



## **BRIDGEWATER POWER COMPANY**

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**VIA EMAIL:** Debra A. Howland, [executivedirector@puc.nh.gov](mailto:executivedirector@puc.nh.gov)

Commission Executive Director

NH Public Utilities Commission

21 South Fruit Street, Suite 10

Concord, NH 03301-2429

**Attn: Debra A. Howland, Executive Director**

**RE: Bridgewater Power Company LP - December 2020 NH Class III Renewable Energy  
Certificates ("RECs")**

**Request for waiver of the Puc 2503.03(d) "my settled certificates disposition"**

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**Bridgewater Power Company LP -**

**ISO-NE Asset ID - #357**

**NEPOOL GIS ID - #13876**

**December RECs**

**5673200 – 1 - 7563**

Bridgewater Power Company (BPC) is requesting a waiver of Puc 2503.03 for 7,563 NH Class III RECs and there will be no "my settled certificates" for this generation. This request is the result of an issue within NEPOOL GIS, the company's December 2020 generation was not tagged for REC certification in any jurisdiction.

BPC has been producing NH Class III RECs since program inception and has never had an issue with certification. According to GIS the December emissions data was not posted during the required period. Again, nothing like this has occurred in the past and the October & November data is compliant, and those RECs received the proper NH III certification tags. The generation and required emissions for the entire quarter was validated by NHDES (Attachment A) as well as NH PUC (Attachment B). Two reports from NEPOOL GIS (Attachments (C & D) shows the generation for December and these 7,563 RECs residing as transferrable for this period but lacking certification.

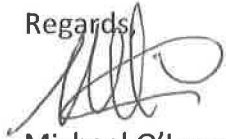
BPC has a counter party (NextEra Energy Marketing, LLC) that will accept these NH III RECs and use them for their NH III compliance obligation if this waiver is granted and these serial numbers (5673200-1-7563) are deemed valid NH III RECs for their compliance purposes.

BPC makes every assurance that these NH III RECs will not be settled in any other jurisdiction for sale or compliance.

Granting of this waiver would provide BPC needed operating revenue and ensure the recovery of costs already borne to produce this valuable renewable energy that met all emissions requirements of NH Class III.

Please let me know if you need any additional information. Bridgewater Power Company LP and NextEra Energy Marketing, LLC appreciate your assistance with this important matter.

Regards,

A handwritten signature in black ink, appearing to read 'M. O'Leary', with a stylized flourish at the end.

Michael O'Leary  
Asset Manager  
Bridgewater Power Company LP  
[moleary@bridgewater-os.com](mailto:moleary@bridgewater-os.com)  
cc: Deandra Perruccio