

December 27, 2012

Ms. Debra Howland
Executive Director and Secretary
State of New Hampshire
Public Utilities Commission
21 S. Fruit Street Suite 10
Concord, NH 03301-2429

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Ms. Howland,

Solar Farm Bank LLC received notification asking to rewrite the cover letter as it was not properly formatted and the client's address was not included. Below is the replacement cover letter.

On November 28, 2012, docket number DE 12-343, Solar Farm Bank LLC (SFB) P.O. Box 24 Medway, MA 02053, submitted to the New Hampshire Public Utilities Commission (Commission) an application from SFB requesting Class II REC certification of the photovoltaic array at the Applecrest Farm Orchards, LLC (Applecrest Farm Orchards), 133 Exeter Road, Hampton, NH 03844, as a renewable energy source pursuant to RSA 362-F, New Hampshire's Renewable Portfolio Standard law. If you could assign an aggregation number for SFB for this and future aggregations as we are interested in being an aggregator of sources that generate Class II RECs in the State of New Hampshire. Also, could you assign an asset ID number for Applecrest Farm Orchards and the assigned New Hampshire Renewable Portfolio Standard certification codes that would be unique to that facility.

Also, Barbara Bernstein correctly pointed out that there is a difference between what was submitted by Mr. George Horrocks calculation of the system's output at 39.78 kilowatts (kW), and the amount on the Interconnection Agreement provided by Unitil Energy Systems which lists the nameplate capacity as 42 kW.

After careful review both are in fact correct:

tyl 2

- Output is calculated by taking the number of panels (156) and multiplying the Watts rating of each panel (255) = output of 39.78kW
- The Nameplate capacity of 42kW There are 6 SMA SB7000US 7KW inverters (6 x 7KW = 42KW)

Both calculations seem to be stated in the appropriate lines in the Attachments and the Application. I have talked to Mr. Horrocks, and he is willing to speak directly with Barbara to sort out any confusion as he has a greater intimate knowledge of the system.

I am hopeful that this cover letter addresses the concerns and comments raised by the attached follow up letter. If you have additional questions, please feel free to contact me at *solarfarmbank@verizon.net* 508-259-2419.

Thank you,

Stephen Hirsh,

President

Stephen Hirsh Solar Farm Bank LLC 205 Shaw Farm Road Holliston, MA 01746

Re: DE 12-343, Solar Farm Bank LLC's Eligibility Request for Class II Renewable Energy Certificates (RECs) Generated by the Photovoltaic Array at Applecrest Farm Orchards LLC, Pursuant to RSA 362-F.

Dear Mr. Hirsh:

On November 28, 2012, the New Hampshire Public Utilities Commission (Commission) received an application from Solar Farm Bank LLC (Solar Farm Bank) requesting Class II REC certification of the photovoltaic array at the Applecrest Farm Orchards, LLC (Applecrest Farm Orchards), 133 Exeter Road, Hampton, NH 03844, as a renewable energy source pursuant to RSA 362-F, New Hampshire's Renewable Portfolio Standard law.

Before your application can be approved, the following issues need to be addressed:

- Cover Letter. Per the Commission website and the application please provide an original and two copies of a cover letter with your REC eligibility request.
 - The cover letter must include complete contact information and identify the class for which you are seeking eligibility.
 - O In our telephone conversations you have discussed your interest in being an aggregator of sources that generate RECs. If this is true, the cover letter should also include your request to be approved as an aggregator of NH RECs.
- Nameplate Capacity. There is a discrepancy in the array's output that needs to be resolved. Mr. George Horrocks states that the system's output is 39.78 kilowatts (kW). The Interconnection Agreement provided by Unitil Energy Systems lists the nameplate capacity as 42 kW. In order to approve the application, the Commission must have information that is consistent.
- GIS Identification. A GIS facility Code or Asset Identification Number has not been provided with the application. While the Commission may provide certification before this information is provided, please note that the GIS will not count RECs from Applecrest Farm Orchards until this number is obtained. Both the asset ID number for Applecrest Farm Orchards and the assigned New Hampshire Renewable Portfolio Standard certification codes will be unique to that facility; the number you are assigned as an aggregator will be separate.

Submission of this information must be received by the Commission to complete your application. Until such time, it cannot be processed. Please refer to docket number **DE 12-343** in all future correspondence with the Commission.

Your response should include an original and two copies sent to the attention of the Commission's Executive Director:

Debra A. Howland
Executive Director
New Hampshire Public Utilities Commission
21 South Fruit Street, Suite 10
Concord, NH 03301-2429
executive.director@puc.nh.gov

Please also send an electronic copy of your response via email to me at barbara.bernstein@puc.nh.gov. Should you have any questions, please do not hesitate to contact me. My direct line is 603-271-6011. I look forward to working with you.

Sincerely,

Barbara Bernstein Sustainable Energy Analyst

Cc: Suzanne Amidon, NHPUC Staff Attorney