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March 9, 2017

Michael Nordlicht
General Counsel
Agera Energy, LLC
555 Pleasantville Road
Suite S107
Briarcliff Manor, New York 10510

Re: DM 15-480 and DM 14-298, Agera Energy LLC – Recognition of Vintage 2015 Class III Renewable Energy Certificates

Dear Mr. Nordlicht:

On June 30, 2016¹, Agera Energy, LLC (Agera) filed its Renewable Portfolio Standard (RPS) compliance report for 2015. With this report, Agera requested that certain Class III (vintage 2015) Renewable Energy Certificates (RECs) that were mistakenly retired in its New Hampshire subaccount be available for use in two other jurisdictions. Agera requested that 1,791 Class III (vintage 2015) RECs of the total of 6,400 Class III (vintage 2015) RECs that were retired in its New Hampshire subaccount be available for Massachusetts RPS compliance, and 4,086 Class III (vintage 2015) RECs of the total of 6,400 Class III (vintage 2015) RECs that were retired in its New Hampshire subaccount be available for Connecticut RPS compliance. The remaining Class III (vintage 2015) RECs available for New Hampshire RPS compliance would be 523. The following table lists the 5,877 Class III RECs in question:

SubAccount ID/State	Unit ID	Unit Name	State	Fuel Type	Month of Generation	Certificate Serial Numbers	Quantity	Intended Account/State
36125/ NH Load	MSS1432	GRS-Fall River	MA	Landfill Gas	2015/12	677826-758 to 1997	1,240	Agera Energy/MA
36125/ NH Load	MSS1432	GRS-Fall River	MA	Landfill Gas	2015/10	680918- 2311 to 2861	551	Agera Energy/MA
36125/ NH Load	MSS1432	GRS-Fall River	MA	Landfill Gas	2015/11	677825- 2001 to 2709	709	Aequitas Energy/CT
36125/ NH Load	MSS1432	GRS-Fall River	MA	Landfill Gas	2015/8	564406-1 to 2356	2,356	Aequitas Energy/CT
36125/ NH Load	IMP32676	Nanticoke LFG	NY	Landfill Gas	2015/11	728288 – 1 to 1021	1,021	Aequitas Energy/CT

¹ On August 26, 2016, at Staff's request, Agera refiled the information pertaining to this request as a separate submittal so that unrelated confidential information would be excluded.

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Massachusetts has already approved the use of the 1,791 Class III (vintage 2015) RECs for RPS compliance in its jurisdiction, and a request has been made to Connecticut for approval to use the 4,086 Class III (vintage 2015) RECs for RPS compliance in its jurisdiction.

After review of this request, the Commission has approved the transfer of the specified RECs from the New Hampshire subaccount in question for use against the Massachusetts and Connecticut RPS compliance obligations. Neither Agera nor any of its affiliates can sell, retire, claim, or represent as part of electrical energy output or sales or use these RECs to satisfy obligations in jurisdictions other than Massachusetts and Connecticut, as noted in the table above.

This decision regarding the aforementioned RECs shall not be regarded as establishing a precedent, and the Commission may deny any similar requests from Agera or any affiliate in the future.

Sincerely,



Debra Howland
Executive Director

cc: Howard Bernstein, MA DOER
Teddi Ezzo, CT DEEP
Elizabeth Nixon, NH PUC
Karen Cramton, NH PUC
David Wiesner, NH PUC