

**CALIFORNIA ALTERNATIVE ENERGY AND
ADVANCED TRANSPORTATION FINANCING AUTHORITY**

*Request to Approve a Time Extension for the
Initial Term of the Regulatory Agreement¹*

**rPlanet Earth Los Angeles, LLC
Application No. 16-SM004**

Tuesday, June 15, 2021

Prepared By: *Xee Moua, Program Analyst*

SUMMARY

Applicant – rPlanet Earth Los Angeles, LLC

Location – Vernon, Los Angeles County

Industry – Plastic Recycling

Project – Construction of a New Plastics Recycling and Manufacturing Facility (Advanced Manufacturing)

Total Amount Qualified Property Approved– \$119,800,000

Estimated Sales and Use Tax Exclusion Amount at Approval² – \$10,087,160

Amount of Time Requested –

- One year and six months, until January 19, 2023, for the Initial Term of the Regulatory Agreement (seven years from the date of initial CAEATFA Board approval)

Staff Recommendation – Approval

¹ All capitalized terms not defined in this document are defined in the Sales and Use Tax Exclusion Program’s statutes and regulations.

² This amount is calculated based on the average statewide sales tax rate at the time of initial approval, which was 8.42%.

REQUEST

On January 19, 2016, the CAEATFA Board approved a sales and use tax exclusion (“STE”) for rPlanet Earth Los Angeles, LLC, (the “Applicant”) for the purchase of up to \$119,800,000 in Qualified Property to build a new facility that that uses post-consumer polyethylene terephthalate (“PET”) bales to create a broad array of “bottle grade” recycled PET (“rPET”) products (the “Project”). The Regulatory Agreement (“Agreement”) initial term provided the Applicant with three years from the date of Board approval to utilize its STE award. The CAEATFA Board can extend the initial term of the Agreement upon a finding that an extension is in the public interest and advances the purposes of the STE Program.

On January 15, 2019, the CAEATFA Board approved the Applicant’s request for a two-year and six-month extension of the initial term of the Agreement from its original termination date of January 19, 2019 to accommodate construction delays and to allow time for the Applicant to meet its investors’ requirement of having the first production line operate for 1 to 1.75 years before funding the second production line.

As of January 2021, the Applicant has used the STE to purchase approximately \$73.6 million of Qualified Property (61% of the total Qualified Property approved) and began production in October 2018. The Applicant is requesting to extend the Agreement’s initial term by an additional one year and six months to accommodate a reduction in productivity due to setbacks in its supply chain and a multitude of project delays resulting from the COVID-19 pandemic.

According to the Applicant, the reduction in productivity is attributed to a shortage of materials in its supply chain, as well as COVID-19 related government shutdowns that were enforced throughout 2020. The Applicant states that the COVID-19 pandemic caused equipment commissioning delays as several suppliers from Germany and Italy had to return home following restrictions on air travel. Moreover, due to the unique design of its production line, the Applicant states that its contractors and engineers had to spend additional time managing the equipment and processes related to the sorting and grinding of raw materials to ensure proper functioning. Finally, while the Applicant made several enhancements and improvements to effectively run its first production line in 2019 and meet its investors’ requirement, the Applicant was faced with numerous interruptions resulting from the COVID-19 pandemic.

The Applicant states the additional time will allow it to recover from the effects of the COVID-19 pandemic and acquire the remaining Qualified Property for the Project. According to the Applicant, it is currently making investments in equipment that will support its second production line. The Applicant shares that it is working with third-party equipment and service providers, such as engineering, seismic, mechanical, and electrical companies, to determine the scope and timeline of the second production line. Additionally, the Applicant states that it has started replacing its utility systems, installing electrical switchgear that will assist with operations anticipated to begin in the summer and with its new production line, and submitting purchase orders for eight new injection molds that will increase its production capacity. The

Applicant states it intends on making the vast majority of its Qualified Property purchases before the end of 2022.

THE APPLICANT

The Applicant is a Delaware limited liability company that is owned by rPlanet Earth Los Angeles Holdings, LLC. The Applicant was formed in 2015 with the goal of providing regional and national food and beverage companies with a high quality, reliable, and sustainable supply of rPET to be used in packaging containers.

The major shareholders (10.0% or greater) of rPlanet Earth Los Angeles Holdings, LLC are:

Versorgungswerk der Zahnärztekammer
Berlin K.d.o.R (50%)
Oaktree Capital (50%)

The corporate officers of the Applicant are:

Robert Daviduk – CEO

THE PROJECT

The Applicant is building a new facility that uses post-consumer PET bales to create a broad array of “bottle grade” rPET products. The construction will be completed in two phases. Phase I will ramp up the facility to a production capacity of 55 million pounds of bottle grade rPET flake per year. Phase II, which was scheduled for 2018, will then double capacity, making the facility the largest of its kind in the world, according to the Applicant. Both phases will utilize a vertically integrated model that consolidates multiple manufacturing processes under one roof. According to the Applicant, these manufacturing processes are typically completed at three separate facilities, thus necessitating transport of the unfinished intermediate product between each manufacturing facility. The Applicant’s business model will eliminate these transportation steps, thereby avoiding costs and greenhouse gas emissions associated with transportation, resulting in a more efficient manufacturing process.

As part of its Project, the Applicant represents that it will be the first company in the U.S. to install and operate a Krones PET recycling line. The Krones equipment is different from other recycling lines in that it eliminates the “whole bottle wash” stage of decontamination, which would otherwise consume significant amounts of water. The Applicant estimates a resulting reduction in water use of 33%. By eliminating this stage, the Applicant also claims to avoid the toxic chemicals, dyes, and inks typically released by wet labels during the wash process. These contaminants can become absorbed by the PET, thereby requiring additional processing during a purification stage. In bypassing the bottle wash and purification stages the Krones equipment reduces total decontamination time to one hour, from an industry standard of four to six hours.

The Applicant notes that one additional benefit of its proposed technology is the ability to work with plastic in flake form throughout the manufacturing process. The Applicant states that other

manufacturers of rPET products must use pelletized plastic as feedstock. This requires an additional step wherein plastic flake is melted down and reformed as pellets (about the size of a BB). By working with flake throughout, the energy costs associated with melting and reforming plastic are avoided. The Applicant estimates this energy savings at 16%. Of equal importance, because the plastic is not subjected to an additional melting process, the manufacturing process reduces degradation during the lifecycle of the plastic.

In addition to the Krones equipment, the Applicant will be installing other sophisticated equipment, such as injection-molding and extrusion machines. The system will be highly automated, with feedstock blends being determined through the use of integrated computational materials engineering. The Applicant claims that, as a result of all of the aforementioned process improvements, it will create a better quality product that is faster, cheaper, and more efficient to produce on a per-unit basis when compared to traditional industry practices.

AGREEMENT INITIAL TERM EXTENSION REQUEST

The Applicant has requested that the initial term of the Agreement be extended from July 19, 2021, to January 19, 2023, in order to accommodate a decline in productivity due to supply chain setbacks and various delays caused by the COVID-19 pandemic .

Staff Evaluation

In assessing the Applicant's request to extend its initial term, Staff took into consideration the Applicant's investors' continued commitment to the Project and that the Applicant has taken the initial steps necessary to construct its second production line. According to the Applicant, it will be incorporating lessons learned related to system design and functionality from the first production line to achieve success with the second production line. The Applicant states there has been a significant increase in new business opportunities recently, many of which the Applicant has successfully landed. The Applicant has seen an increased interest in its products from a variety of businesses, including the beverage, thermoforming, and produce industries. Furthermore, the Applicant states that there is very high demand for rPET-based products currently, and the price of bottle grade rPET is now about 40% higher than the price of virgin PET.

Based on this information, Staff believes extending the initial term of the Agreement will allow for the Project to be completed, and is, therefore, in the public interest and advances the purposes of the STE Program.

LEGAL QUESTIONNAIRE

Staff reviewed the Applicant's responses to the questions contained in the Legal Status portion of the Application. The responses did not disclose any information that raises questions concerning the financial viability or legal integrity of this Applicant.

CAEATFA FEES

In accordance with STE Program Regulations,³ the Applicant has paid an additional fee of \$2,000 because extending the initial term qualifies as a modification to the Applicant’s Regulatory Agreement.

RECOMMENDATION

Staff recommends that the Board approve rPlanet Earth Los Angeles, LLC’s request to extend the initial term of the Agreement by one year and six months to January 19, 2023 as it is in the public interest and advances the purposes of the STE Program.

Attachments

- Attachment A: rPlanet Earth Los Angeles, LLC ’s letter requesting waiver (May 19, 2021)
- Attachment B: rPlanet Earth Los Angeles, LLC ’s staff summary at the time of approval

³ California Code of Regulations Title 4, Division 13, Section 10036(c)(1)(B)

**RESOLUTION APPROVING A TIME EXTENSION FOR RPLANET EARTH
LOS ANGELES, LLC’S INITIAL TERM FOR THE REGULATORY AGREEMENT**

June 15, 2021

WHEREAS, on January 19, 2016, the California Alternative Energy and Advanced Transportation Financing Authority (the “Authority”), a public instrumentality of the State of California, approved a Sales Tax Exclusion (“STE”) in the amount of \$119,800,000 of Qualified Property for **rPlanet Earth Los Angeles, LLC** (the “Applicant”); and

WHEREAS, within three (3) years of approval by the Authority, the Applicant must make all Qualified Property purchases (STE Program regulations Section 10035(b)(1)); and

WHEREAS, upon a finding that it is in the public interest and advances the purposes of the Program, the Authority may waive the requirement that all purchases of Qualified Property be made within three (3) years of Application approval (STE Program regulations Section 10035(b)(1)(B)); and

WHEREAS, the Applicant previously had requested a waiver of the requirement to purchase all of the Qualified Property within three (3) years due to unexpected delays in the Project timeline, extending the term by two (2) years and six (6) months to July 19, 2021; and

WHEREAS, the Applicant has requested a waiver of the requirement to purchase all of the Qualified Property by July 19, 2021, due to unexpected delays in the Project timeline, extending the term by one (1) year and six (6) months to January 19, 2023; and

WHEREAS, granting the waiver will allow the Project to proceed and the state to receive the anticipated environmental and economic benefits that justified the initial approval of the Project in accordance with the law, thereby advancing both the public interest and the purposes of the Program.

NOW, THEREFORE, BE IT RESOLVED by the California Alternative Energy and Advanced Transportation Financing Authority, as follows:

Section 1. The Authority finds that it is in the public interest and advances the purposes of the Program to extend the initial term of the Agreement to January 19, 2023.

Section 2. This resolution shall take effect immediately upon its passage.

Attachment A: rPlanet Earth Los Angeles, LLC’s Letter Requesting Waiver
(May 19, 2021)



May 19, 2021

CAEATFA
Attn: Xee Moua, Program Analyst
915 Capitol Mall Room 587
Sacramento, CA 95814

RE: CAEATFA STE Master Regulatory Agreement (“MRA”) Extension Request – rPlanet Earth Los Angeles, LLC
(16-SM004)

Dear CAEATFA Board Members & Staff,

rPlanet Earth Los Angeles, LLC (“rPlanet Earth”) respectfully requests a 18-month extension on its CAEATFA STE MRA in order to procure its remaining CAEATFA STE qualified property. After opening the first production line in late 2018, production ramped up. During 2019 additional improvements and enhancements were implemented improving product flow, product quality, and efficiency. However, this was majorly halted with delays in production caused by the COVID-19 pandemic beginning late 2019. As a result of COVID-19, rPlanet Earth experienced the following delays:

- Setbacks in supply chain caused shortages in production inputs coupled with mandated COVID-19 government shut-downs caused significant reduction in production outputs during 2020.
- A significant amount of equipment could not be commissioned in early 2020 as several suppliers from Germany and Italy had to return home to Europe due to the ban on air travel related to COVID-19. As such, the commissioning of such equipment was delayed for the remainder of 2020 until engineers were able to travel. Thus, negatively impacting plant operations.
- Additional resources required to be allocated to implement health and safety practices and procedures to reduce the spread within the production facility in accordance with CDC guidelines.
- Our production equipment and overall production line (one vertically integrated, closed-loop recycling/manufacturing facility) is the first of its kind in the U.S. Thus, it took additional efforts from our contractors and engineers to design and implement each segment of our one-of-a-kind system. In particular, our equipment and processes related to the sorting and grinding of raw materials.
- rPlanet Earth’s private equity investors require approximately 1 to 1.75 years of operations related to the first production line before it can move forward on funding the 2nd line and has been delayed due to interruptions in operations related to COVID-19 of the first production line beginning at the end of 2019 through current day.

Despite the obstacles presented by COVID-19, management as well as our investors are still highly motivated to support our one-of-a-kind recycling facility. As the economy begins to bounce back from the pandemic, we expect to acquire our remaining qualified property for the second production line during the second half of 2021—with such purchases expected to commence in Q4 of 2022. Please reach out to us with any questions. Thank you in advance for your time and careful consideration.

Sincerely,
Robert Daviduk

Robert Daviduk, CEO
rPlanet Earth Los Angeles, LLC

cc: CAEATFA@sto.ca.gov
xee.moua@treasurer.ca.gov
alex.tran@CALincentives.com
sarah.hoyt@CALincentives.com

Attachment B: rPlanet Earth Los Angeles, LLC’s Staff Summary at the Time of Approval

**CALIFORNIA ALTERNATIVE ENERGY AND
ADVANCED TRANSPORTATION FINANCING AUTHORITY**

Request to Approve Project for Sales and Use Tax Exclusion (STE)⁴

**rPlanet Earth Los Angeles, LLC
Application No. 16-SM004**

Tuesday, January 19, 2016

Prepared By: *James Shimp, Analyst*

SUMMARY

Applicant – rPlanet Earth Los Angeles, LLC

Location – Vernon, Los Angeles County

Industry – Plastic Recycling

Project – Construction of a new plastics recycling and manufacturing facility (Advanced Manufacturing)

Value of Qualified Property – \$119,800,000

Estimated Sales and Use Tax Exclusion Amount⁵ – \$10,087,160

Application Score –

Fiscal Benefits Points:	3,465
<u>Environmental Benefits Points:</u>	<u>66</u>
Net Benefits Score:	3,531

<u>Additional Benefits Points:</u>	<u>79</u>
Total Score:	3,610

Staff Recommendation – Approval

⁴ All capitalized terms not defined in this document are defined in the Program’s statute and regulations.

⁵ This amount is calculated based on the average statewide sales tax rate of 8.42%.

THE APPLICANT

rPlanet Earth Los Angeles, LLC (“rPE” or the “Applicant”), a Delaware Limited Liability Company, is owned by Oaktree Capital and Versorgungswerk der Zahnärztekammer Berlin K.d.o.R. or "VZB". rPE was formed in 2015 with the goal of providing regional and national food and beverage companies with a high quality, reliable, and sustainable supply of recycled polyethylene terephthalate (“PET”) to be used in packaging containers.

The major shareholders (10.0% or greater) of rPlanet Earth Los Angeles, LLC are:

Versorgungswerk der Zahnärztekammer
Berlin K.d.o.R - 50%
Oaktree Capital - 50%

The corporate officers of rPlanet Earth Los Angeles, LLC are:

Robert Daviduk – Co-CEO
Joseph Ross – Co-CEO

THE PROJECT

rPlanet Earth Los Angeles, LLC is planning to build a new facility that uses post-consumer PET bales to create a broad array of “bottle grade” recycled PET (“rPET”) products (the “Project”). The construction will be completed in two phases. Phase I will ramp up the facility to a production capacity of 55 million pounds of bottle grade rPET flake per year. Phase II, scheduled for 2018, will then double capacity, making the facility the largest of its kind in the world, according to the Applicant. Both phases will utilize a vertically integrated model that consolidates multiple manufacturing processes under one roof. According to the Applicant, these manufacturing processes are typically completed at three separate facilities, thus necessitating transport of the unfinished intermediate product between each manufacturing facility. rPE’s business model will eliminate these transportation steps, thereby avoiding costs and greenhouse gas emissions associated with transportation, resulting in a more efficient manufacturing process.

As part of its Project, rPE represents that it will be the first company in the U.S. to install and operate a Krones PET recycling line. The Krones equipment is different from other recycling lines in that it eliminates the "whole bottle wash" stage of decontamination, which would otherwise consume significant amounts of water. rPE estimates a resulting reduction in water use of 33%. By eliminating this stage, the Applicant also claims to avoid the toxic chemicals, dyes, and inks typically released by wet labels during the wash process. These contaminants can become absorbed by the PET, thereby requiring additional processing during a purification stage. In bypassing the bottle wash and purification stages the Krones equipment reduces total decontamination time to one hour, from an industry standard of four to six hours.

rPE notes that one additional benefit of its proposed technology is the ability to work with plastic in flake form throughout the manufacturing process. The Applicant states that other manufacturers of rPET products must use pelletized plastic as feedstock. This requires an

**Agenda Item – 4.C.1
Resolution No. 16-SM004-02**

additional step wherein plastic flake is melted down and reformed as pellets (about the size of a BB). By working with flake throughout, the energy costs associated with melting and reforming plastic are avoided. The applicant estimates this energy savings at 16%. Of equal importance, because the plastic is not subjected to an additional melting process, the manufacturing process reduces degradation during the lifecycle of the plastic.

In addition to the Krones equipment, the Applicant will be installing other sophisticated equipment, such as injection-molding and extrusion machines. The system will be highly automated, with feedstock blends being determined through the use of integrated computational materials engineering. The Applicant claims that, as a result of all of the aforementioned process improvements, it will create a better quality product that is faster, cheaper, and more efficient to produce on a per unit basis when compared to traditional industry practices.

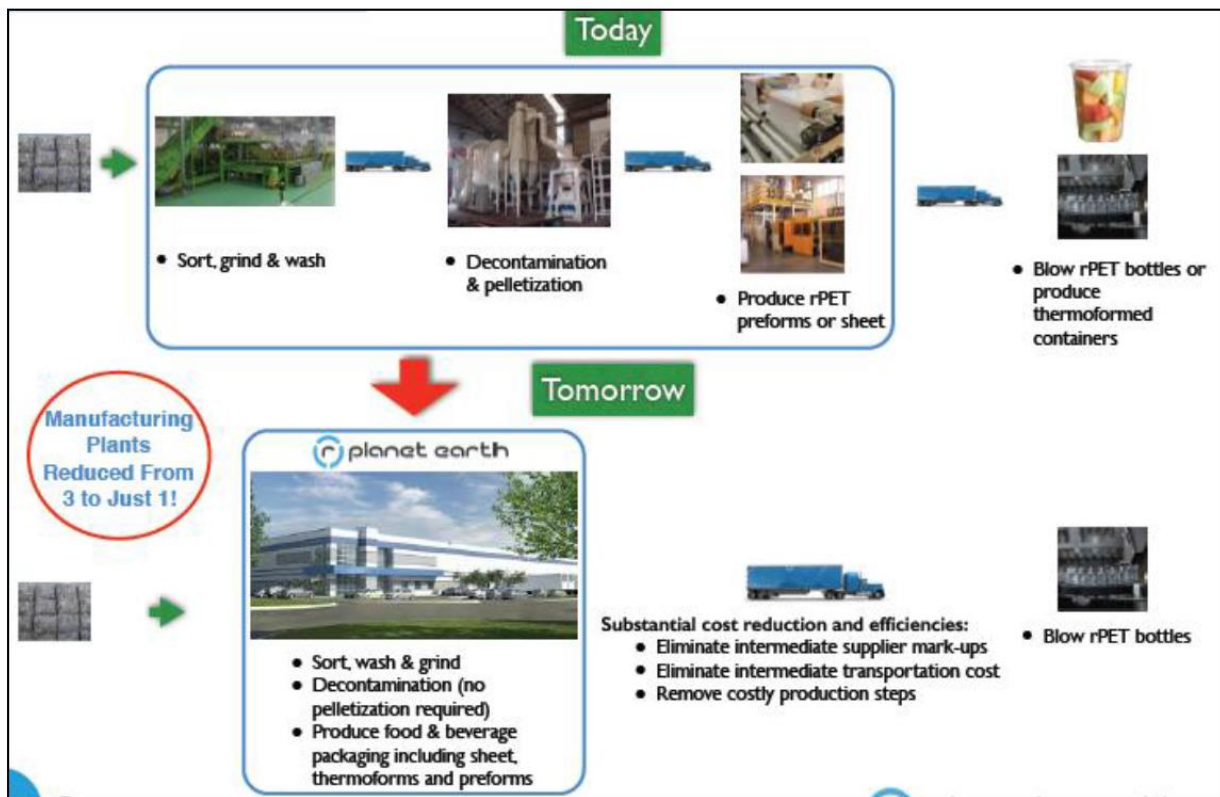


Figure 1: Comparison of rPE's Manufacturing Flow with Industry Standard

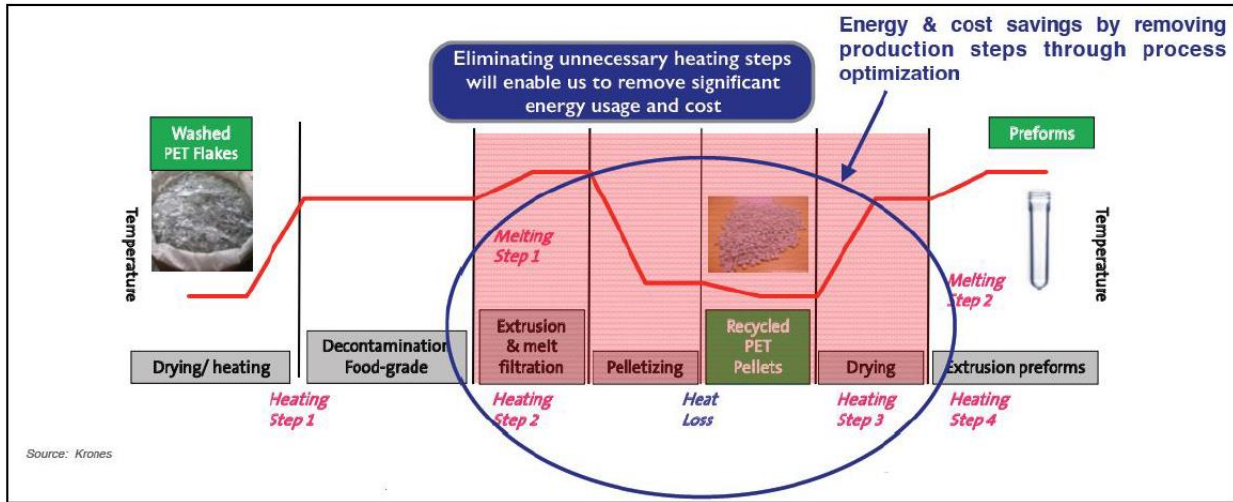


Figure 2: Heating Steps Associated with PET Processing

ANTICIPATED COSTS OF QUALIFIED PROPERTY

The anticipated Qualified Property purchases are listed below:

Van Dyk/Ti-Tech PET Sortation Line	\$ 14,900,000
Pelletron Material Conveyance and Storage	4,500,000
Krones Equipment	41,000,000
Welex Extruded Sheet Lines	20,400,000
Lyle Thermoforming Equipment	12,200,000
Husky Injection Molding Equipment	26,800,000
Total	<u>\$119,800,000</u>

Note: The Qualified Property purchases reported in the Application and shown here in staff's report are estimated costs. At the termination of the master regulatory agreement a finalized project equipment list will be prepared detailing the value of the Project equipment acquired and detailing the actual tax benefit realized pursuant to Revenue and Tax Code Section 6010.8. Variance from the costs shown in the Application and in this report may occur prior to the closing due to increased costs of certain components (of the Project) over original estimates, and other reasons. In addition, such costs may vary after closing due also to increased costs, as well as common design and equipment modifications during construction, differences in equipment due to future changes in law or regulation, or for other reasons.

TIMELINE

Construction for rPE's first phase will begin in 2016, with recycling and manufacturing processes starting no later than Q4 of 2017. The second phase of construction, which is estimated to double rPE's production capacity, is slated to commence in 2018.

PROJECT EVALUATION

NET BENEFITS

The total cost of the Qualified Property purchases is anticipated to be \$119,800,000. The Project received a Total Score of 3,610 points, which exceeds the required 1,000 point threshold and a total Environmental Benefits Score of 66 points, which exceeds the 20 point threshold.

- A. **Fiscal Benefits (3,465 points)**. The net present value of the total fiscal benefits over the lifetime of the Qualified Property is derived from the Applicant's sales taxes, personal income taxes paid by the firm's employees, firm taxes on profits, property taxes and other indirect fiscal benefits of the Applicant which amounts to \$34,955,481 resulting in a Fiscal Benefits score of 3,465 points for the Project.
- B. **Environmental Benefits (66 points)**. The Project will result in an Environmental Benefits Score of 66. The Applicant received points in the following categories:
 1. **Environmental Sustainability Plan (20 of 20 points)**. The Applicant will implement an environmental sustainability for its Project that it represents will result in reductions in energy use and water consumption.
 2. **Energy Consumption (16 of 30 points)**. The Applicant represents that its manufacturing process will result in a 16% reduction in energy consumption relative to the industry standard manufacturing process.
 3. **Water Use (30 of 30 points)**. The Applicant represents that its manufacturing process will result in a 33% reduction in water use relative to the industry standard manufacturing process.
- C. **Additional Benefits (79 points)**. Applicants may earn additional points for their Total Score. The applicant submitted information and received 79 additional points.
 1. **Permanent Jobs (35 of 75 points)**. The Applicant's Project will support a total of 275 permanent jobs at its Facility. CAEATFA estimates that approximately 26 of these jobs will be attributable to a marginal increase in jobs created due to the approved STE resulting in a Permanent Jobs Score of 35 points for the Project.

2. **Construction Jobs (35 of 75 points)**. The Applicant's Project will support a total of 350 construction jobs at its Facility. CAEATFA estimates that approximately 33 of these jobs will be attributable to a marginal increase in jobs created due to the approved STE resulting in a Construction Jobs Score of 35 points for the Project.

3. **Unemployment (9 of 50 points)**. The Applicant's Project is located in Los Angeles County which has an average annual unemployment rate of 8.2%. This is above 110% of the statewide average annual unemployment rate which is currently 7.5% resulting in an Unemployment Score of nine points for this Project.

STATUS OF PERMITS/OTHER REQUIRED APPROVALS

To speed the permitting and construction process, the Applicant and City of Vernon have agreed to a phased permit submission and approval process. The first round of building permits are anticipated to be approved and issued by February 2016.

LEGAL QUESTIONNAIRE

Staff reviewed the Applicant's responses to the questions contained in the Legal Status portion of the Application. The responses did not disclose any information that raises questions concerning the financial viability or legal integrity of this Applicant.

CAEATFA FEES

In accordance with CAEATFA Regulations,⁶ the Applicant has paid CAEATFA an Application Fee of \$10,000 and will pay CAEATFA an Administrative Fee up to \$350,000.

RECOMMENDATION

Staff recommends approval of Resolution No. 16-SM004 for rPlanet Earth Los Angeles, LLC's purchase of Qualified Property in an amount not to exceed \$119,800,000 anticipated to result in an approximate sales and use tax exclusion value of \$10,087,160.

⁶ California Code of Regulations Title 4, Division 13, Section 10036

**RESOLUTION APPROVING AND AUTHORIZING EXECUTION OF A MASTER
REGULATORY AGREEMENT WITH RPLANET EARTH LOS ANGELES, LLC**

January 19, 2016

WHEREAS, the California Alternative Energy and Advanced Transportation Financing Authority (the “Authority” or “CAEATFA”) has received the Application of **rPlanet Earth Los Angeles, LLC** (the “Applicant”), for financial assistance in the form of a master regulatory agreement (the “Agreement”) regarding tangible personal property utilized in an Advanced Manufacturing process or for the design, manufacture, production or assembly of Advanced Transportation Technologies or Alternative Source products, components, or systems (“Qualified Property”) as more particularly described in the staff summary and in the Applicant’s Application to the Authority (collectively, the “Project”); and

WHEREAS, the Applicant has requested the Authority to enter into the Agreement to acquire Project equipment with an estimated cost not to exceed \$119,800,000 over a period of three years; and

WHEREAS, the Applicant believes that this form of financial assistance will enable it to avail itself of the benefits of an exclusion from sales and use taxes relative to the Qualified Property pursuant to California Revenue and Taxation Code Section 6010.8; and

WHEREAS, approval of the terms of the Agreement and authority for the Executive Director, Deputy Executive Director, or Chair of the Authority to execute the necessary documents to effectuate the Agreement is now sought;

NOW, THEREFORE, BE IT RESOLVED by the California Alternative Energy and Advanced Transportation Financing Authority, as follows:

Section 1. The Project constitutes a “project” within the meaning of Public Resources Code Section 26003(a)(8)(B).

Section 2. The requested master regulatory agreement constitutes “financial assistance” within the meaning of Public Resources Code Section 26003(a)(6).

Section 3. The Applicant is a “participating party” within the meaning of Public Resources Code Section 26003(a)(7).

Section 4. The Executive Director, Deputy Executive Director, or Chair of the Authority (the “Authorized Signatories”) are hereby authorized for and on behalf of the Authority to approve any changes to the Project as the Executive Director shall deem appropriate, provided that the amount of the Qualified Property to be purchased may not be increased above the amount approved by the Authority.

Agenda Item – 4.C.1
Resolution No. 16-SM004-02

Section 5. The proposed form of the Agreement between the Applicant and the Authority, as filed with the Authority prior to this meeting, is hereby approved. The Authorized Signatories are hereby authorized and directed, for and on behalf and in the name of the Authority, to execute, acknowledge and deliver to the Applicant the Agreement in substantially the form filed with or approved by the Authority, with such insertions, deletions or changes therein as the Authorized Signatory executing the same may require or approve, and with particular information inserted therein in substantial conformance with the staff summary and in the Applicant's Application to the Authority, such approval to be conclusively evidenced by the execution and delivery thereof. The Authority understands and agrees that pursuant to the terms of the Agreement, the obligations of the Applicant may, under some circumstances, be carried out or assumed by a successor or assignee entity, or by an affiliate of the Applicant.

Section 6. Each of the Authorized Signatories, acting alone, is hereby authorized and directed to do any and all ministerial acts, including (without limitation) the execution and delivery of any and all documents and certificates they may deem necessary or advisable in order to consummate the Agreement and otherwise effectuate the purposes of this Resolution.

Section 7. The Applicant shall assure CAEATFA that all Qualified Property listed in the semi-annual reports pursuant to the Agreement shall be installed, maintained and operated in compliance with all applicable local, state and federal laws.

Section 8. The Agreement shall only apply to Qualified Property that the Applicant certifies will be installed, maintained and operated at facilities within the State of California.

Section 9. The adoption by the Authority of this Resolution for the Applicant shall not be referred to in any application before any governmental agency as evidence of the feasibility, practicality or suitability of the Project or in any application for any required permission or authority to acquire, construct or operate the Project.

Section 10. This Resolution is effective immediately and will remain in full force and effect unless the Regulatory Agreement, as defined in CAEATFA Regulations Section 10035(a), is not executed within thirty (30) days of the date of this Resolution. The Executive Director may extend the thirty days if necessary.