## **EXHIBIT 4**

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## COMMONWEALTH OF MASSACHUSETTS OFFICE OF CONSUMER AFFAIRS AND BUSINESS REGULATION DIVISION OF ENERGY RESOURCES <u>Statement of Qualification – Amended</u>

## Pursuant to the Renewable Energy Portfolio Standard 225 CMR 14.00

This amended Statement of Qualification, provided by the Massachusetts Division of Energy Resources (DOER), signifies that the Generation Unit identified below meets the requirements for eligibility as a New Renewable Generation Unit, pursuant to the Renewable Energy Portfolio Standard 225 CMR 14.05, as of the approval date of the Application for Statement of Qualification, the 22<sup>nd</sup> day of July 2005, <u>amended this 19<sup>th</sup> day of December 2006</u>.

Authorized Representative's Name and Address:

Mr. Raymond S. Kusche	
GSC Operations LLC	
363 Lower Flying Point Road	
Freeport, ME 04032	

Name of Generation Unit:

Greenville Steam Company

Qualification of this Generation Unit is subject to the following provisions:

- 1. Owner/Operator shall retrofit the Unit as described in its Statement of Qualification (SQ) Application dated May 19, 2005, supplemented by its SQ amendment letter dated November 9, 2006.
- 2. Owner/Operator shall burn only Eligible Biomass Fuels in the Generation Unit. Plasticderived carpet waste and trimmings are not eligible. If Owner/Operator resumes the use of such materials, then none of the electrical energy output of this Unit will be New Renewable Generation unless and until a revised Statement of Qualification Application is received and approved with a Co-firing with Ineligible Fuels Waiver pursuant to 225 CMR 14.05(3). Owner/Operator shall inform DOER of any planned use of any fuel that is not eligible, and must inform DOER and the NEPOOL Generation Information System Administrator if and when any such fuel is burned in this Unit.
- 3. Owner/Operator shall submit to DOER any revisions to its Part 70 Air Emission License issued by Maine Department of Environmental Protection (Maine DEP) within 30 days of receipt of such revision.
- 4. Owner/Operator shall notify DOER within 30 days of receipt of any Notice of Violation if there are violations of any of the emission limits contained in the Maine Part 70 Air Emission License.
- 5. Qualification of the Unit as a New Renewable Generation Unit shall be contingent on meeting the requirements of Table 1, below, and all other provisions of this SQ and of the RPS Regulations.

Qualification of the electrical energy output of the Unit as New Renewable Generation shall commence on the day after the date on which the Unit met all of the requirements of Table 1 in effect at that time, as demonstrated by the Owner/Operator to DOER's satisfaction, in