Sep 9, 2016

## NHPUC SEP16'16 Am10:47

Non90425 DE 13-349

Debra Howland, Executive Director Public Utilities Commission of New Hampshire 21 S. Fruit Street Concord, NH 03301

Dear Ms Howland,

This letter confirms my request to transfer my account from my current aggregator Revolution Energy to Knollwood Energy of MALLC.

System Name Edward G Solar

System Address 119 Hill Rd., Dummer, N.H. 03588-5409

Thank you for your immediate attention to this matter.

Signature: Edward G Solar Edward G Solar (Sep 9, 2016)

Email: egs65@hotmail.com

9/14/16

NHPUC SEP16'16 AM10:45

Barbara,

Attached is a transfer letter from Ed Solar (3 copies). His Nepool ID is NON90425. Please let me know if you need any additional information.

Kind Regards,

Joursen are

Karen Tonnesen Knollwood Energy

CHAIRMAN Amy L. Ignatius

COMMISSIONERS Robert R. Scott Martin P. Honigberg

EXECUTIVE DIRECTOR Debra A. Howland

## **STATE OF NEW HAMPSHIRE**



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PUBLIC UTILITIES COMMISSION 21 S. Fruit St., Suite 10 Concord, N.H. 03301-2429

February 4, 2014

Michael Behrmann Revolution Energy Aggregation, LLC 208 Market Street, Suite 30 Portsmouth, NH 03801

Re:	Application for Aggregation	Certification as REC Eligible Facilities – Revolution En				
	DE 13-347	Roland Goulette	DE 13-361	David Govatski		
(	DE 13-349	Edward Solar				

Dear Mr. Behrmann:

On December 9, 2013, the Commission received an application from Roland Goulette (Goulette) requesting Commission approval for Class II New Hampshire Renewable Energy Credit (REC) eligibility for his residential photovoltaic array pursuant to RSA 362-F, New Hampshire's Electric Renewable Portfolio Standard law<sup>1</sup>. On December 12, 2013 an application for REC eligibility was received from Edward G. Solar (Solar), and on December 30, 2013 an application for REC eligibility was received from David Govatski (Govatski). On January 10, 2014 the Commission received a letter from Revolution Energy Aggregation (REA) confirming that Goulette, Solar, and Govatski intend to participate as part of REA's aggregation of Class II eligible facilities.

The Commission, in a non-adjudicative process, is required to issue a determination of whether a facility meets a particular classification within 45 days of receipt of a completed application. The above-named facilities are customer-sited sources and meet the Class II eligibility requirements under RSA 362-F:4, II. Based on review of the applications Staff recommends that the Commission approve the Goulette, Solar, and Govatski PV arrays as part of REA's Class II eligible facilities effective January 10, 2014, the date the Commission received the information needed to complete their applications.

Since these facilities are customer-sited sources, their output is not recorded in the ISO New England Market Settlement System and, as a result must be monitored and verified by an independent monitor. The application states that Paul Button, Energy Audits Unlimited, will monitor the facilities' output pursuant to N.H. Code of Administrative Rules Puc 2505.08 and

<sup>&</sup>lt;sup>1</sup> The Commission approved Revolution Energy Aggregation, LLC as an aggregator of RECs on August 07, 2013, DE 13-230.

2505.09. Mr. Button will report these facilities' total output annually to the customers, the Commission and the NEPOOL Generation Information System as part of REA's Class II aggregation pursuant to Puc 2505.09(h)(3). The GIS facility code assigned to REA is NON 15299.

Commission Assigned Docket #	Facility Owner	Facility Location	Total MW listed in application	Effective Date to Produce RECs	NH Certification Code
DE 13-347	Goulette	Berlin	0.005	01-10-14	NH-II-13-140
DE 13-349	Solar	Dummer	0.00258	01-10-14	NH-II-13-141
DE 13-361	Govatski	Jefferson	0.005	01-10-14	NH-II-14-005

The details for these facilities are listed in the following table:

The Commission has determined that the above-named applicants and Revolution Energy Aggregation have provided all the information necessary to demonstrate these facilities' eligibility for REC certification. The Commission hereby certifies these PV arrays as eligible to be aggregated by the Revolution Energy Aggregation for Class II RECs, effective as of January 10, 2014.

nle D. wowlind Sincerely,

Debra A. Howland Executive Director

cc: Roland Goulette Edward Solar David Govatski