| DIDUCTION | |
|--------------------------------|--|
| RIPUC Use Only | GIS Certification #: |
| Date Application Received: / / | The state of the s |
| Date Review Completed: | |
| Date Commission Action: | |
| Date Commission Approved: / / | - |

RENEWABLE ENERGY RESOURCES ELIGIBILITY FORM

The Standard Application Form

Required of all Applicants for Certification of Eligibility of Renewable Energy Resource
(Version 8 – December 5, 2012)

STATE OF RHODE ISLAND PUBLIC UTILITIES COMMISSION Pursuant to the Renewable Energy Act Section 39-26-1 et. seq. of the General Laws of Rhode Island

NOTICE:

When completing this Renewable Energy Resources Eligibility Form and any applicable Appendices, please refer to the State of Rhode Island and Providence Plantations Public Utilities Commission Rules and Regulations Governing the Implementation of a Renewable Energy Standard (RES Regulations, Effective Date: January 1, 2006), and the associated RES Certification Filing Methodology Guide. All applicable regulations, procedures and guidelines are available on the Commission's web site: www.ripuc.org/utilityinfo/res.html. Also, all filings must be in conformance with the Commission's Rules of Practice and Procedure, in particular, Rule 1.5, or its successor regulation, entitled "Formal Requirements as to Filings."

- Please complete the Renewable Energy Resources Eligibility Form and Appendices using a typewriter or black ink.
- Please submit one original and three copies of the completed Application Form, applicable Appendices and all supporting documentation to the Commission at the following address:

Rhode Island Public Utilities Commission Attn: Luly E. Massaro, Commission Clerk 89 Jefferson Blvd Warwick, RI 02888

In addition to the paper copies, electronic/email submittals are required under Commission regulations. Such electronic submittals should be sent to Res.filings@puc.ri.gov.

- In addition to filing with the Commission, Applicants are required to send, electronically or electronically and in paper format, a copy of the completed Application including all attachments and supporting documentation, to the Division of Public Utilities and Carriers and to all interested parties. A list of interested parties can be obtained from the Commission's website at www.ripuc.org/utilityinfo/res.html.
- · Keep a copy of the completed Application for your records.
- The Commission will notify the Authorized Representative if the Application is incomplete.
- Pursuant to Section 6.0 of the RES Regulations, the Commission shall provide a thirty (30) day period for public comment following posting of any administratively complete Application.
- Please note that all information submitted on or attached to the Application is considered to be a public record unless the Commission agrees to deem some portion of the application confidential after consideration under section 1.2(g) of the Commission's Rules of Practice and Procedure.
- In accordance with Section 6.2 of the RES Regulations, the Commission will provide prospective reviews for Applicants seeking a preliminary determination as to whether a facility would be eligible prior to the formal certification process described in Section 6.1 of the RES Regulations. Please note that space is provided on the Form for applicant to designate the type of review being requested.
- Questions related to this Renewable Energy Resources Eligibility Form should be submitted in writing, preferably via email and directed to: Luly E. Massaro, Commission Clerk at <u>Res.filings@puc.ri.gov</u>.

SECTION I: Identification Information

| 1.1 N | Name of Generation Unit (sufficient for full and unique identification): 10 Briggs Solar IG, LLC |
|----------|--|
| 1.2 | Type of Certification being requested (check one): ☐ Standard Certification x Prospective Certification (Declaratory Judgment) |
| 1.3 | This Application includes: (Check all that apply) ¹ |
| 1.4 | □ APPENDIX A: Authorized Representative Certification for Individual Owner or Operator X APPENDIX B: Authorized Representative Certification for Non-Corporate Entities Other Than Individuals □ APPENDIX C: Existing Renewable Energy Resources □ APPENDIX D: Special Provisions for Aggregators of Customer-sited or Off-grid Generation Facilities □ APPENDIX E: Special Provisions for a Generation Unit Located in a Control Area Adjacent to NEPOOL □ APPENDIX F: Fuel Source Plan for Eligible Biomass Fuels Primary Contact Person name and title: Laura Frazier, Director of Operations & |
| A | dministration |
| 1.5 | Primary Contact Person address and contact information: Address: 267 Water Street, 2 nd Floor, Warren, Rhode Island 02885 Phone: 401.889.2373 x101 Fax: 401.889.2716 Email: Ifrazier@nugencapital.com |
| 1.6 | Backup Contact Person name and title: David Milner, Chief Executive Officer |
| 1.7 | Backup Contact Person address and contact information: Address: 267 Water Street, 2 nd Floor, Warren, Rhode Island 02885 Phone: 401.889.2373 x103 Fax: 401.889.2716 Email: assetmanagement@nugencapital.com |
| 1.8 | Name and Title of Authorized Representative (<i>i.e.</i> , the individual responsible for certifying the accuracy of all information contained in this form and associated appendices, and whose signature will appear on the application): David Milner Appendix A or B (as appropriate) completed and attached? x Yes \square No \square N/A |

¹ Please note that all Applicants are required to complete the Renewable Energy Resources Eligibility Standard Application Form and all of the Appendices that apply to the Generation Unit or Owner or Operator that is the subject of this Form. Please omit Appendices that do not apply.

| 1.9 | Authorized Representative address and contact information: Address: 267 Water Street, 2 nd Floor, Warren, Rhode Island 02885 Phone: 401.889.2373 x103 Fax: 401.889.2716 Email: assetmanagement@nugencapital.com |
|------|--|
| 1.10 | Owner name and title: NuGen Capital Management, LLC & NuGen Manager, LLC |
| 1.11 | Owner address and contact information: Address: 267 Water Street, 2 nd Floor, Warren, Rhode Island 02885 Phone: 401.889.2373 x103 Fax: 401.889.2716 Email: assetmanagement@nugencapital.com |
| 1.12 | Owner business organization type (check one): Individual X Partnership Corporation Other: |
| 1.13 | Operator name and title: NuGen Capital Management, LLC |
| 1.14 | Operator address and contact information: Address: 267 Water Street, 2 nd Floor, Warren, Rhode Island 02885 Phone: 401.889.2373 x103 Fax: 401.889.2716 Email: assetmanagement@nugencapital.com |
| 1.15 | Operator business organization type (check one): Individual X Partnership Corporation Other: |

| It: Generation Unit Information, Fuels, Energy Resources and Technologies NE Generation Unit Asset Identification Number or NEPOOL GIS Identification ber (either or both as applicable): NON141527 ration Unit Nameplate Capacity: 6.5 MW mum Demonstrated Capacity: 6.5 MW re indicate which of the following Eligible Renewable Energy Resources are used by eneration Unit: (Check ALL that apply) – per RES Regulations Section 5.0 irect solar radiation he wind fovement of or the latent heat of the ocean he heat of the earth hall hydro facilities siomass facilities using Eligible Biomass Fuels and maintaining compliance with all pects of current air permits; Eligible Biomass Fuels may be co-fired with fossil els, provided that only the renewable energy fraction of production from multi-fuel cilities shall be considered eligible. somass facilities using unlisted biomass fuel somass facilities, multi-fueled or using fossil fuel co-firing hel cells using a renewable resource referenced in this section box checked in Section 2.4 above is "Small hydro facilities", please certify that the y's aggregate capacity does not exceed 30 MW. – per RES Regulations Section |
|---|
| ration Unit Nameplate Capacity: 6.5 MW mum Demonstrated Capacity: 6.5 MW et indicate which of the following Eligible Renewable Energy Resources are used by eneration Unit: (Check ALL that apply) – per RES Regulations Section 5.0 irect solar radiation the wind dovement of or the latent heat of the ocean the heat of the earth mall hydro facilities domass facilities using Eligible Biomass Fuels and maintaining compliance with all pects of current air permits; Eligible Biomass Fuels may be co-fired with fossil els, provided that only the renewable energy fraction of production from multi-fuel cilities shall be considered eligible. It is shall be considered eligible. It is shall be considered eligible biomass fuel domass facilities, multi-fueled or using fossil fuel co-firing the cells using a renewable resource referenced in this section box checked in Section 2.4 above is "Small hydro facilities", please certify that the y's aggregate capacity does not exceed 30 MW. – per RES Regulations Section |
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| somass facilities, multi-fueled or using fossil fuel co-firing nel cells using a renewable resource referenced in this section box checked in Section 2.4 above is "Small hydro facilities", please certify that the y's aggregate capacity does not exceed 30 MW. – per RES Regulations Section |
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| box checked in Section 2.4 above is "Small hydro facilities", please certify that the y's aggregate capacity does not exceed 30 MW. – per RES Regulations Section |
| |
| □ ← check this box to certify that the above statement is true □ N/A or other (please explain) |
| box checked in Section 2.4 above is "Small hydro facilities", please certify that the y does not involve any new impoundment or diversion of water with an average y of twenty (20) parts per thousand or less. – per RES Regulations Section 3.32 — Check this box to certify that the above statement is true — N/A or other (please explain) |
| checked one of the Biomass facilities boxes in Section 2.4 above, please respond following: |
| Please specify the fuel or fuels used or to be used in the Unit: |
| • |

2.8 Has the Generation Unit been certified as a Renewable Energy Resource for eligibility in another state's renewable portfolio standard?

| | ☐ Yes X No If yes, please attach a copy of that state's certifying order. Copy of State's certifying order attached? ☐ Yes ☐ No X N/A |
|--------|---|
| SEC | ΓΙΟΝ ΙΙΙ: Commercial Operation Date |
| Please | e provide documentation to support all claims and responses to the following questions: |
| 3.1 | Date Generation Unit first entered Commercial Operation:/ at the site. |
| | If the commercial operation date is after December 31, 1997, please provide independent verification, such as the utility log or metering data, showing that the meter first spun after December 31, 1997. This is needed in order to verify that the facility qualifies as a New Renewable Energy Resource. Documentation attached? |
| | |
| 3.2 | Is there an Existing Renewable Energy Resource located at the site of Generation Unit? |
| | ☐ Yes X No |
| 3.3 | If the date entered in response to question 3.1 is earlier than December 31, 1997 or if you checked "Yes" in response to question 3.2 above, please complete Appendix C. Appendix C completed and attached? \textstyle{\textstyle{1}} \text{Yes} \textstyle{\textstyle{1}} \text{No} \times \text{N/A} |
| 3.4 | Was all or any part of the Generation Unit used on or before December 31, 1997 to generate electricity at any other site? |
| | ☐ Yes X No |
| 3.5 | If you checked "Yes" to question 3.4 above, please specify the power production equipment used and the address where such power production equipment produced electricity (attach more detail if the space provided is not sufficient): |
| | |
| SECT | TION IV: Metering |
| 4.1 | Please indicate how the Generation Unit's electrical energy output is verified (check all that apply): ☐ ISO-NE Market Settlement System X Self-reported to the NEPOOL GIS Administrator ☐ Other (please specify below and see Appendix D: Eligibility for Aggregations): |
| | Appendix D completed and attached? ☐ Yes ☐ No X N/A |

SECTION V: Location Please check one of the following that apply to the Generation Unit: 5.1 X Grid Connected Generation ☐ Off-Grid Generation (not connected to a utility transmission or distribution system) ☐ Customer Sited Generation (interconnected on the end-use customer side of the retail electricity meter in such a manner that it displaces all or part of the metered consumption of the end-use customer) 5.2 Generation Unit address: 10 Briggs Drive, East Greenwich, RI 02818 5.3 Please provide the Generation Unit's geographic location information: Universal Transverse Mercator Coordinates: Easting: 292079.18485116743 Northing: A. 4611986.976519693 UTM Zone: 19 B. Longitude/Latitude: 41.632523 / -71.496182 The Generation Unit located: (please check the appropriate box) 5.4 X In the NEPOOL control area ☐ In a control area adjacent to the NEPOOL control area ☐ In a control area other than NEPOOL which is not adjacent to the NEPOOL control area ← If you checked this box, then the generator does not qualify for the RI RES therefore, please do not complete/submit this form.

If you checked "In a control area adjacent to the NEPOOL control area" in Section 5.4

above, please complete Appendix E.

Appendix E completed and attached?

5.5

☐ Yes ☐ No

□ N/A

SECTION VI: Certification

| 6.1 | Please attach documentation, using one of the applicable authority of the Authorized Representative indicated in Sthis Application. | forms beloection 1.8 | ow, demo | onstrating the | it |
|-----|---|-----------------------|--------------------------|---------------------|----|
| | Corporations | | | | |
| | If the Owner or Operator is a corporation, the Authorized shall provide either : | Represen | tative | | |
| | (a) Evidence of a board of directors vote granting authors Representative to execute the Renewable Energy Res | ty to the A | Authorized gibility F | d orm, or | |
| | (b) A certification from the Corporate Clerk or Secretary Authorized Representative is authorized to execute th Eligibility Form or is otherwise authorized to legally matters. | e Renewal | ble Energ | v Resource | S |
| | Evidence of Board Vote provided? | ☐ Yes | □ No | □ N/A | |
| | Corporate Certification provided? | □ Yes | □ No | □ N/A | |
| | <u>Individuals</u> | | | | |
| | If the Owner or Operator is an individual, that individual attach APPENDIX A, or a similar form of certification from Operator, duly notarized, that certifies that the Authorized authority to execute the Renewable Energy Resources Eli | om the Ow Represen | ner or tative has | 5 | |
| | Appendix A completed and attached? | ☐ Yes | □ No | □ N/A | |
| | Non-Corporate Entities | | | | |
| | (Proprietorships, Partnerships, Cooperatives, etc.) If the Cindividual or a corporation, it shall complete and attach A resolution indicating that the Authorized Representative n authority to execute the Renewable Energy Resources Eligible 1991 bind the non-corporate entity in like matters. | PPENDIX amed in S | B or exe | cute a 3 has | |
| | Appendix B completed and attached? | x Yes | □ No | □ N/A | |
| | | | | | |

6.2 Authorized Representative Certification and Signature:

I hereby certify, under pains and penalties of perjury, that I have personally examined and am familiar with the information submitted herein and based upon my inquiry of those individuals immediately responsible for obtaining the information, I believe that the information is true, accurate and complete. I am aware that there are significant penalties, both civil and criminal, for submitting false information, including possible fines and punishment. My signature below certifies all information submitted on this Renewable Energy Resources Eligibility Form. The Renewable Energy Resources Eligibility Form includes the Standard Application Form and all required Appendices and attachments. I acknowledge that the Generation Unit is obligated to and will notify the Commission promptly in the event of a change in a generator's eligibility status (including, without limitation, the status of the air permits) and that when and if, in the Commission's opinion, after due consideration, there is a material change in the characteristics of a Generation Unit or its fuel stream that could alter its eligibility, such Generation Unit must be re-certified in accordance with Section 9.0 of the RES Regulations. I further acknowledge that the Generation Unit is obligated to and will file such quarterly or other reports as required by the Regulations and the Commission in its certification order. I understand that the Generation Unit will be immediately de-certified if it fails to file such reports.

Signature of Authorized Representative:

SIGNATURE:

David Milner

Chief Executive Officer

APPENDIX B

(Required When Owner or Operator is a Non-Corporate Entity Other Than An Individual)

STATE OF RHODE ISLAND PUBLIC UTILITIES COMMISION

RENEWABLE ENERGY RESOURCES ELIGIBILITY FORM

Pursuant to the Renewable Energy Act Section 39-26-1 et. seq. of the General Laws of Rhode Island

RESOLUTION OF AUTHORIZATION

Resolved: that David Milner, named in Section 1.8 of the Renewable Energy Resources Eligibility Form as Authorized Representative, is authorized to execute the Application on the behalf of NuGen Capital Management, LLC, the Owner or Operator of the Generation Unit named in section 1.1 of the Application.

| SIGNATURE: DATE: 4/23/2019 David Milner |
|--|
| Chief Executive Officer |
| |
| State: Phale Island |
| County: Dristol |
| (TO BE COMPLETED BY NOTARY) I, James Pires as a |
| notary public, certify that I witnessed the signature of the above named David Milnessed |
| and that said person stated that he/she is authorized to execute this resolution, and the individual |
| verified his/her identity to me, on this date: April 23rd 2019. |
| SIONATURE: DATE: 423 19 |
| My commission expires on: NOTARY SEAL: |

JOANNE M. PIRES

Notary Public, State of Rhode Island

My Commission Expires June 22, 2021

| GIS Certification #: | |
|-----------------------------|--|
| | |

APPENDIX D (Revised 6/11/10)

(Required of Applicants Seeking Eligibility for Customer-Sited and/or Off-**Grid Generation Facilities and Associated Aggregations**)

STATE OF RHODE ISLAND PUBLIC UTILITIES COMMISION

RENEWABLE ENERGY RESOURCES ELIGIBILITY FORM

Pursuant to the Renewable Energy Act Section 39-26-1 et. seq. of the General Laws of Rhode Island

Customer-sited and Off-grid Generation Facilities located in Rhode Island may be certified as an eligible resource if their NEPOOL GIS Certificates are created by way of an aggregation of Generation Units using the same generation technology, and so long as the aggregation is certified by the Commission. Please complete the following and attach documentation, as necessary to support all responses:

| D.1 | Please identify the location(s) in Rhode Island of each Generation Unit that is |
|-----|--|
| | interconnected on the End-use Customer's side of the retail electricity meter in such a manner that it displaces all or part of the metered consumption of the End-use Customer, |
| | or not connected to a utility transmission or distribution system. This project is a virtually net metered project that will be independently verified to NEPOOL through Also Energy. |
| | |
| | |
| | |

- D.2 Please attach proposed procedures under which the aggregate Generation Units will operate ("Aggregation Agreement"). In accordance with Section 6.8.(iii) of the RES Regulations, the proposed Aggregation Agreement shall contain the following information:
 - (a) Name and contact information of the Aggregator Owner, to which these regulations and stipulations of certification shall apply, and who shall be the initial owner of any NEPOOL GIS Certifications so certified;
 - The RECs will be owned by 10 Briggs Solar NG, LLC and managed by NuGen Capital Management. Also Energy will be
 - reporting to NEPOOL.

 Name, contact information, and qualifications of the Verifier. Qualifications shall (b) include any information the applicant believes will assist the Commission in determining that the Verifier will accurately and efficiently carry out its duties. After receipt of the application, the Commission may require additional evidence of qualifications;

Also Energy will be the independent verifier of REC's recieved.

- (c) A declaration of any and all business or financial relations between Aggregator Owner and Verifier, which the Commission will use to evaluate the independence of the Verifier.²
 - (c.1) The Aggregation Agreement shall include a statement indicating under what circumstances the Verifier would not be considered sufficiently independent of the individual Generation Unit, and that Generation Units not meeting this independence test would not be allowed to participate in the aggregation;

Also Energy has no stake in the organization nor will in the forseeable future. If these circumstances were to change the company would ensure a new verifier was choosen and reported to meet the rules outlined

verifier was choosen and reported to meet the rules outlined.

Type of technology that will be included in the aggregation, and statement that the aggregation will include only individual Generation Units that meet all the requirements of these regulations, for example physical location, vintage, etc. (All generators within the aggregation must be of the same technology and fuel type);

This is a solar site that will have an independent meter which will monitor generation of the unit.

(e) Proposed operating procedures for the aggregation, by which the Aggregation Owner shall ensure that individual Generation Units in the aggregation comply with all eligibility requirements and that the NEPOOL GIS Certificates created accurately represent generation;³

Also Energy will independently verify all generated NEPOOL GIS Certificates.

(f) Description of how the Verifier will be compensated for its services by the aggregator. In no instances will an aggregation be certified in which the Verifier is compensated in a manner linked to the number of NEPOOL GIS Certificates created by the aggregation; and

There will be a annual fee paid to Also Energy for their services.

(g) Confirmation and a description of how, no less frequently than quarterly, the Verifier will directly enter into the NEPOOL GIS the quantity of energy production in the applicable time period from each Generation Unit in the aggregation. The entry of generation data by the Verifier must be through an interface designated for this purpose by the NEPOOL GIS and in accordance with NEPOOL GIS Operating Rules applicable to Third-Party Meter Readers, and to which the Aggregation Owner shall not have access⁴.

Also Energy will upload the information on a monthly basis.

D.3 Applicant must acknowledge that:

_

² Reasons for ruling that a Verifier is not sufficiently independent include, but are not limited to: i) If one entity owns, directly or indirectly, or if a natural person so owns, 10% or more of the voting stock or other equity interest in the other entity; ii) If 10% or more of the voting stock or other equity interests in both entities are owned, directly or indirectly, by the same entity or a natural person; or iii) If one entity is a natural person and such entity or a member of such entity's immediate family is an officer, director, partner, employee or representative of the other entity.

³ At a minimum these presentative will, it was the director of the control of the control

At a minimum, these procedures will: i) require a determination by the Aggregation Owner that the Generation Unit is in compliance with these Renewable Energy Standard regulations and the Aggregation Agreement as approved by the Commission, and an independent determination by the Verifier that the Generation Unit exists; ii) require a meter reading procedure that allows the Verifier to read meters on the Generation Units; meter readings may be manual or remote and via the aggregators own system or via an independent system, but in all cases shall comply with NEPOOL GIS Operating Rules regarding metering; iii) require confirmation that Verifier will be entering the quantity of energy production in to the NEPOOL GIS system as described in paragraph (g) for NEPOOL GIS to create NEPOOL GIS Certificates; and OL GIS Certificates; and; iv) include a procedure for the Verifier to report to the Commission on the results of their verification process.

⁴ Such generation data shall not include any generation data from previous time periods, except as provided for in this section. Output of less than one MWh by any single Generation Unit within the aggregation may be applied to the entire aggregation's generation, and generation of the aggregation less than one full MWh may be applied to the subsequent quarter in accordance with NEPOOL GIS Operating Rules.

| (a) | any changes to or deviations from the Aggregation Agreement will be considered a change in generator status, and will require recertification by the Commission; |
|-----------------------|--|
| | ★ please check this box to acknowledge this requirement |
| | □ N/A or other (please explain) |
| | |
| (b) | the Commission will be promptly notified of any changes to or deviations from the Aggregation Agreement; and |
| | □ ← please check this box to acknowledge this requirement |
| | □ N/A or other (please explain) |
| (c) | in the event that notice of such changes or deviations is not promptly given, all Generation Units in the aggregation may be de-certified. ★ ← please check this box to acknowledge this requirement N/A or other (please explain) |
| Appli | cant must certify that: |
| General Island Attrib | Generation Unit (or aggregation of generation units) is a Customer-sited or Off-grid ration Resource, as defined in Section 39-26-2.4 of the General Laws of Rhode I and Section 3.26 of the RES Regulations, respectively, the associated Generation outes have not otherwise been, nor will be sold, retired, claimed or represented as of electrical energy output or sales, or used to satisfy obligations in jurisdictions than Rhode Island. |
| | □ ← please check this box to certify that this statement is true N/A or other (please explain) This is a virtually net metered system. All generation is being sold to municipalities and schools. REC will be recorded through NEPOOL through Also Energy as our independent verifier. |

D.4

RI RES Application - 10 Briggs Solar NG, LLC (Docket 4940)

1) Section D.2.a requests the contact information of the aggregation owner.

Please provide the contact information for NuGen Capital Management, including mailing address phone number, email, and, if applicable, the main point of contact.

NuGen Capital Management, LLC

267 Water Street, 2nd Floor

Warren, Rhode Island 02885

Phone: 401.889.2373

Email: assetmanagement@nugencapital.com

Main Point of Contact: Laura Frazier, Director of Operations and Administration

2) Section D.2.b requests the contact information of the Verifier.

Please provide the contact information for Also Energy, including mailing address phone number, email, and, if applicable, the main point of contact.

Deck Monitoring

Keith Rossman

Phone: 971.645.4559

Email: pdp@deckmonitoring.com

1 East Broadway

Eugene, OR 97401

3) Section D.2.d identifies the technology as a solar site.

Please specify the solar technology used for energy generation, such as solar photovoltaic.

Solar Photovoltaic

4) Section D.2.e specifies that Also Energy ill "independently verify all generated NEPOOL GIS Certificates."

Independent Monitoring Software System