

Facilities
Energy and Utilities

6 Leavitt Lane Durham, NH 03824

V: 603.862.2650 F: 603.862.1677 TTY: 7.1.1 (Relay NH)

www.unh.edu/facilities

VIA EMAIL: Debra A. Howland, executivedirector@puc.nh.gov Commission Executive Director NH Public Utilities Commission 21 South Fruit Street, Suite 10 Concord, NH 03301-2429

Attn: Debra A. Howland, Executive Director

RE: Help reinstating Q1 2020 Renewable Generation for the University of New Hampshire unit; NEPOOLI GIS ID: NON32754; NH PUC certifying document attached.

Good Morning,

I hope this letter finds you well. Evolution Markets Inc. and University of New Hampshire (UNH) have been working with Deandra Perrucio in an effort to resolve a situation that has occurred with regard to the UNH CHP Plant at 22 Colovos Rd in Durham New Hampshire, New Hampshire Class I certification number DE 08-133, NEPOOL GIS Code NON32754. Evolution Markets Inc. handles University of New Hampshire's renewable energy certificate sales including management of their NEPOOL GIS account. This includes entering production data that UNH provides to them on a quarterly basis.

There was a clerical error made when entering the generation data into Nepool GIS for the Q1 2020 generation period, January 2020 to be specific. The generation data for the aforementioned UNH facility was erroneously entered under the "Natural Gas" section in GIS, as opposed to "Landfill Gas" (see attachment A). The result was that 879 MWh's of production was mislabeled as conventional natural gas, a non-REC generation technology, and therefore 879 MWh which should have created 879 Class 1 RECs under the approved Class I landfill gas technology label were never minted as Class I RECs for that period. I have attached supporting documentation from the administrator at GIS to attest to this (attachment A), and furthermore to ensure that this production will not be able to be sold, transferred, or retired in the Nepool GIS system (attachment B).

Pursuant to our discussions with PUC staff, we would like to pursue a waiver of rule 2503.03(d) so that the production from the UNH facility, which was not recorded in GIS, can be counted towards NH Class I compliance without requiring the submission of the "My settled certificate" report. We are hopeful that you can be sympathetic to our situation and help us in our efforts to reinstate the generation properly so that it may be contracted to a suitable buyer for 2020 compliance prior to the compliance deadline of July 1, 2021.

Any and all help in this matter is greatly appreciated.

Sincerely,

Matt L'Heureux Campus Energy Manager University of New Hampshire