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VIA ELECTRONIC FILING

February 27, 2015

Ms. Gail L. Mount, Chief Clerk North Carolina Utilities Commission 430 North Salisbury Street Dobbs Building Raleigh, North Carolina 27611

Re: Docket No. E-100, Sub 136

Dear Ms. Mount:

Attached for filing in the above referenced docket are the contracts and amendments signed in 2014 between Virginia Electric and Power Company and qualifying facilities. This filing is in accordance with the Order dated May 7, 1987 in Docket No. E-100, Sub 53, which stated that negotiated contracts between a utility and a qualifying facility must be submitted.

Copies of the *confidential* contracts and amendments signed in 2014 between Virginia Electric and Power Company and qualifying facilities will be submitted under separate cover and should be filed *under seal and be protected from public disclosure*.

If you have any questions regarding this matter, please do not hesitate to contact me.

Sincerely,

Horace P. Payne,

Senior Counsel

Attachments

AGREEMENT FOR THE SALE OF ELECTRICAL OUTPUT TO VIRGINIA ELECTRIC AND POWER COMPANY

THIS AGREEMENT, effective this 16th day of June, 2014, (the "Effective Date") by and between VIRGINIA ELECTRIC AND POWER COMPANY, a Virginia public service company with its principal office in Richmond, Virginia, doing business in Virginia as Dominion Virginia Power, and in North Carolina as Dominion North Carolina Power, hereinafter called "Dominion North Carolina Power" or "Company", and Jakana Solar LLC, a Delaware Limited Liability Company, with its principal office in Radnor, PA, hereinafter called "Operator", operator of the Jakana Solar Facility, hereinafter called the "Facility":

RECITALS

WHEREAS, the North Carolina Utilities Commission has adopted a rate schedule described in this Agreement below as <u>Schedule 19-FP</u> applicable to Qualifying Facilities (or "QF" as that term is defined in 18 C.F.R. § 292) which can provide Contracted Capacity (a) up to 5000 kW from a hydroelectric generating facility, (b) up to 5000 kW from a generating facility fueled by trash or methane derived from landfills, hog waste, poultry waste, solar, wind or non-animal forms of biomass, or (c) up to 3000 kW for all other QFs; and

WHEREAS, the parties hereto wish to contract for the sale of electrical output from such a QF to be operated by Operator,

NOW THEREFORE, in consideration of the mutual covenants and agreements herein contained, the parties hereto contract and agree with each other as follows:

Article 1: Parties' Purchase and Sale Obligations

Dominion North Carolina Power or its agent, assignee, or successor will purchase from Operator all of the electrical output (energy and Contracted Capacity) made available for sale from the Facility on a simultaneous purchase and sale arrangement. In addition, Operator has elected to contract under the FP Method for determining the Company's avoided cost as described more fully in Exhibit C. Operator elects to operate the Facility in the Mode of Operation as specified in Section IV.C (Firm Mode of Operation) of Schedule 19-FP. The Facility is located in Dominion North Carolina Power's retail service area in Williamston, Martin County, North Carolina.

Article 2: Term and Commercial Operations Date

This Agreement shall commence on the Effective Date and shall continue in effect for a period of 15 years from the Commercial Operations Date ("COD"). The COD shall be the first date that all of the following conditions have been satisfied:

a) The Facility has been permanently constructed, synchronized with and has delivered electrical output to the

Dominion North Carolina Power system and such action has been witnessed by an authorized Dominion North Carolina Power employee;

- b) After completion of item a) above, Dominion North Carolina Power has received written notice from Operator specifying the Commercial Operations Date and certifying that the Facility is ready to begin commercial operations as a Qualifying Facility;
- c) Operator and Dominion North Carolina Power (or the PJM Interconnection, LLC or other operator of the Dominion North Carolina Power transmission system, as applicable) have executed an Interconnection Agreement to be included herewith as Exhibit A;
- d) Operator has provided to Dominion North Carolina Power Qualifying Facility Certification to be included herewith as Exhibit E; and
- e) Operator either has received from the North Carolina Utilities Commission a Certificate of Public Convenience and Necessity or has filed the notice required by G.S. 62-110.1(g) and Commission Rule 8-65 and is not legally required to obtain such a certificate for the construction and operation of the Facility.

For contract terms of 10 years or more, this Agreement may be renewed at the option of Dominion North Carolina Power on substantially the same terms and conditions and at a rate either (1) mutually agreed upon by the parties negotiating in good faith and taking into consideration Dominion North Carolina Power's then avoided cost rates and other relevant factors or (2) set by arbitration.

Article 3: Contracted Capacity

The Facility, consisting of solar panels and 6 inverters, will have a combined nameplate rating of approximately 6500 kW. The Facility's Contracted Capacity shall be 5000 kW.

Article 4: Attachments

The following documents are attached hereto and are made a part hereof:

Exhibit A: Executed Interconnection Agreement (attached for information but not as a part of this Agreement)

Exhibit B: General Terms and Conditions

Exhibit C: Schedule 19-FP, Power Purchases from Cogeneration and Small Power

Production Qualifying Facilities and applicable to the QF who chooses the FP Method (effective March 28, 2014, sometimes referred to as "Schedule

19-FP" herein)

Exhibit D: Map and related written description identifying the specific location of the

Facility in the City or County designated in ARTICLE 1

Exhibit E: "Qualifying Facility" Certification (if Facility is less than 1 MW, Owner

submission that the Facility qualifies as a Qualifying Facility (QF) under

federal law)

Exhibit F: Certificate of Public Convenience and Necessity or evidence that no such

certificate was required under North Carolina law in the form of a report of proposed construction to the Commission pursuant to Commission Rule 8-

65.

Article 5: Price

Payments for all energy and Contracted Capacity purchased hereunder shall be determined by the provisions for payments in Schedule 19-FP included herewith as Exhibit C and pursuant to Operator elections within such Schedule 19-FP, if any, as stated in Article 1 hereof. Payments for all energy and Contracted Capacity purchased hereunder shall be on a cents per kilowatt-hour basis.

If Operator elects the Firm Mode of Operation, then for the term of this Agreement Operator shall be paid for firm energy, in accordance with Schedule 19 – FP, effective for usage on March 28, 2014, the 15-year Fixed Long Term Rate as provided for at Section VI.B of Schedule 19-FP. Payments for firm energy will begin on the Commercial Operations Date. All energy delivered per hour above the Contracted Capacity up to 105% of the Contracted Capacity shall be considered non-firm and be paid for at the applicable non-firm rate pursuant to Section V of Schedule 19-FP. No payment shall be made for energy delivered above 105% of the Contracted Capacity. All energy delivered prior to the Commercial Operations Date shall be considered non-firm and paid at the non-firm energy rate. In all cases, such non-firm energy rates will be those in the Schedule 19-FP in effect at the time such energy is delivered.

If Operator elects the Firm Mode of Operation, specified in Section IV.C of Schedule 19-FP, Operator shall be paid for Contracted Capacity on a cents per kilowatt-hour basis as specified in Schedule 19-FP, Section VII. Operator shall not be paid for capacity above the Contracted Capacity level in any hour during which the generation exceeds the Contracted Capacity level specified in Article 3.

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Article 7: Operator's Pre-COD Obligations

After execution of this Agreement and until the Commercial Operations Date, Operator shall prepare a quarterly status report for Dominion North Carolina Power showing the current progress on completing the project. This status report shall be delivered to Dominion North Carolina Power on or before the following dates each year, January 15, April 15, July 15, and October 15. Such status report shall discuss the progress of the project in a format which is acceptable to Dominion North Carolina Power.

The Facility will be considered to have commenced construction on the first day upon which all of the following have occurred: (1) the issuance by Operator to its construction contractor for the Facility of a written unconditional Notice-to-Proceed; (2) the mobilization of major construction equipment and construction facilities on the Facility site; and (3) the commencement of major structural excavation and structural concrete work relating to a major component of the Facility such as the power island consistent with having commenced a continuous process of construction relating to the Facility. Dominion North Carolina Power shall have no obligation to accept a declaration of Commercial Operations prior to October 1, 2014. The anticipated Commercial Operations Date is November 12, 2014.

Article 8: Default and Early Termination

Operator and Dominion North Carolina Power agree that any of the following will be a material breach by the Operator of this Agreement and shall result in Dominion North Carolina Power having the right to immediate cancellation, without a cure period, of this Agreement: (i) failure to commence construction of the Facility, as defined in Article 7 above, and provide Dominion North Carolina Power with written notice thereof by February 21, 2016, (ii) failure to achieve Commercial Operations Date within thirty months of February 21, 2014; provided, however, an Operator may be allowed additional time to begin deliveries of power to the Company if the QF facilities in question are nearly complete at the end of such thirty month period and the QF is able to demonstrate that it is making a good faith effort to complete its project in a timely manner, (iii) failure to provide two (2) consecutive status reports pursuant to Article 7 above, (iv) delivery or supply of electrical output to any entity other than Dominion North Carolina Power or its agent, assignee or successor, (v) failure to meet those requirements necessary to maintain Qualifying Facility status, (vi) failure at any time to have in effect a valid Interconnection Agreement with Dominion North Carolina Power (or its successor as operator of the Dominion North Carolina transmission system), (vii) failure to generate and deliver power from the Facility to Dominion North Carolina Power for more than 180 consecutive days, at any time after the Commercial Operations Date, or (viii) failure to maintain QF certification. In the event Operator fails to perform in any way, materially or non-materially, any other obligations not specifically listed above, Operator shall be given notice and thirty (30) days to cure such non-performance. Notwithstanding any cure period, Dominion North Carolina Power shall not be obligated to

purchase any energy or Contract Capacity under this Agreement while any such breach remains uncured. If Operator fails to cure its non-performance within thirty (30) days of Dominion North Carolina Power's notice, Dominion North Carolina Power shall have the right to cancel this Agreement. Operator agrees that if this Agreement is canceled by Dominion North Carolina Power for Operator's non-performance prior to the end of the initial term of this Agreement, then, Dominion North Carolina Power shall have all rights and remedies available at law or in equity.

Article 9: Representations and Warranties

Operator represents and warrants that it has the right to operate the Facility in accordance with the terms of this Agreement. Operator further represents and warrants that all permits, approvals, and/or licenses necessary for the operation of the Facility will be obtained prior to the Commercial Operations Date and shall be maintained throughout the Term of this Agreement. Operator shall, provide such documentation and evidence of such right, permits, approvals and/or licenses as Dominion North Carolina Power may reasonably request, including without limitation air permits, leases and/or purchase agreements.

Article 10: Notices and Payments

All correspondence and payments concerning this Agreement shall be to the addresses below. Either Party may change the address by providing written notice to the other Party.

OPERATOR: DOMINION NORTH CAROLINA POWER:

Jakana Solar LLC Virginia Electric and Power Company

Three Radnor Corp. Ctr., Suite 300 Power Contracts (3SE) 100 Matsonford Rd. 5000 Dominion Boulevard

Radnor, PA 19087 Glen Allen, Virginia 23060-6711

Article 11: Integration of Entirety of Agreement

This Agreement is intended by the Parties as the final expression of their Agreement and is intended also as a complete and exclusive statement of the terms of their Agreement with respect to the purchase and sale of electrical output generated by the Facility. All prior written or oral understandings, offers or other communications of every kind pertaining to this Agreement are hereby abrogated and withdrawn.

Feb 27 2015

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IN WITNESS WHEREOF, the Parties hereto have caused their names to appear below, signed by authorized representatives as of the date first shown above.

JAKANA SOLAR LLC

By:

Title:

Manager

Date:

6/3/14

VIRGINIA ELECTRIC AND POWER COMPANY

AUTHORIZED ROPACIONTATIVE
6/16/14

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EXHIBIT A GENERATOR INTERCONNECTION GUIDANCE AND AGREEMENT

Dominion North Carolina Power's procedures for generator interconnection are available through the Internet at the Company's website with draft interconnection agreements for non-FERC jurisdictional generators (as approved by the NCUC included as Attachments 1, 2 and 3 thereto). For FERC jurisdictional generators interconnection shall be in accordance with FERC and PJM requirements.

The specific Internet address for these procedures is https://www.dom.com/dominion-north-carolina-power/customer-service/rates-and-tariffs/pdf/term24.pdf. The Internet site contains links to the Generator Interconnection Procedures along with the Generator Interconnection Request Form. Once an Interconnection Agreement is executed it will be included herewith as part of this Exhibit A.

EXHIBIT B General Terms and Conditions

I - Assignments

Operator agrees not to assign this Agreement without the prior written consent of Dominion North Carolina Power. Dominion North Carolina Power may withhold such consent if it determines, in its sole discretion, that such assignment would not be in the best interests of Dominion North Carolina Power or its customers. Any attempted assignment that Dominion North Carolina Power has not approved in writing shall be null and void and ineffective for all purposes. In the event of assignment by Operator, Operator shall pay Company within thirty (30) days of the effective date of the assignment an amount equal to the actual costs incurred by Company in connection with such assignment up to a maximum amount of \$10,000 per assignment; provided, however, assignment of this Agreement by Operator in connection with an initial financing arrangement which is finalized and for which consent of Company is requested within nine months of the Effective Date of this Agreement shall not be subject to the payment requirement provided herein.

II - Indemnity

Operator shall indemnify and save harmless and, if requested by Dominion North Carolina Power, defend Dominion North Carolina Power, its officers, directors and employees from and against any and all losses and claims or demands for damages to real property or tangible personal property (including the property of Dominion North Carolina Power) and injury or death to persons arising out of, resulting from, or in any manner caused by the presence, operation or maintenance of any part of Operator's Facility; provided, however, that nothing herein shall be construed as requiring Operator to indemnify Dominion North Carolina Power for any injuries, deaths or damages caused by the sole negligence of Dominion North Carolina Power. Operator agrees to provide Dominion North Carolina Power written evidence of liability insurance coverage, which is specifically and solely for the Facility, prior to the operation of the Facility. Operator agrees to have Dominion North Carolina Power named as an additional insured, and shall keep such coverage current throughout the term of this Agreement.

III - QF Certification

Operator represents and warrants that its Facility meets the Qualifying Facility requirements established as of the Effective Date of this Agreement by the Federal Energy Regulatory Commission's rules (18 Code of Federal Regulations Part 292), and that it will continue to meet those requirements necessary to remain a Qualifying Facility throughout the term of this Agreement. [Dominion North Carolina Power may require "FERC" QF Certification by adding the following: "Operator agrees to obtain, at Operator's expense, a certification as a "QF" from the Federal Energy Regulatory Commission, in accordance with 18 C.F.R. § 292.207 (b)."] Operator agrees to provide copies, at the time of submittal, of all correspondence and filings with the Federal Energy Regulatory Commission relating to obtaining certification of the Facility as a

- "QF". Operator will submit prior to delivery of electrical output from the Facility to Dominion North Carolina Power evidence of Qualifying Facility certification. After the Commercial Operations Date, if requested by Dominion North Carolina Power prior to March 1 of any year, Operator agrees to provide July 1 of the same year to Dominion North Carolina Power for the preceding year sufficient for Dominion North Carolina Power to determine the Operator's continuing compliance with its QF requirements, including but not limited to:
 - (a) All information required by FERC Form 556.
 - (b) Copy of the Facility's QF Certification and any subsequent revisions or amendments,
 - (c) Provide a copy of any contract executed with a thermal host.
 - (d) Identification of the amount of each type of fuel used per month and average heating value for each type of fuel, which will be used to determine the Total Energy Input. These values should be verifiable by auditing supporting documentation.
 - (e) Identification of each of the QF's useful thermal output(s) for each month, including temperature, pressure, amount of thermal output delivered, temperature and amount of condensate returned (if applicable) and the conversion to Btus. These values should be verifiable by auditing supporting documentation.
 - (f) Identification of the QF's useful power output for each month. These values should be verifiable by auditing supporting documentation.
 - (g) Provide drawings, heat balance diagrams and a sufficiently detailed narrative describing the delivery of useful thermal output including the location, description, and calibration data for all metering equipment used for QF calculations.
 - (h) Provide any other information which the QF believes will facilitate Dominion North Carolina Power's monitoring of the QF requirements.
 - (i) Dominion North Carolina Power may request additional information, as needed, to monitor the QF requirements.

IV - Consequential Damages

In no event shall either Party be liable to the other for any special, indirect, incidental or consequential damages whatsoever, except that the foregoing shall not apply to any promises of indemnity or obligations to reimburse the Parties expressly set forth in this Agreement.

V - Amendments, Waivers, Severability and Headings

This Agreement, including the appendices thereto, can be amended only by agreement between the Parties in writing. The failure of either Party to insist in any one or more instances upon strict performance of any provisions of this Agreement, or to take advantage of any of its rights hereunder, shall not be construed as a waiver of any such provisions or the relinquishment of any such right or any other right hereunder. In the event any provision of this Agreement, or any part or portion thereof, shall be held to be invalid, void or otherwise unenforceable, the obligations of the Parties shall be deemed to be reduced only as much as may be required to remove the impediment. The headings contained in this Agreement are used solely for convenience and do not constitute a part of the Agreement between the Parties hereto, nor should they be used to aid in any manner in the construction of this Agreement.

VI - Compliance with Laws

Operator covenants that it shall comply with all applicable provisions of Executive Order 11246, as amended; § 503 of the Rehabilitation Act of 1973, as amended; § 402 of the Vietnam Era Veterans Readjustment Assistance Act of 1974, as amended; and implementing regulations set forth in 41 C.F.R. §§ 60.1, 60-250, and 60-741 and the applicable provisions relating to the utilization of small minority business concerns as set forth in 15 U.S.C. § 637, as amended. Operator agrees that the equal opportunity clause set forth in 41 C.F.R. § 60-1.4 and the equal opportunity clauses set forth in 41 C.F.R. 60-§741.5 and the clauses relating to the utilization of small and minority business concerns set forth in 15 U.S.C. § 637(d)(3) and 48 C.F.R. § 52-219.9 are hereby incorporated by reference and made a part of this Agreement. If this Agreement has a value of more than \$500,000, Operator shall adopt and comply with a small business and small disadvantaged business subcontracting plan which shall conform to the requirements set forth in 15 U.S.C. § 637(d)(6). The provisions of this section shall apply to Operator only to the extent that:

- (a) such provisions are required of Operator under existing law,
- (b) Operator is not otherwise exempt from said provisions and
- (c) Compliance with said provisions is consistent with and not violative of 42 U.S.C. § 2000 et seq., 42 U.S.C. § 1981 et seq., or other acts of Congress.

VII - Interconnection and Operation

Operator shall be responsible for the design, installation, and operation of its Facility. Operator shall be responsible for obtaining an Interconnection Agreement. Interconnection guidelines and agreement requirements are set forth in Exhibit A of this Agreement.

Operator shall: (a) maintain the Facility and the Interconnection Facilities on Operator's side of the Interconnection Point, except Dominion North Carolina Power-owned Interconnection Facilities, in conformance with all applicable laws and regulations and in accordance with operating procedures; (b) obtain any governmental authorizations and permits required for the construction and operation thereof and keep all such permits and authorizations current and in

effect; and (c) manage the Facility in a safe and prudent manner. If at any time Operator does not hold such authorizations and permits, Dominion North Carolina Power may refuse to accept deliveries of power hereunder.

Dominion North Carolina Power may enter Operator's premises (a) to inspect Operator's protective devices at any reasonable time; (b) to read or test meters and metering equipment; and (c) to disconnect, without notice, the Facility if, in Dominion North Carolina Power's opinion, a hazardous condition exists and such immediate action is necessary to protect persons, or Dominion North Carolina Power facilities or other customers' facilities from damage or interference caused by Operator's Facility or lack of properly operating protective devices. Dominion North Carolina Power will endeavor to notify Operator as quickly as practicable if disconnection occurs as provided in (c) above. Any inspection of Operator's protective devices shall not impose on Dominion North Carolina Power any liabilities with respect to the operation, safety or maintenance of such devices.

Operator shall not operate the Facility in parallel with Dominion North Carolina Power's system prior to (a) an inspection of the installed Interconnection Facilities by an authorized Dominion North Carolina Power representative and (b) receiving written authorization from an authorized Dominion North Carolina Power representative to begin parallel operation.

VIII - Metering

Dominion North Carolina Power will meter all electrical output delivered from the Facility on the high voltage side of the step up transformer.

Operator agrees to pay an administrative charge to Dominion North Carolina Power to reflect all reasonable costs incurred by Dominion North Carolina Power for meter reading and billing, also referred to as metering charges. The monthly meter reading and billing charge shall change from time to time when the NCUC approves a different charge in Schedule 19-FP.

In addition, Operator agrees to pay any fees required to provide and maintain leased telephone lines required for meter reading by Dominion North Carolina Power.

IX - Billing and Payment

Dominion North Carolina Power shall read the meter in accordance with its normal meter reading schedule. Within twenty-eight (28) days thereafter, Dominion North Carolina Power shall send Operator payment for energy and Contracted Capacity delivered. At Dominion North Carolina Power's option, (i) Dominion North Carolina Power may make such payments net of the monthly metering charges, Interconnection Facilities charges, and charges for sales of electricity to the Operator, or (ii) Dominion North Carolina Power may invoice Operator for such charges separately. Payment by Dominion North Carolina Power shall include verification showing the billing month's ending meter reading, on-peak and off-peak kWh, and the amount paid. If in any month the monthly metering and Interconnection Facilities charges are in excess of any payments due Operator, Dominion North Carolina Power shall bill Operator for the difference and Operator shall make such payment within 28 days of the invoice date. Failure by Operator to make such

payments may result in disconnection of the Facility. In no event shall such disconnection relieve Operator of its obligation to pay monthly metering charges and Interconnection Facilities charges under this Agreement.

In the event that any data required for billing purposes hereunder are unavailable when required for such billing, the unavailable data shall be estimated by Dominion North Carolina Power, based upon historical data. Such billing shall be subject to any required adjustment in a subsequent billing month.

Operator agrees that Dominion North Carolina Power shall be entitled to withhold sufficient amounts due pursuant to this Agreement to offset (a) any damages to Dominion North Carolina Power resulting from any breach of this Agreement by Operator, and (b) any other amounts Operator owes Dominion North Carolina Power, including amounts arising from sales of electricity by Dominion North Carolina Power to Operator, metering charges and Interconnection Facilities charges.

In no event shall Dominion North Carolina Power be liable to Operator for any Contracted Capacity payments in excess of the amounts contracted for herein, regardless of the ultimate length of this Agreement or revisions to Schedule 19-FP or successor schedules. Operator hereby agrees to accept the Contracted Capacity payments as set forth herein as its sole and complete compensation for delivery of Contracted Capacity to Dominion North Carolina Power.

X - Force Majeure

Neither Party shall be considered in default under this Agreement or responsible to the other Party in tort, strict liability, contract or other legal theory for damages of any description for any interruption or failure of service or deficiency in the quality or quantity of service or any other failure to perform any of its obligations hereunder to the extent such failure occurs without fault or negligence on the part of that Party and is caused by factors beyond that Party's reasonable control, which by the exercise of reasonable diligence that Party is unable to prevent, avoid, mitigate or overcome, including without limitation storm, flood, lightning, earthquake, explosion, equipment failure, civil disturbance, labor dispute, act of God or public enemy, action or inaction of a court or public authority, fire, sabotage, war, explosion, curtailments, unscheduled withdrawal of facilities from operation for maintenance or repair or any other cause of similar nature beyond the reasonable control of that Party (any such event, "Force Majeure"). Solely economic hardship of either Party shall not constitute Force Majeure under this Agreement. Nor shall anything contained in this paragraph or elsewhere in this Agreement excuse Operator or Dominion North Carolina Power from strict compliance with the obligation of the Parties to comply with the terms of Article IX of this Exhibit B relating to timely payments.

Each Party shall have the obligation to operate in accordance with Good Utility Practice (as defined below) at all times and to use due diligence to overcome and remove any cause of failure to perform.

If a Party relies on the occurrence of an event of Force Majeure described above as a basis for being excused from performance of its obligations under this Agreement, then the Party relying on the Force Majeure event shall:

- Provide within forty-eight (48) hours written notice of such Force Majeure event or potential Force Majeure to the other Party, giving an estimate of its expected duration and the probable impact on the performance of its obligations hereunder;
- Exercise all reasonable efforts to continue to perform its obligations under this b) Agreement;
- c) Expeditiously take action to correct or cure the Force Majeure event excusing performance; provided, however, that settlement of strikes or other labor disputes will be completely within the sole discretion of the Party affected by such strike or labor dispute;
 - d) Exercise all reasonable efforts to mitigate or limit damages to the other Party; and
- Provide prompt notice to the other Party of the cessation of the Force Majeure event giving rise to its excuse from performance. All performance obligations hereunder shall be extended by a period equal to the term of the resultant delay.

If a Party responding to a Force Majeure event has the ability to obtain, for additional expenditures, expedited material deliveries or labor production which would allow a response to the event in a manner that is above and beyond Good Utility Practice, and such a response could shorten the duration of the Force Majeure event, the Party responding to the event may, at its discretion, present the other Party with the option of funding the expenditures for expediting material deliveries or labor production in an effort to reduce the duration of the event and economic hardship. Each such opportunity will be negotiated on a case-by-case basis by the Parties.

For purposes of this Agreement, "Good Utility Practice" shall mean any of the applicable practices, methods, standards, guides or acts: required by any governmental authority, regional or national reliability council, or national trade organization, including NERC, SERC, or the successor of any of them, as they may be amended from time to time whether or not the Party whose conduct is at issue is a member thereof; otherwise engaged in or approved by a significant portion of the electric utility industry during the relevant time period which in the exercise of reasonable judgment in light of the facts known or that should have been known at the time a decision was made, could have been expected to accomplish the desired result in a manner consistent with law, regulation, good business practices, generation, transmission and distribution reliability, safety, environmental protection, economy and expediency. Good Utility Practice is intended to be acceptable practices, methods, or acts generally accepted in the region, or any other acts or practices as are reasonably necessary to maintain the reliability of the Transmission System (as defined in the Interconnection Agreement), or of the Facility, and is not intended to be limited to the optimum practices, methods, or acts to the exclusion of all others.

EXHIBIT C

Exhibit C is a copy of Schedule 19-FP

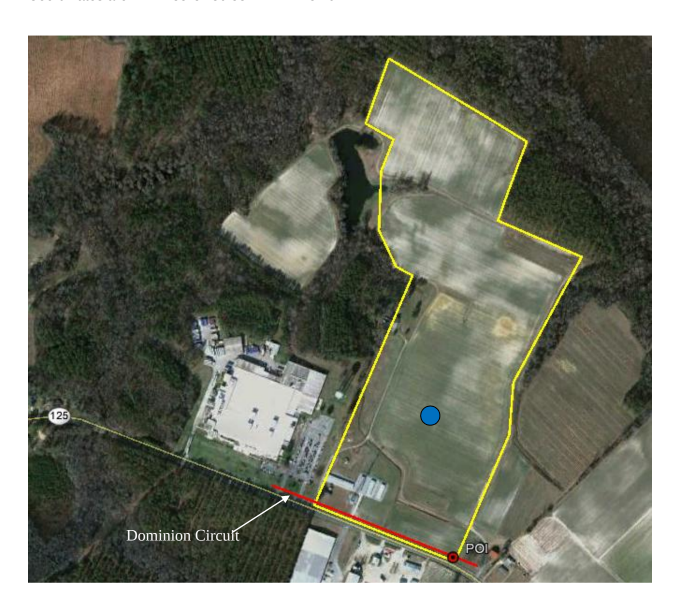
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EXHIBIT D

Exhibit D is a map and written description identifying the specific location of the Facility and is provided by the Operator.

Facility address is: 23551 Hwy 125, Williamston, NC 27892

Coordinates are: 35°52'30.53"N 77° 4'51.91"W



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EXHIBIT E

Exhibit E is the "Qualifying Facility" Certification to be provided by the Operator.

OR

If Facility is less than 1MW, Owner may submit the following statement as Exhibit E that the Facility qualifies as a Qualifying Facility (QF) under federal law.

Federal law exempts small power production or cogeneration facilities with net power production capacities of 1 MW or less from certain certification requirements in order to qualify as a qualifying facility ("QF" or "Qualifying Facility"). Therefore, [QF Name Here] submits the Facility is exempt from the certification requirements, but submits that the Facility qualifies as a Qualifying Facility under federal law set forth in the Public Utility Regulatory Policies Act of 1978 ("PURPA") (codified at 16 U.S.C. § 824a-3).

Name			
Title			

See attached copy of FERC Form 556.

EXHIBIT F

Exhibit F is the Certificate of Public Convenience and Necessity to be provided by the Operator₂ or evidence that no such certificate is required under North Carolina law in the form of a report of proposed construction to the Commission pursuant to Commission Rule 8-65.

See attached Order of the NC Utilities Commission.

I. APPLICABILITY AND AVAILABILITY

This schedule is applicable to any qualifying Cogenerator or Small Power Producer (Qualifying Facility) which desires to deliver all of its net electrical output to the Company, has either (1) generating facilities designated as new capacity as defined by 18 C.F.R. § 292.304(b)(1), or (2) hydroelectric generating facilities that meet the criteria of being owned or operated by a small power producer as defined in G.S. 62-3(27a), and enters into an agreement for the sale of net electrical output to the Company (Agreement).

This schedule is available to any Qualifying Facility (otherwise eligible pursuant to the terms hereof) that by November 1, 2014 (a) has obtained a certificate of public convenience and necessity for its facility from the Commission or filed a report of proposed construction with the Commission pursuant to Commission Rule 8-65, and (b) has indicated to the Company in writing that it is committed to selling the output of the facility to the Company pursuant to the terms of this schedule.

Where the Qualifying Facility (QF) elects to be compensated for firm deliveries in accordance with this schedule, the amount of capacity under contract and the initial term of contract shall be limited as follows:

- A. Where the QF operates hydroelectric generating facilities that meet the criteria of being owned or operated by a small power producer as defined in G.S. 62-3(27a), or where the QF operates non-hydroelectric QFs fueled by trash or methane derived from landfills, hog waste, poultry waste, solar, wind, and non-animal forms of biomass, the amount of capacity subject to compensation shall be no greater than 5,000 kW, and the amount of energy purchased during a given hour at rates applicable to firm deliveries shall be no greater than 5,000 kWh. The initial term of contract for such a QF shall be for a period of 5, 10, or 15 years, at the option of the QF.
- B. Where the QF is not defined under Paragraph I.A., the amount of capacity subject to compensation shall be no greater than 3,000 kW, and the amount of energy purchased during a given hour at rates applicable to firm deliveries shall be no greater than 3,000 kWh. The initial term of contract for such a QF shall be for a period of 5 years.

(Continued)

Filed 03-13-14 Electric-North Carolina

(Continued)

I. APPLICABILITY AND AVAILABILITY (Continued)

Where the QF elects to be compensated for firm or non-firm deliveries in accordance with this schedule, the QF must begin deliveries to the Company within thirty months of February 21, 2014 to retain eligibility for the rates contained in this schedule; provided, however, a QF may be allowed additional time to begin deliveries of power to the Company if the QF facilities in question are nearly complete at the end of such thirty month period and the QF is able to demonstrate that it is making a good faith effort to complete its project in a timely manner. Where the QF elects an initial contract term of 10 or more years, such contract may be renewed for subsequent term(s), at the Company's option, based on substantially the same terms and provisions and at a rate either (1) mutually agreed upon by the parties negotiating in good faith and taking into consideration the Company's then avoided cost rates and other relevant factors or (2) set by arbitration.

This schedule is not applicable to a QF owned by a developer, or affiliate of a developer, who sells power to the Company from another facility located within one-half mile unless: (1) each facility provides thermal energy to different, unaffiliated hosts; (2) each facility provides thermal energy to the same host, and the host has multiple operations with distinctly different or separate thermal needs; or (3) each facility utilizes a renewable resource which may be subject to geographic siting limitations, such as hydroelectric, solar, or wind power facilities.

II. MONTHLY BILLING TO THE QF

All sales to the QF will be in accordance with any applicable filed rate schedule. In addition, where the QF contracts for sales to the Company, the QF will be billed a monthly charge equal to one of the following to cover the cost of meter reading and processing:

(Continued)

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(Continued)

II. MONTHLY BILLING TO THE QF (Continued)

Metering required	<u>Charge</u>
One non-time-differentiated meter	\$17.24
One time-differentiated meter	\$35.55
Two time-differentiated meters	\$41.16

III. DEFINITION OF ON- AND OFF-PEAK HOURS

A. For Option A Rates the On-Peak Hours are:

Summer

(i) For the periods beginning at 12:00 midnight March 31 and ending at 12:00 midnight September 30:

The on-peak hours are defined as the hours between 10:00 am and 10:00 pm., Monday through Friday, excluding holidays considered as off-peak.

Non-Summer

(ii) For the periods beginning at 12:00 midnight September 30 and ending at 12:00 midnight March 31:

The on-peak hours are defined as those hours between 6:00 am and 1:00 pm., plus 4:00 p.m. through 9:00 p.m., Monday through Friday, excluding holidays considered as off-peak.

(Continued)

Filed 03-13-14 Electric-North Carolina

Schedule 19 - FP POWER PURCHASES FROM COGENERATION AND SMALL POWER PRODUCTION QUALIFYING FACILITIES

(Continued)

III. DEFINITION OF ON- AND OFF-PEAK HOURS (Continued)

B. For Option B Rates the On-Peak Hours are:

Summer

(i) For the periods beginning at 12:00 midnight May 31 and ending at 12:00 midnight September 30:

The on-peak hours are defined as the hours between 1:00 pm and 9:00 pm., Monday through Friday, excluding holidays considered as off-peak.

Non-Summer

(ii) For the periods beginning at 12:00 midnight September 30 and ending at 12:00 midnight May 31:

The on-peak hours are defined as those hours between 6:00 am and 1:00 pm. Monday through Friday, excluding holidays considered as off-peak.

C. Off-Peak Hours:

The off-peak hours in any month are defined as all hours not specified above as on-peak hours. All hours for the following holidays will be considered as off-peak: New Year's Day, Good Friday, Memorial Day, Independence Day, Labor Day, Thanksgiving Day, the day after Thanksgiving, and Christmas Day. When one of the above holidays falls on a Saturday, the Friday before the holiday will be considered off-peak; when the holiday falls on a Sunday, the following Monday will be considered off-peak.

(Continued)

Filed 03-13-14 Electric-North Carolina

Schedule 19 - FP POWER PURCHASES FROM COGENERATION AND SMALL POWER PRODUCTION QUALIFYING FACILITIES

(Continued)

IV. CONTRACT OPTIONS FOR DESIGNATING MODE OF OPERATION

The QF shall designate under contract its Mode of Operation from the following options, each of which determines the Company's method of payment.

- A. The QF may contract for the delivery of energy to the Company without reimbursement, designated as the Non-reimbursement Mode of Operation; or,
- B. The QF may contract for the delivery of non-firm energy to the Company (no payment for capacity). This option includes QFs that elect to contract to deliver non-firm energy to the Company on an as-available basis. Where the QF's generation facilities have an aggregate nameplate rating of 100 kW or less the QF may designate the Non-firm, Non-time-differentiated Mode of Operation. Regardless of nameplate rating the QF may designate the Non-firm, Time-differentiated Mode of Operation.
- C. The QF may contract for the delivery of firm energy and capacity to the Company. The level of capacity which the QF contracts to sell to the Company shall not exceed 5,000 kW, where the QF is defined under Paragraph I.A., or 3,000 kW otherwise. This capacity level, in kW, shall be referred to as the Contracted Capacity. When the QF elects to sell firm energy and capacity, the QF shall designate the Firm Mode of Operation.

V. PAYMENT FOR COMPANY PURCHASES OF NON-FIRM ENERGY

The QF may contract to receive payment for energy at rates to be determined with each revision of this schedule. These rates will be based upon the QF's Mode of Operation as described below. There are no capacity payments for the QFs that contract for non-firm energy.

(Continued)

Filed 03-13-14 Electric-North Carolina

Schedule 19 - FP POWER PURCHASES FROM COGENERATION AND SMALL POWER PRODUCTION QUALIFYING FACILITIES

(Continued)

- V. PAYMENT FOR COMPANY PURCHASES OF NON-FIRM ENERGY (Continued)
 - A. Non-reimbursement Mode of Operation. Where the QF designates the Non-Reimbursement Mode of Operation, no payment will be made for energy delivered.
 - B. Non-time-differentiated Mode of Operation. Where the QF's generation facilities have an aggregate nameplate rating of 100 kW or less and the QF designates the Non-Firm, Non-time-differentiated Mode of Operation, the following rates in cents per kWh are applicable:

3.843

C. Time-differentiated Mode of Operation. Where the QF designates the Time-differentiated Mode of Operation, the following On- and Off-peak rates in cents per kWh are applicable:

On-peak 4.541 Off-peak 3.455

All energy purchase rates will be further increased by 3.0% to account for line losses avoided by the Company, except that upon the effective date of any Schedule 19 that is subsequently amended and approved by the Commission, the line loss percentage applied shall be the percentage stated in the then-current Schedule 19. In lieu of 3.0% or the line loss percentage stated in the then-current Schedule 19, the QF may request that a site specific line loss percentage be determined with the QF bearing the cost of the study required.

(Continued)

Filed 03-13-14 Electric-North Carolina

(Continued)

VI. PAYMENT FOR COMPANY PURCHASES OF FIRM ENERGY

QFs designating the Firm Mode of Operation will be eligible to receive purchase payments for the delivery of firm energy by the QF to the Company. The QF may contract to receive payments for firm energy based on A or B, below. Contract terms for 10 or 15 years are available only where the QF is defined under Paragraph I.A.

The QF may contract to receive payment for firm time-differentiated energy at rates to be determined with each revision of this schedule (Variable Rate). These rates in cents per kWh, which reflect the Company's estimated avoided energy cost for delivery of firm energy during 2013 or 2014, are as shown in the price tables below:

Option A: The QF may contract to receive energy purchase payments for A. the delivery of firm energy based upon fixed prices, as shown below in cents per kWh:

		Fixe	<u>ed Long-Te</u>	rm Rate
	Variable Rate	5-Year	10-Year	15-Year
On-Peak (¢/kWh)	4.541	5.055	5.526	5.813
Off-Peak (¢/kWh)	3.455	3.964	4.388	4.661

B. Option B: The QF may contract to receive energy purchase payments for the delivery of firm energy based upon fixed prices, as shown below in cents per kWh:

(Continued)

Filed 03-13-14 Electric-North Carolina

Schedule 19 - FP POWER PURCHASES FROM COGENERATION AND SMALL POWER PRODUCTION QUALIFYING FACILITIES

(Continued)

VI. PAYMENT FOR COMPANY PURCHASES OF FIRM ENERGY (Continued)

		Fixe	d Long-Term	n Rate
	Variable Rate	5-Year	10-Year	15-Year
On-Peak (¢/kWh)	4.663	5.194	5.675	5.962
Off-Peak (¢/kWh)	3.614	4.119	4.549	4.824

Any energy delivered above 100% up to 105% of QF's Contracted Capacity in any hour will be purchased at the then applicable non-firm energy rates under Schedule 19-FP. There will be no reimbursement for any energy delivered above 105% of QF's Contracted Capacity.

All energy purchase rates will be further increased by 3.0% to account for line losses avoided by the Company, except upon the effective date of any Schedule 19 that is subsequently amended and approved by the Commission, the line loss percentage applied shall be the percentage stated in the then-current Schedule 19. In lieu of 3.0% or the line loss percentage stated in the then-current Schedule 19, the QF may request that a site specific line loss percentage be determined with the QF bearing the cost of the study required.

VII. PAYMENT FOR COMPANY PURCHASES OF CAPACITY

Company purchases of capacity are applicable only where the QF elects the Firm Mode of Operation. Capacity payments are applicable during on-peak hours only. Such QFs shall receive capacity purchase payments based on the applicable levelized capacity purchase price below, in cents per kWh, corresponding to the contract length in years. Contract terms for 10 or 15 years are available only where the QF is defined under Paragraph I.A.

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(Continued)

VII. PAYMENT FOR COMPANY PURCHASES OF CAPACITY (Continued)

Option A:

Virginia Electric and Power Company

For hydroelectric facilities with no storage capability and no other type of generation:

		Capacity Price
On-Peak (¢/kWh) Summer Off-Peak (¢/kWh) Non-summer	<u>5-Year</u> 5.895 3.930	10-Year 15-Year 6.095 6.263 4.063 4.175
For all other facilities:		Capacity Price
On-Peak (¢/kWh) Summer Off-Peak (¢/kWh) Non-summer	5-Year 3.537 2.358	10-Year 15-Year 3.657 3.758 2.438 2.505

Option B:

For hydroelectric facilities with no storage capability and no other type of generation:

Tot hydroelectre facilities with no st	——————————————————————————————————————	•	pacity Price
O. D. I. (ANNI) G	<u>5-Year</u>	10-Year	<u>15-Year</u>
On-Peak (¢/kWh) Summer	13.524	13.982	14.368
Off-Peak (¢/kWh) Non-summer	5.214	5.390	5.539
For all other facilities:			
		Car	pacity Price
		•	•
	<u>5-Year</u>	<u> 10-Year</u>	<u>15-Year</u>
On-Peak (¢/kWh) Summer	8.115	8.389	8.621
Off-Peak (¢/kWh) Non-summer	3.128	3.234	3.323

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(Continued)

VII. PAYMENT FOR COMPANY PURCHASES OF CAPACITY (Continued)

Payments will be made to the QF by applying the appropriate levelized capacity purchase price above to all kWh delivered to the Company during each on-peak hour, up to the 100% of the Contracted Capacity in such hour. There will be no compensation for capacity in excess of the QF's Contracted Capacity in an hour. This capacity price will be in accordance with the length of rate term for capacity sales so established in the contract.

PROVISIONS FOR COMPANY PURCHASE OF THE QF GENERATION VIII.

- A. The QF shall own and be fully responsible for the costs and performance of the QF's:
 - 1. Generating facility in accordance with all applicable laws and governmental agencies having jurisdiction;
 - 2. Control and protective devices as required by the Company on the QF's side of the meter.
- B. The sale of power to the Company by a QF at avoided cost rates pursuant to this Schedule 19-FP does not convey ownership to the Company of the renewable energy credits or green tags associated with the QF facility.
- C. Upon request by the Company, the Cogenerator or Small Power Producer must demonstrate that the facility is a Qualifying Facility as defined by PURPA.
- D. Interconnection procedures for the QF's generation interconnection are provided through the Internet at the Company's website; http://www.dom.com/dominion-north-carolina-power/customer-service/rat es-and-tariffs/pdf/term24.pdf.

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Schedule 19 - FP POWER PURCHASES FROM COGENERATION AND SMALL POWER PRODUCTION QUALIFYING FACILITIES

(Continued)

IX. MODIFICATION OF RATES AND OTHER PROVISIONS HEREUNDER

The provisions of this schedule, including the rates for purchase of energy and Contracted Capacity by the Company, are subject to modification at any time in the manner prescribed by law, and when so modified, shall supersede the rates and provisions hereof. However, payments to QFs with contracts for a specified term at payments established at the time the obligation is incurred shall remain at the payment levels established in their contract with the exception of the line loss percentage applied which shall be the percentage stated in the then-current Schedule 19.

If the QF terminates its contract to provide Contracted Capacity and energy to the Company prior to the expiration of the contract term, the QF shall, in addition to other liabilities, be liable to the Company for excess capacity and energy payments.

Such excess payments will be calculated by taking the difference between (1) the total capacity and energy payments already made by the Company to the QF and (2) capacity and energy payments calculated based on the levelized capacity and energy purchase price found in Paragraph VI and VII corresponding to the highest term option completed by the QF. These excess payments shall also include interest, from the time such excess payments were made, compounded annually at the rate equal to the Company's most current issue of long-term debt at the time of the contract's effective date.

X. TERM OF CONTRACT

The term of contract shall be such as may be mutually agreed upon but for not less than one year.

Filed 03-13-14 Electric-North Carolina

FEDERAL ENERGY REGULATORY COMMISSION WASHINGTON, DC

OMB Control # 1902-0075 Expiration 5/31/2013

Form 556 Certification of Qualifying Facility (QF) Status for a Small Power Production or Cogeneration Facility

General

Questions about completing this form should be sent to Form556@ferc.gov. Information about the Commission's QF program, answers to frequently asked questions about QF requirements or completing this form, and contact information for QF program staff are available at the Commission's QF website, www.ferc.gov/QF. The Commission's QF website also provides links to the Commission's QF regulations (18 C.F.R. § 131.80 and Part 292), as well as other statutes and orders pertaining to the Commission's QF program.

Who Must File

Any applicant seeking QF status or recertification of QF status for a generating facility with a net power production capacity (as determined in lines 7a through 7g below) greater than 1000 kW must file a self-certification or an application for Commission certification of QF status, which includes a properly completed Form 556. Any applicant seeking QF status for a generating facility with a net power production capacity 1000 kW or less is exempt from the certification requirement, and is therefore not required to complete or file a Form 556. *See* 18 C.F.R. § 292.203.

How to Complete the Form 556

This form is intended to be completed by responding to the items in the order they are presented, according to the instructions given. If you need to back-track, you may need to clear certain responses before you will be allowed to change other responses made previously in the form. If you experience problems, click on the nearest help button () for assistance, or contact Commission staff at Form556@ferc.gov.

Certain lines in this form will be automatically calculated based on responses to previous lines, with the relevant formulas shown. You must respond to all of the previous lines within a section before the results of an automatically calculated field will be displayed. If you disagree with the results of any automatic calculation on this form, contact Commission staff at Form556@ferc.gov to discuss the discrepancy before filing.

You must complete all lines in this form unless instructed otherwise. Do not alter this form or save this form in a different format. Incomplete or altered forms, or forms saved in formats other than PDF, will be rejected.

How to File a Completed Form 556

Applicants are required to file their Form 556 electronically through the Commission's eFiling website (see instructions on page 2). By filing electronically, you will reduce your filing burden, save paper resources, save postage or courier charges, help keep Commission expenses to a minimum, and receive a much faster confirmation (via an email containing the docket number assigned to your facility) that the Commission has received your filing.

If you are simultaneously filing both a waiver request and a Form 556 as part of an application for Commission certification, see the "Waiver Requests" section on page 3 for more information on how to file.

Paperwork Reduction Act Notice

This form is approved by the Office of Management and Budget (OMB Control No. 1902-0075, expiration 05/31/2013). Compliance with the information requirements established by the FERC Form No. 556 is required to obtain or maintain status as a QF. See 18 C.F.R. § 131.80 and Part 292. An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number. The estimated burden for completing the FERC Form No. 556, including gathering and reporting information, is as follows: 3 hours for self-certification of a small power production facility, 8 hours for self-certifications of a cogeneration facility, 6 hours for an application for Commission certification of a small power production facility, and 50 hours for an application for Commission certification of a cogeneration facility. Send comments regarding this burden estimate or any aspect of this collection of information, including suggestions for reducing this burden, to the following: Information Clearance Officer, Office of the Executive Director (ED-32), Federal Energy Regulatory Commission, 888 First Street N.E., Washington, DC 20426; and Desk Officer for FERC, Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503 (oira submission@omb.eop.gov). Include the Control No. 1902-0075 in any correspondence.

EXHIBIT E

Page 2 - Instructions FERC Form 556

Electronic Filing (eFiling)

To electronically file your Form 556, visit the Commission's QF website at www.ferc.gov/QF and click the eFiling link.

If you are eFiling your first document, you will need to register with your name, email address, mailing address, and phone number. If you are registering on behalf of an employer, then you will also need to provide the employer name, alternate contact name, alternate contact phone number and and alternate contact email.

Once you are registered, log in to eFiling with your registered email address and the password that you created at registration. Follow the instructions. When prompted, select one of the following QF-related filing types, as appropriate, from the Electric or General filing category.

Filing category	Filing Type as listed in eFiling	Description
	(Fee) Application for Commission Cert. as Cogeneration QF	Use to submit an application for Commission certification or Commission recertification of a cogeneration facility as a QF.
	(Fee) Application for Commission Cert. as Small Power QF	Use to submit an application for Commission certification or Commission recertification of a small power production facility as a QF.
	Self-Certification Notice (QF, EG, FC)	Use to submit a notice of self- certification of your facility (cogeneration or small power production) as a QF.
Electric	Self-Recertification of Qualifying Facility (QF)	Use to submit a notice of self- recertification of your facility (cogeneration or small power production) as a QF.
	Supplemental Information or Request	Use to correct or supplement a Form 556 that was submitted with errors or omissions, or for which Commission staff has requested additional information. Do not use this filing type to report new changes to a facility or its ownership; rather, use a self- recertification or Commission recertification to report such changes.
General	(Fee) Petition for Declaratory Order (not under FPA Part 1)	Use to submit a petition for declaratory order granting a waiver of Commission QF regulations pursuant to 18 C.F.R. §§ 292.204(a) (3) and/or 292.205(c). A Form 556 is not required for a petition for declaratory order unless Commission recertification is being requested as part of the petition.

You will be prompted to submit your filing fee, if applicable, during the electronic submission process. Filing fees can be paid via electronic bank account debit or credit card.

During the eFiling process, you will be prompted to select your file(s) for upload from your computer.

FERC Form 556 EXHIBIT E
Page 3 - Instructions

Filing Fee

No filing fee is required if you are submitting a self-certification or self-recertification of your facility as a QF pursuant to 18 C.F.R. § 292.207(a).

A filing fee is required if you are filing either of the following:

- (1) an application for Commission certification or recertification of your facility as a QF pursuant to 18 C.F.R. § 292.207(b), or
- (2) a petition for declaratory order granting waiver pursuant to 18 C.F.R. §§ 292.204(a)(3) and/or 292.205(c).

The current fees for applications for Commission certifications and petitions for declaratory order can be found by visiting the Commission's QF website at www.ferc.gov/QF and clicking the Fee Schedule link.

You will be prompted to submit your filing fee, if applicable, during the electronic filing process described on page 2.

Required Notice to Utilities and State Regulatory Authorities

Pursuant to 18 C.F.R. § 292.207(a)(ii), you must provide a copy of your self-certification or request for Commission certification to the utilities with which the facility will interconnect and/or transact, as well as to the State regulatory authorities of the states in which your facility and those utilities reside. Links to information about the regulatory authorities in various states can be found by visiting the Commission's QF website at www.ferc.gov/QF and clicking the Notice Requirements link.

What to Expect From the Commission After You File

An applicant filing a Form 556 electronically will receive an email message acknowledging receipt of the filing and showing the docket number assigned to the filing. Such email is typically sent within one business day, but may be delayed pending confirmation by the Secretary of the Commission of the contents of the filing.

An applicant submitting a self-certification of QF status should expect to receive no documents from the Commission, other than the electronic acknowledgement of receipt described above. Consistent with its name, a self-certification is a certification by the applicant itself that the facility meets the relevant requirements for QF status, and does not involve a determination by the Commission as to the status of the facility. An acknowledgement of receipt of a self-certification, in particular, does not represent a determination by the Commission with regard to the QF status of the facility. An applicant self-certifying may, however, receive a rejection, revocation or deficiency letter if its application is found, during periodic compliance reviews, not to comply with the relevant requirements.

An applicant submitting a request for Commission certification will receive an order either granting or denying certification of QF status, or a letter requesting additional information or rejecting the application. Pursuant to 18 C.F.R. § 292.207(b)(3), the Commission must act on an application for Commission certification within 90 days of the later of the filing date of the application or the filing date of a supplement, amendment or other change to the application.

Waiver Requests

18 C.F.R. § 292.204(a)(3) allows an applicant to request a waiver to modify the method of calculation pursuant to 18 C.F.R. § 292.204(a)(2) to determine if two facilities are considered to be located at the same site, for good cause. 18 C.F.R. § 292.205(c) allows an applicant to request waiver of the requirements of 18 C.F.R. §§ 292.205(a) and (b) for operating and efficiency upon a showing that the facility will produce significant energy savings. A request for waiver of these requirements must be submitted as a petition for declaratory order, with the appropriate filing fee for a petition for declaratory order. Applicants requesting Commission recertification as part of a request for waiver of one of these requirements should electronically submit their completed Form 556 along with their petition for declaratory order, rather than filing their Form 556 as a separate request for Commission recertification. Only the filing fee for the petition for declaratory order must be paid to cover both the waiver request and the request for recertification *if such requests are made simultaneously*.

18 C.F.R. § 292.203(d)(2) allows an applicant to request a waiver of the Form 556 filing requirements, for good cause. Applicants filing a petition for declaratory order requesting a waiver under 18 C.F.R. § 292.203(d)(2) do not need to complete or submit a Form 556 with their petition.

EXHIBIT E

FERC Form 556 Page 4 - Instructions

Geographic Coordinates

If a street address does not exist for your facility, then line 3c of the Form 556 requires you to report your facility's geographic coordinates (latitude and longitude). Geographic coordinates may be obtained from several different sources. You can find links to online services that show latitude and longitude coordinates on online maps by visiting the Commission's QF webpage at www.ferc.gov/QF and clicking the Geographic Coordinates link. You may also be able to obtain your geographic coordinates from a GPS device, Google Earth (available free at http://earth.google.com), a property survey, various engineering or construction drawings, a property deed, or a municipal or county map showing property lines.

Filing Privileged Data or Critical Energy Infrastructure Information in a Form 556

The Commission's regulations provide procedures for applicants to either (1) request that any information submitted with a Form 556 be given privileged treatment because the information is exempt from the mandatory public disclosure requirements of the Freedom of Information Act, 5 U.S.C. § 552, and should be withheld from public disclosure; or (2) identify any documents containing critical energy infrastructure information (CEII) as defined in 18 C.F.R. § 388.113 that should not be made public.

If you are seeking privileged treatment or CEII status for any data in your Form 556, then you must follow the procedures in 18 C.F.R. § 388.112. See www.ferc.gov/help/filing-guide/file-ceii.asp for more information.

Among other things (see 18 C.F.R. § 388.112 for other requirements), applicants seeking privileged treatment or CEII status for data submitted in a Form 556 must prepare and file both (1) a complete version of the Form 556 (containing the privileged and/or CEII data), and (2) a public version of the Form 556 (with the privileged and/or CEII data redacted). Applicants preparing and filing these different versions of their Form 556 must indicate below the security designation of this version of their document. If you are *not* seeking privileged treatment or CEII status for any of your Form 556 data, then you should not respond to any of the items on this page.

Non-Public: Applicant is seeking privileged treatment and/or CEII status for data contained in the Form 556 lines indicated below. This non-public version of the applicant's Form 556 contains all data, including the data that is redacted in the (separate) public version of the applicant's Form 556.
 Public (redacted): Applicant is seeking privileged treatment and/or CEII status for data contained in the Form 556 lines indicated below. This public version of the applicants's Form 556 contains all data except for data from the lines indicated below, which has been redacted.
Privileged : Indicate below which lines of your form contain data for which you are seeking privileged treatment
Critical Energy Infrastructure Information (CEII): Indicate below which lines of your form contain data for which you are seeking CEII status

The eFiling process described on page 2 will allow you to identify which versions of the electronic documents you submit are public, privileged and/or CEII. The filenames for such documents should begin with "Public", "Priv", or "CEII", as applicable, to clearly indicate the security designation of the file. Both versions of the Form 556 should be unaltered PDF copies of the Form 556, as available for download from www.ferc.gov/QF. To redact data from the public copy of the submittal, simply omit the relevant data from the Form. For numerical fields, leave the redacted fields blank. For text fields, complete as much of the field as possible, and replace the redacted portions of the field with the word "REDACTED" in brackets. Be sure to identify above all fields which contain data for which you are seeking non-public status.

The Commission is not responsible for detecting or correcting filer errors, including those errors related to security designation. If your documents contain sensitive information, make sure they are filed using the proper security designation.

eb 27 2015

EXHIBIT E

FEDERAL ENERGY REGULATORY COMMISSION

OMB Control # 1902-0075 Expiration 5/31/2013 WASHINGTON, DC

Form 556 Certification of Qualifying Facility (QF) Status for a Small Power Production or Cogeneration Facility

1b Applicant street a Three Radnor (100 Matsonford	Corporate Center, Suite 300		
1c City Radnor		1d State/provi	nce
1e Postal code 19087	1f Country (if not United States)		1g Telephone number (866) 946-3123
1h Has the instant fac	 cility ever previously been certified as a C	PF? Yes ⊠ N	lo
1i If yes, provide the	docket number of the last known QF filin	g pertaining to th	nis facility: QF13 - 281 - 000
1j Under which certif	ication process is the applicant making tl	his filing?	
Notice of self-ce	rtification \Box for	application for Co ee; see "Filing Fee	emmission certification (requires filing e" section on page 3)
QF status. A notion notice of self-cert	If-certification is a notice by the applicant ce of self-certification does not establish a ification to verify compliance. See the "V B for more information.	a proceeding, and	d the Commission does not review a
1k What type(s) of QI	status is the applicant seeking for its fac	ility? (check all th	nat apply)
Qualifying small	power production facility status	Qualifying cogene	eration facility status
11 What is the purpos	se and expected effective date(s) of this fi	ling?	
Original certifica	ation; facility expected to be installed by	ar	nd to begin operation on
igwedge Change(s) to a p	reviously certified facility to be effective	on <u>6/30/14</u>	
(identify type(s)	of change(s) below, and describe chang	e(s) in the Miscell	laneous section starting on page 19)
☐ Name chang	e and/or other administrative change(s)		
☐ Change in o	wnership		
	fecting plant equipment, fuel use, power	production capa	city and/or cogeneration thermal outp
Supplement or co	orrection to a previous filing submitted o	n	
(describe the sup	oplement or correction in the Miscellane	ous section startir	ng on page 19)
-	wing three statements is true, check the l iible, explaining any special circumstance		
previously gra	cility complies with the Commission's QF nted by the Commission in an order date Aiscellaneous section starting on page 19	ed	virtue of a waiver of certain regulation (specify any other relevant waiver
1 1	cility would comply with the Commission with this application is granted	's QF requiremen	its if a petition for waiver submitted
	cility complies with the Commission's reg of unique or innovative technologies not		

EXHIBIT E FERC Form 556 Page 6 - All Facilities

	2a Name of contact person			2b Telephone	number
	Eric Blank, Manager			(866) 946	5-3123
	2c Which of the following describes t	the contact person's relation	ship to the app	l olicant? (check c	one)
		byee, owner or partner of ap			
-	Employee of a company affiliate		•	•	
5	Lawyer, consultant, or other rep		•		
			<u> </u>	<u> </u>	
)	2d Company or organization name (Jakana Solar LLC	ii applicant is an individual,	check here and	i skip to line ze)	
			- \\		
))))	2e Street address (if same as Applica	int, check here and skip to lii	ne 3a)[X]		
	2f City	2	g State/provi	nce	
	2h Postal code	2i Country (if not United St	ates)		
	3a Facility name	ı			
	Jakana Solar				
	3b Street address (if a street address	does not exist for the facility	y, check here a	nd skip to line 3	c)
	23551 Hwy 125	•		•	
l ;					
	3c Geographic coordinates: If you in then you must specify the latitud the following formula to convert degrees + (minutes/60) + (second provided a street address for you	e and longitude coordinates to decimal degrees from de ds/3600). See the "Geograp r facility in line 3b, then spec	s of the facility grees, minutes phic Coordinate cifying the geo	in degrees (to the and seconds: des" section on pa	nree decimal places). Use ecimal degrees = age 4 for help. If you ates below is optional.
	west (-)	.081 degrees	Latitude	South (-)	35.875 degrees
	3d City (if unincorporated, check her	re and enter nearest city)	3e State/pr	ovince	
	Williamston		NC		
	3f County (or check here for indeper	ndent city) 🗌 3g	Country (if not	United States)	
	Martin				
	Identify the electric utilities that are c	ontemplated to transact wit	h the facility.		
i	4a Identify utility interconnecting wi	ith the facility			
	Virginia Electric and Po	•	ominion No	rth Carolin	a Power
	4b Identify utilities providing wheeli				
)	The state of the s				
	4c Identify utilities purchasing the us	seful electric nower output o	or chack hara if	none	
	Virginia Electric and Po	·			a Power
!					
	4d Identify utilities providing supple service or check here if none	mentary power, backup pov	ver, maintenar	ice power, and/	or interruptible power
	Virginia Electric and Po	wer Company d/b/a Do	ominion No	rth Carolina	a Power

two	direct owners with the largest equity interest in the facility. Electric utility holding Full legal names of direct owners company		If Y % ed inte
1) Jak	tana Solar LLC Yes No) X	
2)	Yes No	D 🗌	
3)	Yes No	D 🗌	
4)	Yes No	D 🗌	
5)	Yes No	D _	
6)	Yes No	D _	
7)	Yes No	D _	
8)	Yes No	D	
9)	Yes No	D	
10)			
5b Upst of th defii 1262 equi	Yes No Check here and continue in the Miscellaneous section starting on page 19 if additional space is ream (i.e., indirect) ownership as of effective date or operation date: Identify all upstream (i.e., in e facility that both (1) hold at least 10 percent equity interest in the facility, and (2) are electric ut ned in section 3(22) of the Federal Power Act (16 U.S.C. 796(22)), or holding companies, as define 2(8) of the Public Utility Holding Company Act of 2005 (42 U.S.C. 16451(8)). Also provide the percent y interest in the facility held by such owners. (Note that, because upstream owners may be subtracted.)	indirections in second in	ct) ow s, as sectior ge of
5b Upst of th defii 1262 equi anot	Check here and continue in the Miscellaneous section starting on page 19 if additional space is ream (i.e., indirect) ownership as of effective date or operation date: Identify all upstream (i.e., in the facility that both (1) hold at least 10 percent equity interest in the facility, and (2) are electric ut need in section 3(22) of the Federal Power Act (16 U.S.C. 796(22)), or holding companies, as define 2(8) of the Public Utility Holding Company Act of 2005 (42 U.S.C. 16451(8)). Also provide the percent	indirections in second in	ct) ow s, as section ge of ries of
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5b Upst of th defii 1262 equi anot	Check here and continue in the Miscellaneous section starting on page 19 if additional space is ream (i.e., indirect) ownership as of effective date or operation date: Identify all upstream (i.e., in the facility that both (1) hold at least 10 percent equity interest in the facility, and (2) are electric ut need in section 3(22) of the Federal Power Act (16 U.S.C. 796(22)), or holding companies, as define 2(8) of the Public Utility Holding Company Act of 2005 (42 U.S.C. 16451(8)). Also provide the percent in the facility held by such owners. (Note that, because upstream owners may be subther, total percent equity interest reported may exceed 100 percent.)	indirections in second in	ct) ow s, as section ge of ries of % eq
5b Upst of the defii 1262 equi anot Chec	Check here and continue in the Miscellaneous section starting on page 19 if additional space is ream (i.e., indirect) ownership as of effective date or operation date: Identify all upstream (i.e., in the facility that both (1) hold at least 10 percent equity interest in the facility, and (2) are electric ut need in section 3(22) of the Federal Power Act (16 U.S.C. 796(22)), or holding companies, as define 2(8) of the Public Utility Holding Company Act of 2005 (42 U.S.C. 16451(8)). Also provide the percent in the facility held by such owners. (Note that, because upstream owners may be subther, total percent equity interest reported may exceed 100 percent.)	indirections in second in	ct) ow s, as section ge of ries of % eq
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5b Upst of the defination another check the control of the control	Check here and continue in the Miscellaneous section starting on page 19 if additional space is ream (i.e., indirect) ownership as of effective date or operation date: Identify all upstream (i.e., in the facility that both (1) hold at least 10 percent equity interest in the facility, and (2) are electric ut need in section 3(22) of the Federal Power Act (16 U.S.C. 796(22)), or holding companies, as define 2(8) of the Public Utility Holding Company Act of 2005 (42 U.S.C. 16451(8)). Also provide the percent in the facility held by such owners. (Note that, because upstream owners may be subther, total percent equity interest reported may exceed 100 percent.)	indirections in second in	ct) ow s, as sectior ge of
5b Upst of the defination of t	Check here and continue in the Miscellaneous section starting on page 19 if additional space is ream (i.e., indirect) ownership as of effective date or operation date: Identify all upstream (i.e., in the facility that both (1) hold at least 10 percent equity interest in the facility, and (2) are electric ut need in section 3(22) of the Federal Power Act (16 U.S.C. 796(22)), or holding companies, as define 2(8) of the Public Utility Holding Company Act of 2005 (42 U.S.C. 16451(8)). Also provide the percent in the facility held by such owners. (Note that, because upstream owners may be subther, total percent equity interest reported may exceed 100 percent.)	indirections in second in	ct) ow s, as section ge of ries of % eq
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5b Upst of the defii 1262 equi anot Check 1)	Check here and continue in the Miscellaneous section starting on page 19 if additional space is ream (i.e., indirect) ownership as of effective date or operation date: Identify all upstream (i.e., in the facility that both (1) hold at least 10 percent equity interest in the facility, and (2) are electric ut need in section 3(22) of the Federal Power Act (16 U.S.C. 796(22)), or holding companies, as define 2(8) of the Public Utility Holding Company Act of 2005 (42 U.S.C. 16451(8)). Also provide the percent in the facility held by such owners. (Note that, because upstream owners may be subther, total percent equity interest reported may exceed 100 percent.)	indirections in second in	ct) ow s, as section ge of ries of % eq
5b Upst of the defination another check the control of the control of the defination another check the control of the control	Check here and continue in the Miscellaneous section starting on page 19 if additional space is ream (i.e., indirect) ownership as of effective date or operation date: Identify all upstream (i.e., in the facility that both (1) hold at least 10 percent equity interest in the facility, and (2) are electric ut need in section 3(22) of the Federal Power Act (16 U.S.C. 796(22)), or holding companies, as define 2(8) of the Public Utility Holding Company Act of 2005 (42 U.S.C. 16451(8)). Also provide the percent in the facility held by such owners. (Note that, because upstream owners may be subther, total percent equity interest reported may exceed 100 percent.)	indirections in second in	ct) ow s, as section ge of ries of % eq
5b Upst of the defination of t	Check here and continue in the Miscellaneous section starting on page 19 if additional space is ream (i.e., indirect) ownership as of effective date or operation date: Identify all upstream (i.e., in the facility that both (1) hold at least 10 percent equity interest in the facility, and (2) are electric ut need in section 3(22) of the Federal Power Act (16 U.S.C. 796(22)), or holding companies, as define 2(8) of the Public Utility Holding Company Act of 2005 (42 U.S.C. 16451(8)). Also provide the percent in the facility held by such owners. (Note that, because upstream owners may be subther, total percent equity interest reported may exceed 100 percent.)	indirections in second in	ct) ow s, as section ge of ries of % eq

	6а	Describe the primary energy input: (ch	eck one main category and, if applicable,	one subcategory)			
		Biomass (specify)	Renewable resources (specify)	☐ Geothermal			
		☐ Landfill gas	☐ Hydro power - river	Fossil fuel (specify)			
		☐ Manure digester gas	☐ Hydro power - tidal	☐ Coal (not waste)			
		☐ Municipal solid waste	☐ Hydro power - wave	☐ Fuel oil/diesel			
		Sewage digester gas	⊠ Solar - photovoltaic	☐ Natural gas (not waste)			
		☐ Wood	☐ Solar - thermal	Other fossil fuel			
		Other biomass (describe on	page 19) 🔲 Wind	☐ (describe on page 19)			
		Waste (specify type below in line 6	b) Other renewable resource (describe on page 19)	Other (describe on page 19)			
	6b	If you specified "waste" as the primary	energy input in line 6a, indicate the type	of waste fuel used: (check one)			
		Waste fuel listed in 18 C.F.R. § 29	2.202(b) (specify one of the following)				
		Anthracite culm produced	prior to July 23, 1985				
		Anthracite refuse that has ash content of 45 percent of	an average heat content of 6,000 Btu or le or more	ess per pound and has an average			
	Bituminous coal refuse that has an average heat content of 9,500 Btu per pound or less and has an average ash content of 25 percent or more						
nput	Top or bottom subbituminous coal produced on Federal lands or on Indian lands that has been determined to be waste by the United States Department of the Interior's Bureau of Land Manage (BLM) or that is located on non-Federal or non-Indian lands outside of BLM's jurisdiction, provided the applicant shows that the latter coal is an extension of that determined by BLM to be waste						
Energy Input	Coal refuse produced on Federal lands or on Indian lands that has been determined to be waste by the BLM or that is located on non- Federal or non-Indian lands outside of BLM's jurisdiction, provided that applicant shows that the latter is an extension of that determined by BLM to be waste						
Ш	$\hfill\Box$ Lignite produced in association with the production of montan wax and lignite that becomes exposed as a result of such a mining operation						
	Gaseous fuels (except natural gas and synthetic gas from coal) (describe on page 19)						
	Waste natural gas from gas or oil wells (describe on page 19 how the gas meets the required C.F.R. § 2.400 for waste natural gas; include with your filing any materials necessary to democrompliance with 18 C.F.R. § 2.400)						
		☐ Materials that a governme	nt agency has certified for disposal by con	nbustion (describe on page 19)			
		☐ Heat from exothermic read	tions (describe on page 19)	Residual heat (describe on page 19)			
		☐ Used rubber tires ☐	Plastic materials Refinery o	off-gas Petroleum coke			
	Other waste energy input that has little or no commercial value and exists in the absence of the qualify industry (describe in the Miscellaneous section starting on page 19; include a discussion of lack of commercial value and existence in the absence of the qualifying facility industry)						
	6с	energy inputs, and provide the related	ulated on a calendar year basis, in terms of I percentage of the total average annual e uel, use lower heating value (18 C.F.R. § 2	energy input to the facility (18 C.F.R. §			
		Fuel	Annual average energy input for specified fuel	Percentage of total annual energy input			
		Natural gas	0 Btu/h	0 %			
		Oil-based fuels	0 Btu/h	0 %			
		Coal	0 Btu/h	0 %			

EXHIBIT E

FERC Form 556 Page 9 - All Facilities

Indicate the maximum gross and maximum net electric power production capacity of the facility at the point(s) of delivery by completing the worksheet below. Respond to all items. If any of the parasitic loads and/or losses identified in lines 7b through 7e are negligible, enter zero for those lines.

7a The maximum gross power production capacity at the terminals of the individual generator(s) under the most favorable anticipated design conditions	4,999 kW
7b Parasitic station power used at the facility to run equipment which is necessary and integral to the power production process (boiler feed pumps, fans/blowers, office or maintenance buildings directly related to the operation of the power generating facility, etc.). If this facility includes non-power production processes (for instance, power consumed by a cogeneration facility's thermal host), do not include any power consumed by the non-power production activities in your	
reported parasitic station power.	2 kW
7c Electrical losses in interconnection transformers	10 kW
7d Electrical losses in AC/DC conversion equipment, if any	0 kW
7e Other interconnection losses in power lines or facilities (other than transformers and AC/DC conversion equipment) between the terminals of the generator(s) and the point of interconnection with the utility	0 kW
7f Total deductions from gross power production capacity = 7b + 7c + 7d + 7e	12.0 kW
7g Maximum net power production capacity = 7a - 7f	4,987.0 kW

Poscription of facility and primary components: Describe the facility and its operation. Identify all boilers, heat recovery steam generators, prime movers (any mechanical equipment driving an electric generator), electrical generators, photovoltaic solar equipment, fuel cell equipment and/or other primary power generation equipment used in the facility. Descriptions of components should include (as applicable) specifications of the nominal capacities for mechanical output, electrical output, or steam generation of the identified equipment. For each piece of equipment identified, clearly indicate how many pieces of that type of equipment are included in the plant, and which components are normally operating or normally in standby mode. Provide a description of how the components operate as a system. Applicants for cogeneration facilities do not need to describe operations of systems that are clearly depicted on and easily understandable from a cogeneration facility's attached mass and heat balance diagram; however, such applicants should provide any necessary description needed to understand the sequential operation of the facility depicted in their mass and heat balance diagram. If additional space is needed, continue in the Miscellaneous section starting on page 19.

Technical Facility Information

The generating system will be comprised of approximately 21,550 PV modules, attached to a ground-mounted single-axis tracking system. Each module will have a nominal power capacity of 290 Wp (DC). The entire system will have a nominal power capacity of 6,249,500 Wp (DC) with a DC/AC ratio of 1.25, yielding a maximum gross power production capacity of 4,999,600 Wp (AC). The system will utilize 10 pad-mounted inverters, each with a nominal power capacity of 500 kW (AC). The system will be interconnected to the electrical distribution network operated by Dominion North Carolina Power. The entire facility will be enclosed within a security fence.

Information Required for Small Power Production Facility

If you indicated in line 1k that you are seeking qualifying small power production facility status for your facility, then you must respond to the items on this page. Otherwise skip page 10

must	respond to the items on this page. C	rtilei wise, skip page 10.		
	Pursuant to 18 C.F.R. § 292.204(a), t with the power production capacit resource, are owned by the same p megawatts. To demonstrate comp from this size limitation under the (Pub. L. 101-575, 104 Stat. 2834 (19 through 8e below (as applicable).	y of any other small poverson(s) or its affiliates, liance with this size limi Solar, Wind, Waste, and	ver production facilities that use and are located at the same site tation, or to demonstrate that y Geothermal Power Production I	e the same energy e, may not exceed 80 your facility is exempt Incentives Act of 1990
	8a Identify any facilities with elect equipment of the instant facility, as at least a 5 percent equity interest.			
G	Check here if no such facilities exist	. 🖂		
Lertification of Compliance with Size Limitations	Facility location (city or county, state)	Root docket # (if any)	Common owner(s)	Maximum net power production capacity
ati	1)	QF		kW
Tit.	2)	QF -		kW
of E Li	3)	QF -		kW
tification with Size	Check here and continue in th	e Miscellaneous section	starting on page 19 if addition	al space is needed
	Yes (continue at line 8c be 8c Was the original notice of self-continue at line 8c be 8d Did construction of the facility 8e If you answered No in line 8d, i	certification or application No commence on or before	e December 31, 1999? Yes	of the facility filed on or
	the facility, taking into account all f a brief narrative explanation in the particular, describe why construction toward completion of the facility.	actors relevant to const Miscellaneous section s	ruction? Yes No lf yo tarting on page 19 of the consti	ou answered Yes, provide ruction timeline (in
Certification of Compliance vith Fuel Use Requirements	Pursuant to 18 C.F.R. § 292.204(b), amounts, for only the following pu prevention of unanticipated equipathe public health, safety, or welfare used for these purposes may not experiod beginning with the date the	rposes: ignition; start-u ment outages; and allev , which would result fro cceed 25 percent of the	o; testing; flame stabilization; co iation or prevention of emerge m electric power outages. The total energy input of the facility	ontrol use; alleviation or ncies, directly affecting amount of fossil fuels during the 12-month
on of C Jse Re	9a Certification of compliance with Applicant certifies that the		with respect to uses of fossil fue Is <i>exclusively</i> for the purposes li	
atic el L	9b Certification of compliance with	18 C.F.R. § 292.204(h)	with respect to amount of fossil	fuel used annually:
ertific vith Fu	Applicant certifies that the	amount of fossil fuel use input of the facility duri	ed at the facility will not, in aggr ng the 12-month period beginr	regate, exceed 25

Information Required for Cogeneration Facility

If you indicated in line 1k that you are seeking qualifying cogeneration facility status for your facility, then you must respond to the items on pages 11 through 13. Otherwise, skip pages 11 through 13.

	energy (such as heat or suse of energy. Pursuant cycle cogeneration facilithermal application or p	92.202(c), a cogeneration facility produces electric energy and forms of useful thermal steam) used for industrial, commercial, heating, or cooling purposes, through the sequential to 18 C.F.R. § 292.202(s), "sequential use" of energy means the following: (1) for a toppingty, the use of reject heat from a power production process in sufficient amounts in a rocess to conform to the requirements of the operating standard contained in 18 C.F.R. § ottoming-cycle cogeneration facility, the use of at least some reject heat from a thermal or power production.
	10a What type(s) of cog	eneration technology does the facility represent? (check all that apply)
	Topping-cycle	e cogeneration Bottoming-cycle cogeneration
	other requirements balance diagram de meet certain requir	te the sequential operation of the cogeneration process, and to support compliance with such as the operating and efficiency standards, include with your filing a mass and heat epicting average annual operating conditions. This diagram must include certain items and ements, as described below. You must check next to the description of each requirement at you have complied with these requirements.
	Check to certify compliance with	
	indicated requirement	Requirement
ration n		Diagram must show orientation within system piping and/or ducts of all prime movers, heat recovery steam generators, boilers, electric generators, and condensers (as applicable), as well as any other primary equipment relevant to the cogeneration process.
gene natio		Any average annual values required to be reported in lines 10b, 12a, 13a, 13b, 13d, 13f, 14a, 15b, 15d and/or 15f must be computed over the anticipated hours of operation.
General Cogeneration Information		Diagram must specify all fuel inputs by fuel type and average annual rate in Btu/h. Fuel for supplementary firing should be specified separately and clearly labeled. All specifications of fuel inputs should use lower heating values.
jen(Diagram must specify average gross electric output in kW or MW for each generator.
O		Diagram must specify average mechanical output (that is, any mechanical energy taken off of the shaft of the prime movers for purposes not directly related to electric power generation) in horsepower, if any. Typically, a cogeneration facility has no mechanical output.
		At each point for which working fluid flow conditions are required to be specified (see below), such flow condition data must include mass flow rate (in lb/h or kg/s), temperature (in °F, R, °C or K), absolute pressure (in psia or kPa) and enthalpy (in Btu/lb or kJ/kg). Exception: For systems where the working fluid is <i>liquid only</i> (no vapor at any point in the cycle) and where the type of liquid and specific heat of that liquid are clearly indicated on the diagram or in the Miscellaneous section starting on page 19, only mass flow rate and temperature (not pressure and enthalpy) need be specified. For reference, specific heat at standard conditions for pure liquid water is approximately 1.002 Btu/(lb*R) or 4.195 kJ/(kg*K).
		Diagram must specify working fluid flow conditions at input to and output from each steam turbine or other expansion turbine or back-pressure turbine.
		Diagram must specify working fluid flow conditions at delivery to and return from each thermal application.
		Diagram must specify working fluid flow conditions at make-up water inputs.

FERC FO	orm 556 Page 12 - Cogeneration Facilities	
	EPAct 2005 cogeneration facilities: The Energy Policy Act of 2005 (EPAct 2005) established a new section 210(n) of the Public Utility Regulatory Policies Act of 1978 (PURPA), 16 USC 824a-3(n), with additional requirements for any qualifying cogeneration facility that (1) is seeking to sell electric energy pursuant to section 210 of PURPA and (2) was either not a cogeneration facility on August 8, 2005, or had not filed a self-certification or application for Commission certification of QF status on or before February 1, 2006. These requirements were implemented by the Commission in 18 C.F.R. § 292.205(d). Complete the lines below, carefully following the instructions, to demonstrate whether these additional requirements apply to your cogeneration facility and, if so, whether your facility complies with such requirements.	
	11a Was your facility operating as a qualifying cogeneration facility on or before August 8, 2005? Yes No	
	11b Was the initial filing seeking certification of your facility (whether a notice of self-certification or an application for Commission certification) filed on or before February 1, 2006? Yes No	
S of	If the answer to either line 11a or 11b is Yes, then continue at line 11c below. Otherwise, if the answers to both lines 11a and 11b are No, skip to line 11e below.	
acilitie	11c With respect to the design and operation of the facility, have any changes been implemented on or after February 2, 2006 that affect general plant operation, affect use of thermal output, and/or increase net power production capacity from the plant's capacity on February 1, 2006?	
Б Б Б	Yes (continue at line 11d below)	
gy Output from Cogeneration Facilities	No. Your facility is not subject to the requirements of 18 C.F.R. § 292.205(d) at this time. However, it may be subject to to these requirements in the future if changes are made to the facility. At such time, the applicant would need to recertify the facility to determine eligibility. Skip lines 11d through 11j.	
oger	11d Does the applicant contend that the changes identified in line 11c are not so significant as to make the facility a "new" cogeneration facility that would be subject to the 18 C.F.R. § 292.205(d) cogeneration requirements?	
from C	Yes. Provide in the Miscellaneous section starting on page 19 a description of any relevant changes made to the facility (including the purpose of the changes) and a discussion of why the facility should not be considered a "new" cogeneration facility in light of these changes. Skip lines 11e through 11j.	
otput i	No. Applicant stipulates to the fact that it is a "new" cogeneration facility (for purposes of determining the applicability of the requirements of 18 C.F.R. § 292.205(d)) by virtue of modifications to the facility that were initiated on or after February 2, 2006. Continue below at line 11e.	
	11e Will electric energy from the facility be sold pursuant to section 210 of PURPA?	
	Yes. The facility is an EPAct 2005 cogeneration facility. You must demonstrate compliance with 18 C.F.R. § 292.205(d)(2) by continuing at line 11f below.	
of Ener	No. Applicant certifies that energy will <i>not</i> be sold pursuant to section 210 of PURPA. Applicant also certifies its understanding that it must recertify its facility in order to determine compliance with the requirements of 18 C.F.R. § 292.205(d) <i>before</i> selling energy pursuant to section 210 of PURPA in the future. Skip lines 11f through 11j.	
	11f Is the net power production capacity of your cogeneration facility, as indicated in line 7g above, less than or equal to 5,000 kW?	
	Yes, the net power production capacity is less than or equal to 5,000 kW. 18 C.F.R. § 292.205(d)(4) provides a rebuttable presumption that cogeneration facilities of 5,000 kW and smaller capacity comply with the requirements for fundamental use of the facility's energy output in 18 C.F.R. § 292.205(d)(2). Applicant certifies its understanding that, should the power production capacity of the facility increase above 5,000 kW, then the facility must be recertified to (among other things) demonstrate compliance with 18 C.F.R. § 292.205(d)(2). Skip lines 11g through 11j.	
	No, the net power production capacity is greater than 5,000 kW. Demonstrate compliance with the requirements for fundamental use of the facility's energy output in 18 C.F.R. § 292.205(d)(2) by continuing on the next page at line 11g.	

Lines 11g through 11k below guide the applicant through the process of demonstrating compliance with the requirements for "fundamental use" of the facility's energy output. 18 C.F.R. § 292.205(d)(2). Only respond to the lines on this page if the instructions on the previous page direct you to do so. Otherwise, skip this page.

18 C.F.R. § 292.205(d)(2) requires that the electrical, thermal, chemical and mechanical output of an EPAct 2005 cogeneration facility is used fundamentally for industrial, commercial, residential or institutional purposes and is not intended fundamentally for sale to an electric utility, taking into account technological, efficiency, economic, and variable thermal energy requirements, as well as state laws applicable to sales of electric energy from a qualifying facility to its host facility. If you were directed on the previous page to respond to the items on this page, then your facility is an EPAct 2005 cogeneration facility that is subject to this "fundamental use" requirement.

The Commission's regulations provide a two-pronged approach to demonstrating compliance with the requirements for fundamental use of the facility's energy output. First, the Commission has established in 18 C.F.R. § 292.205(d)(3) a "fundamental use test" that can be used to demonstrate compliance with 18 C.F.R. § 292.205(d)(2). Under the fundamental use test, a facility is considered to comply with 18 C.F.R. § 292.205(d)(2) if at least 50 percent of the facility's total annual energy output (including electrical, thermal, chemical and mechanical energy output) is used for industrial, commercial, residential or institutional purposes.

Second, an applicant for a facility that does not pass the fundamental use test may provide a narrative explanation of and support for its contention that the facility nonetheless meets the requirement that the electrical, thermal, chemical and mechanical output of an EPAct 2005 cogeneration facility is used fundamentally for industrial, commercial, residential or institutional purposes and is not intended fundamentally for sale to an electric utility, taking into account technological, efficiency, economic, and variable thermal energy requirements, as well as state laws applicable to sales of electric energy from a qualifying facility to its host facility.

Complete lines 11g through 11j below to determine compliance with the fundamental use test in 18 C.F.R. § 292.205(d)(3). Complete lines 11g through 11j even if you do not intend to rely upon the fundamental use test to demonstrate compliance with 18 C.F.R. § 292.205(d)(2).

11g Amount of electrical, thermal, chemical and mechanical energy output (net of internal	
generation plant losses and parasitic loads) expected to be used annually for industrial,	
commercial, residential or institutional purposes and not sold to an electric utility	MWh
11h Total amount of electrical, thermal, chemical and mechanical energy expected to be	
sold to an electric utility	MWh
11i Percentage of total annual energy output expected to be used for industrial, commercial, residential or institutional purposes and not sold to a utility	
= 100 * 11g /(11g + 11h)	0 %

11j Is the response in line 11i greater than or equal to 50 percent?

Yes. Your facility complies with 18 C.F.R. § 292.205(d)(2) by virtue of passing the fundamental use test provided in 18 C.F.R. § 292.205(d)(3). Applicant certifies its understanding that, if it is to rely upon passing the fundamental use test as a basis for complying with 18 C.F.R. § 292.205(d)(2), then the facility must comply with the fundamental use test both in the 12-month period beginning with the date the facility first produces electric energy, and in all subsequent calendar years.

No. Your facility does not pass the fundamental use test. Instead, you must provide in the Miscellaneous section starting on page 19 a narrative explanation of and support for why your facility meets the requirement that the electrical, thermal, chemical and mechanical output of an EPAct 2005 cogeneration facility is used fundamentally for industrial, commercial, residential or institutional purposes and is not intended fundamentally for sale to an electric utility, taking into account technological, efficiency, economic, and variable thermal energy requirements, as well as state laws applicable to sales of electric energy from a QF to its host facility. Applicants providing a narrative explanation of why their facility should be found to comply with 18 C.F.R. § 292.205(d)(2) in spite of non-compliance with the fundamental use test may want to review paragraphs 47 through 61 of Order No. 671 (accessible from the Commission's QF website at www.ferc.gov/QF), which provide discussion of the facts and circumstances that may support their explanation. Applicant should also note that the percentage reported above will establish the standard that that facility must comply with, both for the 12-month period beginning with the date the facility first produces electric energy, and in all subsequent calendar years. See Order No. 671 at paragraph 51. As such, the applicant should make sure that it reports appropriate values on lines 11g and 11h above to serve as the

relevant annual standard, taking into account expected variations in production conditions.



Usefulness of Topping-Cycle Thermal Output

Information Required for Topping-Cycle Cogeneration Facility

If you indicated in line 10a that your facility represents topping-cycle cogeneration technology, then you must respond to the items on pages 14 and 15. Otherwise, skip pages 14 and 15.

The thermal energy output of a topping-cycle cogeneration facility is the net energy made available to an industrial
or commercial process or used in a heating or cooling application. Pursuant to sections 292.202(c), (d) and (h) of the
Commission's regulations (18 C.F.R. §§ 292.202(c), (d) and (h)), the thermal energy output of a qualifying topping-
cycle cogeneration facility must be useful. In connection with this requirement, describe the thermal output of the
topping-cycle cogeneration facility by responding to lines 12a and 12b below.

12a Identify and describe each thermal host, and specify the annual average rate of thermal output made available

	sts with multiple uses of thermal output, provide the data for each use <i>in</i>		
separate rows.		Average annual rate of thermal output attributable to use (net of	
Name of entity (thermal host) taking thermal output	Thermal host's relationship to facility; Thermal host's use of thermal output	heat contained in process return or make-up water)	

	_	
1)	Select thermal host's relationship to facility	
1)	Select thermal host's use of thermal output	Btu/h
2)	Select thermal host's relationship to facility	
2)	Select thermal host's use of thermal output	Btu/h
3)	Select thermal host's relationship to facility	
3)	Select thermal host's use of thermal output	Btu/h
4)	Select thermal host's relationship to facility	
4)	Select thermal host's use of thermal output	Btu/h
[5]	Select thermal host's relationship to facility	
3)	Select thermal host's use of thermal output	Btu/h
6)	Select thermal host's relationship to facility	
6)	Select thermal host's use of thermal output	Btu/h

Check here and continue in the Miscellaneous section starting on page 19 if additional space is needed

12b Demonstration of usefulness of thermal output: At a minimum, provide a brief description of each use of the thermal output identified above. In some cases, this brief description is sufficient to demonstrate usefulness. However, if your facility's use of thermal output is not common, and/or if the usefulness of such thermal output is not reasonably clear, then you must provide additional details as necessary to demonstrate usefulness. Your application may be rejected and/or additional information may be required if an insufficient showing of usefulness is made. (Exception: If you have previously received a Commission certification approving a specific use of thermal output related to the instant facility, then you need only provide a brief description of that use and a reference by date and docket number to the order certifying your facility with the indicated use. Such exemption may not be used if any change creates a material deviation from the previously authorized use.) If additional space is needed, continue in the Miscellaneous section starting on page 19.

Applicants for facilities representing topping-cycle technology must demonstrate compliance with the topping-cycle operating standard and, if applicable, efficiency standard. Section 292.205(a)(1) of the Commission's regulations (18 C.F.R. § 292.205(a)(1)) establishes the operating standard for topping-cycle cogeneration facilities: the useful thermal energy output must be no less than 5 percent of the total energy output. Section 292.205(a)(2) (18 C.F.R. § 292.205(a)(2)) establishes the efficiency standard for topping-cycle cogeneration facilities for which installation commenced on or after March 13, 1980: the useful power output of the facility plus one-half the useful thermal energy output must (A) be no less than 42.5 percent of the total energy input of natural gas and oil to the facility; and (B) if the useful thermal energy output is less than 15 percent of the total energy output of the facility, be no less than 45 percent of the total energy input of natural gas and oil to the facility. To demonstrate compliance with the topping-cycle operating and/or efficiency standards, or to demonstrate that your facility is exempt from the efficiency standard based on the date that installation commenced, respond to lines 13a through 13l below.

If you indicated in line 10a that your facility represents *both* topping-cycle and bottoming-cycle cogeneration technology, then respond to lines 13a through 13l below considering only the energy inputs and outputs attributable to the topping-cycle portion of your facility. Your mass and heat balance diagram must make clear which mass and energy flow values and system components are for which portion (topping or bottoming) of the cogeneration system.

J		
13a Indicate the annual average rate of useful thermal energy output made available		
to the host(s), net of any heat contained in condensate return or make-up water		Btu/h
13b Indicate the annual average rate of net electrical energy output		
		kW
13c Multiply line 13b by 3,412 to convert from kW to Btu/h		
	0	Btu/h
13d Indicate the annual average rate of mechanical energy output taken directly off		
of the shaft of a prime mover for purposes not directly related to power production		
(this value is usually zero)		hp
13e Multiply line 13d by 2,544 to convert from hp to Btu/h		
	0	Btu/h
13f Indicate the annual average rate of energy input from natural gas and oil		
		Btu/h
13g Topping-cycle operating value = 100 * 13a / (13a + 13c + 13e)		
	0	%
13h Topping-cycle efficiency value = 100 * (0.5*13a + 13c + 13e) / 13f		
	0	%
13i Compliance with operating standard: Is the operating value shown in line 13g gre	eater than or equal to 5	%?
	•	
Yes (complies with operating standard) No (does not comply wi	th operating standard)	
13j Did installation of the facility in its current form commence on or after March 13, 1	980?	
Yes. Your facility is subject to the efficiency requirements of 18 C.F.R. § 292.20		
\square compliance with the efficiency requirement by responding to line 13k or 13l, a	s applicable, below.	
□ No. V. (1.21/2.1.2.1.21.1.1.1.1.1.1.1.1.1.1.1.1.		
No. Your facility is exempt from the efficiency standard. Skip lines 13k and 13l	•	
13k Compliance with efficiency standard (for low operating value): If the operating value	alue shown in line 13a i	c locc
than 15%, then indicate below whether the efficiency value shown in line 13h greater	9	3 1033
than 1370, then maleute below whether the emelency value shown in fine 1311 greater	than or equal to 4570.	
Yes (complies with efficiency standard) No (does not comply wi	th efficiency standard)	
	1 1 . 6	
13I Compliance with efficiency standard (for high operating value): If the operating value is 150% that is 150% to 150%.		
greater than or equal to 15%, then indicate below whether the efficiency value shown	in line 13h is greater th	ian or
equal to 42.5%:		
Yes (complies with efficiency standard) No (does not comply wi	th efficiency standard)	

Information Required for Bottoming-Cycle Cogeneration Facility

If you indicated in line 10a that your facility represents bottoming-cycle cogeneration technology, then you must respond to the items on pages 16 and 17. Otherwise, skip pages 16 and 17.

14a		mal host and each bottoming-cycle cogeneration pottoming-cycle cogeneration processes, provide the	ne data for each process in
	Name of entity (thermal host) performing the process from which at least some of the reject heat is used for power production	Thermal host's relationship to facility; Thermal host's process type	Has the energy input to the thermal host been augmented for purposes of increasing power production capacity? (if Yes, describe on p. 19)
1)		Select thermal host's relationship to facility	Yes No
' /		Select thermal host's process type	
2)		Select thermal host's relationship to facility	Yes No
		Select thermal host's process type	
		Select thermal host's relationship to facility	Yes No
3)			
ider	Demonstration of usefulness of ntified above. In some cases, this	Select thermal host's process type he Miscellaneous section starting on page 19 if add thermal output: At a minimum, provide a brief de brief description is sufficient to demonstrate useful	scription of each process Ilness. However, if your
14b ider facil mus add prev facil to tl	Demonstration of usefulness of ntified above. In some cases, this lity's process is not common, and st provide additional details as ne itional information may be requiviously received a Commission cellity, then you need only provide and order certifying your facility we	he Miscellaneous section starting on page 19 if add	scription of each process ulness. However, if your reasonably clear, then you on may be rejected and/or e. (Exception: If you have rocess related to the instant by date and docket number of be used if any material

Applicants for facilities representing bottoming-cycle technology and for which installation commenced on or after March 13, 1990 must demonstrate compliance with the bottoming-cycle efficiency standards. Section 292.205(b) of the Commission's regulations (18 C.F.R. § 292.205(b)) establishes the efficiency standard for bottoming-cycle cogeneration facilities: the useful power output of the facility must be no less than 45 percent of the energy input of natural gas and oil for supplementary firing. To demonstrate compliance with the bottoming-cycle efficiency standard (if applicable), or to demonstrate that your facility is exempt from this standard based on the date that installation of the facility began, respond to lines 15a through 15h below.

If you indicated in line 10a that your facility represents *both* topping-cycle and bottoming-cycle cogeneration technology, then respond to lines 15a through 15h below considering only the energy inputs and outputs attributable to the bottoming-cycle portion of your facility. Your mass and heat balance diagram must make clear which mass and energy flow values and system components are for which portion of the cogeneration system (topping or bottoming).

(topping or bottoming).		
15a Did installation of the facility in its current form commence on or after March 13, 1980?		
Yes. Your facility is subject to the efficiency requirement of 18 C.F.R. § 292.205(b). Demonstrate compliance with the efficiency requirement by responding to lines 15b through 15h below.		
No. Your facility is exempt from the efficiency standard. Skip the rest of page	17.	
15b Indicate the annual average rate of net electrical energy output	kW	
15c Multiply line 15b by 3,412 to convert from kW to Btu/h	0 Btu/h	
15d Indicate the annual average rate of mechanical energy output taken directly off of the shaft of a prime mover for purposes not directly related to power production (this value is usually zero)	hp	
15e Multiply line 15d by 2,544 to convert from hp to Btu/h	0 Btu/h	
15f Indicate the annual average rate of supplementary energy input from natural gas or oil		
15g Bottoming-cycle efficiency value = 100 * (15c + 15e) / 15f	0 %	
15h Compliance with efficiency standard: Indicate below whether the efficiency value shown in line 15g is greater than or equal to 45%:		
Yes (complies with efficiency standard) No (does not comply w	ith efficiency standard)	

OFFICIAL COPY







EXHIBIT E

Certificate of Completeness, Accuracy and Authority

Applicant must certify compliance with and understanding of filing requirements by checking next to each item below and signing at the bottom of this section. Forms with incomplete Certificates of Completeness, Accuracy and Authority will be rejected by the Secretary of the Commission.

Signer identified below certifies the following: (check all items and applicable subitems)

	g any information contained in any attached docu I any information contained in the Miscellaneous :	
He or she has provided all of the required to the best of his or her knowledge ar	ired information for certification, and the providend belief.	d information is true as stated,
He or she possess full power and auth Practice and Procedure (18 C.F.R. § 38	nority to sign the filing; as required by Rule 2005(a 5.2005(a)(3)), he or she is one of the following: (ch)(3) of the Commission's Rules of neck one)
$\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ $	he filing is made	
oxtimes An officer of the corporation,	trust, association, or other organized group on be	half of which the filing is made
An officer, agent, or employe filing is made	of the governmental authority, agency, or instrum	nentality on behalf of which the
	oractice before the Commission under Rule 2101 of F.R. § 385.2101) and who possesses authority to si	
He or she has reviewed all automatic Miscellaneous section starting on page	calculations and agrees with their results, unless o	otherwise noted in the
interconnect and transact (see lines 4	Form 556 and all attachments to the utilities with a through 4d), as well as to the regulatory authori the Required Notice to Public Utilities and State R	ties of the states in which the
Procedure (18 C.F.R. § 385.2005(c)) provide	ture date below. Rule 2005(c) of the Commission'es that persons filing their documents electronicalled documents. A person filing this document eleded below.	lly may use typed characters
Your Signature	Your address	Date
Eric Blank	Three Radnor Corporate Center, Suite 300 Radnor, PA 19087	9/27/2013
Audit Notes		
Commission Staff Use Only:		

FERC Form 556 EXHIBIT E
Page 19 - All Facilities

Miscellaneous

Use this space to provide any information for which there was not sufficient space in the previous sections of the form to provide. For each such item of information *clearly identify the line number that the information belongs to.* You may also use this space to provide any additional information you believe is relevant to the certification of your facility.

Your response below is not limited to one page. Additional page(s) will automatically be inserted into this form if the length of your response exceeds the space on this page. Use as many pages as you require.

The purpose of this filing is to report the proposed increase in the size of the generating facility from 1.99MW (AC) to 4.99MW (AC). The ownership and the location of the facility has not changed.

eb 27 2015

STATE OF NORTH CAROLINA UTILITIES COMMISSION RALEIGH

DOCKET NO. SP-2498, SUB 0 DOCKET NO. SP-2498, SUB 1

BEFORE THE NORTH CAROLINA UTILITIES COMMISSION

In the Matter of		
Application by Jakana Solar LLC, for a)	ORDER ISSUING CERTIFICATE
Certificate of Public Convenience and)	AND ACCEPTING REGISTRATION
Necessity to Construct a 4.99-MW Solar)	OF NEW RENEWABLE ENERGY
Facility in Martin County, North Carolina)	FACILITY

BY THE COMMISSION: On February 11, 2013 Jakana Solar LLC (Applicant) filed a report of proposed construction (ROPC) in Docket number SP-2498, Sub 0 for a 1.99 MW solar photovoltaic electric generating facility to be located at 23551 NC Highway 125, Williamston, Martin County, North Carolina. Contemporaneously with the ROPC, the Applicant filed a registration statement for a new renewable energy facility. The Commission issued an order accepting the registration statement on June 5, 2013.

On September 27, 2013, the Applicant filed an application with the Commission in Docket No. SP-2498, Sub 1, seeking a certificate of public convenience and necessity pursuant to G.S. 62-110.1 for construction of a 4.99-MW $_{AC}$ solar photovoltaic electric generating facility at the same location. The Applicant seeks to increase the size of the originally proposed facility which necessitates a new certificate application. The Applicant plans to sell the electricity generated by this facility to Dominion North Carolina Power (DNCP).

Contemporaneously with the application, the Applicant filed a revised registration statement for a new renewable energy facility. The registration statement included certified attestations that (1) the facility is in substantial compliance with all federal and state laws, regulations, and rules for the protection of the environment and conservation of natural resources; (2) the facility will be operated as a new renewable energy facility; (3) the Applicant will not remarket or otherwise resell any renewable energy certificates (RECs) sold to an electric power supplier to comply with G.S. 62-133.8; and (4) the Applicant will consent to the auditing of its books and records by the Public Staff insofar as those records relate to transactions with North Carolina electric power suppliers. The Applicant plans to participate in the PJM Generation Attribute Tracking System (GATS) for the issuance of renewable energy certificates (RECs).

On October 3, 2013, the Commission issued an Order Requiring Publication of Notice, which required the Applicant to (1) publish notice of the application as required by G.S. 62-82(a) and file an affidavit of publication with the Commission, (2) mail a copy of the application and notice, no later than the first date that such notice is published, to

the electric utility to which the Applicant plans to sell and distribute the electricity, and (3) file a certificate of service of the mailing to the utility. The Order also specified that if a complaint was received within 10 days after the last date of the publication of the notice, the Commission would schedule a public hearing to determine whether a certificate of public convenience and necessity should be awarded. The Order further specified that if the Commission received no complaints within the time specified above, and if the Commission did not order a hearing upon its own initiative, it would enter an order awarding the certificate of public convenience and necessity.

On November 14, 2013, the State Clearinghouse filed comments. Because of the nature of the comments, the cover letter indicated that no further State Clearinghouse review action by the Commission was required for compliance with the North Carolina Environmental Policy Act.

On November 20, 2013, the Applicant filed a certificate of service stating that the public notice and a copy of the application for a certificate of public convenience and necessity were provided to DNCP.

On January 6, 2014, the Applicant filed an affidavit of publication from the Martin County Enterprise and Weekly Herald stating that the publication of notice was completed on December 13, 2013. No complaints have been received.

On January 8, 2014, the Applicant filed a site diagram of the facility at the request of the Public Staff providing more detailed information on the projected layout of the facility.

The Public Staff presented this matter to the Commission at its Regular Staff Conference on January 21, 2014. The Public Staff recommended that the Commission approve the application, issue the requested certificate of public convenience and necessity, and accept the registration statement.

After careful consideration, the Commission finds good cause to approve the application and issue the attached certificate of public convenience and necessity for the proposed solar photovoltaic electric generating facility. The Commission further finds good cause, based upon the foregoing and the entire record in this proceeding, to accept registration of the facility as a new renewable energy facility. Further, the Commission finds good cause to cancel the Applicant's registration in Docket No. SP-2498, Sub 0, and close that docket. The Applicant shall annually file the information required by Commission Rule R8-66 on or before April 1 of each year. To the extent that the Applicant is not otherwise participating in a REC tracking system, the Applicant will be required to participate in the NC-RETS REC tracking system in order to facilitate the issuance of RECs.

IT IS, THEREFORE, ORDERED as follows:

- 1. That the application filed by Jakana Solar LLC, for a certificate of public convenience and necessity shall be, and is hereby, approved.
- 2. That Appendix A shall constitute the certificate of public convenience and necessity issued to Jakana Solar LLC, for the 4.99-MW $_{\rm AC}$ solar photovoltaic electric generating facility located at 23551 NC Highway 125, Williamston, Martin County, North Carolina.
- 3. That the registration statement filed by Jakana Solar LLC, for its solar photovoltaic facility located in Martin County, North Carolina, as a new renewable energy facility shall be, and is hereby, accepted.
- 4. That Jakana Solar LLC, shall annually file the information required by Commission Rule R8-66 on or before April 1 of each year.
- 5. That the registration by Jakana Solar LLC, in Docket No. SP-2498, Sub 0, as a new renewable energy facility shall be, and is hereby, cancelled.
 - 6. That Docket No. SP-2498, Sub 0 shall be, and is hereby, closed.

ISSUED BY ORDER OF THE COMMISSION.

This the _22nd day of January, 2014.

NORTH CAROLINA UTILITIES COMMISSION

Hail L. Mount

Gail L. Mount, Chief Clerk

STATE OF NORTH CAROLINA UTILITIES COMMISSION RALEIGH

DOCKET NO. SP-2498, SUB 1

Jakana Solar LLC
Three Radnor Corporate Center, Suite 300
100 Matsonford Road
Radnor, Pennsylvania 19087

is hereby issued this

CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY PURSUANT TO G.S. 62-110.1

for a 4.99-MW_{AC} solar photovoltaic electric generating facility

located at

23551 NC Highway 125, Williamston, Martin County, North Carolina,

subject to all orders, rules, regulations and conditions as are now or may hereafter be lawfully made by the North Carolina Utilities Commission.

ISSUED BY ORDER OF THE COMMISSION.

This the <u>22nd</u> day of January, 2014.

NORTH CAROLINA UTILITIES COMMISSION

Hail L. Mount

Gail L. Mount, Chief Clerk

Page 1 of 19

AGREEMENT FOR THE SALE OF ELECTRICAL OUTPUT TO VIRGINIA ELECTRIC AND POWER COMPANY

THIS AGREEMENT, effective this <u>2nd</u> day of <u>May</u>, 20<u>14</u>, (the "Effective Date") by and between VIRGINIA ELECTRIC AND POWER COMPANY, a Virginia public service company with its principal office in Richmond, Virginia, doing business in Virginia as Dominion Virginia Power, and in North Carolina as Dominion North Carolina Power, hereinafter called "Dominion North Carolina Power" or "Company", and Pamlico Energy Park, LLC, a North Carolina limited liability company, with its principal office in South Mills, North Carolina, hereinafter called "Operator", operator of the Pamlico Energy Park Facility, hereinafter called the "Facility":

RECITALS

WHEREAS, the North Carolina Utilities Commission has adopted a rate schedule described in this Agreement below as <u>Schedule 19-FP</u> applicable to Qualifying Facilities (or "QF" as that term is defined in 18 C.F.R. § 292) which can provide Contracted Capacity (a) up to 5000 kW from a hydroelectric generating facility, (b) up to 5000 kW from a generating facility fueled by trash or methane derived from landfills, hog waste, poultry waste, solar, wind or non-animal forms of biomass, or (c) up to 3000 kW for all other QFs; and

WHEREAS, the parties hereto wish to contract for the sale of electrical output from such a QF to be operated by Operator,

NOW THEREFORE, in consideration of the mutual covenants and agreements herein contained, the parties hereto contract and agree with each other as follows:

Article 1: Parties' Purchase and Sale Obligations

Dominion North Carolina Power or its agent, assignee, or successor will purchase from Operator all of the electrical output (energy and Contracted Capacity) made available for sale from the Facility on an excess sale arrangement. In addition, Operator has elected to contract under the FP Method for determining the Company's avoided cost as described more fully in Exhibit C. Operator elects to operate the Facility in the Mode of Operation as specified in Section IV.C (Firm Mode of Operation) of Schedule 19-FP. The Facility is located in Dominion North Carolina Power's retail service area in South Mills, Camden County, North Carolina.

Article 2: Term and Commercial Operations Date

This Agreement shall commence on the Effective Date and shall continue in effect for a period of fifteen (15) years from the Commercial Operations Date ("COD"). The COD shall be the first date that all of the following conditions have been satisfied:

- a) The Facility has been permanently constructed, synchronized with and has delivered electrical output to the Dominion North Carolina Power system and such action has been witnessed by an authorized Dominion North Carolina Power employee;
- b) After completion of item a) above, Dominion North Carolina Power has received written notice from Operator specifying the Commercial Operations Date and certifying that the Facility is ready to begin commercial operations as a Qualifying Facility;
- c) Operator and Dominion North Carolina Power (or the PJM Interconnection, LLC or other operator of the Dominion North Carolina Power transmission system, as applicable) have executed an Interconnection Agreement to be included herewith as Exhibit A;
- d) Operator has provided to Dominion North Carolina Power Qualifying Facility Certification to be included herewith as Exhibit E; and
- e) Operator either has received from the North Carolina Utilities Commission a Certificate of Public Convenience and Necessity or has filed the notice required by G.S. 62-110.1(g) and Commission Rule 8-65 and is not legally required to obtain such a certificate for the construction and operation of the Facility.

For contract terms of 10 years or more, this Agreement may be renewed at the option of Dominion North Carolina Power on substantially the same terms and conditions and at a rate either (1) mutually agreed upon by the parties negotiating in good faith and taking into consideration Dominion North Carolina Power's then avoided cost rates and other relevant factors or (2) set by arbitration.

Article 3: Contracted Capacity

The Facility, consisting of solar panels and 36 inverters, will have a combined nameplate rating of approximately 1,000 kW. The Facility's Contracted Capacity shall be 1,000 kW.

Article 4: Attachments

The following documents are attached hereto and are made a part hereof:

Exhibit A: Executed Interconnection Agreement (attached for information but not as a part of this Agreement)

Exhibit B: General Terms and Conditions

Exhibit C: Schedule 19-FP, Power Purchases from Cogeneration and Small Power

Production Qualifying Facilities and applicable to the QF who chooses the FP Method (effective March 28, 2014, sometimes referred to as "Schedule

19-FP" herein)

Exhibit D: Map and related written description identifying the specific location of the

Facility in the City or County designated in ARTICLE 1

Exhibit E: "Qualifying Facility" Certification (if Facility is less than 1 MW, Owner

submission that the Facility qualifies as a Qualifying Facility (QF) under

federal law)

Exhibit F: Certificate of Public Convenience and Necessity or evidence that no such

certificate was required under North Carolina law in the form of a report of proposed construction to the Commission pursuant to Commission Rule

8-65.

Article 5: Price

Payments for all energy and Contracted Capacity purchased hereunder shall be determined by the provisions for payments in Schedule 19-FP included herewith as Exhibit C and pursuant to Operator elections within such Schedule 19-FP, if any, as stated in Article 1 hereof. Payments for all energy and Contracted Capacity purchased hereunder shall be on a cents per kilowatt-hour basis.

If Operator elects the Firm Mode of Operation, then for the term of this Agreement Operator shall be paid for firm energy, in accordance with Schedule 19 – FP, effective for usage on March 28, 2014, the 15-year Fixed Long-Term Rate as provided for at Section VI.B of Schedule 19-FP. Payments for firm energy will begin on the Commercial Operations Date. All energy delivered per hour above the Contracted Capacity up to 105% of the Contracted Capacity shall be considered non-firm and be paid for at the applicable non-firm rate pursuant to Section V of Schedule 19-FP. No payment shall be made for energy delivered above 105% of the Contracted Capacity. All energy delivered prior to the Commercial Operations Date shall be considered non-firm and paid at the non-firm energy rate. In all cases, such non-firm energy rates will be those in the Schedule 19-FP in effect at the time such energy is delivered.

If Operator elects the Firm Mode of Operation, specified in Section IV.C of Schedule 19-FP, Operator shall be paid for Contracted Capacity on a cents per kilowatt-hour basis as specified in Schedule 19-FP, Section VII. Operator shall not be paid for capacity above the Contracted

Capacity level in any hour during which the generation exceeds the Contracted Capacity level specified in Article 3.

Article 6: Reserved

Article 7: Operator's Pre-COD Obligations

After execution of this Agreement and until the Commercial Operations Date, Operator shall prepare a quarterly status report for Dominion North Carolina Power showing the current progress on completing the project. This status report shall be delivered to Dominion North Carolina Power on or before the following dates each year, January 15, April 15, July 15, and October 15. Such status report shall discuss the progress of the project in a format which is acceptable to Dominion North Carolina Power.

The Facility will be considered to have commenced construction on the first day upon which all of the following have occurred: (1) the issuance by Operator to its construction contractor for the Facility of a written unconditional Notice-to-Proceed; (2) the mobilization of major construction equipment and construction facilities on the Facility site; and (3) the commencement of major structural excavation and structural concrete work relating to a major component of the Facility such as the power island consistent with having commenced a continuous process of construction relating to the Facility. Dominion North Carolina Power shall have no obligation to accept a declaration of Commercial Operations prior to May 15, 2014. The anticipated Commercial Operations Date is June 30, 2014.

Article 8: Default and Early Termination

Operator and Dominion North Carolina Power agree that any of the following will be a material breach by the Operator of this Agreement and shall result in Dominion North Carolina Power having the right to immediate cancellation, without a cure period, of this Agreement: (i) failure to commence construction of the Facility, as defined in Article 7 above, and provide Dominion North Carolina Power with written notice thereof by October 31, 2014, (ii) failure to achieve Commercial Operations Date within thirty months of February 21, 2014; provided, however, an Operator may be allowed additional time to begin deliveries of power to the Company if the QF facilities in question are nearly complete at the end of such thirty month period and the QF is able to demonstrate that it is making a good faith effort to complete its project in a timely manner, (iii) failure to provide two (2) consecutive status reports pursuant to Article 7 above, (iv) delivery or supply of electrical output to any entity other than Dominion North Carolina Power or its agent, assignee or successor, (v) failure to meet those requirements necessary to maintain Qualifying Facility status, (vi) failure at any time to have in effect a valid Interconnection Agreement with Dominion North Carolina Power (or its successor as operator of the Dominion North Carolina transmission system), (vii) failure to generate and deliver power from the Facility to Dominion North Carolina Power for more than 180 consecutive days, at any time after the Commercial Operations Date, or (viii) failure to maintain QF certification. In the event Operator fails to perform in any way, materially or non-materially, any other obligations not specifically listed above, Operator shall be given notice and thirty (30) days to cure such non-performance. Notwithstanding any cure period, Dominion North Carolina Power shall not be obligated to purchase any energy or Contract Capacity under this Agreement while any such breach remains uncured. If Operator fails to cure its non-performance within thirty (30) days of Dominion North Carolina Power's notice, Dominion North Carolina Power shall have the right to cancel this Agreement. Operator agrees that if this Agreement is canceled by Dominion North Carolina Power for Operator's non-performance prior to the end of the initial term of this Agreement, then, Dominion North Carolina Power shall have all rights and remedies available at law or in equity.

Article 9: Representations and Warranties

Operator represents and warrants that it has the right to operate the Facility in accordance with the terms of this Agreement. Operator further represents and warrants that all permits, approvals, and/or licenses necessary for the operation of the Facility will be obtained prior to the Commercial Operations Date and shall be maintained throughout the Term of this Agreement. Operator shall, provide such documentation and evidence of such right, permits, approvals and/or licenses as Dominion North Carolina Power may reasonably request, including without limitation air permits, leases and/or purchase agreements.

Article 10: Notices and Payments

All correspondence and payments concerning this Agreement shall be to the addresses below. Either Party may change the address by providing written notice to the other Party.

OPERATOR:

DOMINION NORTH CAROLINA POWER:

Pamlico Energy Park, LLC 176 Culpepper Rd. South Mills, NC 27976 Virginia Electric and Power Company Power Contracts (3SE) 5000 Dominion Boulevard Glen Allen, Virginia 23060-6711

Article 11: Integration of Entirety of Agreement

This Agreement is intended by the Parties as the final expression of their Agreement and is intended also as a complete and exclusive statement of the terms of their Agreement with respect to the purchase and sale of electrical output generated by the Facility. All prior written or oral understandings, offers or other communications of every kind pertaining to this Agreement are hereby abrogated and withdrawn.

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IN WITNESS WHEREOF, the Parties hereto have caused their names to appear below, signed by authorized representatives as of the date first shown above.

PAMLICO ENERGY PARK, LLC
By: Burn Kmololm

Title: MANAGING MEMBER
Date: 5/2/14

VIRGINIA ELECTRIC AND POWER COMPANY

By: J L N L
Title: AVTHORIZE REPLESENTATIVE

Date: 5/7/14

EXHIBIT A GENERATOR INTERCONNECTION GUIDANCE AND AGREEMENT

Dominion North Carolina Power's procedures for generator interconnection are available through the Internet at the Company's website with draft interconnection agreements for non-FERC jurisdictional generators (as approved by the NCUC included as Attachments 1, 2 and 3 thereto). For FERC jurisdictional generators interconnection shall be in accordance with FERC and PJM requirements.

The specific Internet address for these procedures is https://www.dom.com/dominion-north-carolina-power/customer-service/rates-and-tariffs/pdf/term24.pdf. The Internet site contains links to the Generator Interconnection Procedures along with the Generator Interconnection Request Form. Once an Interconnection Agreement is executed it will be included herewith as part of this Exhibit A.

EXHIBIT B General Terms and Conditions

I - Assignments

Operator agrees not to assign this Agreement without the prior written consent of Dominion North Carolina Power. Dominion North Carolina Power may withhold such consent if it determines, in its sole discretion, that such assignment would not be in the best interests of Dominion North Carolina Power or its customers. Any attempted assignment that Dominion North Carolina Power has not approved in writing shall be null and void and ineffective for all purposes. In the event of assignment by Operator, Operator shall pay Company within thirty (30) days of the effective date of the assignment an amount equal to the actual costs incurred by Company in connection with such assignment up to a maximum amount of \$10,000 per assignment; provided, however, assignment of this Agreement by Operator in connection with an initial financing arrangement which is finalized and for which consent of Company is requested within nine months of the Effective Date of this Agreement shall not be subject to the payment requirement provided herein.

II - Indemnity

Operator shall indemnify and save harmless and, if requested by Dominion North Carolina Power, defend Dominion North Carolina Power, its officers, directors and employees from and against any and all losses and claims or demands for damages to real property or tangible personal property (including the property of Dominion North Carolina Power) and injury or death to persons arising out of, resulting from, or in any manner caused by the presence, operation or maintenance of any part of Operator's Facility; provided, however, that nothing herein shall be construed as requiring Operator to indemnify Dominion North Carolina Power for any injuries, deaths or damages caused by the sole negligence of Dominion North Carolina Power. Operator agrees to provide Dominion North Carolina Power written evidence of liability insurance coverage, which is specifically and solely for the Facility, prior to the operation of the Facility. Operator agrees to have Dominion North Carolina Power named as an additional insured, and shall keep such coverage current throughout the term of this Agreement.

III - QF Certification

Operator represents and warrants that its Facility meets the Qualifying Facility requirements established as of the Effective Date of this Agreement by the Federal Energy Regulatory Commission's rules (18 Code of Federal Regulations Part 292), and that it will continue to meet those requirements necessary to remain a Qualifying Facility throughout the term of this Agreement. [Dominion North Carolina Power may require "FERC" QF Certification by adding the following: "Operator agrees to obtain, at Operator's expense, a certification as a "QF" from the Federal Energy Regulatory Commission, in accordance with 18 C.F.R. § 292.207 (b)."] Operator agrees to provide copies, at the time of submittal, of all correspondence and filings with the Federal Energy Regulatory Commission relating to obtaining certification of the

Facility as a "QF". Operator will submit prior to delivery of electrical output from the Facility to Dominion North Carolina Power evidence of Qualifying Facility certification. After the Commercial Operations Date, if requested by Dominion North Carolina Power prior to March 1 of any year, Operator agrees to provide July 1 of the same year to Dominion North Carolina Power for the preceding year sufficient for Dominion North Carolina Power to determine the Operator's continuing compliance with its QF requirements, including but not limited to:

- (a) All information required by FERC Form 556.
- (b) Copy of the Facility's QF Certification and any subsequent revisions or amendments,
- (c) Provide a copy of any contract executed with a thermal host.
- (d) Identification of the amount of each type of fuel used per month and average heating value for each type of fuel, which will be used to determine the Total Energy Input. These values should be verifiable by auditing supporting documentation.
- (e) Identification of each of the QF's useful thermal output(s) for each month, including temperature, pressure, amount of thermal output delivered, temperature and amount of condensate returned (if applicable) and the conversion to Btus. These values should be verifiable by auditing supporting documentation.
- (f) Identification of the QF's useful power output for each month. These values should be verifiable by auditing supporting documentation.
- (g) Provide drawings, heat balance diagrams and a sufficiently detailed narrative describing the delivery of useful thermal output including the location, description, and calibration data for all metering equipment used for QF calculations.
- (h) Provide any other information which the QF believes will facilitate Dominion North Carolina Power's monitoring of the QF requirements.
- (i) Dominion North Carolina Power may request additional information, as needed, to monitor the QF requirements.

IV - Consequential Damages

In no event shall either Party be liable to the other for any special, indirect, incidental or consequential damages whatsoever, except that the foregoing shall not apply to any promises of indemnity or obligations to reimburse the Parties expressly set forth in this Agreement.

V - Amendments, Waivers, Severability and Headings

This Agreement, including the appendices thereto, can be amended only by agreement between the Parties in writing. The failure of either Party to insist in any one or more instances upon strict performance of any provisions of this Agreement, or to take advantage of any of its rights hereunder, shall not be construed as a waiver of any such provisions or the relinquishment of any such right or any other right hereunder. In the event any provision of this Agreement, or any part or portion thereof, shall be held to be invalid, void or otherwise unenforceable, the obligations of the Parties shall be deemed to be reduced only as much as may be required to remove the impediment. The headings contained in this Agreement are used solely for convenience and do not constitute a part of the Agreement between the Parties hereto, nor should they be used to aid in any manner in the construction of this Agreement.

VI - Compliance with Laws

Operator covenants that it shall comply with all applicable provisions of Executive Order 11246, as amended; § 503 of the Rehabilitation Act of 1973, as amended; § 402 of the Vietnam Era Veterans Readjustment Assistance Act of 1974, as amended; and implementing regulations set forth in 41 C.F.R. §§ 60.1, 60-250, and 60-741 and the applicable provisions relating to the utilization of small minority business concerns as set forth in 15 U.S.C. § 637, as amended. Operator agrees that the equal opportunity clause set forth in 41 C.F.R. § 60-1.4 and the equal opportunity clauses set forth in 41 C.F.R. § 250.5 and 41 C.F.R. 60-§741.5 and the clauses relating to the utilization of small and minority business concerns set forth in 15 U.S.C. § 637(d)(3) and 48 C.F.R. § 52-219.9 are hereby incorporated by reference and made a part of this Agreement. If this Agreement has a value of more than \$500,000, Operator shall adopt and comply with a small business and small disadvantaged business subcontracting plan which shall conform to the requirements set forth in 15 U.S.C. § 637(d)(6). The provisions of this section shall apply to Operator only to the extent that:

- (a) such provisions are required of Operator under existing law,
- (b) Operator is not otherwise exempt from said provisions and
- (c) Compliance with said provisions is consistent with and not violative of 42 U.S.C. § 2000 et seq., 42 U.S.C. § 1981 et seq., or other acts of Congress.

VII - Interconnection and Operation

Operator shall be responsible for the design, installation, and operation of its Facility. Operator shall be responsible for obtaining an Interconnection Agreement. Interconnection guidelines and agreement requirements are set forth in Exhibit A of this Agreement.

Operator shall: (a) maintain the Facility and the Interconnection Facilities on Operator's side of the Interconnection Point, except Dominion North Carolina Power-owned Interconnection Facilities, in conformance with all applicable laws and regulations and in accordance with operating procedures; (b) obtain any governmental authorizations and permits

required for the construction and operation thereof and keep all such permits and authorizations current and in effect; and (c) manage the Facility in a safe and prudent manner. If at any time Operator does not hold such authorizations and permits, Dominion North Carolina Power may refuse to accept deliveries of power hereunder.

Dominion North Carolina Power may enter Operator's premises (a) to inspect Operator's protective devices at any reasonable time; (b) to read or test meters and metering equipment; and (c) to disconnect, without notice, the Facility if, in Dominion North Carolina Power's opinion, a hazardous condition exists and such immediate action is necessary to protect persons, or Dominion North Carolina Power facilities or other customers' facilities from damage or interference caused by Operator's Facility or lack of properly operating protective devices. Dominion North Carolina Power will endeavor to notify Operator as quickly as practicable if disconnection occurs as provided in (c) above. Any inspection of Operator's protective devices shall not impose on Dominion North Carolina Power any liabilities with respect to the operation, safety or maintenance of such devices.

Operator shall not operate the Facility in parallel with Dominion North Carolina Power's system prior to (a) an inspection of the installed Interconnection Facilities by an authorized Dominion North Carolina Power representative and (b) receiving written authorization from an authorized Dominion North Carolina Power representative to begin parallel operation.

VIII - Metering

Dominion North Carolina Power will meter all electrical output delivered from the Facility on the high voltage side of the step up transformer.

Operator agrees to pay an administrative charge to Dominion North Carolina Power to reflect all reasonable costs incurred by Dominion North Carolina Power for meter reading and billing, also referred to as metering charges. The monthly meter reading and billing charge shall change from time to time when the NCUC approves a different charge in Schedule 19-FP.

In addition, Operator agrees to pay any fees required to provide and maintain leased telephone lines required for meter reading by Dominion North Carolina Power.

IX - Billing and Payment

Dominion North Carolina Power shall read the meter in accordance with its normal meter reading schedule. Within twenty-eight (28) days thereafter, Dominion North Carolina Power shall send Operator payment for energy and Contracted Capacity delivered. At Dominion North Carolina Power's option, (i) Dominion North Carolina Power may make such payments net of the monthly metering charges, Interconnection Facilities charges, and charges for sales of electricity to the Operator, or (ii) Dominion North Carolina Power may invoice Operator for such charges separately. Payment by Dominion North Carolina Power shall include verification showing the billing month's ending meter reading, on-peak and off-peak kWh, and the amount paid. If in any month the monthly metering and Interconnection Facilities charges are in excess of any payments due Operator, Dominion North Carolina Power shall bill Operator for the

difference and Operator shall make such payment within 28 days of the invoice date. Failure by Operator to make such payments may result in disconnection of the Facility. In no event shall such disconnection relieve Operator of its obligation to pay monthly metering charges and Interconnection Facilities charges under this Agreement.

In the event that any data required for billing purposes hereunder are unavailable when required for such billing, the unavailable data shall be estimated by Dominion North Carolina Power, based upon historical data. Such billing shall be subject to any required adjustment in a subsequent billing month.

Operator agrees that Dominion North Carolina Power shall be entitled to withhold sufficient amounts due pursuant to this Agreement to offset (a) any damages to Dominion North Carolina Power resulting from any breach of this Agreement by Operator, and (b) any other amounts Operator owes Dominion North Carolina Power, including amounts arising from sales of electricity by Dominion North Carolina Power to Operator, metering charges and Interconnection Facilities charges.

In no event shall Dominion North Carolina Power be liable to Operator for any Contracted Capacity payments in excess of the amounts contracted for herein, regardless of the ultimate length of this Agreement or revisions to Schedule 19-FP or successor schedules. Operator hereby agrees to accept the Contracted Capacity payments as set forth herein as its sole and complete compensation for delivery of Contracted Capacity to Dominion North Carolina Power.

X - Force Majeure

Neither Party shall be considered in default under this Agreement or responsible to the other Party in tort, strict liability, contract or other legal theory for damages of any description for any interruption or failure of service or deficiency in the quality or quantity of service or any other failure to perform any of its obligations hereunder to the extent such failure occurs without fault or negligence on the part of that Party and is caused by factors beyond that Party's reasonable control, which by the exercise of reasonable diligence that Party is unable to prevent, avoid, mitigate or overcome, including without limitation storm, flood, lightning, earthquake, explosion, equipment failure, civil disturbance, labor dispute, act of God or public enemy, action or inaction of a court or public authority, fire, sabotage, war, explosion, curtailments, unscheduled withdrawal of facilities from operation for maintenance or repair or any other cause of similar nature beyond the reasonable control of that Party (any such event, "Force Majeure"). Solely economic hardship of either Party shall not constitute Force Majeure under this Agreement. Nor shall anything contained in this paragraph or elsewhere in this Agreement excuse Operator or Dominion North Carolina Power from strict compliance with the obligation of the Parties to comply with the terms of Article IX of this Exhibit B relating to timely payments.

Each Party shall have the obligation to operate in accordance with Good Utility Practice (as defined below) at all times and to use due diligence to overcome and remove any cause of failure to perform.

If a Party relies on the occurrence of an event of Force Majeure described above as a basis for being excused from performance of its obligations under this Agreement, then the Party relying on the Force Majeure event shall:

- a) Provide within forty-eight (48) hours written notice of such Force Majeure event or potential Force Majeure to the other Party, giving an estimate of its expected duration and the probable impact on the performance of its obligations hereunder;
- b) Exercise all reasonable efforts to continue to perform its obligations under this Agreement;
- c) Expeditiously take action to correct or cure the Force Majeure event excusing performance; provided, however, that settlement of strikes or other labor disputes will be completely within the sole discretion of the Party affected by such strike or labor dispute;
 - d) Exercise all reasonable efforts to mitigate or limit damages to the other Party; and
- e) Provide prompt notice to the other Party of the cessation of the Force Majeure event giving rise to its excuse from performance. All performance obligations hereunder shall be extended by a period equal to the term of the resultant delay.

If a Party responding to a Force Majeure event has the ability to obtain, for additional expenditures, expedited material deliveries or labor production which would allow a response to the event in a manner that is above and beyond Good Utility Practice, and such a response could shorten the duration of the Force Majeure event, the Party responding to the event may, at its discretion, present the other Party with the option of funding the expenditures for expediting material deliveries or labor production in an effort to reduce the duration of the event and economic hardship. Each such opportunity will be negotiated on a case-by-case basis by the Parties.

For purposes of this Agreement, "Good Utility Practice" shall mean any of the applicable practices, methods, standards, guides or acts: required by any governmental authority, regional or national reliability council, or national trade organization, including NERC, SERC, or the successor of any of them, as they may be amended from time to time whether or not the Party whose conduct is at issue is a member thereof; otherwise engaged in or approved by a significant portion of the electric utility industry during the relevant time period which in the exercise of reasonable judgment in light of the facts known or that should have been known at the time a decision was made, could have been expected to accomplish the desired result in a manner consistent with law, regulation, good business practices, generation, transmission and distribution reliability, safety, environmental protection, economy and expediency. Good Utility Practice is intended to be acceptable practices, methods, or acts generally accepted in the region,

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or any other acts or practices as are reasonably necessary to maintain the reliability of the Transmission System (as defined in the Interconnection Agreement), or of the Facility, and is not intended to be limited to the optimum practices, methods, or acts to the exclusion of all others.

Exhibit C is a copy of Schedule 19-FP.

eb 27 2015

EXHIBIT E

Exhibit E is the "Qualifying Facility" Certification to be provided by the Operator.

OR

If Facility is less than 1MW, Owner may submit the following statement as Exhibit E that the Facility qualifies as a Qualifying Facility (QF) under federal law.

Federal law exempts small power production or cogeneration facilities with net powerproduction capacities of 1 MW or less from certain certification requirements in order to qualify as a qualifying facility ("QF" or "Qualifying Facility"). Therefore, Pamlico Energy Park, LLC submits the Facility is exempt from the certification requirements, but submits that the Facility qualifies as a Qualifying Facility under federal law set forth in the Public Utility Regulatory Policies Act of 1978 ("PURPA") (codified at 16 U.S.C. § 824a-3).

Name – Brian Malcolm

Title - Manager

Pamlico Energy Park, LLC

EXHIBIT F

Exhibit F is the Certificate of Public Convenience and Necessity to be provided by the Operator, or evidence that no such certificate is required under North Carolina law in the form of a report of proposed construction to the Commission pursuant to Commission Rule 8-65.

FIRST AMENDMENT TO THE

AGREEMENT FOR THE SALE OF ELECTRICAL OUTPUT TO VIRGINIA ELECTRIC AND POWER COMPANY

This FIRST AMENDMENT TO THE AGREEMENT FOR THE SALE OF ELECTRICAL OUTPUT TO VIRGINIA ELECTRIC AND POWER COMPANY (this "Amendment") is entered into as of this 14th day of May, 2014 by and between PLYMOUTH SOLAR, LLC, a North Carolina limited liability company ("Plymouth"), and VIRGINIA ELECTRIC AND POWER COMPANY, a Virginia public service corporation doing business in North Carolina as Dominion North Carolina Power, hereinafter called "Dominion North Carolina Power" (each a "Party" and collectively, the "Parties").

WHEREAS, Plymouth and Dominion North Carolina Power entered into the Agreement for the Sale of Electric Output to Virginia Electric and Power Company dated as of August 13, 2013 (the "Agreement");

WHEREAS, Plymouth elected to contract under Sections VI.B and VII of Schedule 19-FP as filed on 11-01-12, which Sections were subsequently amended by order of the North Carolina Utilities Commission and re-filed on 03-13-14;

WHEREAS, the Parties desire to amend the Agreement to revise the elections made by Plymouth under Sections VI and VII of Schedule 19-FP as filed on 03-13-14.

NOW, THEREFORE, in consideration of the mutual covenants and other good and valuable consideration described herein, the receipt and sufficiency of which is hereby acknowledged, the Parties agree as follows:

- 1. <u>Definitions</u>. Unless otherwise defined in this Amendment, all capitalized terms shall have the meanings given to them in the Agreement.
 - 2. Effective Date. This Amendment shall be effective as of May 17, 2013.

3. Amendments.

a. The second paragraph of Article 5 shall be deleted in its entirety and replaced with the following: "If Operator elects the Firm Mode of Operation, then for the term of this Agreement Operator shall be paid for firm energy, in accordance with Schedule 19-FP, effective for usage on March 28, 2014, the 15-year Fixed Long-Term Rate as provided for at Section VI.B of Schedule 19-FP. Payments for firm energy will begin on the Commercial Operations Date. All energy

delivered per hour above the Contracted Capacity up to 105% of the Contracted Capacity shall be considered non-firm and be paid for at the applicable non-firm rate pursuant to Section V of Schedule 19-FP. No payment shall be made for energy delivered above 105% of the Contracted Capacity. All energy delivered prior to the Commercial Operations Date shall be considered non-firm and be paid for at the applicable non-firm rate pursuant. In all cases, such non-firm energy rates will be those in the Schedule 19-FP in effect at the time such energy is delivered."

- b. Article 6 shall be renamed from "Regulatory Pricing Adjustment and Refund" to "Reserved", and all text following the title shall be deleted and replaced with "This Article is reserved."
- c. The 11-01-12 version of Schedule 19-FP included in the Agreement as Exhibit C shall be replaced with the 03-13-14 version of Schedule 19-FP.
- 4. <u>Entire Agreement</u>. This Amendment and the Agreement represent the entire agreement between the Parties with respect to the subject matter hereof. Except as expressly set forth herein, this Amendment shall not alter, amend or modify any other terms, conditions or provisions of the Agreement, which, except as and to the extent modified herein, shall continue in full force and effect.
- 5. <u>Counterparts</u>. This Amendment may be executed in any number of counterparts, each of which shall be deemed an original, but all of which together constitute one instrument.

IN WITNESS WHEREOF, the Parties hereto have executed this Amendment as of the date first written above.

PLYMOUTH SOLAR, LLC

Ву:	Moth	
Name:	Kenny	Habel
Title:	/ ,	LES

VIRGINIA ELECTRIC AND POWER COMPANY

By:

Name: James L. Neal

Title: Authorized Representative

AGREEMENT FOR THE SALE OF ELECTRICAL OUTPUT TO VIRGINIA ELECTRIC AND POWER COMPANY

THIS AGREEMENT, effective this 1/2 day of November, 2014, (the "Effective Date") by and between VIRGINIA ELECTRIC AND POWER COMPANY, a Virginia public service company with its principal office in Richmond, Virginia, doing business in Virginia as Dominion Virginia Power, and in North Carolina as Dominion North Carolina Power, hereinafter called "Dominion North Carolina Power" or "Company", and HXNAir Solar One LLC, a North Carolina Corporation limited liability company, with its principal office in Charlotte, North Carolina, hereinafter called "Operator", operator of the HXNAir Solar One Facility, hereinafter called the "Facility":

RECITALS

WHEREAS, the North Carolina Utilities Commission has adopted a rate schedule described in this Agreement below as <u>Schedule 19-FP</u> applicable to Qualifying Facilities (or "QF" as that term is defined in 18 C.F.R. § 292) which can provide Contracted Capacity (a) up to 5000 kW from a hydroelectric generating facility, (b) up to 5000 kW from a generating facility fueled by trash or methane derived from landfills, hog waste, poultry waste, solar, wind or non-animal forms of biomass, or (c) up to 3000 kW for all other QFs; and

WHEREAS, the parties hereto wish to contract for the sale of electrical output from such a QF to be operated by Operator,

NOW THEREFORE, in consideration of the mutual covenants and agreements herein contained, the parties hereto contract and agree with each other as follows:

Article 1: Parties' Purchase and Sale Obligations

Dominion North Carolina Power or its agent, assignee, or successor will purchase from Operator all of the electrical output (energy and Contracted Capacity) made available for sale from the Facility on an excess sale arrangement. In addition, Operator has elected to contract under the FP Method for determining the Company's avoided cost as described more fully in Exhibit C. Operator elects to operate the Facility in the Mode of Operation as specified in Section IV.C Firm Mode of Operation of Schedule 19-FP. The Facility is located in Dominion North Carolina Power's retail service area in Roanoke Rapids, Halifax County, North Carolina.

Article 2: Term and Commercial Operations Date

This Agreement shall commence on the Effective Date and shall continue in effect for a period of fifteen (15) years from the Commercial Operations Date ("COD"). The COD shall be the first date that all of the following conditions have been satisfied:

- a) The Facility has been permanently constructed, synchronized with and has delivered electrical output to the Dominion North Carolina Power system and such action has been witnessed by an authorized Dominion North Carolina Power employee;
- b) After completion of item a) above, Dominion North Carolina Power has received written notice from Operator specifying the Commercial Operations Date and certifying that the Facility is ready to begin commercial operations as a Qualifying Facility;
- c) Operator and Dominion North Carolina Power (or the PJM Interconnection, LLC or other operator of the Dominion North Carolina Power transmission system, as applicable) have executed an Interconnection Agreement to be included herewith as Exhibit A;
- d) Operator has provided to Dominion North Carolina Power Qualifying Facility Certification to be included herewith as Exhibit E; and
- e) Operator either has received from the North Carolina Utilities Commission a Certificate of Public Convenience and Necessity or has filed the notice required by G.S. 62-110.1(g) and Commission Rule 8-65 and is not legally required to obtain such a certificate for the construction and operation of the Facility.

For contract terms of 10 years or more, this Agreement may be renewed at the option of Dominion North Carolina Power on substantially the same terms and conditions and at a rate either (1) mutually agreed upon by the parties negotiating in good faith and taking into consideration Dominion North Carolina Power's then avoided cost rates and other relevant factors or (2) set by arbitration.

Article 3: Contracted Capacity

The Facility, consisting of PV solar generator(s), will have a combined nameplate rating of approximately 5000 kW AC. The Facility's Contracted Capacity shall be 5000 kW AC.

Article 4: Attachments

The following documents are attached hereto and are made a part hereof:

Exhibit A: Executed Interconnection Agreement (attached for information but not as a part of this Agreement)

Exhibit B: General Terms and Conditions

Exhibit C: Schedule 19-FP, Power Purchases from Cogeneration and Small Power

Production Qualifying Facilities and applicable to the QF who chooses the FP Method (effective March 28, 2014, sometimes referred to as "Schedule

19-FP" herein)

Exhibit D: Map and related written description identifying the specific location of the

Facility in the City or County designated in ARTICLE 1

Exhibit E: "Qualifying Facility" Certification (if Facility is less than 1 MW, Owner

submission that the Facility qualifies as a Qualifying Facility (QF) under

federal law)

Exhibit F: Certificate of Public Convenience and Necessity or evidence that no such

certificate was required under North Carolina law in the form of a report of proposed construction to the Commission pursuant to Commission Rule

8-65.

Article 5: Price

Payments for all energy and Contracted Capacity purchased hereunder shall be determined by the provisions for payments in Schedule 19-FP included herewith as Exhibit C and pursuant to Operator elections within such Schedule 19-FP, if any, as stated in Article 1 hereof. Payments for all energy and Contracted Capacity purchased hereunder shall be on a cents per kilowatt-hour basis.

If Operator elects the Firm Mode of Operation, then for the term of this Agreement Operator shall be paid for firm energy, in accordance with Schedule 19 – FP, effective for usage on March 28, 2014, the 15-year Fixed Long-Term Rate as provided for at Section VI.B of Schedule 19-FP. Payments for firm energy will begin on the Commercial Operations Date. All energy delivered per hour above the Contracted Capacity up to 105% of the Contracted Capacity shall be considered non-firm and be paid for at the applicable non-firm rate pursuant to Section V of Schedule 19-FP. No payment shall be made for energy delivered above 105% of the Contracted Capacity. All energy delivered prior to the Commercial Operations Date shall be considered non-firm and paid at the non-firm energy rate. In all cases, such non-firm energy rates will be those in the Schedule 19-FP in effect at the time such energy is delivered.

If Operator elects the Firm Mode of Operation, specified in Section IV.C of Schedule 19-FP, Operator shall be paid for Contracted Capacity on a cents per kilowatt-hour basis as specified in Schedule 19-FP, Section VII. Note: Operator acknowledges that it has been notified of a typographical error in the hours indicated for capacity payments in the current capacity payment tables under Section VII of the NC Schedule 19 – FP tariff; Operator further acknowledges that, under Schedule 19-FP, capacity payments are not paid for any off-peak periods, and that capacity payments are paid only for on-peak periods as stated in the opening paragraph of Section VII of

Schedule 19 - FP. Specifically, Operator acknowledges that the rates for capacity provided in Section VII of Schedule 19-FP apply only to *on-peak* summer hours and to *on-peak* non-summer hours, as those on-peak hours are defined at Section III of Schedule 19-FP. Operator shall not be paid for capacity above the Contracted Capacity level in any hour during which the generation exceeds the Contracted Capacity level specified in Article 3.

Article 6: Reserved

Article 7: Operator's Pre-COD Obligations

After execution of this Agreement and until the Commercial Operations Date, Operator shall prepare a quarterly status report for Dominion North Carolina Power showing the current progress on completing the project. This status report shall be delivered to Dominion North Carolina Power on or before the following dates each year, January 15, April 15, July 15, and October 15. Such status report shall discuss the progress of the project in a format which is acceptable to Dominion North Carolina Power.

The Facility will be considered to have commenced construction on the first day upon which all of the following have occurred: (1) the issuance by Operator to its construction contractor for the Facility of a written unconditional Notice-to-Proceed; (2) the mobilization of major construction equipment and construction facilities on the Facility site; and (3) the commencement of major structural excavation and structural concrete work relating to a major component of the Facility such as the power island consistent with having commenced a continuous process of construction relating to the Facility. Dominion North Carolina Power shall have no obligation to accept a declaration of Commercial Operations prior to March 1, 2015. The anticipated Commercial Operations Date is April 1, 2015.

Article 8: Default and Early Termination

Operator and Dominion North Carolina Power agree that any of the following will be a material breach by the Operator of this Agreement and shall result in Dominion North Carolina Power having the right to immediate cancellation, without a cure period, of this Agreement: (i) failure to commence construction of the Facility, as defined in Article 7 above by February, 21, 2016, and provide Dominion North Carolina Power with written notice thereof, (ii) failure to achieve Commercial Operations Date within thirty months of February 21, 2014; provided, however, an Operator may be allowed additional time to begin deliveries of power to the Company if the QF facilities in question are nearly complete at the end of such thirty month period and the QF is able to demonstrate that it is making a good faith effort to complete its project in a timely manner, (iii) failure to provide two (2) consecutive status reports pursuant to Article 7 above, (iv) delivery or supply of electrical output to any entity other than Dominion North Carolina Power or its agent, assignee or successor, (v) failure to meet those requirements necessary to maintain Qualifying Facility status, (vi) failure at any time following COD to have in effect a valid Interconnection Agreement with Dominion North Carolina Power (or its successor as operator of the Dominion North Carolina transmission system), (vii) failure to

generate and deliver power from the Facility to Dominion North Carolina Power for more than 180 consecutive days, at any time after the Commercial Operations Date, or (viii) failure to maintain QF certification. In the event Operator fails to perform in any way, materially or non-materially, any other obligations not specifically listed above, Operator shall be given notice and thirty (30) days to cure such non-performance. Notwithstanding any cure period, Dominion North Carolina Power shall not be obligated to purchase any energy or Contract Capacity under this Agreement while any such breach remains uncured. If Operator fails to cure its non-performance within thirty (30) days of Dominion North Carolina Power's notice, Dominion North Carolina Power shall have the right to cancel this Agreement. Operator agrees that if this Agreement is canceled by Dominion North Carolina Power for Operator's non-performance prior to the end of the initial term of this Agreement, then, Dominion North Carolina Power shall have all rights and remedies available at law or in equity.

Article 9: Representations and Warranties

Operator represents and warrants that it has the right to operate the Facility in accordance with the terms of this Agreement. Operator further represents and warrants that all permits, approvals, and/or licenses necessary for the operation of the Facility will be obtained prior to the Commercial Operations Date and shall be maintained throughout the Term of this Agreement. Operator shall, provide such documentation and evidence of such right, permits, approvals and/or licenses as Dominion North Carolina Power may reasonably request, including without limitation air permits, leases and/or purchase agreements.

Article 10: Notices and Payments

All correspondence and payments concerning this Agreement shall be to the addresses below. Either Party may change the address by providing written notice to the other Party.

OPERATOR:	DC

DOMINION NORTH CAROLINA POWER:

HXNAir Solar One

Virginia Electric and Power Company

7804 - C

Power Contracts (3SE)

Fairview Rd #257

5000 Dominion Boulevard

Charlotte, NC 28266

Glen Allen, Virginia 23060-6711

interconnection@geenexsolar.com

Article 11: Integration of Entirety of Agreement

This Agreement is intended by the Parties as the final expression of their Agreement and is intended also as a complete and exclusive statement of the terms of their Agreement with respect to the purchase and sale of electrical output generated by the Facility. All prior written or oral understandings, offers or other communications of every kind pertaining to this Agreement are hereby abrogated and withdrawn.

IN WITNESS WHEREOF, the Parties hereto have caused their names to appear below, signed by authorized representatives as of the date first shown above.

HXNAir Solar One LLC

By: Georg Veit
Title: CEO

Date: 5/11/14

VIRGINIA ELECTRIC AND POWER COMPANY

By: M: Lack S. Hupp Jr.

Title: Dr-Pwr Gally Ops

Date: 11/24/2014

EXHIBIT A GENERATOR INTERCONNECTION GUIDANCE AND AGREEMENT

Dominion North Carolina Power's procedures for generator interconnection are available through the Internet at the Company's website with draft interconnection agreements for non-FERC jurisdictional generators (as approved by the NCUC included as Attachments 1, 2 and 3 thereto). For FERC jurisdictional generators interconnection shall be in accordance with FERC and PJM requirements.

The specific Internet address for these procedures is https://www.dom.com/dominion-north-carolina-power/customer-service/rates-and-tariffs/pdf/term24.pdf. The Internet site contains links to the Generator Interconnection Procedures along with the Generator Interconnection Request Form. Once an Interconnection Agreement is executed it will be included herewith as part of this Exhibit A.

EXHIBIT B General Terms and Conditions

I - Assignments

Operator agrees not to assign this Agreement without the prior written consent of Dominion North Carolina Power. Dominion North Carolina Power may withhold such consent if it determines, in its sole discretion, that such assignment would not be in the best interests of Dominion North Carolina Power or its customers. Any attempted assignment that Dominion North Carolina Power has not approved in writing shall be null and void and ineffective for all purposes. In the event of assignment by Operator, Operator shall pay Company within thirty (30) days of the effective date of the assignment an amount equal to the actual costs incurred by Company in connection with such assignment up to a maximum amount of \$10,000 per assignment; provided, however, assignment of this Agreement by Operator in connection with an initial financing arrangement which is finalized and for which consent of Company is requested within nine months of the Effective Date of this Agreement shall not be subject to the payment requirement provided herein.

II - Indemnity

Operator shall indemnify and save harmless and, if requested by Dominion North Carolina Power, defend Dominion North Carolina Power, its officers, directors and employees from and against any and all losses and claims or demands for damages to real property or tangible personal property (including the property of Dominion North Carolina Power) and injury or death to persons arising out of, resulting from, or in any manner caused by the presence, operation or maintenance of any part of Operator's Facility; provided, however, that nothing herein shall be construed as requiring Operator to indemnify Dominion North Carolina Power for any injuries, deaths or damages caused by the sole negligence of Dominion North Carolina Power. Operator agrees to provide Dominion North Carolina Power written evidence of liability insurance coverage, which is specifically and solely for the Facility, prior to the operation of the Facility. Operator agrees to have Dominion North Carolina Power named as an additional insured, and shall keep such coverage current throughout the term of this Agreement.

III - QF Certification

Operator represents and warrants that its Facility meets the Qualifying Facility requirements established as of the Effective Date of this Agreement by the Federal Energy Regulatory Commission's rules (18 Code of Federal Regulations Part 292), and that it will continue to meet those requirements necessary to remain a Qualifying Facility throughout the term of this Agreement. Operator agrees to provide copies, at the time of submittal, of all correspondence and filings with the Federal Energy Regulatory Commission relating to obtaining certification of the Facility as a "QF". Operator will submit prior to delivery of electrical output from the Facility to Dominion North Carolina Power evidence of Qualifying Facility certification. After the Commercial Operations Date, if requested by Dominion North Carolina Power prior to March 1 of any year, Operator agrees to provide July 1 of the same year

to Dominion North Carolina Power for the preceding year sufficient for Dominion North Carolina Power to determine the Operator's continuing compliance with its QF requirements, including but not limited to:

- (a) All information required by FERC Form 556.
- (b) Copy of the Facility's QF Certification and any subsequent revisions or amendments,
- (c) Provide a copy of any contract executed with a thermal host.
- (d) Identification of the amount of each type of fuel used per month and average heating value for each type of fuel, which will be used to determine the Total Energy Input. These values should be verifiable by auditing supporting documentation.
- (e) Identification of each of the QF's useful thermal output(s) for each month, including temperature, pressure, amount of thermal output delivered, temperature and amount of condensate returned (if applicable) and the conversion to Btus. These values should be verifiable by auditing supporting documentation.
- (f) Identification of the QF's useful power output for each month. These values should be verifiable by auditing supporting documentation.
- (g) Provide drawings, heat balance diagrams and a sufficiently detailed narrative describing the delivery of useful thermal output including the location, description, and calibration data for all metering equipment used for QF calculations.
- (h) Provide any other information which the QF believes will facilitate Dominion North Carolina Power's monitoring of the QF requirements.
- (i) Dominion North Carolina Power may request additional information, as needed, to monitor the QF requirements.

IV - Consequential Damages

In no event shall either Party be liable to the other for any special, indirect, incidental or consequential damages whatsoever, except that the foregoing shall not apply to any promises of indemnity or obligations to reimburse the Parties expressly set forth in this Agreement.

V - Amendments, Waivers, Severability and Headings

This Agreement, including the appendices thereto, can be amended only by agreement between the Parties in writing. The failure of either Party to insist in any one or more instances upon strict performance of any provisions of this Agreement, or to take advantage of any of its

rights hereunder, shall not be construed as a waiver of any such provisions or the relinquishment of any such right or any other right hereunder. In the event any provision of this Agreement, or any part or portion thereof, shall be held to be invalid, void or otherwise unenforceable, the obligations of the Parties shall be deemed to be reduced only as much as may be required to remove the impediment. The headings contained in this Agreement are used solely for convenience and do not constitute a part of the Agreement between the Parties hereto, nor should they be used to aid in any manner in the construction of this Agreement.

VI - Compliance with Laws

Operator covenants that it shall comply with all applicable provisions of Executive Order 11246, as amended; § 503 of the Rehabilitation Act of 1973, as amended; § 402 of the Vietnam Era Veterans Readjustment Assistance Act of 1974, as amended; and implementing regulations set forth in 41 C.F.R. §§ 60.1, 60-250, and 60-741 and the applicable provisions relating to the utilization of small minority business concerns as set forth in 15 U.S.C. § 637, as amended. Operator agrees that the equal opportunity clause set forth in 41 C.F.R. § 60-1.4 and the equal opportunity clauses set forth in 41 C.F.R. § 250.5 and 41 C.F.R. 60-§741.5 and the clauses relating to the utilization of small and minority business concerns set forth in 15 U.S.C. § 637(d)(3) and 48 C.F.R. § 52-219.9 are hereby incorporated by reference and made a part of this Agreement. If this Agreement has a value of more than \$500,000, Operator shall adopt and comply with a small business and small disadvantaged business subcontracting plan which shall conform to the requirements set forth in 15 U.S.C. § 637(d)(6). The provisions of this section shall apply to Operator only to the extent that:

- (a) such provisions are required of Operator under existing law,
- (b) Operator is not otherwise exempt from said provisions and
- (c) Compliance with said provisions is consistent with and not violative of 42 U.S.C. § 2000 et seq., 42 U.S.C. § 1981 et seq., or other acts of Congress.

VII - Interconnection and Operation

Operator shall be responsible for the design, installation, and operation of its Facility. Operator shall be responsible for obtaining an Interconnection Agreement. Interconnection guidelines and agreement requirements are set forth in Exhibit A of this Agreement.

Operator shall: (a) maintain the Facility and the Interconnection Facilities on Operator's side of the Interconnection Point, except Dominion North Carolina Power-owned Interconnection Facilities, in conformance with all applicable laws and regulations and in accordance with operating procedures; (b) obtain any governmental authorizations and permits required for the construction and operation thereof and keep all such permits and authorizations current and in effect; and (c) manage the Facility in a safe and prudent manner. If at any time Operator does not hold such authorizations and permits, Dominion North Carolina Power may refuse to accept deliveries of power hereunder.

Dominion North Carolina Power may enter Operator's premises (a) to inspect Operator's protective devices at any reasonable time; (b) to read or test meters and metering equipment; and (c) to disconnect, without notice, the Facility if, in Dominion North Carolina Power's opinion, a hazardous condition exists and such immediate action is necessary to protect persons, or Dominion North Carolina Power facilities or other customers' facilities from damage or interference caused by Operator's Facility or lack of properly operating protective devices. Dominion North Carolina Power will endeavor to notify Operator as quickly as practicable if disconnection occurs as provided in (c) above. Any inspection of Operator's protective devices shall not impose on Dominion North Carolina Power any liabilities with respect to the operation, safety or maintenance of such devices.

Operator shall not operate the Facility in parallel with Dominion North Carolina Power's system prior to (a) an inspection of the installed Interconnection Facilities by an authorized Dominion North Carolina Power representative and (b) receiving written authorization from an authorized Dominion North Carolina Power representative to begin parallel operation.

VIII - Metering

Dominion North Carolina Power will meter all electrical output delivered from the Facility on the high voltage side of the step up transformer.

Operator agrees to pay an administrative charge to Dominion North Carolina Power to reflect all reasonable costs incurred by Dominion North Carolina Power for meter reading and billing, also referred to as metering charges. The monthly meter reading and billing charge shall change from time to time when the NCUC approves a different charge in Schedule 19-FP.

In addition, Operator agrees to pay any fees required to provide and maintain leased telephone lines required for meter reading by Dominion North Carolina Power.

IX - Billing and Payment

Dominion North Carolina Power shall read the meter in accordance with its normal meter reading schedule. Within twenty-eight (28) days thereafter, Dominion North Carolina Power shall send Operator payment for energy and Contracted Capacity delivered. At Dominion North Carolina Power's option, (i) Dominion North Carolina Power may make such payments net of the monthly metering charges, Interconnection Facilities charges, and charges for sales of electricity to the Operator, or (ii) Dominion North Carolina Power may invoice Operator for such charges separately. Payment by Dominion North Carolina Power shall include verification showing the billing month's ending meter reading, on-peak and off-peak kWh, and the amount paid. If in any month the monthly metering and Interconnection Facilities charges are in excess of any payments due Operator, Dominion North Carolina Power shall bill Operator for the difference and Operator shall make such payment within 28 days of the invoice date. Failure by Operator to make such payments may result in disconnection of the Facility. In no event shall such disconnection relieve Operator of its obligation to pay monthly metering charges and Interconnection Facilities charges under this Agreement.

In the event that any data required for billing purposes hereunder are unavailable when required for such billing, the unavailable data shall be estimated by Dominion North Carolina Power, based upon historical data. Such billing shall be subject to any required adjustment in a subsequent billing month.

Operator agrees that Dominion North Carolina Power shall be entitled to withhold sufficient amounts due pursuant to this Agreement to offset (a) any damages to Dominion North Carolina Power resulting from any breach of this Agreement by Operator, and (b) any other amounts Operator owes Dominion North Carolina Power, including amounts arising from sales of electricity by Dominion North Carolina Power to Operator, metering charges and Interconnection Facilities charges.

In no event shall Dominion North Carolina Power be liable to Operator for any Contracted Capacity payments in excess of the amounts contracted for herein, regardless of the ultimate length of this Agreement or revisions to Schedule 19-FP or successor schedules. Operator hereby agrees to accept the Contracted Capacity payments as set forth herein as its sole and complete compensation for delivery of Contracted Capacity to Dominion North Carolina Power.

X - Force Majeure

Neither Party shall be considered in default under this Agreement or responsible to the other Party in tort, strict liability, contract or other legal theory for damages of any description for any interruption or failure of service or deficiency in the quality or quantity of service or any other failure to perform any of its obligations hereunder to the extent such failure occurs without fault or negligence on the part of that Party and is caused by factors beyond that Party's reasonable control, which by the exercise of reasonable diligence that Party is unable to prevent, avoid, mitigate or overcome, including without limitation storm, flood, lightning, earthquake, explosion, equipment failure, civil disturbance, labor dispute, act of God or public enemy, action or inaction of a court or public authority, fire, sabotage, war, explosion, curtailments, unscheduled withdrawal of facilities from operation for maintenance or repair or any other cause of similar nature beyond the reasonable control of that Party (any such event, "Force Majeure"). Solely economic hardship of either Party shall not constitute Force Majeure under this Agreement. Nor shall anything contained in this paragraph or elsewhere in this Agreement excuse Operator or Dominion North Carolina Power from strict compliance with the obligation of the Parties to comply with the terms of Article IX of this Exhibit B relating to timely payments.

Each Party shall have the obligation to operate in accordance with Good Utility Practice (as defined below) at all times and to use due diligence to overcome and remove any cause of failure to perform.

If a Party relies on the occurrence of an event of Force Majeure described above as a basis for being excused from performance of its obligations under this Agreement, then the Party relying on the Force Majeure event shall:

- a) Provide within forty-eight (48) hours written notice of such Force Majeure event or potential Force Majeure to the other Party, giving an estimate of its expected duration and the probable impact on the performance of its obligations hereunder;
- b) Exercise all reasonable efforts to continue to perform its obligations under this Agreement;
- c) Expeditiously take action to correct or cure the Force Majeure event excusing performance; provided, however, that settlement of strikes or other labor disputes will be completely within the sole discretion of the Party affected by such strike or labor dispute;
 - d) Exercise all reasonable efforts to mitigate or limit damages to the other Party; and
- e) Provide prompt notice to the other Party of the cessation of the Force Majeure event giving rise to its excuse from performance. All performance obligations hereunder shall be extended by a period equal to the term of the resultant delay.

If a Party responding to a Force Majeure event has the ability to obtain, for additional expenditures, expedited material deliveries or labor production which would allow a response to the event in a manner that is above and beyond Good Utility Practice, and such a response could shorten the duration of the Force Majeure event, the Party responding to the event may, at its discretion, present the other Party with the option of funding the expenditures for expediting material deliveries or labor production in an effort to reduce the duration of the event and economic hardship. Each such opportunity will be negotiated on a case-by-case basis by the Parties.

For purposes of this Agreement, "Good Utility Practice" shall mean any of the applicable practices, methods, standards, guides or acts: required by any governmental authority, regional or national reliability council, or national trade organization, including NERC, SERC, or the successor of any of them, as they may be amended from time to time whether or not the Party whose conduct is at issue is a member thereof; otherwise engaged in or approved by a significant portion of the electric utility industry during the relevant time period which in the exercise of reasonable judgment in light of the facts known or that should have been known at the time a decision was made, could have been expected to accomplish the desired result in a manner consistent with law, regulation, good business practices, generation, transmission and distribution reliability, safety, environmental protection, economy and expediency. Good Utility Practice is intended to be acceptable practices, methods, or acts generally accepted in the region, or any other acts or practices as are reasonably necessary to maintain the reliability of the Transmission System (as defined in the Interconnection Agreement), or of the Facility, and is not intended to be limited to the optimum practices, methods, or acts to the exclusion of all others.

Exhibit C is a copy of Schedule 19-FP.

Schedule 19 - FP POWER PURCHASES FROM COGENERATION AND SMALL POWER PRODUCTION QUALIFYING FACILITIES

I. APPLICABILITY AND AVAILABILITY

This schedule is applicable to any qualifying Cogenerator or Small Power Producer (Qualifying Facility) which desires to deliver all of its net electrical output to the Company, has either (1) generating facilities designated as new capacity as defined by 18 C.F.R. § 292.304(b)(1), or (2) hydroelectric generating facilities that meet the criteria of being owned or operated by a small power producer as defined in G.S. 62-3(27a), and enters into an agreement for the sale of net electrical output to the Company (Agreement).

Unless otherwise provided by a Commission order setting forth different availability dates, this schedule is available to any Qualifying Facility (otherwise eligible pursuant to the terms hereof) that by November 1, 2014 or the date upon which proposed rates are filed in Docket No. E-100 Sub 140, if later than November 1, 2014, (a) has obtained a certificate of public convenience and necessity for its facility from the Commission or filed a report of proposed construction with the Commission pursuant to Commission Rule 8-65, and (b) has indicated to the Company in writing that it is committed to selling the output of the facility to the Company pursuant to the terms of this schedule.

Where the Qualifying Facility (QF) elects to be compensated for firm deliveries in accordance with this schedule, the amount of capacity under contract and the initial term of contract shall be limited as follows:

- A. Where the QF operates hydroelectric generating facilities that meet the criteria of being owned or operated by a small power producer as defined in G.S. 62-3(27a), or where the QF operates non-hydroelectric QFs fueled by trash or methane derived from landfills, hog waste, poultry waste, solar, wind, and non-animal forms of biomass, the amount of capacity subject to compensation shall be no greater than 5,000 kW, and the amount of energy purchased during a given hour at rates applicable to firm deliveries shall be no greater than 5,000 kWh. The initial term of contract for such a QF shall be for a period of 5, 10, or 15 years, at the option of the QF.
- B. Where the QF is not defined under Paragraph I.A., the amount of capacity subject to compensation shall be no greater than 3,000 kW, and the amount of energy purchased during a given hour at rates applicable to firm deliveries shall be no greater than 3,000 kWh. The initial term of contract for such a QF shall be for a period of 5 years.

(Continued)

Filed 10-30-14
Electric-North Carolina

Amending Filing Effective For Usage On and After 03-28-14. This Filing Effective For Usage On and After 03-28-14.

· Schedule 19 - FP POWER PURCHASES FROM COGENERATION AND SMALL POWER PRODUCTION QUALIFYING FACILITIES

(Continued)

I. APPLICABILITY AND AVAILABILITY (Continued)

Where the QF elects to be compensated for firm or non-firm deliveries in accordance with this schedule, the QF must begin deliveries to the Company within thirty months of February 21, 2014 to retain eligibility for the rates contained in this schedule; provided, however, a QF may be allowed additional time to begin deliveries of power to the Company if the QF facilities in question are nearly complete at the end of such thirty month period and the QF is able to demonstrate that it is making a good faith effort to complete its project in a timely manner. Where the QF elects an initial contract term of 10 or more years, such contract may be renewed for subsequent term(s), at the Company's option, based on substantially the same terms and provisions and at a rate either (1) mutually agreed upon by the parties negotiating in good faith and taking into consideration the Company's then avoided cost rates and other relevant factors or (2) set by arbitration.

This schedule is not applicable to a QF owned by a developer, or affiliate of a developer, who sells power to the Company from another facility located within one-half mile unless: (1) each facility provides thermal energy to different, unaffiliated hosts; (2) each facility provides thermal energy to the same host, and the host has multiple operations with distinctly different or separate thermal needs; or (3) each facility utilizes a renewable resource which may be subject to geographic siting limitations, such as hydroelectric, solar, or wind power facilities.

II. MONTHLY BILLING TO THE QF

All sales to the QF will be in accordance with any applicable filed rate schedule. In addition, where the QF contracts for sales to the Company, the QF will be billed a monthly charge equal to one of the following to cover the cost of meter reading and processing:

(Continued)

Filed 10-30-14 Electric-North Carolina Amending Filing Effective For Usage On and After 03-28-14. This Filing Effective For Usage On and After 03-28-14,

Schedule 19 - FP POWER PURCHASES FROM COGENERATION AND SMALL POWER PRODUCTION QUALIFYING FACILITIES

(Continued)

II. MONTHLY BILLING TO THE QF (Continued)

Metering required	Charge
One non-time-differentiated meter	\$17.24
One time-differentiated meter	\$35.55
Two time-differentiated meters	\$41.16

III. DEFINITION OF ON- AND OFF-PEAK HOURS

A, For Option A Rates the On-Peak Hours are:

Summer

(i) For the periods beginning at 12:00 midnight March 31 and ending at 12:00 midnight September 30:

The on-peak hours are defined as the hours between 10:00 am and 10:00 pm., Monday through Friday, excluding holidays considered as off-peak.

Non-Summer

(ii) For the periods beginning at 12:00 midnight September 30 and ending at 12:00 midnight March 31:

The on-peak hours are defined as those hours between 6:00 am and 1:00 pm., plus 4:00 p.m. through 9:00 p.m., Monday through Friday, excluding holidays considered as off-peak.

(Continued)

Filed 10-30-14 Electric-North Carolina Amending Filing Effective For Usage On and After 03-28-14. This Filing Effective For Usage On and After 03-28-14.

Schedule 19 - FP POWER PURCHASES FROM COGENERATION AND SMALL POWER PRODUCTION QUALIFYING FACILITIES

(Continued)

III, DEFINITION OF ON- AND OFF-PEAK HOURS (Continued)

B. For Option B Rates the On-Peak Hours are:

Summer

(i) For the periods beginning at 12:00 midnight May 31 and ending at 12:00 midnight September 30:

The on-peak hours are defined as the hours between 1:00 pm and 9:00 pm., Monday through Friday, excluding holidays considered as off-peak.

Non-Summer

(ii) For the periods beginning at 12:00 midnight September 30 and ending at 12:00 midnight May 31:

The on-peak hours are defined as those hours between 6:00 am and 1:00 pm. Monday through Friday, excluding holidays considered as off-peak.

C. Off-Peak Hours:

The off-peak hours in any month are defined as all hours not specified above as on-peak hours. All hours for the following holidays will be considered as off-peak: New Year's Day, Good Friday, Memorial Day, Independence Day, Labor Day, Thanksgiving Day, the day after Thanksgiving, and Christmas Day. When one of the above holidays falls on a Saturday, the Friday before the holiday will be considered off-peak; when the holiday falls on a Sunday, the following Monday will be considered off-peak.

(Continued)

Filed 10-30-14 Electric-North Carolina Amending Filing Effective For Usage On and After 03-28-14. This Filing Effective For Usage On and After 03-28-14.

Schedule 19 - FP POWER PURCHASES FROM COGENERATION AND SMALL POWER PRODUCTION QUALIFYING FACILITIES

(Continued)

IV. CONTRACT OPTIONS FOR DESIGNATING MODE OF OPERATION

The QF shall designate under contract its Mode of Operation from the following options, each of which determines the Company's method of payment.

- A. The QF may contract for the delivery of energy to the Company without reimbursement, designated as the Non-reimbursement Mode of Operation; or,
- B. The QF may contract for the delivery of non-firm energy to the Company (no payment for capacity). This option includes QFs that elect to contract to deliver non-firm energy to the Company on an as-available basis. Where the QF's generation facilities have an aggregate nameplate rating of 100 kW or less the QF may designate the Non-firm, Non-time-differentiated Mode of Operation. Regardless of nameplate rating the QF may designate the Non-firm, Time-differentiated Mode of Operation.
- C. The QF may contract for the delivery of firm energy and capacity to the Company. The level of capacity which the QF contracts to sell to the Company shall not exceed 5,000 kW, where the QF is defined under Paragraph I.A., or 3,000 kW otherwise. This capacity level, in kW, shall be referred to as the Contracted Capacity. When the QF elects to sell firm energy and capacity, the QF shall designate the Firm Mode of Operation.

V. PAYMENT FOR COMPANY PURCHASES OF NON-FIRM ENERGY

The QF may contract to receive payment for energy at rates to be determined with each revision of this schedule. These rates will be based upon the QF's Mode of Operation as described below. There are no capacity payments for the QFs that contract for non-firm energy.

(Continued)

Filed 10-30-14 Electric-North Carolina Amending Filing Effective For Usage On and After 03-28-14. This Filing Effective For Usage On and After 03-28-14.

Schedule 19 - FP POWER PURCHASES FROM COGENERATION AND SMALL POWER PRODUCTION QUALIFYING FACILITIES

(Continued)

- V. PAYMENT FOR COMPANY PURCHASES OF NON-FIRM ENERGY (Continued)
 - A. Non-reimbursement Mode of Operation. Where the QF designates the Non-Reimbursement Mode of Operation, no payment will be made for energy delivered.
 - B. Non-time-differentiated Mode of Operation. Where the QF's generation facilities have an aggregate nameplate rating of 100 kW or less and the QF designates the Non-Firm, Non-time-differentiated Mode of Operation, the following rates in cents per kWh are applicable:

3.843

C. Time-differentiated Mode of Operation. Where the QF designates the Time-differentiated Mode of Operation, the following On- and Off-peak rates in cents per kWh are applicable:

On-peak 4.541 Off-peak 3.455

All energy purchase rates will be further increased by 3.0% to account for line losses avoided by the Company, except that upon the effective date of any Schedule 19 that is subsequently amended and approved by the Commission, the line loss percentage applied shall be the percentage stated in the then-current Schedule 19. In lieu of 3.0% or the line loss percentage stated in the then-current Schedule 19, the QF may request that a site specific line loss percentage be determined with the QF bearing the cost of the study required.

(Continued)

Filed 10-30-14 Electric-North Carolina Amending Filing Effective For Usage On and After 03-28-14. This Filing Effective For Usage On and After 03-28-14.

Schedule 19 - FP POWER PURCHASES FROM COGENERATION AND SMALL POWER PRODUCTION QUALIFYING FACILITIES

(Continued)

VI. PAYMENT FOR COMPANY PURCHASES OF FIRM ENERGY

QFs designating the Firm Mode of Operation will be eligible to receive purchase payments for the delivery of firm energy by the QF to the Company. The QF may contract to receive payments for firm energy based on A or B, below. Contract terms for 10 or 15 years are available only where the QF is defined under Paragraph I.A.

The QF may contract to receive payment for firm time-differentiated energy at rates to be determined with each revision of this schedule (Variable Rate). These rates in cents per kWh, which reflect the Company's estimated avoided energy cost for delivery of firm energy during 2013 or 2014, are as shown in the price tables below:

A. Option A: The QF may contract to receive energy purchase payments for the delivery of firm energy based upon fixed prices, as shown below in cents per kWh:

		1.17	en rynig-1 en	III IVAIO		
	Variable Rate	5-Year	10-Year	15-Year		
On-Peak (¢/kWh)	4.541	5.055	5,526	5.813		
Off-Peak (¢/kWh)	3.455	3.964	4,388	4.661		

B. Option B: The QF may contract to receive energy purchase payments for the delivery of firm energy based upon fixed prices, as shown below in cents per kWh:

(Continued)

Filed 10-30-14 Electric-North Carolina Amending Filing Effective For Usage On and After 03-28-14. This Filing Effective For Usage On and After 03-28-14.

Schedule 19 - FP POWER PURCHASES FROM COGENERATION AND SMALL POWER PRODUCTION QUALIFYING FACILITIES

(Continued)

VI. PAYMENT FOR COMPANY PURCHASES OF FIRM ENERGY (Continued)

		Fixed Long-Term Rate				
	Variable Rate	5-Year	10-Year	15-Year		
On-Peak (ø/kWh)	4.663	5.194	5.675	5.962		
Off-Peak (¢/kWh)	3.614	4.119	4.549	4.824		

Any energy delivered above 100% up to 105% of QF's Contracted Capacity in any hour will be purchased at the then applicable non-firm energy rates under Schedule 19-FP. There will be no reimbursement for any energy delivered above 105% of QF's Contracted Capacity.

All energy purchase rates will be further increased by 3.0% to account for line losses avoided by the Company, except upon the effective date of any Schedule 19 that is subsequently amended and approved by the Commission, the line loss percentage applied shall be the percentage stated in the then-current Schedule 19. In lieu of 3.0% or the line loss percentage stated in the then-current Schedule 19, the QF may request that a site specific line loss percentage be determined with the QF bearing the cost of the study required.

VII. PAYMENT FOR COMPANY PURCHASES OF CAPACITY

Company purchases of capacity are applicable only where the QF elects the Firm Mode of Operation. Capacity payments are applicable during on-peak hours only. Such QFs shall receive capacity purchase payments based on the applicable levelized capacity purchase price below, in cents per kWh, corresponding to the contract length in years. Contract terms for 10 or 15 years are available only where the QF is defined under Paragraph I.A.

Filed 10-30-14 Electric-North Carolina Amending Filing Effective For Usage On and After 03-28-14. This Filing Effective For Usage On and After 03-28-14.

Schedule 19 - FP POWER PURCHASES FROM COGENERATION AND SMALL POWER PRODUCTION QUALIFYING FACILITIES

(Continued)

VII. PAYMENT FOR COMPANY PURCHASES OF CAPACITY (Continued)

Option A:

For hydroelectric facilities with no storage capability and no other type of generation:

		<u>C</u>	apacity Price	
	5-Year	<u>10-Yea</u>	r15-Year	
On-Peak (¢/kWh) Summer	5,895	6.095	6,263	
On-Peak (¢/kWh) Non-summer	3.930	4.063	4,175	
For all other facilities:				
		Ca	pacity Price	
	5-Year	10-Year	15-Year	
On-Peak (¢/kWh) Summer	3.537	3.657	3.758	
On-Peak (¢/kWh) Non-summer	2.358	2.438	2.505	
Option B:	•			
For hydroelectric facilities with no	storage capab		other type of gener pacity Price	ation:
•	5-Year	10-Year	15-Year	
On-Peak (¢/kWh) Summer	13.524	13.982	14.368	•
On-Peak (ø/kWh) Non-summer	5.214	5.390	5.539	
For all other facilities:				
	<u> </u>	Ca	pacity Price	
	5-Year	10-Year	15-Year	
On-Peak (¢/kWh) Summer	8.115	8.389	8.621	•

3.128

3.234

Filed 10-30-14 · Electric-North Carolina

On-Peak (¢/kWh) Non-summer

Amending Filing Effective For Usage On and After 03-28-14. This Filing Effective For Usage On and After 03-28-14.

3.323

Schedule 19 - FP POWER PURCHASES FROM COGENERATION AND SMALL POWER PRODUCTION QUALIFYING FACILITIES

(Continued)

VII. PAYMENT FOR COMPANY PURCHASES OF CAPACITY (Continued)

Payments will be made to the QF by applying the appropriate levelized capacity purchase price above to all kWh delivered to the Company during each on-peak hour, up to the 100% of the Contracted Capacity in such hour. There will be no compensation for capacity in excess of the QF's Contracted Capacity in an hour. This capacity price will be in accordance with the length of rate term for capacity sales so established in the contract.

VIII. PROVISIONS FOR COMPANY PURCHASE OF THE QF GENERATION

- A. The QF shall own and be fully responsible for the costs and performance of the QF's:
 - 1. Generating facility in accordance with all applicable laws and governmental agencies having jurisdiction;
 - 2. Control and protective devices as required by the Company on the OF's side of the meter.
- B. The sale of power to the Company by a QF at avoided cost rates pursuant to this Schedule 19-FP does not convey ownership to the Company of the renewable energy credits or green tags associated with the QF facility.
- C. Upon request by the Company, the Cogenerator or Small Power Producer must demonstrate that the facility is a Qualifying Facility as defined by PURPA.
- D. Interconnection procedures for the QF's generation interconnection are provided through the Internet at the Company's website; http://www.dom.com/dominion-north-carolina-power/customer-service/rates-and-tariffs/pdf/term24.pdf.

Filed 10-30-14 Electric-North Carolina Amending Filing Effective For Usage On and After 03-28-14. This Filing Effective For Usage On and After 03-28-14.

Schedule 19 - FP POWER PURCHASES FROM COGENERATION AND SMALL POWER PRODUCTION QUALIFYING FACILITIES

(Continued)

IX. MODIFICATION OF RATES AND OTHER PROVISIONS HEREUNDER

The provisions of this schedule, including the rates for purchase of energy and Contracted Capacity by the Company, are subject to modification at any time in the manner prescribed by law, and when so modified, shall supersede the rates and provisions hereof. However, payments to QFs with contracts for a specified term at payments established at the time the obligation is incurred shall remain at the payment levels established in their contract with the exception of the line loss percentage applied which shall be the percentage stated in the then-current Schedule 19.

If the QF terminates its contract to provide Contracted Capacity and energy to the Company prior to the expiration of the contract term, the QF shall, in addition to other liabilities, be liable to the Company for excess capacity and energy payments.

Such excess payments will be calculated by taking the difference between (1) the total capacity and energy payments already made by the Company to the QF and (2) capacity and energy payments calculated based on the levelized capacity and energy purchase price found in Paragraph VI and VII corresponding to the highest term option completed by the QF. These excess payments shall also include interest, from the time such excess payments were made, compounded annually at the rate equal to the Company's most current issue of long-term debt at the time of the contract's effective date.

X. TERM OF CONTRACT

The term of contract shall be such as may be mutually agreed upon but for not less than one year.

Filed 10-30-14
Electric-North Carolina

Amending Filing Effective For Usage On and After 03-28-14. This Filing Effective For Usage On and After 03-28-14.

EXHIBIT D

Exhibit D is a map and written description identifying the specific location of the Facility and is provided by the Operator.

The Facility is located at 760 Gregory Farm Road, Roanoke Rapids, Halifax County, North Carolina.



EXHIBIT E

Exhibit E is the "Qualifying Facility" Certification to be provided by the Operator.

Name, Georg Veit

9.1. HXNAair Solar One, LLC
CEO, HXAir Solar One LLC

Title

FEDERAL ENERGY REGULATORY COMMISSION WASHINGTON, DC

OMB Control # 1902-0075 Expiration 5/31/2013

Form 556 Certification of Qualifying Facility (QF) Status for a Small Power Production or Cogeneration Facility

General

Questions about completing this form should be sent to Form556@ferc.gov. Information about the Commission's QF program, answers to frequently asked questions about QF requirements or completing this form, and contact information for QF program staff are available at the Commission's QF website, www.ferc.gov/QF. The Commission's QF website also provides links to the Commission's QF regulations (18 C.F.R. § 131.80 and Part 292), as well as other statutes and orders pertaining to the Commission's QF program.

Who Must File

Any applicant seeking QF status or recertification of QF status for a generating facility with a net power production capacity (as determined in lines 7a through 7g below) greater than 1000 kW must file a self-certification or an application for Commission certification of QF status, which includes a properly completed Form 556. Any applicant seeking QF status for a generating facility with a net power production capacity 1000 kW or less is exempt from the certification requirement, and is therefore not required to complete or file a Form 556. See 18 C.F.R. § 292.203.

How to Complete the Form 556

This form is intended to be completed by responding to the items in the order they are presented, according to the instructions given. If you need to back-track, you may need to clear certain responses before you will be allowed to change other responses made previously in the form. If you experience problems, click on the nearest help button () for assistance, or contact Commission staff at Form556@ferc.gov.

Certain lines in this form will be automatically calculated based on responses to previous lines, with the relevant formulas shown. You must respond to all of the previous lines within a section before the results of an automatically calculated field will be displayed. If you disagree with the results of any automatic calculation on this form, contact Commission staff at Form556@ferc.gov to discuss the discrepancy before filing.

You must complete all lines in this form unless instructed otherwise. Do not alter this form or save this form in a different format. Incomplete or altered forms, or forms saved in formats other than PDF, will be rejected.

How to File a Completed Form 556

Applicants are required to file their Form 556 electronically through the Commission's eFiling website (see instructions on page 2). By filing electronically, you will reduce your filing burden, save paper resources, save postage or courier charges, help keep Commission expenses to a minimum, and receive a much faster confirmation (via an email containing the docket number assigned to your facility) that the Commission has received your filing.

If you are simultaneously filing both a waiver request and a Form 556 as part of an application for Commission certification, see the "Waiver Requests" section on page 3 for more information on how to file.

Paperwork Reduction Act Notice

This form is approved by the Office of Management and Budget (OMB Control No. 1902-0075, expiration 05/31/2013). Compliance with the information requirements established by the FERC Form No. 556 is required to obtain or maintain status as a QF. See 18 C.F.R. § 131.80 and Part 292. An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number. The estimated burden for completing the FERC Form No. 556, including gathering and reporting information, is as follows: 3 hours for self-certification of a small power production facility, 8 hours for self-certifications of a cogeneration facility, 6 hours for an application for Commission certification of a small power production facility, and 50 hours for an application for Commission certification of a cogeneration facility. Send comments regarding this burden estimate or any aspect of this collection of information, including suggestions for reducing this burden, to the following: Information Clearance Officer, Office of the Executive Director (ED-32), Federal Energy Regulatory Commission, 888 First Street N.E., Washington, DC 20426; and Desk Officer for FERC, Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503 (oira submission@omb.eop.gov). Include the Control No. 1902-0075 in any correspondence.

Electronic Filing (eFiling)

To electronically file your Form 556, visit the Commission's QF website at www.ferc.gov/QF and click the eFiling link.

If you are eFiling your first document, you will need to register with your name, email address, mailing address, and phone number. If you are registering on behalf of an employer, then you will also need to provide the employer name, alternate contact name, alternate contact phone number and and alternate contact email.

Once you are registered, log in to eFiling with your registered email address and the password that you created at registration. Follow the instructions. When prompted, select one of the following QF-related filing types, as appropriate, from the Electric or General filing category.

Filing category	Filing Type as listed in eFiling	Description		
	(Fee) Application for Commission Cert. as Cogeneration QF	Use to submit an application for Commission certification or Commission recertification of a cogeneration facility as a QF.		
	(Fee) Application for Commission Cert. as Small Power QF	Use to submit an application for Commission certification or Commission recertification of a small power production facility as a QF.		
	Self-Certification Notice (QF, EG, FC)	Use to submit a notice of self- certification of your facility (cogeneration or small power production) as a QF.		
Electric	Self-Recertification of Qualifying Facility (QF)	Use to submit a notice of self- recertification of your facility (cogeneration or small power production) as a QF.		
	Supplemental Information or Request	Use to correct or supplement a Form 556 that was submitted with errors or omissions, or for which Commission staff has requested additional information. Do not use this filing type to report new changes to a facility or its ownership; rather, use a self-recertification or Commission recertification to report such changes.		
General	(Fee) Petition for Declaratory Order (not under FPA Part 1)	Use to submit a petition for declaratory order granting a waiver of Commission QF regulations pursuant to 18 C.F.R. §§ 292.204(a) (3) and/or 292.205(c). A Form 556 is not required for a petition for declaratory order unless Commission recertification is being requested as part of the petition.		

You will be prompted to submit your filing fee, if applicable, during the electronic submission process. Filing fees can be paid via electronic bank account debit or credit card.

During the eFiling process, you will be prompted to select your file(s) for upload from your computer.

A filing fee is required if you are filing either of the following:

(1) an application for Commission certification or recertification of your facility as a QF pursuant to 18 C.F.R. § 292.207(b), or (2) a petition for declaratory order granting waiver pursuant to 18 C.F.R. §§ 292.204(a)(3) and/or 292.205(c).

The current fees for applications for Commission certifications and petitions for declaratory order can be found by visiting the Commission's QF website at www.ferc.gov/QF and clicking the Fee Schedule link.

You will be prompted to submit your filing fee, if applicable, during the electronic filing process described on page 2.

Required Notice to Utilities and State Regulatory Authorities

Pursuant to 18 C.F.R. § 292.207(a)(ii), you must provide a copy of your self-certification or request for Commission certification to the utilities with which the facility will interconnect and/or transact, as well as to the State regulatory authorities of the states in which your facility and those utilities reside. Links to information about the regulatory authorities in various states can be found by visiting the Commission's QF website at www.ferc.gov/QF and clicking the Notice Requirements link.

What to Expect From the Commission After You File

An applicant filing a Form 556 electronically will receive an email message acknowledging receipt of the filing and showing the docket number assigned to the filing. Such email is typically sent within one business day, but may be delayed pending confirmation by the Secretary of the Commission of the contents of the filing.

An applicant submitting a self-certification of QF status should expect to receive no documents from the Commission, other than the electronic acknowledgement of receipt described above. Consistent with its name, a self-certification is a certification by the applicant itself that the facility meets the relevant requirements for QF status, and does not involve a determination by the Commission as to the status of the facility. An acknowledgement of receipt of a self-certification, in particular, does not represent a determination by the Commission with regard to the QF status of the facility. An applicant self-certifying may, however, receive a rejection, revocation or deficiency letter if its application is found, during periodic compliance reviews, not to comply with the relevant requirements.

An applicant submitting a request for Commission certification will receive an order either granting or denying certification of QF status, or a letter requesting additional information or rejecting the application. Pursuant to 18 C.F.R. § 292.207(b)(3), the Commission must act on an application for Commission certification within 90 days of the later of the filing date of the application or the filing date of a supplement, amendment or other change to the application.

Waiver Requests

18 C.F.R. § 292.204(a)(3) allows an applicant to request a waiver to modify the method of calculation pursuant to 18 C.F.R. § 292.204(a)(2) to determine if two facilities are considered to be located at the same site, for good cause. 18 C.F.R. § 292.205(c) allows an applicant to request waiver of the requirements of 18 C.F.R. §§ 292.205(a) and (b) for operating and efficiency upon a showing that the facility will produce significant energy savings. A request for waiver of these requirements must be submitted as a petition for declaratory order, with the appropriate filing fee for a petition for declaratory order. Applicants requesting Commission recertification as part of a request for waiver of one of these requirements should electronically submit their completed Form 556 along with their petition for declaratory order, rather than filing their Form 556 as a separate request for Commission recertification. Only the filing fee for the petition for declaratory order must be paid to cover both the waiver request and the request for recertification if such requests are made simultaneously.

18 C.F.R. § 292.203(d)(2) allows an applicant to request a waiver of the Form 556 filing requirements, for good cause. Applicants filing a petition for declaratory order requesting a waiver under 18 C.F.R. § 292.203(d)(2) do not need to complete or submit a Form 556 with their petition.

eb 27 2015

Geographic Coordinates

If a street address does not exist for your facility, then line 3c of the Form 556 requires you to report your facility's geographic coordinates (latitude and longitude). Geographic coordinates may be obtained from several different sources. You can find links to online services that show latitude and longitude coordinates on online maps by visiting the Commission's QF webpage at www.ferc.gov/QF and clicking the Geographic Coordinates link. You may also be able to obtain your geographic coordinates from a GPS device, Google Earth (available free at http://earth.google.com), a property survey, various engineering or construction drawings, a property deed, or a municipal or county map showing property lines.

Filing Privileged Data or Critical Energy Infrastructure Information in a Form 556

The Commission's regulations provide procedures for applicants to either (1) request that any information submitted with a Form 556 be given privileged treatment because the information is exempt from the mandatory public disclosure requirements of the Freedom of Information Act, 5 U.S.C. § 552, and should be withheld from public disclosure; or (2) identify any documents containing critical energy infrastructure information (CEII) as defined in 18 C.F.R. § 388.113 that should not be made public.

If you are seeking privileged treatment or CEII status for any data in your Form 556, then you must follow the procedures in 18 C.F.R. § 388.112. See www.ferc.gov/help/filing-guide/file-ceii.asp for more information.

Among other things (see 18 C.F.R. § 388.112 for other requirements), applicants seeking privileged treatment or CEII status for data submitted in a Form 556 must prepare and file both (1) a complete version of the Form 556 (containing the privileged and/or CEII data), and (2) a public version of the Form 556 (with the privileged and/or CEII data redacted). Applicants preparing and filing these different versions of their Form 556 must indicate below the security designation of this version of their document. If you are *not* seeking privileged treatment or CEII status for any of your Form 556 data, then you should not respond to any of the items on this page.

Non-Public: Applicant is seeking privileged treatment and/or CEII status for data contained in the Form 556 lines indicated below. This non-public version of the applicant's Form 556 contains all data, including the data that is redacted in the (separate) public version of the applicant's Form 556.
Public (redacted): Applicant is seeking privileged treatment and/or CEII status for data contained in the Form 556 lines indicated below. This public version of the applicants's Form 556 contains all data except for data from the lines indicated below, which has been redacted.
Privileged : Indicate below which lines of your form contain data for which you are seeking privileged treatment
Critical Energy Infrastructure Information (CEII): Indicate below which lines of your form contain data for which you are seeking CEII status

The eFiling process described on page 2 will allow you to identify which versions of the electronic documents you submit are public, privileged and/or CEII. The filenames for such documents should begin with "Public", "Priv", or "CEII", as applicable, to clearly indicate the security designation of the file. Both versions of the Form 556 should be unaltered PDF copies of the Form 556, as available for download from www.ferc.gov/QF. To redact data from the public copy of the submittal, simply omit the relevant data from the Form. For numerical fields, leave the redacted fields blank. For text fields, complete as much of the field as possible, and replace the redacted portions of the field with the word "REDACTED" in brackets. Be sure to identify above all fields which contain data for which you are seeking non-public status.

The Commission is not responsible for detecting or correcting filer errors, including those errors related to security designation. If your documents contain sensitive information, make sure they are filed using the proper security designation.

FEDERAL ENERGY REGULATORY COMMISSION WASHINGTON, DC

OMB Control # 1902-0075 Expiration 5/31/2013

Form 556 Certification of Qualifying Facility (QF) Status for a Small Power Production or Cogeneration Facility

	1b Applicant street addre 7804-C Fairview							
	1c City Charlotte		1d State/provi	nce				
	1e Postal code 28226	1f Country (if not United States)		1g Telephone number (408) 353–0010				
Ī	1h Has the instant facility	vever previously been certified as a Q	F? Yes ⊠ N	lo 🗌	並			
F	1i If yes, provide the doc	ket number of the last known QF filing	pertaining to th	nis facility: QF <u>14 - 486 - 000</u>	Q.			
Ī	1j Under which certificat	on process is the applicant making th	is filing?					
	Notice of self-certification (see note below)	cation \Box^{A}_{fe}	oplication for Co e; see "Filing Fee	mmission certification (requires filing " section on page 3)				
	Note: a notice of self-certification is a notice by the applicant itself that its facility complies with the requirements for QF status. A notice of self-certification does not establish a proceeding, and the Commission does not review a notice of self-certification to verify compliance. See the "What to Expect From the Commission After You File" section on page 3 for more information.							
	1k What type(s) of QF status is the applicant seeking for its facility? (check all that apply)							
	Qualifying small power production facility status Qualifying cogeneration facility status							
	11 What is the purpose and expected effective date(s) of this filling?							
	Original certification; facility expected to be installed by and to begin operation on							
-	Change(s) to a previously certified facility to be effective on (identify type(s) of change(s) below, and describe change(s) in the Miscellaneous section starting on page 19)							
	☐ Name change and/or other administrative change(s)							
	☐ Change in ownership							
	Change(s) affect	ing plant equipment, fuel use, power	production capa	city and/or cogeneration thermal output				
	Supplement or correction to a previous filing submitted on 4/22/14 (describe the supplement or correction in the Miscellaneous section starting on page 19)							
	(4004110 4 110 04 120 140 140 140 140 140 140 140 140 140 14							
	1m If any of the following three statements is true, check the box(es) that describe your situation and complete the form to the extent possible, explaining any special circumstances in the Miscellaneous section starting on page 19.							
	The instant facility complies with the Commission's QF requirements by virtue of a waiver of certain regulations previously granted by the Commission in an order dated (specify any other relevant waiver orders in the Miscellaneous section starting on page 19)							
		would comply with the Commission this application is granted	s QF requiremen	its if a petition for waiver submitted				
	employment of u	r complies with the Commission's reg nique or innovative technologies not n of compliance via this form difficult	contemplated by					

	2a Name of contact person Georg Veit	2b Telephone number (408) 353–0010						
	2c Which of the following describes the contact person's relationship to the applicant? (check one)							
	Applicant (self) Employee, owner or partner of applicant authorized to represent the applicant							
no	Employee of a company affiliated with the applicant authorized to represent the applicant on this matter							
ati	Lawyer, consultant, or other representative authorized to represent the applicant on this matter							
Ë	2d Company or organization name (· · · · · · · · · · · · · · · · · · ·	-			
Ę	Geenex, LLC	in applicant is an maivida	al, check here and	13KIP to IIIIe 20, []				
ct Fi	2e Street address (if same as Applica	ant, check here and skip to	o line 3a) 🔀		O			
Contact Information								
O	2f City	1	2g State/provi	ince				
	2h Postal code	2i Country (if not United	l States)					
٩	3a Facility name HXNAir Solar One		· · · · · · · · · · · · · · · · · · ·	-				
tio					J.Danie			
Ca	3b Street address (if a street address		Ť	and skip to line 3c)	O			
<u> </u>	760 Gregory Farm Rd, Roa	noke Kapids, NC 2	1839					
nd								
cility Identification and Location	3c Geographic coordinates: If you indicated that no street address exists for your facility by checking the box in line 3b, then you must specify the latitude and longitude coordinates of the facility in degrees (to three decimal places). Use the following formula to convert to decimal degrees from degrees, minutes and seconds: decimal degrees = degrees + (minutes/60) + (seconds/3600). See the "Geographic Coordinates" section on page 4 for help. If you provided a street address for your facility in line 3b, then specifying the geographic coordinates below is optional.							
lentif	Longitude	degrees	Latitude	North (+) degrees				
2	3d City (if unincorporated, check he	re and enter nearest city)	☐ 3e State/p	rovince				
<u>ii</u>	Roanoke Rapids		ис					
Fac	3f County (or check here for indepen	ndent city) 🗍 3	g Country (if not	t United States)				
	Halifax							
	Identify the electric utilities that are contemplated to transact with the facility.							
ies	4a Identify utility interconnecting with the facility							
I≓	Dominion North Carolina Power							
Transacting Utilities	4b Identify utilities providing wheeling service or check here if none							
Ė	4c Identify utilities purchasing the useful electric power output or check here if none							
sac	Dominion North Carolina	•			O			
Tran	4d Identify utilities providing supple service or check here if none		power, maintena	nce power, and/or interruptible power	0			
'	Dominion North Carolina Power							

	5a Direct ownership as of effective date or operation date: Identify all direct owners of the facility holding a percent equity interest. For each identified owner, also (1) indicate whether that owner is an electric util defined in section 3(22) of the Federal Power Act (16 U.S.C. 796(22)), or a holding company, as defined in 1262(8) of the Public Utility Holding Company Act of 2005 (42 U.S.C. 16451(8)), and (2) for owners which utilities or holding companies, provide the percentage of equity interest in the facility held by that owned direct owners hold at least 10 percent equity interest in the facility, then provide the required information two direct owners with the largest equity interest in the facility.							
	Full legal names of direct owners	Electric utility or holding company	If Yes, % equity interest					
	1) Geenex, LLC	Yes ☐ No 🔀	9					
	2)	Yes No	96					
	3)	Yes No	%					
	4)	Yes No	 8					
	5)	Yes No						
	6)	Yes No	8					
	7)	Yes No	9					
_	8)	Yes No	······································					
Operation	9)	Yes No						
rat	10)	Yes No	용					
Ownership and	 Upstream (i.e., indirect) ownership as of effective date or operation date: Identify all of the facility that both (1) hold at least 10 percent equity interest in the facility, and defined in section 3(22) of the Federal Power Act (16 U.S.C. 796(22)), or holding com 1262(8) of the Public Utility Holding Company Act of 2005 (42 U.S.C. 16451(8)). Also equity interest in the facility held by such owners. (Note that, because upstream ow another, total percent equity interest reported may exceed 100 percent.) Check here if no such upstream owners exist. ✓ Full legal names of electric utility or holding company upstream ow 1) 2) 3) 4) 5) 6) 7) 8) 9) 10) Check here and continue in the Miscellaneous section starting on page 19 if add 	I (2) are electric utilitical panies, as defined in provide the percent where may be subsidial ners	es, as section age of aries of one % equity interest % % % % % % % % % % % % % % % % % % %					
	5c Identify the facility operator	araonar space is need						
	Geenex, LLC							

Page 8 - All Facilities

	6a Describe the primary energy input: (check one main category and, if applicable, one subcategory)											
		Biomas	s (specify)	⊠ Re	ene	wable resource	es (specif	y)	☐ Geoth	nermal		
			andfill gas			Hydro power	- river		Fossil	fuel (spec	ify)	
		□ N	Manure digester gas			Hydro power	- tidal			Coal (not	waste)	
		□ N	Nunicipal solid waste			Hydro power	- wave			Fuel oil/di	esel	
		□ S	ewage digester gas		\boxtimes	Solar - photov	oltaic			Natural ga	as (not waste)	
		□ V	Vood			Solar - therma	il		П	Other foss		
			Other biomass (describe on	page 19)		Wind				(describe	on page 19)	
		☐ Waste (specify type below in line 6	b)		Other renewa (describe on p		urce	Other	(describe	on page 19)	
	6b	If you spec	ified "waste" as the primary	energy inp	ut ir	n line 6a, indica	ite the ty	pe of	waste fuel	used: (che	ck one)	
		☐ Waste	e fuel listed in 18 C.F.R. § 29	2.202(b) (sp	ecif	y one of the fo	llowing)					
			Anthracite culm produced	prior to July	/ 23	, 1985						
			Anthracite refuse that has a ash content of 45 percent	an average l or more	heat	t content of 6,0	000 Btu c	r less	per pound	and has a	n average	
			Bituminous coal refuse tha average ash content of 25				of 9,500	Btu p	er pound o	or less and	has an	
nput	Top or bottom subbituminous coal produced on Federal lands or on Indian lands that has be determined to be waste by the United States Department of the Interior's Bureau of Land Ma (BLM) or that is located on non-Federal or non-Indian lands outside of BLM's jurisdiction, provided the applicant shows that the latter coal is an extension of that determined by BLM to be wast							anagement ovided that				
Energy Input	Coal refuse produced on Federal lands or on Indian lands that has been determined to be waste by the BLM or that is located on non-Federal or non-Indian lands outside of BLM's jurisdiction, provided that applicant shows that the latter is an extension of that determined by BLM to be waste											
Ш	Lignite produced in association with the production of montan wax and lignite that becomes exposed as a result of such a mining operation							es exposed				
	Gaseous fuels (except natural gas and synthetic gas from coal) (describe on page 19)											
	Waste natural gas from gas or oil wells (describe on page 19 how the gas meets the requirements of ☐ C.F.R. § 2.400 for waste natural gas; include with your filing any materials necessary to demonstrate compliance with 18 C.F.R. § 2.400)											
			Materials that a governme	nt agency h	as c	ertified for dis	oosal by	comb	ustion (des	scribe on p	age 19)	
			Heat from exothermic read	tions (descr	ribe	on page 19)		□ Re	esidual hea	t (describe	on page 19)	
				Used rubber tires] Plastic ma	ater	ials [] Refine	ry off-	gas	☐ Petro	oleum coke
	Other waste energy input that has little or no commercial value and exists in the absence of the qualifying facility industry (describe in the Miscellaneous section starting on page 19; include a discussion of the fuell lack of commercial value and existence in the absence of the qualifying facility industry)											
6c Provide the average energy input, calculated on a calendar year basis, in terms of Btu/h for the following for energy inputs, and provide the related percentage of the total average annual energy input to the facility 292.202(j)). For any oil or natural gas fuel, use lower heating value (18 C.F.R. § 292.202(m)).												
			Fuel			l average ener for specified fu			Percentage nnual ener			
			Natural gas				0 Btu,	/h		0 %		
			Oil-based fuels				0 Btu	/h		0 %		
			Coal				0 Btu	/h		0 %		

FERC Form 556

Page 9 - All Facilities

4,988.0 kW

Indicate the maximum gross and maximum net electric power production capacity of the facility at the point(s) of delivery by completing the worksheet below. Respond to all items. If any of the parasitic loads and/or losses identified in lines 7b through 7e are negligible, enter zero for those lines.

7a The maximum gross power production capacity at the terminals of the individual generator(s) under the most favorable anticipated design conditions	7,353 kW
7b Parasitic station power used at the facility to run equipment which is necessary and integral to the power production process (boiler feed pumps, fans/blowers, office or maintenance buildings directly related to the operation of the power generating facility, etc.). If this facility includes non-power production processes (for instance, power consumed by a cogeneration facility's thermal host), do not include any power consumed by the non-power production activities in your	
reported parasitic station power.	o kW
7c Electrical losses in interconnection transformers	
	368 kW
7d Electrical losses in AC/DC conversion equipment, if any	
	1,997 kW
7e Other interconnection losses in power lines or facilities (other than transformers and AC/DC conversion equipment) between the terminals of the generator(s) and the point of interconnection	
with the utility	o kW
7f Total deductions from gross power production capacity = $7b + 7c + 7d + 7e$	
<u> </u>	2,365.0 kW
7g Maximum net power production capacity = 7a - 7f	

7h Description of facility and primary components: Describe the facility and its operation. Identify all boilers, heat recovery steam generators, prime movers (any mechanical equipment driving an electric generator), electrical generators, photovoltaic solar equipment, fuel cell equipment and/or other primary power generation equipment used in the facility. Descriptions of components should include (as applicable) specifications of the nominal capacities for mechanical output, electrical output, or steam generation of the identified equipment. For each piece of equipment identified, clearly indicate how many pieces of that type of equipment are included in the plant, and which components are normally operating or normally in standby mode. Provide a description of how the components operate as a system. Applicants for cogeneration facilities do not need to describe operations of systems that are clearly depicted on and easily understandable from a cogeneration facility's attached mass and heat balance diagram; however, such applicants should provide any necessary description needed to understand the sequential operation of the facility depicted in their mass and heat balance diagram. If additional space is needed, continue in the Miscellaneous section starting on page 19.

This is a ground mount solar photo-voltaic system comprised of the following components:

Approximately:

Technical Facility Information

24,510 x 300W Series Modules OR equivalent 5 x 1000 kVA Inverters OR equivalent Pile driven ground mounted racking structure

Information Required for Small Power Production Facility

If you indicated in line 1k that you are seeking qualifying small power production facility status for your facility, then you must respond to the items on this page. Otherwise, skip page 10.

	Pursuant to 18 C.F.R. § 292.204(a), the power production capacity of any small power production facility, together with the power production capacity of any other small power production facilities that use the same energy resource, are owned by the same person(s) or its affiliates, and are located at the same site, may not exceed 80 megawatts. To demonstrate compliance with this size limitation, or to demonstrate that your facility is exempt from this size limitation under the Solar, Wind, Waste, and Geothermal Power Production Incentives Act of 1990 (Pub. L. 101-575, 104 Stat. 2834 (1990) as amended by Pub. L. 102-46, 105 Stat. 249 (1991)), respond to lines 8a through 8e below (as applicable).				
	8a Identify any facilities with electrical generating equipment located within 1 mile of the electrical generating equipment of the instant facility, and for which any of the entities identified in lines 5a or 5b, cat least a 5 percent equity interest.				
JCe	Check here if no such facilities exist.				
pliar ons	Facility location Root docket # (city or county, state) (if any) Common owner(s)	Maximum net power production capacity			
om) tati	1)QF	kW			
f Co mi	2)QF	kW			
n of e Li	3) QF	kW			
Size	Check here and continue in the Miscellaneous section starting on page 19 if additional sp	pace is needed			
Certification of Compliance with Size Limitations	8b The Solar, Wind, Waste, and Geothermal Power Production Incentives Act of 1990 (Incenti exemption from the size limitations in 18 C.F.R. § 292.204(a) for certain facilities that were cert Are you seeking exemption from the size limitations in 18 C.F.R. § 292.204(a) by virtue of the Ir	ified prior to 1995.			
	☐ Yes (continue at line 8c below) ☐ No (skip lines 8c through 8e)				
	8c Was the original notice of self-certification or application for Commission certification of the before December 31, 1994? Yes No	ne facility filed on or			
	8d Did construction of the facility commence on or before December 31, 1999? Yes No				
	8e If you answered No in line 8d, indicate whether reasonable diligence was exercised toward the facility, taking into account all factors relevant to construction? Yes No If you as a brief narrative explanation in the Miscellaneous section starting on page 19 of the construction particular, describe why construction started so long after the facility was certified) and the dil toward completion of the facility.	nswered Yes, provide ion timeline (in			
Pursuant to 18 C.F.R. § 292.204(b), qualifying small power production facilities may use for amounts, for only the following purposes: ignition; start-up; testing; flame stabilization; or prevention of unanticipated equipment outages; and alleviation or prevention of emerge the public health, safety, or welfare, which would result from electric power outages. The used for these purposes may not exceed 25 percent of the total energy input of the facility period beginning with the date the facility first produces electric energy or any calendar to 18 C.F.R. § 292.204(b), qualifying small power production facilities may use for amounts, for only the following purposes: ignition; start-up; testing; flame stabilization; or prevention of unanticipated equipment outages; and alleviation or prevention of emerge the public health, safety, or welfare, which would result from electric power outages. The		ol use; alleviation or s, directly affecting ount of fossil fuels ring the 12-month			
of C Re	9a Certification of compliance with 18 C.F.R. § 292.204(b) with respect to uses of fossil fuel:				
on c Use	Applicant certifies that the facility will use fossil fuels exclusively for the purposes listed	l above.			
Certification of Complia with Fuel Use Requirem	9b Certification of compliance with 18 C.F.R. § 292.204(b) with respect to amount of fossil fue Applicant certifies that the amount of fossil fuel used at the facility will not, in aggrega percent of the total energy input of the facility during the 12-month period beginning facility first produces electric energy or any calendar year thereafter.	te, exceed 25			

Information Required for Cogeneration Facility

If you indicated in line 1k that you are seeking qualifying cogeneration facility status for your facility, then you must respond to the items on pages 11 through 13. Otherwise, skip pages 11 through 13.

	Pursuant to 18 C.F.R. § 292.202(c), a cogeneration facility produces electric energy and forms of useful thermal energy (such as heat or steam) used for industrial, commercial, heating, or cooling purposes, through the sequential use of energy. Pursuant to 18 C.F.R. § 292.202(s), "sequential use" of energy means the following: (1) for a topping-cycle cogeneration facility, the use of reject heat from a power production process in sufficient amounts in a thermal application or process to conform to the requirements of the operating standard contained in 18 C.F.R. § 292.205(a); or (2) for a bottoming-cycle cogeneration facility, the use of at least some reject heat from a thermal application or process for power production. 10a What type(s) of cogeneration technology does the facility represent? (check all that apply)				
	Topping-cycle				
	10b To help demonstrate the sequential operation of the cogeneration process, and to support compliance with other requirements such as the operating and efficiency standards, include with your filing a mass and heat balance diagram depicting average annual operating conditions. This diagram must include certain items and meet certain requirements, as described below. You must check next to the description of each requirement below to certify that you have complied with these requirements.				
	Check to certify compliance with	Do antinom out			
	indicated requirement	Requirement			
ration n		Diagram must show orientation within system piping and/or ducts of all prime movers, heat recovery steam generators, boilers, electric generators, and condensers (as applicable), as well as any other primary equipment relevant to the cogeneration process.			
gene natio		Any average annual values required to be reported in lines 10b, 12a, 13a, 13b, 13d, 13f, 14a, 15b, 15d and/or 15f must be computed over the anticipated hours of operation.			
General Cogeneration Information		Diagram must specify all fuel inputs by fuel type and average annual rate in Btu/h. Fuel for supplementary firing should be specified separately and clearly labeled. All specifications of fuel inputs should use lower heating values.			
ien(Diagram must specify average gross electric output in kW or MW for each generator.			
0		Diagram must specify average mechanical output (that is, any mechanical energy taken off of the shaft of the prime movers for purposes not directly related to electric power generation) in horsepower, if any. Typically, a cogeneration facility has no mechanical output.			
		At each point for which working fluid flow conditions are required to be specified (see below), such flow condition data must include mass flow rate (in lb/h or kg/s), temperature (in °F, R, °C or K), absolute pressure (in psia or kPa) and enthalpy (in Btu/lb or kJ/kg). Exception: For systems where the working fluid is <i>liquid only</i> (no vapor at any point in the cycle) and where the type of liquid and specific heat of that liquid are clearly indicated on the diagram or in the Miscellaneous section starting on page 19, only mass flow rate and temperature (not pressure and enthalpy) need be specified. For reference, specific heat at standard conditions for pure liquid water is approximately 1.002 Btu/(lb*R) or 4.195 kJ/(kg*K).			
		Diagram must specify working fluid flow conditions at input to and output from each steam turbine or other expansion turbine or back-pressure turbine.			
		Diagram must specify working fluid flow conditions at delivery to and return from each thermal application.			
		Diagram must specify working fluid flow conditions at make-up water inputs,			

	EPAct 2005 cogeneration facilities: The Energy Policy Act of 2005 (EPAct 2005) established a new section 210(n) of the Public Utility Regulatory Policies Act of 1978 (PURPA), 16 USC 824a-3(n), with additional requirements for any qualifying cogeneration facility that (1) is seeking to sell electric energy pursuant to section 210 of PURPA and (2) was either not a cogeneration facility on August 8, 2005, or had not filed a self-certification or application for Commission certification of QF status on or before February 1, 2006. These requirements were implemented by the Commission in 18 C.F.R. § 292.205(d). Complete the lines below, carefully following the instructions, to demonstrate whether these additional requirements apply to your cogeneration facility and, if so, whether your facility complies with such requirements.	
	11a Was your facility operating as a qualifying cogeneration facility on or before August 8, 2005? Yes No	O
	I	Ō
s ë	If the answer to either line 11a or 11b is Yes, then continue at line 11c below. Otherwise, if the answers to both lines 11a and 11b are No, skip to line 11e below.	
ntal Us acilitie	11c With respect to the design and operation of the facility, have any changes been implemented on or after February 2, 2006 that affect general plant operation, affect use of thermal output, and/or increase net power production capacity from the plant's capacity on February 1, 2006?	C
n F	Yes (continue at line 11d below)	İ
Fundar	No. Your facility is not subject to the requirements of 18 C.F.R. § 292.205(d) at this time. However, it may be subject to to these requirements in the future if changes are made to the facility. At such time, the applicant would need to recertify the facility to determine eligibility. Skip lines 11d through 11j.	
for l	11d Does the applicant contend that the changes identified in line 11c are not so significant as to make the facility a "new" cogeneration facility that would be subject to the 18 C.F.R. § 292.205(d) cogeneration requirements?	0
EPAct 2005 Requirements for Fundamental Use of Energy Output from Cogeneration Facilities	Yes. Provide in the Miscellaneous section starting on page 19 a description of any relevant changes made to the facility (including the purpose of the changes) and a discussion of why the facility should not be considered a "new" cogeneration facility in light of these changes. Skip lines 11e through 11j.	
	No. Applicant stipulates to the fact that it is a "new" cogeneration facility (for purposes of determining the applicability of the requirements of 18 C.F.R. § 292.205(d)) by virtue of modifications to the facility that were initiated on or after February 2, 2006. Continue below at line 11e.	
05 I y O	11e Will electric energy from the facility be sold pursuant to section 210 of PURPA?	G
t 20 nerg	Yes. The facility is an EPAct 2005 cogeneration facility. You must demonstrate compliance with 18 C.F.R. § 292.205(d)(2) by continuing at line 11f below.	7900
EPAc of E	No. Applicant certifies that energy will <i>not</i> be sold pursuant to section 210 of PURPA. Applicant also certifies its understanding that it must recertify its facility in order to determine compliance with the requirements of 18 C.F.R. § 292.205(d) <i>before</i> selling energy pursuant to section 210 of PURPA in the future. Skip lines 11f through 11j.	
	11f Is the net power production capacity of your cogeneration facility, as indicated in line 7g above, less than or equal to 5,000 kW?	G
	Yes, the net power production capacity is less than or equal to 5,000 kW. 18 C.F.R. § 292.205(d)(4) provides a rebuttable presumption that cogeneration facilities of 5,000 kW and smaller capacity comply with the requirements for fundamental use of the facility's energy output in 18 C.F.R. § 292.205(d)(2). Applicant certifies its understanding that, should the power production capacity of the facility increase above 5,000 kW, then the facility must be recertified to (among other things) demonstrate compliance with 18 C.F.R. § 292.205(d)(2). Skip lines 11g through 11j.	
	No, the net power production capacity is greater than 5,000 kW. Demonstrate compliance with the requirements for fundamental use of the facility's energy output in 18 C.F.R. § 292.205(d)(2) by continuing on the next page at line 11g.	

EPAct 2005 Requirements for Fundamental Use of Energy Output from Cogeneration Facilities (continued)

Lines 11g through 11k below guide the applicant through the process of demonstrating compliance with the requirements for "fundamental use" of the facility's energy output. 18 C.F.R. § 292.205(d)(2). Only respond to the lines on this page if the instructions on the previous page direct you to do so. Otherwise, skip this page.

18 C.F.R. § 292.205(d)(2) requires that the electrical, thermal, chemical and mechanical output of an EPAct 2005 cogeneration facility is used fundamentally for industrial, commercial, residential or institutional purposes and is not intended fundamentally for sale to an electric utility, taking into account technological, efficiency, economic, and variable thermal energy requirements, as well as state laws applicable to sales of electric energy from a qualifying facility to its host facility. If you were directed on the previous page to respond to the items on this page, then your facility is an EPAct 2005 cogeneration facility that is subject to this "fundamental use" requirement.

The Commission's regulations provide a two-pronged approach to demonstrating compliance with the requirements for fundamental use of the facility's energy output. First, the Commission has established in 18 C.F.R. § 292.205(d)(3) a "fundamental use test" that can be used to demonstrate compliance with 18 C.F.R. § 292.205(d)(2). Under the fundamental use test, a facility is considered to comply with 18 C.F.R. § 292.205(d)(2) if at least 50 percent of the facility's total annual energy output (including electrical, thermal, chemical and mechanical energy output) is used for industrial, commercial, residential or institutional purposes.

Second, an applicant for a facility that does not pass the fundamental use test may provide a narrative explanation of and support for its contention that the facility nonetheless meets the requirement that the electrical, thermal, chemical and mechanical output of an EPAct 2005 cogeneration facility is used fundamentally for industrial, commercial, residential or institutional purposes and is not intended fundamentally for sale to an electric utility, taking into account technological, efficiency, economic, and variable thermal energy requirements, as well as state laws applicable to sales of electric energy from a qualifying facility to its host facility.

Complete lines 11g through 11j below to determine compliance with the fundamental use test in 18 C.F.R. § 292.205(d)(3). Complete lines 11g through 11j even if you do not intend to rely upon the fundamental use test to demonstrate compliance with 18 C.F.R. § 292.205(d)(2).

11g Amount of electrical, thermal, chemical and mechanical energy output (net of internal	1	
generation plant losses and parasitic loads) expected to be used annually for industrial,		
commercial, residential or institutional purposes and not sold to an electric utility	1	MWF
11h Total amount of electrical, thermal, chemical and mechanical energy expected to be		
sold to an electric utility	1	MWh
11i Percentage of total annual energy output expected to be used for industrial, commercial, residential or institutional purposes and not sold to a utility		
= 100 * 11g /(11g + 11h)	0.9	%

11j Is the response in line 11i greater than or equal to 50 percent?

Yes. Your facility complies with 18 C.F.R. § 292.205(d)(2) by virtue of passing the fundamental use test provided in 18 C.F.R. § 292.205(d)(3). Applicant certifies its understanding that, if it is to rely upon passing the fundamental use test as a basis for complying with 18 C.F.R. § 292.205(d)(2), then the facility must comply with the fundamental use test both in the 12-month period beginning with the date the facility first produces electric energy, and in all subsequent calendar years.

No. Your facility does not pass the fundamental use test. Instead, you must provide in the Miscellaneous section starting on page 19 a narrative explanation of and support for why your facility meets the requirement that the electrical, thermal, chemical and mechanical output of an EPAct 2005 cogeneration facility is used fundamentally for industrial, commercial, residential or institutional purposes and is not intended fundamentally for sale to an electric utility, taking into account technological, efficiency, economic, and variable thermal energy requirements, as well as state laws applicable to sales of electric energy from a QF to its host facility. Applicants providing a narrative explanation of why their facility should be found to

comply with 18 C.F.R. § 292.205(d)(2) in spite of non-compliance with the fundamental use test may want to review paragraphs 47 through 61 of Order No. 671 (accessible from the Commission's QF website at www.ferc.gov/QF), which provide discussion of the facts and circumstances that may support their explanation. Applicant should also note that the percentage reported above will establish the standard that that facility must comply with, both for the 12-month period beginning with the date the facility first produces electric energy, and in all subsequent calendar years. See Order No. 671 at paragraph 51. As such, the applicant should make sure that it reports appropriate values on lines 11g and 11h above to serve as the relevant annual standard, taking into account expected variations in production conditions.

attributable to use (net of

host contained in nu

Usefulness of Topping-Cycle Fhermal Output

Information Required for Topping-Cycle Cogeneration Facility

Name of antity (thormal host)

If you indicated in line 10a that your facility represents topping-cycle cogeneration technology, then you must respond to the items on pages 14 and 15. Otherwise, skip pages 14 and 15.

The thermal energy output of a topping-cycle cogeneration facility is the net energy made available to an industrial or commercial process or used in a heating or cooling application. Pursuant to sections 292.202(c), (d) and (h) of the

Commission's regulations (18 C.F.R. §§ 292.202(c), (d) and (h)), the thermal energy output of a qualifying toppingcycle cogeneration facility must be useful. In connection with this requirement, describe the thermal output of the topping-cycle cogeneration facility by responding to lines 12a and 12b below.

12a Identify and describe each thermal host, and specify the annual average rate of thermal output made available to each host for each use. For hosts with multiple uses of thermal output, provide the data for each use in separate rows. Average annual rate of thermal output

	taking thermal output	Thermal host's use of thermal output	return or make-up water)
1)		Select thermal host's relationship to facility	
''		Select thermal host's use of thermal output	Btu/h
2)		Select thermal host's relationship to facility	
2)		Select thermal host's use of thermal output	Btu/h
21		Select thermal host's relationship to facility	
3)		Select thermal host's use of thermal output	Btu/h
4)		Select thermal host's relationship to facility	
		Select thermal host's use of thermal output	Btu/h
E)		Select thermal host's relationship to facility	
5)		Select thermal host's use of thermal output	Btu/h
61		Select thermal host's relationship to facility	
6)		Select thermal host's use of thermal output	Btu/h

Check here and continue in the Miscellaneous section starting on page 19 if additional space is needed

12b Demonstration of usefulness of thermal output: At a minimum, provide a brief description of each use of the thermal output identified above. In some cases, this brief description is sufficient to demonstrate usefulness, However, if your facility's use of thermal output is not common, and/or if the usefulness of such thermal output is not reasonably clear, then you must provide additional details as necessary to demonstrate usefulness. Your application may be rejected and/or additional information may be required if an insufficient showing of usefulness is made. (Exception: If you have previously received a Commission certification approving a specific use of thermal output related to the instant facility, then you need only provide a brief description of that use and a reference by date and docket number to the order certifying your facility with the indicated use. Such exemption may not be used if any change creates a material deviation from the previously authorized use.) If additional space is needed, continue in the Miscellaneous section starting on page 19.

equal to 42.5%:

Yes (complies with efficiency standard)

orm 556 Page 15 -	Topping-Cycle Cogeneration Facilities
Applicants for facilities representing topping-cycle technology must demonsticycle operating standard and, if applicable, efficiency standard. Section 292.20 regulations (18 C.F.R. § 292.205(a)(1)) establishes the operating standard for to the useful thermal energy output must be no less than 5 percent of the total e (18 C.F.R. § 292.205(a)(2)) establishes the efficiency standard for topping-cycle installation commenced on or after March 13, 1980: the useful power output of thermal energy output must (A) be no less than 42.5 percent of the total energy facility; and (B) if the useful thermal energy output is less than 15 percent of the be no less than 45 percent of the total energy input of natural gas and oil to the compliance with the topping-cycle operating and/or efficiency standards, or to exempt from the efficiency standard based on the date that installation comme 13l below.	pping-cycle cogeneration facilities: pping-cycle cogeneration facilities: nergy output. Section 292.205(a)(2) cogeneration facilities for which of the facility plus one-half the useful y input of natural gas and oil to the e total energy output of the facility, e facility. To demonstrate odemonstrate that your facility is
If you indicated in line 10a that your facility represents both topping-cycle and technology, then respond to lines 13a through 13l below considering only the attributable to the topping-cycle portion of your facility. Your mass and heat k which mass and energy flow values and system components are for which por cogeneration system.	energy inputs and outputs balance diagram must make clear tion (topping or bottoming) of the
13a Indicate the annual average rate of useful thermal energy output made a to the host(s), net of any heat contained in condensate return or make-up wat	
13b Indicate the annual average rate of net electrical energy output	er Btu/h
	kW
13c Multiply line 13b by 3,412 to convert from kW to Btu/h	0 Btu/h
13d Indicate the annual average rate of mechanical energy output taken directly of the shaft of a prime mover for purposes not directly related to power produ (this value is usually zero)	tly off
13e Multiply line 13d by 2,544 to convert from hp to Btu/h	,,,,,
	0 Btu/h
13f Indicate the annual average rate of energy input from natural gas and oil	Btu/h
13g Topping-cycle operating value = 100 * 13a / (13a + 13c + 13e)	0 %
13h Topping-cycle efficiency value = 100 * (0.5*13a + 13c + 13e) / 13f	
	0 %
13i Compliance with operating standard: Is the operating value shown in line	13g greater than or equal to 5%?
Yes (complies with operating standard) No (does not co	mply with operating standard)
13j Did installation of the facility in its current form commence on or after Ma	rch 13, 1980?
Yes. Your facility is subject to the efficiency requirements of 18 C.F.R. 5 compliance with the efficiency requirement by responding to line 13k	
No. Your facility is exempt from the efficiency standard. Skip lines 13k	and 13I.
13k Compliance with efficiency standard (for low operating value): If the operating value indicate below whether the efficiency value shown in line 13h	
Yes (complies with efficiency standard) No (does not co	mply with efficiency standard)
131 Compliance with efficiency standard (for high operating value): If the ope greater than or equal to 15%, then indicate below whether the efficiency value	

No (does not comply with efficiency standard)

Information Required for Bottoming-Cycle Cogeneration Facility

If you indicated in line 10a that your facility represents bottoming-cycle cogeneration technology, then you must respond to the items on pages 16 and 17. Otherwise, skip pages 16 and 17.

; ₁	The thermal energy output of a bottoming-cycle cogeneration facility is the energy related to the process(es) from which at least some of the reject heat is then used for power production. Pursuant to sections 292.202(c) and (e) of the Commission's regulations (18 C.F.R. § 292.202(c) and (e)), the thermal energy output of a qualifying bottoming-cycle cogeneration facility must be useful. In connection with this requirement, describe the process(es) from which at least some of the reject heat is used for power production by responding to lines 14a and 14b below.				
	14a	host. For hosts with multiple bo	nal host and each bottoming-cycle cogeneration prottoming-cycle cogeneration processes, provide the		
		Name of entity (thermal host) performing the process from which at least some of the reject heat is used for power production	Thermal host's relationship to facility; Thermal host's process type	Has the energy input to the thermal host been augmented for purposes of increasing power production capacity? (If Yes, describe on p. 19)	
	1)	1.14.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2	Select thermal host's relationship to facility	Yes No	
	')		Select thermal host's process type	,65 [] ,76 []	
υ l	2)		Select thermal host's relationship to facility	Yes No	
D Z	2)		Select thermal host's process type	145 []	
ر [3)		Select thermal host's relationship to facility	Yes No	
t ju	رد		Select thermal host's process type		
m dtr	Check here and continue in the Miscellaneous section starting on page 19 if additional space is needed				
Jsefulness of Bo Thermal	ider facil mus add prev facil to tl cha	ntified above. In some cases, this l lity's process is not common, and/ st provide additional details as neo litional information may be requir viously received a Commission cel lity, then you need only provide a he order certifying your facility wi	thermal output: At a minimum, provide a brief description is sufficient to demonstrate usefulners of it the usefulness of such thermal output is not recessary to demonstrate usefulness. Your application ed if an insufficient showing of usefulness is made. It is a proving a specific bottoming-cycle probrief description of that process and a reference by the indicated process. Such exemption may not ade.) If additional space is needed, continue in the Made.	ness. However, if your asonably clear, then you on may be rejected and/or (Exception: If you have cess related to the instant date and docket number be used if any material	

Bottoming-Cycle Operating and Efficiency Value Calculation

than or equal to 45%:

Yes (complies with efficiency standard)

Fo	rm 556 Page 17 - Bottoming	g-Cycle Cogeneration Facilities	
	Applicants for facilities representing bottoming-cycle technology and for which installation commenced on or after March 13, 1990 must demonstrate compliance with the bottoming-cycle efficiency standards. Section 292.205(b) of the Commission's regulations (18 C.F.R. § 292.205(b)) establishes the efficiency standard for bottoming-cycle cogeneration facilities: the useful power output of the facility must be no less than 45 percent of the energy input of natural gas and oil for supplementary firing. To demonstrate compliance with the bottoming-cycle efficiency standard (if applicable), or to demonstrate that your facility is exempt from this standard based on the date that installation of the facility began, respond to lines 15a through 15h below.		
	If you indicated in line 10a that your facility represents <i>both</i> topping-cycle and bottom technology, then respond to lines 15a through 15h below considering only the energy attributable to the bottoming-cycle portion of your facility. Your mass and heat balan which mass and energy flow values and system components are for which portion of t (topping or bottoming).	/ inputs and outputs ce diagram must make clear	
15a Did installation of the facility in its current form commence on or after March 13, 1980?			
	Yes. Your facility is subject to the efficiency requirement of 18 C.F.R. § 292.205 with the efficiency requirement by responding to lines 15b through 15h below		
	No. Your facility is exempt from the efficiency standard. Skip the rest of page	17.	
	15b Indicate the annual average rate of net electrical energy output	kW	
•	15c Multiply line 15b by 3,412 to convert from kW to Btu/h		
	15d Indicate the annual average rate of mechanical energy output taken directly off of the shaft of a prime mover for purposes not directly related to power production (this value is usually zero)	0 Btu/h	
	15e Multiply line 15d by 2,544 to convert from hp to Btu/h		
		0 Btu/h	
	15f Indicate the annual average rate of supplementary energy input from natural gas or oil	Btu/h	
	15g Bottoming-cycle efficiency value = 100 * (15c + 15e) / 15f	J(4) 11	
		0 %	

15h Compliance with efficiency standard: Indicate below whether the efficiency value shown in line 15g is greater

No (does not comply with efficiency standard)

Signer identified below certifies the follow	ing: (check all items and applicable subitems)	
	g any information contained in any attached docur any information contained in the Miscellaneous se	
oxtime He or she has provided all of the requito to the best of his or her knowledge an	ired information for certification, and the provided id belief.	information is true as stated,
He or she possess full power and auth Practice and Procedure (18 C.F.R. § 38.	ority to sign the filing; as required by Rule 2005(a)(5.2005(a)(3)), he or she is one of the following: (che	3) of the Commission's Rules of ck one)
The person on whose behalf t	he filing is made	
\square An officer of the corporation, t	trust, association, or other organized group on beh	alf of which the filing is made
\Box An officer, agent, or employe \circ filing is made	of the governmental authority, agency, or instrume	entality on behalf of which the
	oractice before the Commission under Rule 2101 of F.R. § 385.2101) and who possesses authority to sig	
He or she has reviewed all automatic of Miscellaneous section starting on pag	calculations and agrees with their results, unless ot le 19.	herwise noted in the
interconnect and transact (see lines A	Form 556 and all attachments to the utilities with was through 4d), as well as to the regulatory authoritithe Required Notice to Public Utilities and State Required Notice Notic	os of the states in which the
Procedure (18 C.F.R. § 385.2005(c)) provide	ture date below. Rule 2005(c) of the Commission's es that persons filing their documents electronically led documents. A person filing this document elec ded below.	may use typed characters
Your Signature	Your address	Date
Ž	7804-C Fairview Rd #257	
Georg Veit	Charlotte, NC 28226	11/5/2014
Audit Notes		
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Commission Staff Use Only:		
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Miscellaneous

Use this space to provide any information for which there was not sufficient space in the previous sections of the form to provide. For each such item of information *clearly identify the line number that the information belongs to.* You may also use this space to provide any additional information you believe is relevant to the certification of your facility.

Your response below is not limited to one page. Additional page(s) will automatically be inserted into this form if the length of your response exceeds the space on this page. Use as many pages as you require.

Address and other contact information for Applicant and Owner were changed. Inverter selection was updated.

Feb 27 201

EXHIBIT F

Exhibit F is the Certificate of Public Convenience and Necessity to be provided by the Operator, or evidence that no such certificate is required under North Carolina law in the form of a report of proposed construction to the Commission pursuant to Commission Rule 8-65.

STATE OF NORTH CAROLINA UTILITIES COMMISSION RALEIGH

DOCKET NO. SP-3286, SUB 0

BEFORE THE NORTH CAROLINA UTILITIES COMMISSION

In the Matter of		
Application by HXNAir Solar One, LLC, for a)	ORDER ISSUING CERTIFICATE
Certificate of Public Convenience and)	AND ACCEPTING
Necessity to Construct a 5-MW Solar Facility)	REGISTRATION OF NEW
in Halifax County, North Carolina)	RENEWABLE ENERGY FACILITY

BY THE COMMISSION: On January 9, 2014, HXNAir Solar One, LLC (Applicant), filed an application with the Commission seeking a certificate of public convenience and necessity pursuant to G.S. 62-110.1 for construction of a 5-MW_{AC} solar photovoltaic electric generating facility to be located at 760 Gregory Farm Road, Roanoke Rapids, Halifax County, North Carolina. The Applicant plans to sell the electricity generated by this facility to Dominion North Carolina Power (DNCP).

On January 15, 2014, the Commission issued an Order Requiring Publication of Notice, which required the Applicant to (1) publish notice of the application as required by G.S. 62-82(a) and file an affidavit of publication with the Commission, (2) mail a copy of the application and notice, no later than the first date that such notice is published, to the electric utility to which the Applicant plans to sell and distribute the electricity, and (3) file a certificate of service of the mailing to the utility. The Order also specified that if a complaint was received within 10 days after the last date of the publication of the notice, the Commission would schedule a public hearing to determine whether a certificate of public convenience and necessity should be awarded. The Order further specified that if the Commission received no complaints within the time specified above, and if the Commission did not order a hearing upon its own initiative, it would enter an order awarding the certificate of public convenience and necessity.

On February 21, 2014, the State Clearinghouse filed comments. Because of the nature of the comments, the cover letter indicated that no further State Clearinghouse review action by the Commission was required for compliance with the North Carolina Environmental Policy Act.

On March 13, 2014, the Applicant filed a certificate of service stating that the public notice and a copy of the application for a certificate of public convenience and necessity were provided to DNCP. Contemporaneously with this filing, the Applicant filed an affidavit of publication from The Daily Herald stating that the publication of notice was completed on February 14, 2014. No complaints have been received.

Also on March 13, 2014, the Applicant filed a registration statement for a new renewable energy facility. The registration statement included certified attestations that (1) the facility is in substantial compliance with all federal and state laws, regulations, and rules for the protection of the environment and conservation of natural resources; (2) the facility will be operated as a new renewable energy facility; (3) the Applicant will not remarket or otherwise resell any renewable energy certificates (RECs) sold to an electric power supplier to comply with G.S. 62-133.8; and (4) the Applicant will consent to the auditing of its books and records by the Public Staff insofar as those records relate to transactions with North Carolina electric power suppliers.

On April 22, 2014, the Applicant filed a map diagram showing the proposed layout of equipment and a copy of its FERC Form 556 providing evidence of its qualifying facility (QF) status.

The Public Staff presented this matter to the Commission at its Regular Staff Conference on May 5, 2014. The Public Staff recommended that the Commission approve the application, issue the requested certificate of public convenience and necessity, and accept the registration statement.

After careful consideration, the Commission finds good cause to approve the application and issue the attached certificate of public convenience and necessity for the proposed solar photovoltaic electric generating facility. The Commission further finds good cause, based upon the foregoing and the entire record in this proceeding, to accept registration of the facility as a new renewable energy facility. The Applicant shall annually file the information required by Commission Rule R8-66 on or before April 1 of each year and will be required to participate in the NC-RETS REC tracking system (http://www.ncrets.org) in order to facilitate the issuance of RECs.

IT IS, THEREFORE, ORDERED as follows:

- 1. That the application filed by HXNAir Solar One, LLC, for a certificate of public convenience and necessity shall be, and is hereby, approved.
- 2. That Appendix A shall constitute the certificate of public convenience and necessity issued to HXNAir Solar One, LLC, for the 5-MW_{AC} solar photovoltaic electric generating facility located at 760 Gregory Farm Road, Roanoke Rapids, Halifax County, North Carolina.
- 3. That the registration statement filed by HXNAir Solar One, LLC, for its solar photovoltaic facility located in Halifax County, North Carolina, as a new renewable energy facility shall be, and is hereby, accepted.

4. That HXNAir Solar One, LLC, shall annually file the information required by Commission Rule R8-66 on or before April 1 of each year.

ISSUED BY ORDER OF THE COMMISSION.

This the 7th day of May, 2014.

NORTH CAROLINA UTILITIES COMMISSION

Hail L. Mount

Gail L. Mount, Chief Clerk

Commissioner Don M. Bailey did not participate in this decision.

APPENDIX A

STATE OF NORTH CAROLINA UTILITIES COMMISSION RALEIGH

DOCKET NO. SP-3286, SUB 0

HXNAir Solar One, LLC 442 South Main Street, Suite 12 Davidson, North Carolina 28036

is hereby issued this

CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY PURSUANT TO G.S. 62-110.1

for a 5-MW_{AC} solar photovoltaic electric generating facility

located at

760 Gregory Farm Road, Roanoke Rapids, Halifax County, North Carolina,

subject to all orders, rules, regulations and conditions as are now or may hereafter be lawfully made by the North Carolina Utilities Commission.

ISSUED BY ORDER OF THE COMMISSION.

This the _7th day of May, 2014.

NORTH CAROLINA UTILITIES COMMISSION

Hail L. Mount

Gail L. Mount, Chief Clerk