emissions reductions. First, more precisely matching clean energy supply and demand increases the amount of fossil fuel-fired power that clean energy generation displaces.²²³ Second, purchasing 24/7 clean energy increases the overall quantity of clean energy generation, while also displacing more fossil fuel-fired power.²²⁴ In addition, a 24/7 clean energy strategy increases early deployment of advanced clean energy technologies such as advanced geothermal, nuclear, and long-duration storage, whereas conventional REC purchasing primarily increases solar and wind generation.²²⁵ This last effect is especially important because advanced clean energy technologies can potentially provide more consistent power output than variable resources such as solar and wind.²²⁶ Finally, a 24/7 clean energy strategy causes more retirement of natural gas power plants than conventional REC transactions cause.²²⁷

The results of the Princeton study are not definitive and should not be overstated. The study's analysis relies on various assumptions that may or may not accurately reflect the realities of the grid and electricity markets. For example, the model used in the study did not account for the uncertainty of projecting hourly electricity demand or clean energy supply.²²⁸ The analysis also assumed that all customers participating in the 24/7 clean energy strategy would manage their purchases in aggregate rather than individually.²²⁹ More analysis is needed to better understand the range of possible consequences from 24/7 clean energy—and how to structure 24/7 policies and strategies to maximize the benefits while avoiding pitfalls. Nevertheless, the Princeton study provides significant support for the claim that adopting a 24/7 clean energy strategy can accelerate decarbonization.

222. *Id.* at 14, 92.

223. *Id.* at 15.

224. *Id.*

225. *Id.* at 16, 93; *see also supra* note 60 (noting that advanced clean energy technologies may someday provide firm power to the grid).

226. *See XU ET AL.*, *supra* note 221, at 19.

227. *Id.* at 94.

228. *Id.* at 85.

229. *Id.* at 88.

C. Caveats

Although 24/7 clean energy can support the transition to a decarbonized electricity sector, it is not a panacea. Accordingly, some caveats and acknowledgements of limitations are in order.

First, a 24/7 clean energy strategy is not the only path to continued strong growth in renewable energy development. Renewable energy can continue to grow, both in absolute quantities and in its share of electricity generation, without the intentional alignment of generation and use that 24/7 clean energy entails. As renewable energy further penetrates the electricity sector, renewable energy generation increasingly will saturate the lowest-cost times and locations and push out into more times and locations. To some extent, then, the beneficial consequences of 24/7 clean energy—development of renewable energy to meet electricity needs—will occur over the long term even without a deliberate 24/7 strategy.²³⁰ In the meantime, renewable energy will have had time to expand and develop—and likely continue to innovate in ways that reduce development costs—in the conditions in which renewable energy is cheapest and easiest to generate. This should maximize the total quantity of renewable energy generation in the near term. Moreover, while that low-cost development continues, electricity storage and transmission will have had time to expand, which will facilitate broader and deeper deployment of renewable energy. These factors could lead a rational decision-maker to adopt a “wait and see” approach to 24/7 clean energy, focusing instead for the near future on pushing for renewable energy development when and where it is cheapest and easiest.

A “wait and see” approach to 24/7 clean energy, however, postpones action when time is of the absolute essence.²³¹ Renewable energy policies and strategies need to maximize development in both easy and more difficult situations. If the electricity sector is going to transition to renewable energy, then it needs renewable energy supply whenever and wherever people use electricity, not just when and where it is cheapest to

230. See Vikram Linga, *EIA Projects That Renewable Generation Will Supply 44% of U.S. Electricity by 2050*, U.S. ENERGY INFO. ADMIN. (Mar. 18, 2022), <https://www.eia.gov/todayinenergy/detail.php?id=51698> [<https://perma.cc/SZQP-88H7>].

231. See *supra* Part I (summarizing the imperative to decarbonize to avoid the most catastrophic consequences of climate change).

produce. The climate is changing too rapidly to wait. Moreover, the history of renewable energy development teaches us that forcing development early spurs innovation that can dramatically reduce costs later.²³² Thus, if forward-thinking policymakers and electricity consumers implement a 24/7 clean energy approach now, their action is likely to spur innovations that will facilitate broader 24/7 clean energy development in the future.²³³ The choice, properly understood, is not whether to develop 24/7 clean energy now or later, but rather what we can do now to facilitate 24/7 clean energy as quickly as possible. Moving forward aggressively now would seem to create the greatest likelihood of swift development of renewable energy generation that can meet our electricity needs around the clock and around the country.

Second, renewable energy strategies other than 24/7 clean energy also can support decarbonization. The success of a renewable energy policy or strategy can be evaluated by its impact on renewable energy markets. And impact in renewable energy markets can be measured a variety of ways, each of which may point in the direction of its own strategy. A 24/7 clean energy strategy frames impact in terms of aligning renewable energy generation and use, but other possible frameworks exist. For example, impact can be measured in terms of the effect of a renewable energy purchase on carbon emissions,²³⁴ which lends itself to a strategy that attempts to maximize the emissions displaced by a renewable energy purchase.²³⁵ Or impact can be

232. See, e.g., GOVERNORS' WIND ENERGY COAL., RENEWABLE ELECTRICITY STANDARDS: STATE SUCCESS STORIES 4 (2013) (noting that renewable energy standards "drive down technology prices and move technologies to maturity").

233. See generally C40 CITIES, 24/7 CARBON-FREE ENERGY FOR CITIES (2022); JAN PEPPER ET AL., PENINSULA CLEAN ENERGY, OUR PATH TO 24/7 RENEWABLE ENERGY BY 2025 (2021); THE ENERGY COMPACT, *supra* note 202.

234. See, e.g., Sam Schechner, *Amazon and Other Tech Giants Race to Buy Up Renewable Energy*, WALL ST. J., <https://www.wsj.com/articles/amazon-and-other-tech-giants-race-to-buy-up-renewable-energy-11624438894> [<https://perma.cc/5TYG-NSYX>] (June 23, 2021, 6:58 AM) (noting that "companies want to tell consumers and investors that they are helping to reduce absolute carbon output").

235. See Peter Bronski & Gavin McCormick, *From Additionality to 'Emissionality': How Companies Can Magnify Their Impact*, GREEN BIZ (May 31, 2018), <https://www.greenbiz.com/article/additionality-emissionality-how-companies-can-magnify-their-impact> [<https://perma.cc/HH9G-V5VZ>] (noting that "analysis routinely finds that some megawatt-hours of renewable energy displace three times as much carbon as others"); *Avoided Emissions/Emissionality*, WATT TIME, <https://www.watttime.org/solutions/renewable-energy-siting-emissionality> [<https://perma.cc/3ZNS-4VGL>] ("For example, today adding one more solar [power

measured in terms of how much a renewable energy purchase increases overall renewable energy generation, suggesting a strategy that focuses on renewable energy purchases that lead to additional renewable energy projects—known as additionality.²³⁶ Each of these strategies has its strengths and its shortcomings, especially when applied in practice. In particular, both emissions-based and additionality-based strategies, when rigorously applied, would require electricity consumers to trace the consequences of their purchases through electricity markets to determine their impacts on project development, a very difficult task.²³⁷

As far as immediate impacts go, it is difficult to argue against emissions reductions or additionality. But aligning renewable energy generation and use with 24/7 clean energy strategies creates the conditions necessary for long-term decarbonization of the electricity sector. It therefore should play an important role in renewable energy policy and strategy, albeit not to the exclusion of other strategies.

This last point suggests an additional caveat. Some critics of existing renewable energy markets have argued that typical REC transactions that do not match renewable energy generation and use are insufficient or even counterproductive in advancing decarbonization.²³⁸ Such arguments are overbroad and tend to measure the impact of renewable energy purchases by a single metric, disregarding others. This Article does not argue that all REC transactions must follow a 24/7 clean energy strategy to benefit decarbonization but instead contends more

purchase agreement] in California increasingly reduces output at a mix of natural gas plants and existing solar farms. But adding a new wind [power purchase agreement] in Wyoming still nearly always reduces output at a coal plant, avoiding more emissions.”).

236. See JULIANI, *supra* note 188, at 4; JOHN POWERS & AMY HADDON, SCHNEIDER ELEC., *THE ROLE OF RECS AND ADDITIONALITY IN GREEN POWER MARKETS* 6 (2017). Precise meanings of the term *additionality* differ. See, e.g., TAMARA DICAPRIO, MICROSOFT, *MAKING AN IMPACT WITH MICROSOFT’S CARBON FEE* 19 (2015) (defining additionality as a “level of performance significantly better than the average of recently undertaken practices or activities in the geographic area”).

237. See Anders Bjørn et al., *Renewable Energy Certificates Threaten the Integrity of Corporate Science-Based Targets*, 12 *NATURE CLIMATE CHANGE* 539, 544 (2022) (noting that “demonstration of additionality is complicated”).

238. See, e.g., de Chalendar & Benson, *supra* note 197; Auden Schendler, *Why Buying Cheap Energy Certificates Worsens Climate Change*, *GRIST* (Dec. 1, 2009), <https://grist.org/article/why-buying-cheap-energy-certificates-worsens-climate-change> [<https://perma.cc/8VRQ-U97R>].

narrowly that renewable energy policies and strategies should include 24/7 clean energy as a component of their broader approach. Just as 24/7 clean energy should not be dismissed just because it does not in every case immediately reduce emissions or add renewable energy generation, other transactions should not be dismissed just because they do not follow a 24/7 clean energy approach.

D. Implementation

This Section identifies actions that can help implement 24/7 clean energy. Implementation efforts will require a broad effort encompassing a wide variety of stakeholders that includes governments, grid system operators, electric utilities, renewable energy developers, certification and tracking organizations, and electricity consumers. Subsection 1 explains that the first step is to develop time-sensitive systems for transacting RECs. This, in turn, will allow electricity suppliers to create products that allow consumers to align their electricity use with renewable energy generation. Once a market for 24/7 clean energy is created, a variety of steps can be taken to advance alignment strategies in both compliance and voluntary renewable energy purchasing. These steps include incorporating 24/7 clean energy into government procurement strategies and renewable portfolio standards, requiring electric utilities and other suppliers to offer 24/7 clean energy products to consumers, and designating premium RECs for 24/7 clean energy.

Because the 24/7 clean energy concept is just taking shape, the description of these implementation measures is necessarily only preliminary, identifying and briefly summarizing steps that can be taken as part of a 24/7 clean energy strategy. As the 24/7 concept matures, more detail and specificity can be added to the discussion. A full examination of implementation issues thus awaits future work.

1. Creating 24/7 Clean Energy Markets

Operationalizing the concept of 24/7 clean energy will require significant changes to the way that renewable energy is tracked and transacted. In the past, REC systems have tracked only the month and year in which renewable energy is generated, which does not allow electricity suppliers or end

users to match electricity generation and use on an hourly basis.²³⁹ With the goal of 24/7 clean energy in mind, the electricity sector has recently undertaken initiatives to create hourly RECs that would facilitate electricity purchases that match generation and use on an hourly basis.²⁴⁰ The M-RETS tracking system, for example, has already begun implementing hourly tracking of RECs.²⁴¹ Google used this feature when it completed the first hourly REC transaction in January 2021.²⁴²

Once REC systems are tracking renewable energy generation on an hourly basis, renewable energy markets can create transactions that precisely match the timing of generation to the timing of use. Such transactions are beginning to take shape. For example, as indicated in Section IV.A, Google and AES Corporation announced a ten-year supply contract in May 2021 by which AES has agreed to sell Google clean energy as measured on an hourly basis, using power from 500 megawatts of wind, solar, hydropower, and battery storage resources.²⁴³ These steps will enable a market for 24/7 clean energy to develop.

2. Renewable Portfolio Standards, Clean Energy Standards, and Tax Incentives

Although 24/7 clean energy has, to date, been the focus of voluntary purchases and government procurement rather than regulatory policies, the concept can apply to all renewable energy purchases. It can work equally well, for example, for mandatory renewable energy purchases under government procurement strategies or renewable portfolio standards.

Federal, state, and local governments have adopted requirements for procuring renewable energy to power governmental activities. Section 203 of the Energy Policy Act, for example, requires the federal government to purchase at least 7.5 percent of its total electricity from renewable sources, if economically feasible and technically practicable.²⁴⁴ President Biden's American Jobs Plan aims to purchase 24/7 clean energy

239. See St. John, *supra* note 200.

240. See ENERGYTAG, *supra* note 207.

241. See M-RETS, ANNUAL REPORT 2020 (2021).

242. See *id.* at 1.

243. Press Release, AES Corporation, *supra* note 207.

244. 42 U.S.C. § 15852(a).

for federal buildings.²⁴⁵ State and local government renewable energy procurement strategies could similarly integrate 24/7 clean energy into all or a portion of their renewable energy purchases.

Thirty states, the District of Columbia, and three territories have established renewable portfolio standards that set quotas requiring electric utilities and other electricity suppliers to generate or purchase certain quantities of renewable energy.²⁴⁶ Many of these renewable portfolio standards already create subcategories called “tiers” within an overall renewable purchasing quota, with specific purchasing quotas for each tier.²⁴⁷ The purpose of a renewable portfolio standard is to stimulate the growth of renewable energy.²⁴⁸ Tiering within a renewable portfolio standard prioritizes the growth of particular categories of renewable energy.

Just as they already adjust their renewable portfolio standards to meet evolving energy needs,²⁴⁹ state legislatures looking to advance decarbonization should amend their renewable portfolio standards to include a new tier with a specified quota for 24/7 clean energy. For example, if a state sets an overall standard of achieving 50 percent renewable energy by 2030,²⁵⁰ it could further specify that some portion of this renewable energy must be 24/7 clean energy. A 24/7 clean energy standard would ensure that at least some of the compliance demand for renewable energy is directed toward renewable energy generation that aligns with electricity usage, thereby charting the course for the clean energy transition. As with

245. Press Release, White House, Fact Sheet: The American Jobs Plan (Mar. 31, 2021), <https://www.whitehouse.gov/briefing-room/statements-releases/2021/03/31/fact-sheet-the-american-jobs-plan> [https://perma.cc/76HN-7PAC].

246. See *supra* Section II.E.

247. See *id.*

248. See James M. Van Nostrand & Anne Marie Hirschberger, *Implications of A Federal Renewable Portfolio Standard: Will It Supplement or Supplant Existing State Initiatives?*, 41 U. TOL. L. REV. 853, 874 (2010).

249. See, e.g., Kathryn B. Daniel, *Winds of Change: Competitive Renewable Energy Zones and the Emerging Regulatory Structure of Texas Wind Energy*, 42 TEX. TECH L. REV. 157, 162 (2009) (noting that after Texas first enacted its renewable portfolio standard in 1999, “the legislature periodically updated the [renewable portfolio standard] to adjust to Texas’s changing energy needs”).

250. MD. CODE ANN., PUB. UTIL. § 7-703 (West 2022) (requiring Maryland electricity suppliers to purchase a percentage of electricity from renewable energy sources, with the percentage increasing to 50 percent by 2030).

existing renewable portfolio standards, the mandate for 24/7 clean energy could increase over time.

Provisions targeted at 24/7 clean energy development also could be integrated into government incentives for renewable energy. Numerous federal, state, and local tax incentives are available for renewable energy projects.²⁵¹ Other programs provide funding assistance for renewable energy development through loans, grants, and other financing tools.²⁵² Just as existing renewable mandates can be extended to include specific requirements for 24/7 clean energy, government incentives for renewable energy can be extended to the development of 24/7 clean energy.

3. Green Tariffs

Consumers should have the option to choose 24/7 clean energy voluntarily. Many states offer consumers options to purchase renewable energy. In states in which the retail market for electricity is competitive,²⁵³ electricity suppliers generally offer purchasing options for renewable energy.²⁵⁴ In some but not all states that retain traditionally regulated electricity markets in which consumers lack access to a competitive retail market for electricity, regulated utilities offer green tariffs that allow consumers to purchase some or all of their electricity from renewable sources.²⁵⁵ Either situation offers consumers the opportunity to choose 24/7 clean energy even when policymakers are not willing to mandate 24/7 clean energy purchases by law or in addition to mandated purchasing quotas.

Once the systems are in place for 24/7 clean energy transactions, electric utilities and other electricity suppliers can

251. *See supra* notes 181–187.

252. *See, e.g.*, 42 U.S.C. § 16237 (authorizing the Secretary of the Energy to provide grants and other funding for wind power research and development); 42 U.S.C. § 16238 (same, for solar power).

253. *See Electricity Residential Retail Choice Participation Has Declined Since 2014 Peak*, U.S. ENERGY INFO. ADMIN. (Nov. 8, 2018), <https://www.eia.gov/todayinenergy/detail.php?id=37452> [<https://perma.cc/4CVP-7ZDD>] (reporting that “13 states and the District of Columbia have active, statewide residential retail choice programs”).

254. *See, e.g.*, PA POWERSWITCH, PA. PUB. UTIL. COMM’N, <https://papowerswitch.com> [<https://perma.cc/G7S7-UUZW>] (listing electricity purchasing options, which include renewable energy products, for Pennsylvania residents).

255. *See Utility Green Tariffs*, WORLD RES. INST., <https://www.wri.org/initiatives/utility-green-tariffs> [<https://perma.cc/F6K3-UD64>].

enable 24/7 clean energy purchasing by offering green tariffs that purchase 24/7 clean energy. Public utility commissions can require utilities to offer electricity consumers products that provide 24/7 clean energy.²⁵⁶ Requiring utilities to offer green tariffs that align generation with electricity use will provide consumers with access to 24/7 clean energy, facilitating voluntary renewable energy purchases by households and businesses. Public utility commissions also can closely monitor the rates charged by 24/7 clean energy tariffs to ensure that utility companies are not overpricing, especially in traditionally regulated states.

4. Premium Renewable Energy

The difference between buying 24/7 clean energy and a typical renewable energy purchase is likely somewhat difficult to understand for many electricity consumers, who may not understand the complexities of the grid. Stakeholders within the electricity industry can simplify the 24/7 clean energy concept for consumers by certifying 24/7 clean energy products as a form of “premium” renewable energy.

Third-party certification reduces information costs for consumers by allowing an unaffiliated party to assess whether a product conforms to certain criteria and then communicate its determination in the market.²⁵⁷ Here, existing third parties with credibility in the market, such as Green-e, can assess and certify 24/7 clean energy products as premium, signifying that they carry more impact than other options.²⁵⁸ Certifying

256. Cf. JONES, *supra* note 100, at 17 (noting that “[s]tates (particularly those with regulated utilities) can also require that electric suppliers offer a voluntary green power option to their customers” and that several states have such requirements already); see also JENNY HEETER, NAT’L RENEWABLE ENERGY LAB’Y, UTILITY GREEN TARIFF PROGRAMS IN THE U.S.: OVERVIEW AND OPPORTUNITIES FOR COST SAVINGS (2019) (explaining green tariffs).

257. See, e.g., AM. COUNCIL OF INDEP. LAB’YS, THE VALUE OF THIRD PARTY CERTIFICATION 1 (2002); Jeffrey J. Minneti, *Relational Integrity Regulation: Nudging Consumers Toward Products Bearing Valid Environmental Marketing Claims*, 40 ENV’T L. 1327, 1380 n.230 (2010).

258. Green-e is the leading clean energy certification entity. See generally *About Green-E*, GREEN-E, <https://www.green-e.org/about> [<https://perma.cc/J8BM-FL46>]. Alternatively, states could set criteria for high-impact purchases in their renewable portfolio standards and then require a portion of renewable energy to meet those criteria. Finally, leading renewable energy consumers, such as Google or Microsoft, could establish their own criteria for high-impact renewable energy and certify products under those criteria.

premium renewable energy would mitigate some of the information cost problems of evaluating impact by allowing electricity suppliers or third parties to identify high-impact renewable energy purchases and then communicate their endorsement to electricity consumers. This would allow consumers to avoid incurring the information costs of assessing impact themselves.

Bifurcating offerings in renewable energy markets into “regular” renewable energy and premium 24/7 clean energy would assist consumers who are looking to leverage the impact of their renewable purchases while leaving the rest of renewable energy markets intact. Premium 24/7 clean energy would presumably cost more, and regular renewable energy (that is, not 24/7 clean energy) would remain available. The voluntary demand for renewable energy is probably quite price-sensitive, so anything that increases the price of renewable energy is likely to reduce the voluntary demand for renewable energy significantly.²⁵⁹ But creating a space in the market for premium 24/7 clean energy would allow price discrimination that leverages the preference of some purchasers for high-impact renewable energy. Moreover, it would be helpful to encourage the development of preferences for 24/7 clean energy.²⁶⁰

5. Aggregated Transactions

Matching individual electricity purchases with renewable energy generation on an hourly basis will pose a challenge. On the demand side, individual consumers’ demand for power can be volatile and unpredictable.²⁶¹ On the supply side, the power

259. See Ross T. Mewton & Oscar J. Cacho, *Green Power Voluntary Purchases: Price Elasticity and Policy Analysis*, 39 ENERGY POL’Y 377, 384 (2011) (finding that demand for renewable power in Australia was sensitive to price).

260. Some renewable energy experts have expressed doubts about attempting to differentiate purchase options based on their impact out of a concern that doing so may discourage overall renewable energy purchasing. See, e.g., TAWNEY ET AL., *supra* note 78, at 12 (opining that rating methods of renewable energy procurement “would be counterproductive because they could chill purchasing activity” because it “is nearly impossible to [evaluate purchasing decisions] without judging some procurement methods as ineffective or undesirable”). Endorsing some renewable energy purchases as impactful implicitly criticizes others, which could reduce demand for non-premium renewable energy. Stakeholders and policymakers can reduce the risk of this dampening effect by avoiding disparaging regular renewable energy purchases so as not to suppress overall demand for renewable energy.

261. See Stephen Haben et al., *A New Error Measure for Forecasts of Household-Level, High Resolution Electrical Energy Consumption*, 30 INT’L J.

output of an individual renewable resource, such as a single wind farm, also can be quite variable and uncertain.²⁶² This variability of both supply and demand would make it very difficult to match supply and demand for individual resources or consumers on an hour-by-hour basis. Aggregating individual resources or consumers into larger groups, however, results in supply and demand that are much less variable and more predictable, and therefore easier to match.²⁶³ Aggregation can thus ease the challenge of 24/7 procurement.

Large institutional and corporate electricity consumers can do their part to help aggregate demand by creating opportunities for smaller consumers to join them in purchasing 24/7 clean energy. Large consumers with the resources and sophistication to create 24/7 clean energy transactions can assist the development of a market for 24/7 clean energy by inviting other consumers to join them in those purchases. For example, aggregated power purchase agreements combine renewable energy purchases from multiple purchasers to support a renewable energy project, thereby making it easier for smaller purchasers to participate in renewable energy markets. As large purchasers begin to develop systems for 24/7 clean energy transactions, they can similarly create aggregated transactions that allow small purchasers to join. Some large consumers are already taking steps in this direction. Amazon, for example, intentionally seeks renewable energy purchases that can establish a template for additional purchases by other consumers, thereby reducing the costs for others.²⁶⁴

* * *

FORECASTING 246, 247 (2014) (noting that “the demand [for individual household electricity usage] is volatile and noisy, and typically consists of many different types of behaviour, such as frequent but irregular peaks”).

262. See WIND ENERGY TECHS. OFF., DEP’T OF ENERGY, OFFICE, SMALL WIND GUIDEBOOK 8 (2022) (noting that the power output of a wind turbine is a function of, among other things, air density and wind speed).

263. See Jennifer E. Gardner & Ronald L. Lehr, *Enabling the Widespread Adoption of Wind Energy in the Western United States: The Case for Transmission, Operations and Market Reforms*, 31 J. ENERGY & NAT. RES. L. 237, 282 (2013).

264. See Sam Schechner, *Amazon and Other Tech Giants Race to Buy Up Renewable Energy*, WALL ST. J. (June 23, 2021), <https://www.wsj.com/articles/amazon-and-other-tech-giants-race-to-buy-up-renewable-energy-11624438894> [<https://perma.cc/AJS4-NYXJ>] (reporting that Amazon “looks for projects where it can be first to set up a commercial template other companies can follow to help jump-start demand”).

Implementing 24/7 clean energy will require numerous innovations in renewable energy policy and electricity markets. Many of the details about how 24/7 clean energy strategies will be implemented remain to be determined. But the concrete steps identified in this Part can create a strong impetus for advancing 24/7 clean energy strategies, which in turn can accelerate the transition to a decarbonized electricity sector.

CONCLUSION

Renewable energy markets, although robust in many respects, do not meaningfully attempt to match the timing and location of electricity generation with the timing and location of renewable energy use. This has led to a misalignment between renewable energy generation and use. Allowing electricity consumers to purchase RECs without regard to when and where the renewable energy was generated concentrates renewable energy development on times and places in which renewable energy is plentiful and cheap, leaving consumers otherwise dependent on traditional fossil fuel generation to meet their electricity needs.

The concept of 24/7 clean energy addresses this mismatch by aligning renewable energy generation and use on an hourly basis. Policies and markets that employ 24/7 clean energy strategies create incentives for developing energy sources that meet our full electricity needs by creating renewable energy supplies when and where consumers want to use renewable energy, not just when and where it is easy and least expensive. This alignment facilitates the transition to a decarbonized electricity sector. Buying renewable energy with a 24/7 clean energy strategy allows an electricity consumer to do everything possible, despite the limitations of the grid, to use renewable energy.

Much work remains to be done to turn the 24/7 clean energy concept into reality, and renewable energy policies and markets should take concrete steps to implement 24/7 clean energy strategies. Renewable energy markets can develop time-sensitive systems for transacting RECs, allowing the creation of a market for 24/7 clean energy. Once a market is enabled, renewable portfolio standards can require electric utilities and other suppliers to purchase quotas of 24/7 clean energy. Governments and consumers ranging from major corporations

to individual households can demand options to purchase 24/7 clean energy voluntarily from electricity suppliers. The road to full decarbonization will be challenging, but forward-thinking public and private sector initiatives can lead the way.