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Application ID 147

Vermont Renewable Gas - Lyndon

Field	Expand All Collapse
User	Evan Dell'Olio
	Vermont Renewable Gas. LLC
User Company Name	
User Email	evan.dellolio@synergy-ne.com
Certification Type	Prospective
Enrollment Form PDF	View/Print Form
Docket Number	RES-23-52
Certification Number	
Primary	+/- Expand/Collapse
Backup	+/- Expand/Collapse
Authorized Representative	+/- Expand/Collapse
Owner	+/- Expand/Collapse
Operator	+/- Expand/Collapse
Location	+/- Expand/Collapse
Generation Unit Information	+/- Expand/Collapse
Commercial Operation, Metering and Location	+/- Expand/Collapse
Appendix F - Required of all Applicants Proposing to Use An Eligible, including Unlisted, Biomass Fuel	+/- Expand/Collapse
F.1 The attached Fuel Source Plan includes a detailed description of the type of Eligible Biomass Fuel to be used at the Generation Unit.	Yes
F.1 Comments	Yes, the Facility will produce biogas from biomass already considered Eligible Biomass Fuels in their own right. These Eligible Biomass Fuels are bark, wood chips, slash, lumber ends and trimmings, yard trimmings, and energy crops.
F.2 If the proposed fuel is "other clean wood," the Fuel Source Plan should include any further substantiation to demonstrate why the fuel source should be considered as clean as those clean wood sources listed in the legislation. Further substantiation attached?	N/A
F.3 In the case of co-firing with ineligible fuels, the Fuel Source Plan must include a description of (a) how such co-firing will occur; (b) how the relative amounts of Eligible Biomass Fuel and ineligible fuel will be measured; and (c) how the eligible portion of generation output will be calculated. Description attached?	N/A

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F.4 Comments	Vermont Renewable Gas' parent company, Synergy Bioproducts Corp. has entered into commercial discussions with several suppliers of Eligible Biomass Fuel. These suppliers are independent, small businesses already part of the mature lignocellulosic biomass supply chain in Vermont's Northeast Kingdom. As the Facility will not reach commercial operation until Q3 2023 a fuel supply contract(s) is not yet in place.
5 Please include in the Fuel Source Plan an acknowledgement that the fuels stored at or brought to the Generation Unit will only be either Eligible Biomass Fuels or fossil fuels used for co-firing and that Biomass Fuels not deemed eligible will not be allowed at the premises of the certified Generation Unit. And please certify that this statement is true.	Yes
F.6 If the proposed fuel includes recycled wood waste, please submit documentation that such fuel meets the definition of Eligible Biomass Fuel and also meets material separation, storage, or handling standards acceptable to the Commission and furthermore consistent with the RES Rules. Documentation attached?	N/A
F.7 Please certify that you will file all reports and other information necessary to enable the Commission to verify the on-going eligibility of the renewable energy generators pursuant to RES Rules Section 2.6(C). Specifically, RES Rules Section 2.6(C)(1) states that Renewable Energy Resources of the type that combust fuel to generate electricity must file quarterly reports due 60 days after the end of each quarter on the fuel stream used during the quarter.	Yes
F.8 Please attach a copy of the Generation Unit's Valid Air Permit or equivalent authorization. Valid Air Permit or equivalent attached?	No
F.8 Comments	Vermont Renewable Gas has submitted a valid air permit application to the Vermont Department of Environmental Conservation on November 21, 2023. The application was deemed administratively complete on December 6, 2023. Vermont Renewable Gas' air permitting consultants have strong confidence that the Facility will receive a valid air permit as a non-major source of air emissions. VRG had met with the Vermont Department of Environmental Conservation, prior to its application submission for a pre-s
F.9 Effective date of Valid Air Permit or equivalent authorization:	00/00/0000
Part 1 Documents	+/- Expand/Collapse
Appendix B	Choose File No file chosen Appendix B uploaded 2024-01-17 11:48:58
Appendix F.1 Eligible Biomass Fuel Source Plan	Choose File No file chosen Appendix F.1 Eligible Biomass Fuel Source Plan uploaded 2023-12-08 17:02:23
	Choose File No file chosen

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Proof of NEPOOL
GIS ID

Optional Document

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Optional Document	Choose File No file chosen
Optional Document	Choose File No file chosen
Optional Document	Choose File No file chosen
Optional Document	Choose File No file chosen
Optional Document	Choose File No file chosen
	Doptional Document uploaded 2023-12-12 08:52:08
Original Submitted Date	Dec 08, 2023
Application Submitted Date	Dec 08, 2023
Fuel Filing Report Type	Specify One 👻
Application Status	Need Info ~
Notes	Uploaded approval doc from Maine. (Erin Reicha) Jan 17, 2024 @ 11:50 Uploaded appendix B. (Erin Reicha) Jan 17, 2024 @ 11:48 Updated application to conditional approval. 2024-11-15 is expected COD. Capacity if Dec 28, 2023 @ 08:59 Emailed RES eligibility form to PUC (Erin Reicha) Dec 12, 2023 @ 08:52
Info Needed Anything entered here will be emailed to the Applicant	1. Please confirm if Evan B Dell'Olio is the sole managing member for "Vermont Renewable Gas, LLC", or provide an Appendix B designating Evan B. Dell'Olio as the Authorized Representative that has been executed by another company representative. 2. Please confirm the Commercial Operation Date is accurate, as the application states 9/15/2023, while a document was loaded that indicates the facility has not yet been constructed. 3. Please confirm the NEPOOL GIS ID is accurate, and provide a screenshot from the NEPOOL portal. 4. The DC system size is missing from the application. (Erin Reicha) Fulfilled

Erin Reicha

https://portal.rhodeislandres.com/app/projectadmin/projectapp/147

Lead Reviewer

Lead Reviewer



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