

## RENEWABLE ENERGY RESOURCES ELIGIBILITY **GDS TEAM RECOMMENDATION** For Consideration By The STATE OF RHODE ISLAND PUBLIC UTILITIES COMMISSION

(Version 10 – November 9<sup>th</sup>, 2016)

Date: 09/092020 Docket #: 5049 **Application Received:** 7/22/2020 **Generation Unit Information: Unit Name:** GD Hopkinton Main I, LLC (Array #2) Unit Owner: GD Hopkinton Main I, LLC Unit Size (nameplate MW): 3.875 AC Unit Size (max. demonstrated MW): 3.875 AC Location (city, state): Hopkinton, RI Commercial Operation Date: Anticipated 9/30/2020 Type of Certification Requested: ☐ Standard Certification Generation Type and Technology Information: (check all that apply) ☐ Repowered Project ☐ Incremental Generation ☐ Incremental Intermittent □ Customer-Sited or Off-Grid System (or associated aggregations) ☐ Generation Unit Located in Control Area Adjacent to NEPOOL: ⊠ Solar □ Wind □ Ocean Thermal □ Geothermal □ Small Hydro ☐ Eligible Biomass ☐ Unlisted Biomass ☐ Biomass (fossil co-fired/multi-fuel) ☐ Fuel

# Recommendation:

Cell (using an eligible renewable resource)

☐ Existing Renewable Energy Resource ☐ New Renewable Energy Resource ☐ Capable of Producing as Both Existing & New Renewable Energy Resource

Comments: Supplemental Information Needed. Anticipated COD obtained; NEPOOL GIS ID will need to be provided when available, as well as verification of number. Verification of number will need to be provided. This is a RE Growth program participant - National Grid will therefore serve as the 3rd party meter reader & enter data into the GIS using an MSS number and will retain ownership of the RECs. As such, no Appendix D is required & National Grid must generate the MSS # through NEPOOL on behalf of the unit owner per supplemental info response of 9/3/2020. It is confirmed that Mark DePasquale is CEO of Green Development, LLC and GD Hopkinton Main I, LLC. Appendix B authorizes Mark DePasquale as representative of entity, which is acceptable.

## RENEWABLE ENERGY RESOURCES ELIGIBILITY **GDS TEAM RECOMMENDATION**

# For Consideration By The STATE OF RHODE ISLAND PUBLIC UTILITIES COMMISSION (page 2 of 2)

## **Primary Contact Name, Numbers and Address:**

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## **Backup Contact Name, Numbers and Address:**

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Phone: (401) 295-4998 Fax: (401) 295-4944

Email: md@green-ri.com

#### **Authorized Representative Name, Numbers and Address:**

Mark DePasquale Green Development, LLC 2000 Chapel View Blvd, Suite 500 Cranston, RI 02920

Phone: (401) 295-4998 Fax: (401) 295-4944

Email: md@green-ri.com

#### Owner Name, Numbers and Address:

GD Hopkinton Main I, LLC 2000 Chapel View Blvd, Suite 500 Cranston, RI 02920

Phone: (401) 295-4998 Fax: (401) 295-4944

Email: md@green-ri.com

#### **Operator Name, Numbers and Address:**

GD Hopkinton Main I, LLC 2000 Chapel View Blvd, Suite 500 Cranston, RI 02920

Phone: (401) 295-4998 Fax: (401) 295-4944

Email: md@green-ri.com

# RENEWABLE ENERGY RESOURCES ELIGIBILITY DETAILED GDS TEAM APPLICATION REVIEW RESULTS (Template V10 – November 9<sup>th</sup>, 2016)

Date of Final Review: 09/09/2020

Note: Depending on the type of application (project vintage, type, location, fuel source, etc.) not all of these data items will be applicable.

A.		vable Energy Resource – Vintage (see appropriate Seations, Application Sections 3.1-3.9 and Appendix C):	ections of RES
		Generation Unit meets the definition of an Existing Frce noted in RES Regulations Section 3.10 (first enteion before 12/31/1997).	
	•	nents: Anticipated Commercial Operation Date 9/30/	☐ Yes ☒ No ☐ N/A /2020
	<b>A.2</b> Renew	Generation from the Unit meets one of the definable Energy Resource in RES Regulations Section 3	3.23.
	Comments:		⊠ Yes □ No □ N/A
		<b>A.2.1</b> If Generation Unit is at a new site, adeque provided to ensure that it first entered common December 31, 1997.	
			⊠ Yes □ No □ N/A
		Comments:	
		<b>A.2.2</b> If Generation Unit is at the site of an Existin Resource, adequate documentation is provided to entered commercial operation after December 31 Existing Renewable Energy Resource has been retisuch new Generation Unit.	to ensure that it first I, 1997 and that the
		Comments:	☐ Yes ☐ No ☒ N/A
		<b>A.2.3</b> If a Repowered Generation Unit (as defined RES Regulations – complete replacement of Princrease in efficiency or material decrease in demonstration that at least 80% of resulting tax Generation Unit's plant and equipment is derived from made after December 31, 1997), adequate documensure that the entire output of said unit first entered after December 31, 1997 at the site of existing Generation.	rime Mover, material air emissions, and basis of the entire magnital expenditures entation is provided to commercial operation eration Unit.
		Comments:	☐ Yes ☐ No ☒ N/A
		A.2.4 If a multi-fuel facility, adequate documentation	n is provided to ensure

that the renewable energy fraction of output from a Generation Unit in which

	an Eligible Biomass Fuel is first co-fired with fossil fuels after December 31, 1997.
	☐ Yes ☐ No ☒ N/A
	Comments:
	<b>A.2.5</b> If Incremental Output from a <u>non</u> -Intermittent Existing Renewable Energy Resource, adequate documentation is provided to ensure that such output is attributable to capital investments for efficiency improvements or additions of capacity that were demonstrably completed after December 31, 1997 and that are sufficient to, were intended to, and can be demonstrated to increase annual electricity output in excess of ten percent (10%) over a Historical Generation Baseline as determined per Section 3.23.v of the RES Regulations.
	☐ Yes ☐ No ☒ N/A  Comments:
	<b>A.2.6</b> If Incremental Output from an Intermittent Existing Renewable Energy Resource, adequate documentation is provided to ensure that such output is attributable to capital investments for efficiency improvements or additions of capacity that were demonstrably completed after December 31, 1997 and that are sufficient to, were intended to, and can be demonstrated to increase annual electricity output in excess of ten percent (10%) over a Historical Generation Baseline as determined per Section 3.23.v of the RES Regulations.
	□ Yes □ No ⋈ N/A
	Comments:
В.	
B.	Comments:  Eligible Customer-Sited/Off-Grid Generation Facility: (see appropriate Sections of RES Regulations, Application Section 5 and
B.	Comments:  Eligible Customer-Sited/Off-Grid Generation Facility: (see appropriate Sections of RES Regulations, Application Section 5 and Appendix D)  □ Yes □ No □ N/A  B.1 Adequate documentation provided to ensure that NEPOOL GIS Certificates are created by way of an aggregation of Generation Units, physically located in the State of Rhode Island, using the same generation technology (see RES Regulations Section 6.8.i).
B.	Comments:  Eligible Customer-Sited/Off-Grid Generation Facility: (see appropriate Sections of RES Regulations, Application Section 5 and Appendix D)  □ Yes □ No □ N/A  B.1 Adequate documentation provided to ensure that NEPOOL GIS Certificates are created by way of an aggregation of Generation Units, physically located in the State of Rhode Island, using the same generation technology (see RES
В.	Eligible Customer-Sited/Off-Grid Generation Facility: (see appropriate Sections of RES Regulations, Application Section 5 and Appendix D)  □ Yes □ No □ N/A  B.1 Adequate documentation provided to ensure that NEPOOL GIS Certificates are created by way of an aggregation of Generation Units, physically located in the State of Rhode Island, using the same generation technology (see RES Regulations Section 6.8.i).  □ Yes □ No □ N/A  Comments: NEPOOL GIS ID listed as "pending". Verification of number will need to be provided.  B.2 Proposed Aggregation Agreement (as specified in Section 6.8.iii of the RES Regulations) is reasonable and complete.
В.	Eligible Customer-Sited/Off-Grid Generation Facility: (see appropriate Sections of RES Regulations, Application Section 5 and Appendix D)
В.	Eligible Customer-Sited/Off-Grid Generation Facility: (see appropriate Sections of RES Regulations, Application Section 5 and Appendix D)

<b>B.2.2</b> Aggregation Agreement includes name and contact information and adequate evidence of qualifications of the Verifier to ensure that the Verifier will accurately and efficiently carry out its duties. (per Appendix D.2.b)  ☐ Yes ☒ No ☐ N/A				
Comments: Pending receipt of National Grid acceptance				
<b>B.2.2.1</b> Additional evidence of Verifier qualifications requested and provided. (per Appendix D.2.b)				
☐ Yes ☒ No ☐ N/A  Comments: Pending receipt of National Grid acceptance				
<b>B.2.3</b> Aggregation Agreement includes a declaration of any and all business or financial relations between aggregator and Verifier sufficient to ensure the independence of the Verifier in accordance with Section 6.8.iii.c of the RES Regulations (10% or more ownership in voting stock, or family officer/etc.). (per Appendix D.2.c)				
⊠ Yes □ No □ N/A Comments:				
B.2.3.1 Aggregation Agreement includes 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. (per Appendix D.2.c.1)   ☑ Yes ☐ No ☐ N/A Comments:				
<b>B.2.4</b> Aggregation Agreement identifies the type of technology that will be included in the aggregation and provides a statement that the aggregation will include only individual Generation Units that meet all the requirements of the RES Regulations (physical location, vintage, etc.). (per Appendix D.2.d)				
<b>B.2.5</b> Aggregation Agreement provides an adequate description of proposed operating procedures for the aggregation, by which the Verifier shall ensure that individual Generation Units in the aggregation comply with all eligibility requirements and that the NEPOOL GIS Certificates created accurately represent generation (see Section 6.8.iii.e of the RES Regulations). (per Appendix D.2.e)  ☑ Yes ☐ No ☐ N/A				
∠ Yes □ No □ N/A Comments:				

- **B.2.5.1** At a minimum the proposed operating procedures include reasonable and sufficient details for:
  - Determining that the Generation Unit exists and is in

			approved Aggregation Agreement.
			⊠ Yes □ No ⊠ N/A
		•	Meter reading procedure that allows the Verifier to verify these readings (manual or remote, via the aggregators own system or an independent system) in a manner fully compliant with NEPOOL GIS Operating Rules regarding metering.
			Yes □ No ⋈ N/A
		•	Specifying how generation data will be entered into NEPOOL GIS to create Certificates.
			⊠ Yes □ No □ N/A
		•	Documenting a procedure to verify independently that the GIS Certificates created for the aggregation are consistent with the meter readings.
		•	Correcting discrepancies in NEPOOL GIS Certificate generation identified by the Verifier.
			Comments:
		the Verifier wi	gation Agreement provides an adequate description of how II be compensated for its services by the aggregator (in no e Verifier is compensated in a manner linked to the number of Certificates created by the aggregation). (per Appendix D.2.f)
		description of energy into the applicable time entry of general designated for NEPOOL GIS	gation Agreement provides an adequate confirmation and a how, no less frequently than quarterly, the Verifier will directly ne NEPOOL GIS the quantity of energy production in the e period from each Generation Unit in the aggregation. The eration data by the Verifier must be through an interface or this purpose by the NEPOOL GIS and in accordance with a Coperating Rules applicable to Third-Party Meter Readers, the Aggregation Owner shall not have access. (per Appendix
		Comments:	$oxim Yes \ \Box \ No \ \Box \ N/A$ Pending receipt of National Grid acceptance
C.			ation (see appropriate Sections of RES Regulations, and Appendix E):
	C.1	Generation U	nit is located in NEPOOL Control Area. ⊠ Yes □ No
	Coord	linate Locatior	a: 71.77805556 W / 41.44027778 N
		C.1.1 Genera	ation Unit is located in Rhode Island.

compliance with RES Regulations and Commission-

Facility Address: 310 Main Stre	⊠ Yes □ No et, Hopkinton, RI 02804
accordance with Section 5.1.ii of the RE Generation Attributes to the RES only to t	ontrol area adjacent to NEPOOL and, in S Regulations, will apply the associated he extent that the energy produced by the nto NEPOOL for consumption by New
Comments:	☐ Yes ⊠ No
report from neighboring General affidavit) must be provided to vice Generation Unit located in a contotherwise been, nor will be, sold, electrical energy output or saligurisdictions other than Rhode Is	,
Comments:	☐ Yes ☐ No ☒ N/A
Generation Unit into NEPOOL will	•
<ul> <li>energy into NEPOOL</li> <li>Confirmation from ISO the ISO Market Settlement Sy</li> <li>Confirmation through the tagging system that the im</li> </ul>	ntract for the sale and delivery of such at the energy was actually settled in the stem, and e North American Reliability Council port of the energy into NEPOOL actually equirements as the Commission deems  ☐ Yes ☐ No ☒ N/A

Comments:

υ.	(using an eligible renewable resource) (see appropriate Sections of RES Regulations and Application Section 2.4):
	⊠ Yes □ No
	Fuel Source: Solar
E.	Eligible Fuel Source – Small Hydro Facilities (see appropriate Sections of RES Regulations and Application Sections 2.5-2.6):
	☐ Yes ☒ No
	<b>E.1</b> Aggregate capacity does not exceed 30 MW. □ Yes □ No ⋈ N/A
	Comments:
	<b>E.2</b> If "New Renewable Energy Resource", applicant acknowledges that facility does not involve any new impoundment or diversion of water with an average salinity of 20 parts per thousand or less.
	☐ Yes ☐ No ☒ N/A
	Comments:
F.	Eligible Fuel Source – Biomass Facilities (see appropriate Sections of RES
	Regulations, Application Sections 2.7 and Appendix F):  ☐ Yes ☐ No
	<b>F.1</b> Generation Unit uses a biomass fuel source listed in RES Regulations Section 3.7.
	☐ Yes ☐ No ☒ N/A
	Comments:
	<b>F.2</b> If source is other than RES Regulations Section 3.7-listed, said source has been designated as "clean wood."
	☐ Yes ☐ No ☒ N/A  Comments:
	F.3 Fuel Source Plan can reasonably be expected to ensure that only Eligible Biomass Fuels will be used, and in the case of co-firing ensure that only that proportion of generation attributable to an Eligible Biomass Fuel be eligible.  ☐ Yes ☐ No ☒ N/A
	Comments:
	<b>F.3.1</b> Fuel Source Plan specifies the type of Eligible Biomass Fuel to be used.
	☐ Yes ☐ No ☒ N/A
	Comments:
	<b>F.3.2</b> If proposed fuel is "clean wood", Fuel Source Plan provides adequate substantiation as to why the fuel source should be considered a clean wood.

Comments:	⊔ Yes ⊔ No ⊠ N/A
<b>F.3.3</b> In the case of co-firing with a fossil fuel, Fue an adequate description of how such co-firing wi relative amounts of Eligible Biomass Fuel and fossil and how the eligible portion of generation output such calculations based on the energy content of the	ll occur and how the fuel will be measured, will be calculated (with
Comments:	
<b>F.3.4</b> Fuel Source Plan includes an adequate measures will be taken to ensure that only the Eliused (e.g., standard operating protocols or proimplemented at the Generating Unit, contracts with or sampling regimes).	gible Biomass Fuel is cedures that will be
. 5 5 ,	□ Yes □ No ⊠ N/A
Comments:	
<b>F.3.5</b> Fuel Source Plan includes adequate assurant or brought to the Generation Unit will only be Eligibused for co-firing.	gible Biomass Fuels or
Comments:	□ Yes □ No ⊠ N/A
<b>F.3.6</b> If proposed fuel includes recycled wood wa provides adequate documentation to ensure that definition of Eligible Biomass Fuel and also meets storage, or handling standards acceptable to furthermore consistent with the RES Regulations.	such fuel meets the material separation,
Comments:	□ Yes □ No ⊠ N/A
<b>F.3.7</b> Applicant certifies that it will file all reports necessary to enable the Commission to verify th of the renewable energy generators pursuant to Regulations.	e on- going eligibility
Comments:	
<b>F.3.8</b> A copy of the Generation Unit's Valid Air authorization has been attached and the effective or jurisdiction has been identified.	date and issuing state
Comments:	□ Yes □ No ⊠ N/A

**Other Comments/Observations** Anticipated COD obtained; NEPOOL GIS ID will need to be provided when available, as well as verification of number. Verification of number will need to be provided. This is a RE Growth program participant – National Grid will

therefore serve as the 3<sup>rd</sup> party meter reader & enter data into the GIS using an MSS number and will retain ownership of the RECs. As such, no Appendix D is required & National Grid must generate the MSS # through NEPOOL on behalf of the unit owner per supplemental info response of 9/3/2020. It is confirmed that Mark DePasquale is CEO of Green Development, LLC and GD Hopkinton Main I, LLC. Appendix B authorizes Mark DePasquale as representative of entity, which is acceptable.