



Cloverland
ELECTRIC COOPERATIVE

Renewable Generation (Category 1 – 20 kW and less)

Net Metering Program | Generator Interconnection Application
Interconnection & Parallel Operating Agreement

DEFINITIONS

Renewable Energy Resource

A resource that naturally replenishes over a human time frame and that is ultimately derived from solar power, water power, or wind power.

- i. Biomass
- ii. Solar and solar thermal energy
- iii. Wind energy
- iv. Kinetic energy of moving water, including all the following
 - a. Waves, tides, or currents
 - b. Water released through a dam
- v. Geothermal energy
- vi. Thermal energy produced from a geothermal heat pump
- vii. Any of the following cleaner energy resources
 - a. Municipal solid waste, including the biogenic and anthropogenic fractions
 - b. Landfill gas produced by municipal solid waste
 - c. Fuel that has been manufactured in whole or significant part from waste, including, but not limited to, municipal solid waste.

Cogeneration Facility

Cogeneration facility means equipment used to produce 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. It is not intended fundamentally for sale to an electric utility and requires that at least 50 percent of the aggregate output, on an annual basis, be used for industrial, commercial, residential or institutional purposes.

Small Power Production Facility

A qualifying facility whose primary energy source is at least 75 percent and any combination of the following:

- i. Biomass
- ii. Waste (i.e. Methane Digester)
- iii. Renewable resources (i.e. Solar, wind)
- iv. Geothermal resources

Methane Digester

A renewable energy system that uses animal or agricultural waste for the production of fuel gas that can be burned for the generation of electricity.

Distributed Generation

Generation connected at the point of consumption on the member's side of the meter. Generation output will offset the usage at the site of generation and excess energy may be sold back to the electric utility or a third party at a negotiated rate. Also referred to as Self Generation.

Site Generation

Generation connected directly to the bulk electric system. Generation output is sold entirely to the connected electric utility or a third party at a negotiated rate. Fuel source must be an RER.

Net Metering

A special type of Distributed Generation which allows members who meet specific criteria to be credited for their excess generation at the market rate of energy for offset of future usage. Fuel source must be an RER and cannot exceed 150kW. Methane Digesters are also allowed up to 550kW.

Net Metering Program

Availability

The net metering program is open to all residential and commercial members who operate renewable electric generators (Category 1 – 20 kW or less and *Category 2 – up to 150 kW) that are interconnected with the cooperative's system and generate all or a portion of their own retail electricity. Category 3 (150 kW to 550 kW) net metering is only available for Methane Digesters.

General Requirements

All application fees, procedures and requirements contained within this document are derived from the Michigan Public Service Commission's Interconnection Standards Rules (R 460.481-460.489) and the Commission-approved Generator Interconnection Requirements or Generator Interconnection Procedures as well as other applicable State (MCL Act 295) and Federal (Part 292 of Title 18 CFR) laws. The State of Michigan inspector or the local governing electrical authority will require an inspection before final electrical connections are made.

Generator

The electric generator must be fueled by a renewable energy resource as defined within MCL Act 295. The generator must be installed on the member's premises, serve only those premises and sized to meet the member's electric needs. The nameplate capacity of the generator must not exceed 20 kW for Category 1 installations, 150 kW for Category 2 installations, and 550 kW for Category 3. For Category 3, the primary energy source of the facility must be biomass, waste, renewable resources, geothermal resources, or any combination thereof, and 75 percent or more of the total energy input must be from these sources. The electric generator shall not exceed the member's annual energy needs in kilowatt-hours (kWh). **Usage will be reviewed annually to determine continued eligibility in the Net Metering Program.**

Interconnection Process

- Complete and Submit Generator Interconnection Application (Fee included)
- CEC Engineering Review
- Interconnection Study (as needed) at member's expense
- Interconnection and Parallel Operating Agreement including Site Plan and One-Line Electrical Diagram
- Approve Design/ROW requirements
- Construction (as needed) at member's expense
- Cloverland Electric Cooperative Electrical Site Evaluation

Generator Interconnection Requirements

Member is required to submit electrical diagrams and schematics documenting the interconnection and technical specifications of the interconnection equipment as part of the Interconnection Agreement and Application. The cooperative reserves the right to refuse any system design it deems unsafe and/or improperly engineered. Interconnection equipment must be UL-1471 approved for grid tie applications and meet IEEE 519 and 1547 standards.

Facilities must be designed and operated in parallel with Cloverland's system without adversely affecting the operation of Cloverland's equipment, other members' services or presenting any safety hazards.

The member must have a means of disconnect to isolate the generation system from the Cloverland System. This means of disconnect must be accessible to Cloverland Employees, located within ten feet (10') of the meter, lockable, and must provide a visible break feature (i.e. safety switch). See examples in Appendix B

Generator Interconnection Requirements-Continued

The interconnection rules and requirements will determine whether any additional equipment is required for the interconnection and to calculate and determine the assignment of costs. The member is responsible for all the costs incurred by the cooperative to install and/or upgrade facilities to handle the member's interconnected generation.

The cooperative will replace your current electronic meter with a bi-directional billing meter. This meter ensures proper billing credit for any excess generation. All metering equipment will be installed, maintained, read and owned by the cooperative.

Fees

Members are responsible for all distribution study costs, installation costs, and any required upgrades to the utility service. Other fees include an interconnection application fee.

Billing Process

Members will be billed for the total amount of electricity (kWh) used at the premises. The bill will include a credit for the amount of electricity generated on-site up to the amount of the monthly billed consumption.

Net Excess Generation (NEG)

For any energy generated beyond the current month's consumption (billing period) you will receive Net Excess Generation credits (NEG). These NEG credits, if any, carry over to the next billing period and are used to offset the energy charges in the next billing period.

Monthly Rate

Members continue to pay the retail price for all purchased power based on posted CEC rate schedules. **The NEG credit is currently the applicable retail rate (excluding any monthly facility charge). Demand charges will also apply where applicable.**

Generator Interconnection Application – Category 1

For all projects with aggregate generator output of 20 kW or less. Also, serves as Category 1 Net Metering application.

Electric Utility Contact Information

Cloverland Electric Cooperative
Engineering Department
2916 W. M-28, Dafter, MI 49724
Phone Number: 1-800-562-4953
Email: smeilstrup@cloverland.com

Member / Account Information (As shown on utility bill)

Member Name (Last, First, Middle): _____

Member Mailing Address: _____

Member Phone #: _____

Member E-Mail Address (optional): _____

Electric Service Account #: _____

Electric Service Meter #: _____

Are you applying for the Net Metering Program? Yes No

Are you interested in selling Renewable Energy Credits (REC's)? Yes No

Will you have an Alternative Electric Supplier? Yes No Name of Supplier: _____

Notes: Enter name ONLY if your energy is supplied by a third party, not the utility.

You must apply to both the distribution utility and your alternate energy provider (if applicable) for net metering.

Generation System Site Information

Physical Site Service Address (if not billing address): _____

Annual Site Requirements without Generation in Kilowatt-hours: _____ kWh/year

Peak Annual Site Demand in Kilowatts (only for members billed on demand rates): _____ kW

Attached Site Plan Provided (See Appendix A for samples): Yes

Attached One-Line Electrical Drawing Provided (See Appendix A for samples): Yes

Generation System & Manufacturer Information

System Type (Solar, Wind, Biomass, Fuel Cell, Geothermal, etc): _____

Generator Type (Inverter, Induction, Synchronous): _____

Generator Nameplate DC Rating (Solar Only) _____ (DC) kW

Generator Nameplate AC Rating _____ (AC) kW

Expected Annual Output in Kilowatt-hours: _____ kWh/year

A.C. Output Operating Voltage: _____ Volts

Wiring Configuration (Single Phase, Three Phase): _____

Certified Test Record # (Testing to standard UL1741 scope 1.1a): _____

Inverter Based Systems

Number of inverters: _____

Is the inverter(s) tested to IEEE 1547.1? Yes No

Manufacturer: _____

Model (Name /Number): _____

Inverter Power Rating (kw): _____ kW

Induction & Synchronous Based Systems

Manufacturer: _____

Model (Name /Number): _____

Installation Information / Project Single Point of Contact (Electric Utility Member, Developer, or other)

Name: _____

Company (If applicable): _____

Phone #: _____

E-mail Address: _____

Requested In-Service Date: _____

Licensed Professional Engineer Name (if applicable): _____

License Number: _____

Licensed Contractor (Name of Firm or Self): _____

License Number: _____

Contractor Name (Last, First, MI): _____

Contractor Phone #: _____

Contractor E-mail: _____

Member and Contractor Signature and Fees

- Attached \$75 Interconnection Application Fee or
- Attached \$100 combined Interconnection & Net Metering Program application fees
(*\$75 interconnection application fee plus \$25 fee required if selecting net metering*)

Check # or Money Order #: _____

(Sign and return completed application with application fee to electric utility contact.)

To the best of my knowledge, all the information provided in this application form is complete and correct.

Member Signature: _____ Date: _____

Contractor Signature (if applicable): _____ Date: _____

Note: Refer to the applicable "Michigan Electric Utility Generator Interconnection Procedures" for a detailed explanation of the interconnection process and technical requirements.

Interconnection and Parallel Operating Agreement

For **Category 1** projects (inverter based 20 kW or less).

This Interconnection and Parallel Operating Agreement (“Agreement”) is entered into on _____

(insert date of last signature from page 6) by **Cloverland Electric Cooperative** (the “Utility”),

_____(the “Member”),

And (if applicable under Paragraph 5) _____(the “Property Owner”).

Utility and Member are sometimes also referred to in this Agreement collectively as “Parties” or individually as “Party.” Member shall be the “Project Developer” as used in and for purposes of the applicable Michigan Electric Utility Generator Interconnection Requirements (“Interconnection Requirements”) or Generator Interconnection Procedures (“Interconnection Procedures”) approved by the Michigan Public Service Commission (“Commission”).

I. RECITALS

A. Member is an electric service member of Utility in good standing and has submitted a Generator Interconnection Application (“Application”) and/or an Interconnection and Net Metering Application to Utility.

B. Member desires to interconnect an electric generating facility with maximum capacity of 20 kilowatts (“kW”) or less (the “Member Facility”) with Utility’s electric distribution system and operate the Member Facility in parallel with Utility’s distribution system, under the Utility’s Interconnection Requirements for Category 1 (up to 20 kW) projects, as defined in the Electric Interconnection and Net Metering Standards approved by the Commission (the “Standards”).

C. For purposes of this Agreement, “interconnect” means establishing a connection between a non-utility generating resource (in this case, the Member Facility) and Utility’s distribution system. “Operate in parallel” means generating electricity from a non-utility resource (in this case, the Member Facility) that is connected to Utility’s system. In all cases, terms shall have the meaning as defined in the Standards.

D. Interconnection of the Member Facility with Utility’s distribution system is subject to this Agreement, the Application, the Interconnection Requirements, the Interconnection Procedures, the Standards and applicable utility tariffs approved by the MPSC.

E. This Agreement does not address any purchase or sale of electricity between Utility and Member nor does it create any agency, partnership, joint venture or other business arrangement between or among Utility, Member and/or Property Owner.

II. AGREEMENT

NOW THEREFORE, in consideration of the above recitals, the mutual covenants contained herein and for good and valuable consideration, the Parties agree as follows:

1. Description of Member Facility

1.4 The Member Facility must be built with the following ratings, which shall not be changed without thirty (30) days advance written notice to Utility according to the notice requirements herein and as depicted in the required Member provided interconnection diagrams:

Photovoltaic/Solar ("PV") Array Rating: _____ (AC) kw

Photovoltaic/Solar ("PV") Array Rating: _____ (DC) kw

Wind Turbine (WT) Rating: _____ kw

Hydroelectric Turbine (HT) Rating: _____ kw

Fuel Cell (FC) Rating: _____ kw

Other on site generation (specify type and rating): _____ kw

Service Type (circle one): Single Phase / Three Phase

Voltage Level: _____

Equipment Specification 1: Make: _____ Model: _____

Equipment Specification 2: Make: _____ Model: _____

Equipment Specification other: Make: _____ Model: _____

1.2 Member Facility Location (Property):

_____ County Tax ID or Parcel ID (if available)

_____ Street Address

_____ City/State/Zip Code

If Member is not the owner of the property identified above, the Property Owner must sign this Agreement for the purposes indicated in Paragraph 5.

1.3 Member's Utility service account number: _____

Property Owner's Utility service account number (if applicable): _____

1.4 The Member Facility is planned to be ready for parallel operation on or about: _____ (date)

2. Interconnection Facilities

If it is necessary for Utility to install certain interconnection facilities (“Interconnection Facilities”) and make certain system modifications in order to establish an interconnection between the Member Facility and Utility’s distribution system, the Interconnection facilities and modifications shall be described to the Member.

3. Design Requirements, Testing and Maintenance of Member Facility

- 3.1 Member shall be responsible for the design and installation of the Member Facility and obtaining and maintaining any required governmental authorizations and/or permits, which may include, but shall not be limited to, easements to clear trees, environmental, water quality, and necessary rights-of-way for installation and maintenance of the Utility Interconnection Facilities. Member shall reimburse Utility for its costs and expenses to acquire such easements / permits.
- 3.2 Member shall, at its sole expense, install and properly maintain protective relay equipment and devices to protect its equipment and service, and the equipment and system of Utility, from damage, injury or Interruption(s), and will assume any loss, liability or damage to the Member Facility caused by lack of or failure of such protection. Such protective equipment specifications and design shall be consistent with the applicable Interconnection Requirements or Interconnection Procedure. Prior to the Member Facility operating in parallel with Utility distribution system, Member shall provide satisfactory evidence to Utility that it has met the Interconnection Requirements or Interconnection Procedure, including but not limited to the receipt of approval from the local building/electrical code inspecting authority. The Utility’s approval or failure to approve, under this section in no way serves as a waiver or otherwise relieve the Member of its obligation under this section.
- 3.3 At its own expense, Member shall perform operational testing at least five (5) days prior to the installation of any Interconnection Facilities by Utility. Member shall contact Utility and arrange for a mutually agreeable time for performing these tests. Utility may, but is not required to, send qualified personnel to the Member Facility to inspect the facility and observe the testing. Upon completion of such testing and inspection and prior to interconnection Member shall provide Utility with a written report explaining all test results, including a copy of the generator commissioning test report.

Member shall test protective relay equipment in accordance with manufacturer’s specifications, unless no testing interval is provided, in which case testing shall occur every two (2) years (unless an extension is agreed to by Utility) to verify the calibration indicated on the latest relay setting document issued by Utility. Tests may be conducted or witnessed by Utility at Member's sole expense. The results of such tests shall be provided within formal written report to Utility upon request. Utility may, at any time and at its sole expense, inspect and test the Member Facility to verify that the required protective equipment is in service, properly maintained, and calibrated to provide the intended protection. This inspection may also include a review of Member's pertinent records. Inspection, testing and/or approval by Utility or the omission of any inspection, testing and/or approval by Utility pursuant to this Agreement shall not relieve the Member of any obligations or responsibility assumed under this Agreement.

- 3.4 Member shall operate and maintain the Member Facility in a safe and prudent manner and in conformance with all applicable laws and regulations. Member shall obtain or maintain any governmental authorizations and permits required for construction and operation of the Member Facility.

4. Disconnection

Utility shall be entitled to disconnect the Member Facility from Utility's distribution system, or otherwise refuse to connect the Member Facility, if: (a) Member has not complied with any one of the technical requirements contained in the applicable Interconnection Requirements or Interconnection Procedures, (b) the electrical characteristics of the Member Facility are not compatible with the electrical characteristics of Utility's distribution system, (c) an emergency condition exists on Utility's distribution system, (d) Member's protective relay equipment fails, (e) Utility determines that the Member Facility is disrupting service to any Utility member or other Utility Member, (f) disconnection is required to allow for construction, installation, maintenance, repair, replacement, removal, investigation, inspection or testing of any part of Utility's facilities, (g) if a required installation (e.g., telephone line) fails or becomes incapacitated and is not repaired in a timely manner, as determined by Utility, or (h) Member commits a material breach of this Agreement.

5. Access to Property

- 5.1 At its own expense, Member shall make the Member Facility site available to Utility. The site shall be free from hazards and shall be adequate for the operation and construction of the Interconnection Facilities. Utility, its agents and employees, shall have full right and authority of ingress and egress at all reasonable times on and across the property at which the Member's Facility is located, for the purpose of installing, operating, maintaining, inspecting, replacing, repairing, and removing the Interconnection Facilities. The right of ingress and egress shall not unreasonably interfere with Member's or (if different) Property Owner's use of the property.
- 5.2 Utility may enter the property on which the Member Facility is located to inspect, at reasonable hours, Member's protective devices and read or test meters. Utility will use reasonable efforts to provide Member or Property Owner, if applicable, at least 24 hours' notice prior to entering said property, in order to afford Member or Property Owner the opportunity to remove any locks or other encumbrances to entry; provided, however, that Utility may enter the property without notice (removing, at Member's expense, any lock or other encumbrance to entry) and disconnect the Interconnection Facilities if Utility believes that disconnection is necessary to address a hazardous condition and/or to protect persons, Utility's facilities, or the property of others from damage or interference caused by Member's Facility.
- 5.3 By executing this Agreement, Property Owner consents to and agrees to provide access to its property, including all rights of ingress and egress, on which the Member Facility is located to Utility as described in this section, but does not assume or guarantee other performance obligations of the Member under this Agreement.

6. Indemnity and Liability

- 6.1 Unless caused by the sole negligence or intentional wrongdoing of the other Party, each Party to this Agreement shall at all times assume all liability for, and shall defend, hold harmless, and indemnify the other Party and its directors, officers, employees, and agents from, any and all damages, losses, claims, demands, suits, recoveries, costs, legal fees, and expenses: (a) for injury to or death of any person or persons whomsoever occurring on its own system, or (b) for any loss, destruction of or damage to any property of third persons, firms, corporations or other entities occurring on its own system, including environmental harm or damage, or (c) arising out of or resulting from, either directly or indirectly, its own Interconnection Facilities, or (d) arising out of or resulting from, either directly or indirectly, any electric energy furnished to it hereunder after such energy has been delivered to it by such other Party. The provisions of this Section shall survive termination or expiration of this Agreement.

- 6.2 The provisions of this Section 6 shall not be construed to relieve any insurer of its obligations to pay any insurance claims in accordance with the provisions of any valid insurance policy.
- 6.3 Notwithstanding anything in this Section, or any other provision of this Agreement to the contrary, any liability of a Party to the other Party shall be limited to direct actual damages, and all other damages at law or in equity are hereby waived. Under no circumstances shall a Party be liable to the other Party, whether in tort, contract or other basis in law or equity for any special, indirect, punitive, exemplary or consequential damages, including lost profits. The indemnification obligations and limits on liability in this Section shall continue in full force and effect notwithstanding the expiration or termination of this Agreement, with respect to any event or condition giving rise to an indemnification obligation that occurred prior to such expiration or termination.
- 6.4 Either Party may contract with a subcontractor to perform its obligations under this Agreement and shall incorporate the obligations of this Agreement into its respective subcontracts, agreements, and purchase orders. Each Party shall remain liable to the other Party for the performance of such subcontractor under this Agreement subject to the provisions of this Section 6.

7. Force Majeure

Neither Party shall be liable for failure to perform any of its obligations hereunder, to the extent due to fire, flood, storm, other natural disaster, national emergency or war (referred collectively as "Force Majeure"), and not due to labor problems, inability to obtain financing, negligence or other similar condition of such Party, provided that either party has given the other prompt notice of such occurrence. The Party affected shall exercise due diligence to remove such Force Majeure with reasonable dispatch, but shall not be required to accede or agree to any provision not satisfactory to it in order to settle and terminate a strike or other labor disturbance.

8. Breach and Default

A breach of this Agreement ("Breach") shall occur upon the failure of a Party to perform or observe any material term or condition of this Agreement, the Standards, the Interconnection Requirement, or Interconnection Procedures. Upon a Breach by one Party, the non-breaching Party shall give written notice of such Breach to the breaching Party. The Party in Breach shall have 30 days from the date of the written notice to cure the Breach. If a Breach is not cured within the 30-day period provided for herein, the Party in Breach shall be deemed in default ("Default"). The non-defaulting Party shall then have the right to terminate this Agreement by written notice, shall be relieved of any further obligations hereunder, and may pursue any and all remedies available to it at law or in equity.

9. Governing Law

This Agreement shall be interpreted, governed, and construed under the laws of Michigan.

10. Amendment, Modification or Waiver

Any amendments or modifications to this Agreement shall be in writing and agreed to by both Parties. The failure of any Party at any time to require performance of any provision hereof shall in no manner affect its right at a later time to enforce the same. No waiver by any Party of the breach of any term or covenant contained in this Agreement, whether by conduct or otherwise, shall be deemed to be construed as a further or continuing waiver of any such breach or a waiver of the breach of any other term or covenant unless such waiver is in writing.

11. Notices

Any notice required under this Agreement shall be in writing and mailed or personally delivered to the Party at the address below. Written notice is effective within 3 days of depositing the notice in the United States mail, first class postage prepaid. Personal notice is effective upon delivery. Written notice of any address changes shall be provided. All written notices shall refer to the Member's Utility account number, as provided in Section 1 of this Agreement. All written notices shall be directed as follows:

Notice to Utility (from Member):

Notice to Member (from Utility):

Notice to Property Owner (if different than Member)(from Utility):

12. Term of Agreement and Termination

This Agreement shall become effective upon execution by all Parties and, if applicable, the Property Owner, and shall continue in full force and effect until terminated upon thirty (30) days' prior notice by either Party, upon Default of either Party as set forth in Section 8, upon mutual agreement of the Parties, or upon a change in ownership of either the Member Facility or the property at which the Member Facility is located absent a valid assignment under Section 15. At point in time for which this Agreement is to be terminated by Utility, absent valid assignment under Section 15, Utility retains the right to enter the property without notice (removing, at property owner's and/or Member's and/or other party expense, any lock or other encumbrance to entry) and disconnect the Interconnection Facilities to protect Utility facilities, hazard, or interference caused by generation facilities.

13. Entire Agreement

This Agreement supersedes all prior discussions and agreements between the Parties with respect to the subject matter hereof and constitutes the entire agreement between the Parties hereto.

14. No Third Party Beneficiary

The terms and provisions of this Agreement are intended solely for the benefit of each Party, and it is not the intention of the Parties to confer third-party beneficiary rights upon any other person or entity.

15. Assignment and Binding Effect

This Agreement shall not be assigned by a Party without the prior written consent of the other Party. Any attempt to do so will be void. Subject to the preceding, this Agreement is binding upon, inures to the benefit of, and is enforceable by the Parties and their respective successors and assigns. Member agrees to notify Utility in writing upon the sale or transfer of the Member Facility. This Agreement shall terminate and subject interconnected generation to disconnect upon such notice unless Utility consents to an assignment.

16. Severability

If any provision of this Agreement is determined to be partially or wholly invalid, illegal, or unenforceable, then such provision shall be deemed to be modified or restricted to the extent necessary to make such provision valid, binding, and enforceable; or, if such provision cannot be modified or restricted in a manner so as to make such provision valid, binding or enforceable, then such provision shall be deemed to be excised from this Agreement and the validity, binding effect, and enforceability of the remaining provisions of this Agreement shall not be affected or impaired in any manner.

17. Facility Change Notification

In the event any changes are to be made to the Member’s Facility, written notification must be given to the Utility in advance as described in the Notification section of this agreement. Any change to the size of the facility (increase or decrease in kW) or any other change that would affect the information provided in this agreement must be reported. Failure to do so would constitute a Breach of this agreement.

18. Signatures

The Parties to this Agreement hereby agree to have two originals of this Agreement executed by their duly authorized representatives. This Agreement is effective as of the later (or latest) of the dates set forth below.

Utility

Signature: _____

Name: _____

Title: _____

Date: _____

Member

Signature: _____

Name: _____

Title: _____

Date: _____

Property Owner (if applicable)

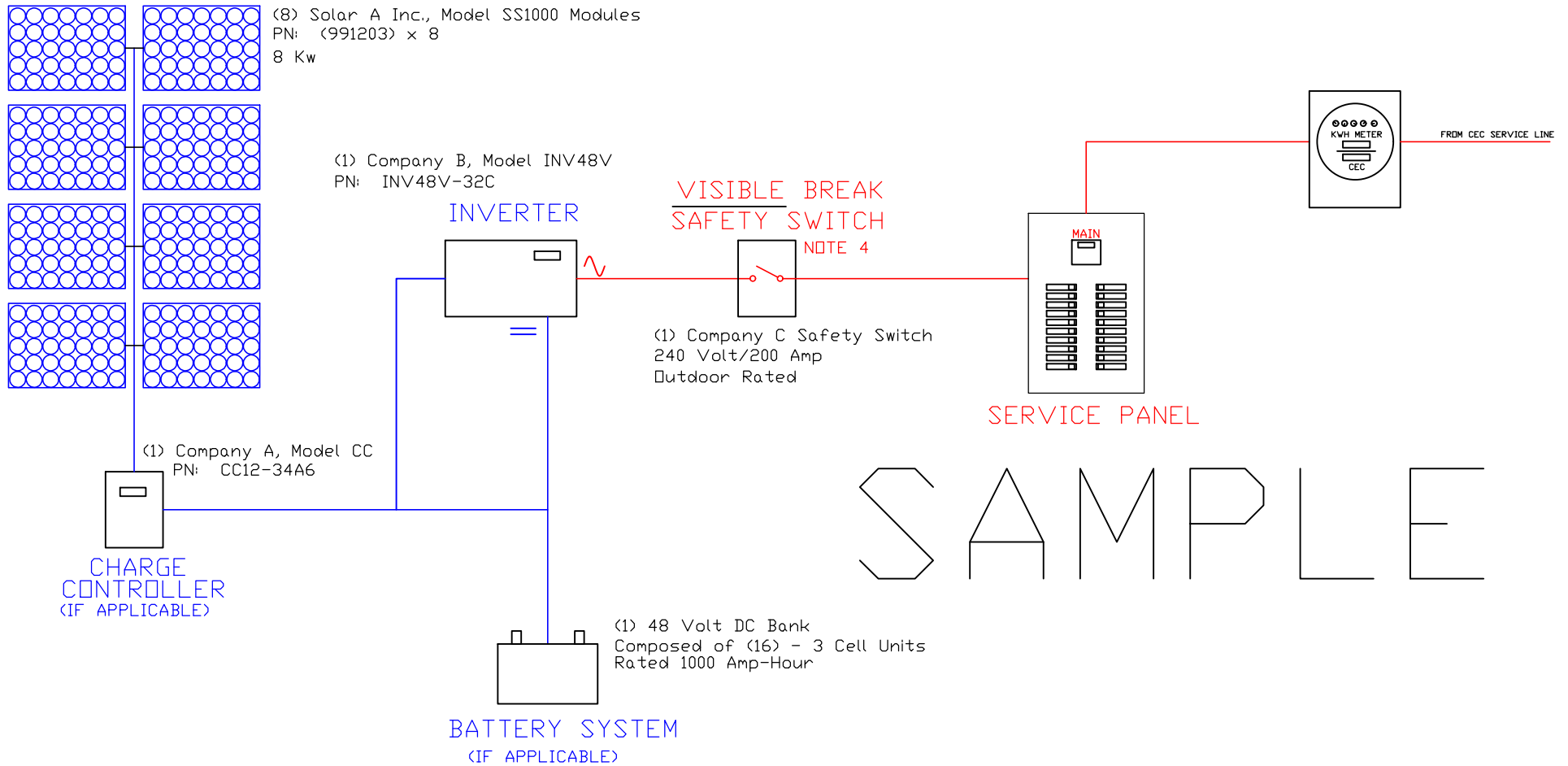
Signature: _____

Name: _____

Title: _____

Date: _____


Appendix A
Sample Site Plan and One Line Drawings



NOTES:

1. ALL EQUIPMENT FURNISHED BY CUSTOMER EXCLUDING CEC BILLING METER
2. PANEL(S), INVERTER, CHARGE CONTROLLER, & BATTERY SYSTEM CONFIGURATION VARIES DEPENDANT UPON INSTALLATION TYPE - CUSTOMER FURNISHED EQUIPMENT
3. CUSTOMER SYSTEM AND EQUIPMENT MUST COMPLY WITH IEEE 1547 PER IEEE 1547.1 TESTING DOCUMENT NUMBER 123.4 UL
4. VISABLE BREAKER MUST BE MOUNTED EXTERIOR TO ANY BUILDING/ENCLOSURE, , ACCESSIBLE AND LOCKABLE BY CEC EMPLOYEES. LOCATED WITHIN 10' OF CEC METER
5. ALL NEC AND NESC APPLY
6. INSTALLATION MUST BE APPROVED BY STATE OR LOCAL ELECTRICAL AUTHORITY

CATEGORY 1

												DRAWING TITLE BLOCK DIAGRAM SOLAR GENERATION & INTERCONNECT LESS THAN 20 KW SYSTEM	
B	5/30/15	CEC REVISIONS		GEM	---	DRAWN BY	BL	DATE	07/28/08	SCALE	NTS		
A	1/12/11	CEC REVISIONS		BL	CFL	CHECKED	BL	DATE	07/28/08	DRAWING NO.			
	05/01/09	FOR RELEASE		BL	CFL	APPROVED	CFL	DATE	05/01/09			AE-101	
REV.	DATE	DESCRIPTION		BY	APP.								

TURBINE 1

<7> Wind A Inc., Model WT1200 Turbines
PN: <WT12700> x 7

TURBINE n

<1> Company B, Model INV48V
PN: INV48V-32C
INVERTER
<IF APPLICABLE>

VISIBLE BREAK
SAFETY SWITCH
NOTE 4

<1> Company C Safety Switch
240 Volt/200 Amp
Outdoor Rated

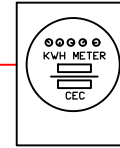
SERVICE PANEL

CHARGE CONTROLLER
<IF APPLICABLE>

<1> Company A, Model CC1234
PN: CC12-34A6

<1> 48 Volt DC Bank
Composed of <16> - 3 Cell Units
Rated 1000 Amp-Hour

BATTERY SYSTEM
<IF APPLICABLE>




FROM CEC SERVICE LINE

SAMPLE

NOTES:

1. ALL EQUIPMENT FURNISHED BY CUSTOMER EXCLUDING CEC BILLING METER
2. TURBINE(S), INVERTER, CHARGE CONTROLLER, & BATTERY SYSTEM CONFIGURATION VARIES DEPENDANT UPON INSTALLATION TYPE - CUSTOMER FURNISHED EQUIPMENT
3. CUSTOMER SYSTEM AND EQUIPMENT MUST COMPLY WITH IEEE 1547 PER IEEE 1547.1 TESTING DOCUMENT NUMBER 123.4 UL
4. VISABLE BREAK MUST BE MOUNTED EXTERIOR TO ANY BUILDING/ENCLOSURE, ACCESSIBLE, AND LOCKABLE BY CEC EMPLOYEES. LOCATED WITHIN 10' OF CEC METER
5. ALL NEC AND NESC APPLY
6. INSTALLATION MUST BE APPROVED BY STATE OR LOCAL ELECTRICAL AUTHORITY

CATEGORY 1

												BLOCK DIAGRAM WIND GENERATION & INTERCONNECT LESS THAN 20 KW SYSTEM	
REV	DATE	DESCRIPTION	BY	APP.	BL	CFL	DATE	SCALE	NTS	DRAWING NO. AE-100			
B	5/30/15	CEC REVISIONS	SEM	--			07/28/08						
A	1/12/11	CEC REVISIONS	BL	CFL			07/28/08						
	05/01/09	FOR RELEASE	BL	CFL			05/01/09						

Appendix B

Example Safety Switch



Specifications:

- General Duty
- Rainproof
- 60 A min. (size to installation)
- Single Throw, Not Fusible
- 240 VAC

Recommended Manufacturer

- Square D
- Catalog No. DU222RB