

## PURCHASE OPTIONS

QFs with a peak generating capacity of 1,000 kW and under may choose to utilize Net Energy Metering as specified in NH RSA 362-A:9 and in PUC 900 Net Metering For Customer-Owned Renewable Energy Generation Resources of 1,000 Kilowatt or Less.

QFs not utilizing Net Energy Metering shall have their electric energy output metered and purchased by the Company and then resold into the Real-Time Energy Market administered by ISO New England Inc. ("ISO-NE"). ~~Compensation for such purchases. Such purchase~~ will be equal to the payments received by the Company from ISO-NE less all charges imposed by ISO-NE for such sales. The Company reserves the right to require the QF to pay any administrative or service fees as may be assessed by the Company.

The Company shall not purchase for resale any capacity or other reserve-related products associated with the QF. The Company will not purchase or own any of the generation attributes associated with the QF.

## PAYMENT

~~For QFs not utilizing Net Energy Metering, within 30 days after the end of a month, the Company will provide the QF with a calculation showing the quantity of electric energy sold into the New England electric wholesale market, the payments received by the Company, and any charges imposed by ISO-NE on the Company for such sales. If the QF agrees with the Company's calculation, the QF will then issue an invoice to the Company for payment of such net electric energy sales. The Company reserves the right to require the QF to pay any administrative or service fees as may be assessed by the Company.~~

## METERING

QFs selling to the Company shall install metering as specified by the Company that either (i) satisfy ISO-NE requirements or (ii) Net Energy Metering requirements, as both may change from time to time. QFs shall be charged a standard monthly service fee for metering service as approved by the appropriate regulatory agency.

## INDEMNIFICATION

The QF shall defend, indemnify and hold the Company harmless from and against all claims for damage to the equipment of the QF, or Company, as the case may be, or damage or injury to any person or property arising out of the QF's use of generating equipment in parallel with the Company's own system; provided that nothing in this paragraph shall relieve the Company from liability for damages or injury caused by its own willful default or willful neglect.

Dated: ~~April 1, 2014~~ December 17, 2015  
~~Swain Richard Leehr~~  
Effective: ~~April 1, 2014~~ January 17, 2016  
~~Swain Richard Leehr~~

Issued by /s/ David R.

David R.

Title: President

~~Authorized by Order No. 25,638 Issued March 17, 2014 in Docket No. DE 13-063~~

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