

Revere Power Choice

Municipal Aggregation Plan

July 25, 2024 - Draft

I. Introduction

Revere Power Choice is an electricity aggregation program offered by the City of Revere. The City developed the Program to bring the benefits of renewable energy and electricity choice to its residents and businesses and to help the City achieve its sustainability goals. The Program will integrate additional renewable energy into the power supply and will offer a selection of Products.

II. Definitions

Auto-Enroll Customer – means an Electric Customer who is eligible to be enrolled in the Program on an opt-out basis, specifically all Basic Service customers except for those customers who (1) have informed the Electric Distribution Company that they do not want their contact information shared with their municipality, or (2) are participating in an optional “green power” product that requires them to remain on Basic Service.

Basic Service – means the electric supply product that the Electric Distribution Company provides to Electric Customers in its service territory that are not receiving an electric supply product from a Competitive Supplier or through participation in a municipal aggregation program.

City – means the City of Revere.

Competitive Supplier – means an entity licensed by the Department to sell electricity supply products to Electric Customers, as defined in 220 CMR 11.02.

Consultant – means the entity retained by the City to assist with the development and operation of the Plan and Program.

Default Product – means the Product that Participants in the Program receive unless they affirmatively select an alternate Product.

Department – means the Department of Public Utilities.

DOER – means the Department of Energy Resources.

DOER Recommended Best Practices – means the DOER Recommended Best Practices for Advancing Clean Energy in Municipal Aggregation Plans issued by DOER.

Electric Customer – means the customer of record of an account with an Electric Distribution Company.

Electric Distribution Company or EDC – means the electric distribution company serving the City, Massachusetts Electric Light Company d/b/a National Grid.

Electric Service Agreement or ESA – means the contract between the City and a Competitive Supplier concerning electricity supply for the Program.

Electricity Broker – means an entity that is licensed by the Department to facilitate or otherwise arrange for the purchase and sale of electric supply and related services to customers, as defined in 220 CMR 11.02.

Environmental Justice Population – means a neighborhood where one or more of the following criteria exist:

- the annual median household income is 65 percent or less of the statewide annual median household income;
- minorities make up 40 percent or more of the population;
- 25 percent or more of households identify as speaking English less than “very well;” and
- minorities make up 25 percent or more of the population and the annual median household income of the Municipality in which the neighborhood is located does not exceed 150 percent of the statewide annual median household income.¹

Guidelines – means Guidelines for Municipal Aggregation issued by the Department of Public Utilities in D.P.U. 23-67.

Language Access Document – means a document specified by the Department of Public Utilities which contains text in 26 languages informing readers that the accompanying documents contain important information regarding electricity service and encouraging recipients to have those documents translated.

Opt-In Product – means a Product that Participants in the Program must affirmatively select to receive.

Opt-Out Notice – means the document sent to Auto-Enroll Customers to inform them of their right to opt-out of such enrollment.

Participant – means an Electric Customer that is participating in the Program.

Plan – means this municipal aggregation plan.

Product – means an electric supply product available to Participants in the Program.

Program – means the Revere Power Choice program.

Program Supplier – means the Competitive Supplier that is providing electric supply and, if applicable, energy-related products and services to Participants.

III. Procedural Requirements

The City’s compliance with the procedural requirements (city council vote, consultation with the Department of Energy Resources, and public review) are documented in the City’s Petition for Approval of Municipal Aggregation Plan, dated **[Month] [Day], [Year]**.

IV. Plan Elements

IV.A. Organizational Structure of the Program

The following entities will perform the core functions of the Program.

¹ See *Environmental Justice Policy of the Executive Office of Energy and Environmental Affairs* (Updated June 24, 2021) available at <https://www.mass.gov/doc/environmental-justice-policy6242021-update/download>.

Table IV.A – Organizational Structure

Core Function	Performing Entity			Plan section in which tasks are described
	Municipality	Consultant	Program Supplier	
Liaisons/Representatives/Agents				
Representative or agent for the Municipality before the Department		√		V
Liaison with DOER		√		III
Liaison with EDC(s)		√		VIII
Plan Elements				
Procurement of supply		√		IV.B.2
Product determination	√			IV.B.3
Other funding/costs	√			IV.B.4
Customer enrollment			√	IV.B.5
Customer notifications/outreach/education		√		IV.B.6
Ongoing Program information		√		IV.B.7
Program termination	√			IV.B.8
Annual reports		√		VI
Customer service		√		IV.A

Municipal contact for Department correspondence:

Abderezak Azib, Sustainability Manager
 (781)286-8100 x20002
 aazib@revere.org

Customers with questions or complaints can contact the following:

- **Consultant** at 800-699-7567 or Support@ReverePowerChoice.com or by submitting a form at ReverePowerChoice.com.
- **City** at Revere 3-1-1 (781-286-8311).
- **Program Supplier** (number to be provided on the Program website after the Program Supplier is selected)

IV.B. Program Operations

IV.B.1. Statutory Requirements

IV.B.1.a. Universal Access

All Electric Customers residing or located in the City are eligible to participate in the Program. Auto-Enroll Customers will be enrolled automatically unless they opt out. Customers that are not automatically enrolled may join the Program by contacting Program customer support or the Program Supplier. All customers will have the right to leave the Program and return to the Electric Distribution Company's Basic Service at any time with no penalty or fee.

IV.B.1.b. Reliability

The City will procure electricity supply only from a Competitive Supplier licensed by the Department. The steps by which the City intends to procure supply are specified in Table IV.B.2. The ESA will obligate the Competitive Supplier to provide all-requirements power supply at fixed prices, make all necessary arrangements for power supply, and use proper standards of management and operations. In addition, the City has retained the services of a consultant that is an Electricity Broker licensed to provide municipal aggregation consulting services.

IV.B.1.c. Equitable Treatment of Customer Classes

The Program will treat all Participants that are similarly situated equitably. The Plan elements for which there may be variances in treatment between customer classes or subclasses are identified in Table IV.B.1.c and discussed below.

Table IV.B.1.c – Equitable Treatment of Customer Classes

Plan Element					
Procurement of Supply (§ IV.B.2)	Product Rate Setting / Renewable Energy Content (§ IV.B.3)	Other Funding Sources / Costs (§ IV.B.4)	Customer Enrollment (§ IV.B.5)	Customer Notification (§ IV.B.6)	Ongoing Program Information (§ IV.B.7)
	√		√		

The Program may solicit price bids by customer class and prices may differ accordingly. Such differential treatment is equitable because it will be based on the cost to serve each customer class.

Medium/Large commercial and industrial customers that join the Program after Program initiation may be charged a market-based price rather than the contract price. Such customers will not be automatically enrolled. Such differential treatment is equitable because these customers have more choices in the marketplace and impose greater costs on the Program than other customers when they join after Program launch.

Customers that previously opted out and later wish to re-enroll in the Program may be offered a market-based price. This differential treatment is equitable because these customers previously made a choice not to participate in the Program and as a result their load was no longer planned for by the Program Supplier.

IV.B.2. Procurement of Supply

The City anticipates procuring electricity supply for the Program as follows:

Table IV.B.2 – Procurement of Supply

Procurement Steps	Expected Timeline (Days following Department approval)
Issue RFQs/RFPs	Day 30
Evaluate/Select Bids	Day 60
Negotiate/Execute Contracts	Day 60

The City will update this table upon Department approval of the Plan, as specified in the Guidelines.

IV.B.3. Product Information

IV.B.3.a. Rate Setting

Table IV.B.3 illustrates potential Products, rate components, and renewable energy sources and percentages.

Table IV.B.3 - Product Information

	[PRODUCT # 1]	[PRODUCT # 2]	[PRODUCT # 3]
Rate Components (\$/kWh)			
Supply and Renewable Energy Content			
Consultant Services			
Municipality Services			
Other Services			
Total			
Renewable Energy Content (in % of total)			
Required			
Voluntary	RPS Class I		
	National Wind		
	Other		
Total			
Supplier Name			
Effective Dates			

The City will make final decisions on these matters after Plan approval. The City will do so after conducting a competitive procurement and receiving price bids and in consideration of factors including cost, environmental impact, Massachusetts renewable energy requirements, and value to Participants.

When the final decisions are made, the City will update the information in the above table, as required by the Guidelines. The information will also be included in the Opt-Out Notice.

The funds collected through any rate component will be used specifically for the benefit of the Program.

IV.B.3.b. Renewable Energy Content

The renewable energy content for each Product will be illustrated as in Table IV.B.3.

The City has reviewed the DOER Recommended Best Practices and discussed them with DOER.

The City will make final decisions regarding the renewable energy of each Product and any other clean energy programming in consideration of the DOER Recommended Best Practices and factors including cost, environmental impact, Massachusetts renewable energy requirements, and value to Participants.

IV.B.3.c. Other Energy-Related Products and Services

The City has not identified any other energy-related products and services that it intends to offer to Participants. The City will determine whether to offer such products and services after consideration of the cost and the value to Participants.

IV.B.4. Other Funding Sources/Other Costs to Participants

The City does not anticipate any additional funding sources or any costs to Participants other than those listed above.

IV.B.5. Customer Enrollment

IV.B.5.a. Initial Enrollment

Auto-Enroll Customers will be automatically enrolled if they do not opt out.

Prior to enrollment, the City will mail an Opt-Out Notice to all Auto-Enroll Customers informing them that they will be automatically enrolled in the program unless they opt out. The City will provide Auto-Enroll customers with at least 30 calendar days (plus six to account for mailing) to opt out of the Program.

Auto-Enroll Customers will be enrolled in the Default Product unless they affirmatively select an Opt-In Product.

IV.B.5.b. Ongoing Enrollment

Following the initial opt-out period, the City will periodically ask the Electric Distribution Company to identify any new Auto-Enroll Customers. The City will enroll these customers using the same automatic enrollment process used for the initial enrollments.

Electric Customers may voluntarily enroll in the Program by any of the following methods: 1) calling the Program's toll-free number; 2) submitting a form on the Program website; or 3) calling the Program Supplier's toll-free number. While all customers may voluntarily enroll in the Program, certain customers will receive market pricing, as described in § IV.B.1.c, Equitable Treatment of Customer Classes.

IV.B.5.c. Opt-In Products

Participants may enroll in an Opt-In Product by any of the following methods: 1) calling the Program's toll-free number; 2) submitting a form on the Program website; or 3) calling the Program Supplier's toll-free number.

The City will notify Participants enrolled in an Opt-In Product prior to any change in the Product's price or renewable energy content. At the commencement of new price/renewable energy content, Participants will continue to be enrolled in the Program, and will continue to receive their current Product, subject to the new price and renewable energy content, unless the Participant informs the City otherwise.

A Participant enrolled in an Opt-In Product that is not being continued must select one of the other Products being offered. If the Participant does not make a selection, the Participant will be enrolled in the Default Product.

IV.B.6. Customer Notifications

IV.B.6.a. Opt-Out Notice

The City will deliver an Opt-Out Notice to all Auto-Enroll Customers prior to enrollment and will provide these customers with at least 30 calendar days, plus an additional six days to account for deliver, to opt out.

The Opt-Out Notice will inform Auto-Enroll Customers in advance of automatic enrollment: (1) that they are to be automatically enrolled in the Program; (2) that they have the right to opt out of the Program without penalty; and (3) of the actions they must take to opt out. The Opt-Out Notice will (1) prominently state all charges to be made and (2) include full disclosure of the Basic Service rate, how to access it, and that it is available to them without penalty.

The Opt-Out Notice will also provide: (1) Product information related to price, term and renewable/clean energy content for both the Default and Opt-In Products; and (2) the actions a customer must take to select an Opt-In Product.

The City will address residents with limited English proficiency by including the Language Access Document with the Opt-Out Notice, providing on-demand interpreting to residents that call customer support, and providing machine translation of the Program website.

The City will (1) send Opt-Out Notices in a clearly marked municipal envelope that identifies that it contains important information regarding participation; and (2) includes a self-addressed, postage-paid envelope for the opt-out reply card.

The Opt-Out Notice will include the information in Table V.B.6.a below.

Table IV.B.6.a - Product Information

		Municipal Aggregation Products			Basic Service	
		[PRODUCT # 1]	[PRODUCT # 2]	[PRODUCT # 3]	Existing	Upcoming <i>(if known)</i>
Price (in \$/kWh)						
Renewable Energy Content (in % of total)						
Required						
Voluntary	RPS Class I					
	National Wind					
	Other					
Total						
Supplier Name						
Effective Dates						

A representative form of the City’s Opt-Out Notice is attached as Exhibit 1.

IV.B.6.b. Notification of Product Change

The City will notify Participants of changes in price or renewable energy content of Products. The notification will identify both the existing and new price and renewable energy content, and identify the actions a Participant must take if they no longer seek to purchase the existing Product. The notification will also inform Participants that additional information is available on the Program website.

The Notification of Product Change will include the information in Table V.B.6.b below.

Table IV.B.6.b - Product Information

		Product Name	
		Current	New
Price (in \$/kWh)			
Renewable Energy Content (in % of total)			
Required			
Voluntary	RPS Class I		
	National Wind		
	Other		
Total			
Supplier Name			
Effective Dates			

IV.B.6.c. Other Notifications

The City may send information and educational materials regarding the Program to each Electric Customer within the City, including customers that are not eligible for automatic enrollment.

If such notices are sent to competitive supply customers, the notice will inform those customers that, if they enroll in the Program, they may incur an early cancellation fee, and that they should check with their supplier on this matter before enrolling.

IV.B.7. Access to Ongoing Program Information

The City will make the Program-related information listed in (a) – (c) below available to the public using the communications vehicles listed in Table III.C / IV.B.7.

Table III.C / IV.B.7 – Public Access to Plan/Ongoing Program Information

Plan Locations/Outreach Activities	Description
Municipal website	Summary Program information plus access to the Plan and detailed Program information available through a prominently displayed link to the Program website. Program announcements displayed in a prominent location.
Program website	Includes the Plan, Program announcements, and detailed Program information. Machine translation available on the website.
Customer support by telephone and email	Live customer support specialists available to answer customer questions and provide additional information. On-demand phone interpreting in 200 languages.

Physical postings in municipal buildings	Postings on bulletin boards in City Hall and the Public Library.
City social media accounts	Posts on official City social media accounts, such as Facebook, Instagram, and X – formerly Twitter.
Cable access channel	Announcements sent to the City’s cable access channel.
Local newspapers	Announcements sent to local newspapers; <i>Revere Journal</i> .
Municipal departments, boards, and committees	Announcements sent to municipal entities for sharing with their constituents/members, such as Public Health Department, 311, Mayor’s office, Liaison Office, Library, Schools.
Community organizations	Announcements sent to community organizations with a request that they publicize the announcement to their constituents: <u>Sustainability organizations</u> such as North Suffolk Office of Resilience and Sustainability. <u>Faith-based organizations</u> such as First Congregational Church of Revere. <u>Organizations supporting vulnerable community members</u> such as Food Working Group, Revere Works Coalition, Revere Cares.
Public presentations	Held via Zoom or in municipal buildings

To provide access for those who: (1) are hard to reach, have limited English proficiency, require aural or visual assistance, and/or may not routinely access the City’s website; or (2) reside in Environmental Justice populations, the City will take the following steps:

- Outreach will be conducted in accordance with the City’s Language Access Plan which describes how the City will provide interpretation and translation services for limited English proficient residents.
- Outreach will be conducted in both print and audio formats and will include handouts and electronic and web-based materials as well as live presentations.
- In-person public education events will be held in accessible spaces such as City buildings or held online and as such will be accessible to those with limited mobility.
- Before Program launch and on an ongoing basis after Program launch, customers who are blind or otherwise visually impaired may request assistance reading Program materials and the Program website, which will include price change information, by calling the customer support number. The Program website will be designed so that content can be read aloud by computer-assistive technology.
- For customers who are deaf or hard of hearing, the Language Access Document, which will accompany the Opt-Out Notice, will include TTY phone numbers for use by both English- and Spanish-speaking customers. In addition, customer support will be available via multiple modalities: voice (phone) as well as written (web form and email) both before and after Program launch.

- Physical notices will be posted in City buildings and announcements will be sent to the City's cable access station and local newspapers.
- As detailed in Table III.C / IV.B.7, Program announcements will be provided to community organizations, including faith-based organizations and organizations supporting vulnerable community members.

IV.B.7.a. Updated Product Information

Upon any change in price or renewable energy content of a Product, the City will provide updated Product information as set forth in Table IV.B.3.

IV.B.7.b. Annual Program Information for the Previous Year

The City will provide the following information for the previous calendar year:

- i. Product rate components, renewable energy content, and participation;
- ii. For each Product rate component, the revenue collected and a detailed accounting of the services provided;
- iii. For each renewable energy category, the number of megawatt-hours of electricity provided through the Program that will be matched to voluntary renewable energy certificates and the mechanism (e.g., NEPOOL Generation Information System) by which the purchases/retirements of renewable energy certificates were tracked;
- iv. Organizational structure;
- v. Equitable treatment of customer classes;
- vi. Procurement of supply;
- vii. Ways in which the City made ongoing Program information available to the public during the previous year; and
- viii. If applicable, other funding sources / other costs to Participants.

The City will also provide representative copies of customer notifications sent during the previous year.

IV.B.7.c. General Program Information

The City will provide Program-related (1) documents (e.g., Plan, press releases, Department Orders) and (2) information (e.g., Program description, consumer choice, continuing role of the Electric Distribution Company, etc.).

IV.B.8. Program Termination

The City will take all reasonable actions to ensure a continuous supply of electricity to Participants. However, the Program could be terminated upon the termination or expiration of the ESA without any extension, renewal, or negotiation of a subsequent supply contract.

In order to minimize the chances of termination, the City will solicit bids for a new ESA no later than 90 days before the end date of each ESA.

In the event of termination, the Program Supplier will return customers to the Electric Distribution Company's Basic Service unless the customers choose an alternative Competitive Supplier.

At least 90 days prior to a planned termination of the Program, the City will send a direct notice to the Electric Distribution Company.

At least 30 days prior to termination, the City will:

- Send a notice to the Department service list for the docket that approved the Program;
- Notify Participants by issuing a media release and posting a notice on the City website and Program website, and through posts on the City's social media accounts. In addition, Participants will receive notice of a supplier change on their bill from the Electric Distribution Company.

IV.C. Rights and Responsibilities of Program Participants

Participants may: (1) select any of the Products offered to their applicable customer class or subclass, (2) switch from one Product to another by contacting the Consultant, and (3) leave the Program at any time by contacting the Consultant or the Electric Distribution Company.

Participants may leave the Program at any time without penalty.

V. Department Review of Municipal Aggregation Plans

The City submitted its Plan to the Department for review on **[Month] [Day], [Year]**.

VI. Annual Reports

The City will submit an annual report to the Department, on a date to be specified, that includes Program information for the previous year. The format and content of the annual report shall be as specified in Guidelines, § VI.

VII. Applicability of Rules Governing the Restructuring of the Electric Industry (220 CMR 11.00)

The City and Program Supplier are exempt from certain rules and regulations that apply to Electricity Brokers and Competitive Suppliers, as specified in Guidelines, § VII.

VIII. Notifications to Electric Distribution Companies

VIII.A. Plan Filing

The City will provide written notice to the Electric Distribution Company 1) upon submitting its proposed Plan to DOER for consultation, 2) upon filing its initial Plan with the Department, 3) upon receiving a Department order approving its Plan.

VIII.B. Electric Service Agreement Signing

The City will (1) notify each Electric Distribution Company serving Electric Customers within the City when the City has executed an ESA with a Program Supplier, and (2) direct the Program Supplier to provide the Electric Distribution Company with the information necessary to enroll customers with the

Program Supplier. Customer enrollment will begin no sooner than 60 days from when the Program Supplier provides the necessary information. The City will file the notification in its docketed proceeding.

IX. Plan and Program Changes

The City will allow at least 30 calendar days for public review of any proposed changes to its Department-approved Plan. Following public review, and provided that the proposed revisions are consistent with the Guidelines, the City will submit the revised Plan to the Department for informational purposes and make the Plan publicly available.



City electricity program notification of automatic enrollment

[MONTH] [DAY], 202X

You are receiving this notice because your electricity account is eligible for **AUTOMATIC ENROLLMENT** in Revere Power Choice.

Your electricity account number is shown on the enclosed reply card.

Revere Power Choice is a new group electricity buying program from the City of Revere. Revere Power Choice provides long-term, stable prices, protection from seasonal price swings, and consumer protections.

Participating in Revere Power Choice means:

- The Electricity Supply price on your National Grid electric bill will change to **XX.XXX ¢/kWh**, which is **lower** than National Grid's current residential Basic Service price and fixed until [MONTH] 202X.

National Grid's prices change, and their future prices are unknown, so future savings compared with National Grid cannot be guaranteed.

- [SUPPLIER NAME] will be your electricity supplier, which is the company that puts electricity onto the grid on your behalf.
- You will remain a National Grid customer, and National Grid will continue to deliver your electricity and send your electric bill.

Your new Electricity Supply price:

XX.XXX ¢/kWh

Customer support:

1-800-699-7567

More information and self service:

ReverePowerChoice.com



It's your decision. Make the choice that's right for you.

- ▶ **TAKE NO ACTION:** You will be automatically enrolled in the Revere Basic option with your [MONTH] 202X meter read.
- ▶ **CHOOSE A DIFFERENT OPTION IN REVERE POWER CHOICE:** Revere Greener provides XX% of your electricity from renewable sources. Revere 100% Green provides 100% of your electricity from renewable sources.



AUTO-ENROLL



OPTION



OPTION

Revere Power Choice prices are fixed until [MONTH] 202X. For current National Grid prices, please see the back.

- ▶ **OPT OUT:** Participation is not required. There is no penalty to opt out of Revere Power Choice, and you may do so at any time. To avoid automatic enrollment, submit your opt-out request by [MONTH] XX, 202X. Or you may try the program and opt out at any time in the future.

To choose a different option or opt out, visit ReverePowerChoice.com or contact customer support with the City's program consultants at 1-800-699-7567. You may also opt out by mailing the enclosed reply card.

Compare Revere Power Choice to National Grid's Basic Service:

Revere Power Choice program options	Auto-enrollment ▼			If you opt out ▼
	REVERE BASIC	REVERE GREENER	REVERE 100% GREEN	NATIONAL GRID'S BASIC SERVICE
Price	XX.XXX ¢/kWh	XX.XXX ¢/kWh	XX.XXX ¢/kWh	XX.XXX ¢/kWh - residential XX.XXX ¢/kWh - commercial XX.XXX ¢/kWh - industrial
Price period	[MONTH] 202X - [MONTH] 202X	[MONTH] 202X - [MONTH] 202X	[MONTH] 202X - [MONTH] 202X	[MONTH] XX, 202X - [MONTH] XX, 202X, residential and commercial. [MONTH] XX, 202X - [MONTH] XX, 202X, industrial.
From new renewable energy sources in the New England region, like wind and solar (MA Class I RECs)				
Required by state law	XX%	XX%	XX%	XX%
Added by Revere	-	XX%	XX%	-
Total	XX%	XX%	XX%	XX%
From other clean or renewable sources (other RECs) *				
Required by state law	XX%	XX%	XX%	XX%

* State law requires Revere's electricity supplier to purchase Renewable Energy Certificates (RECs) from other sources, including sources that are not new, are renewable but not clean, such as waste to energy, or are clean but not renewable, such as nuclear. This purchase must be made even if the total amount of RECs purchased from either clean or renewable sources exceeds 100% of the electricity used by Revere Power Choice participants.

Additional information:

Your electricity supplier will be [SUPPLIER NAME].

On your bill, you will see [ON-BILL TEXT]. But your primary relationship for electricity remains with National Grid, and you will continue to call them if your power goes out. In addition, National Grid will continue to send your electric bill, and this is the only electric bill you will receive as a participant in Revere Power Choice.

If you are eligible for a low-income discount or fuel assistance, those benefits will continue in Revere Power Choice.

If you have solar panels on your property or you participate in a community solar program, you will continue to receive solar credits and/or solar incentive payments, and participating in Revere Power Choice will not change how they are calculated.

If you have a tax-exempt account, you are responsible for requesting an exemption from the collection of any tax by providing appropriate tax-exemption documentation to [SUPPLIER NAME]. Visit ReverePowerChoice.com to learn more.

If you have received this notice and also you have signed a contract with an electricity supplier, you may have signed your contract after this mailing list was created. To continue receiving electricity from the supplier you chose and prevent an early termination fee from that supplier, **you must opt out of Revere Power Choice.**

The automatic enrollment model is in accordance with state law. Nearly 200 cities and towns in Massachusetts have similar programs, and all operate the same way. However, you are not required to participate. You may opt out at any time with no fee or penalty.

At the end of the contract with [SUPPLIER NAME], the Town intends to sign a new long-term contract. The electricity supplier and renewable energy content may change, and the price may be higher or lower than the current price. You will continue in the same program option at the new price unless you inform Revere otherwise. The City will provide advance notice of any such changes, and you will be free to opt out or change your option before the changes take effect.

ReverePowerChoice.com