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Admitted in: RI, MA, NY

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Rhode Island RES Program

Email: admin@rhodeislandres.com, res.filings@puc.ri.gov

RE: Request for RI RES Waiver for Net-Metered Systems Located Outside of Rhode Island

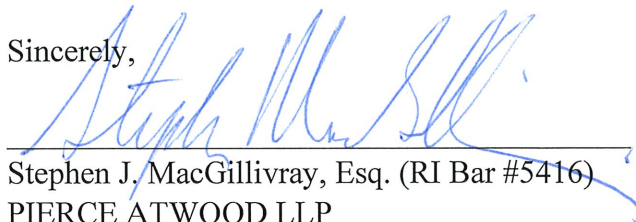
To Whom It May Concern:

This firm represents AES Clean Energy. An application has been filed for NEPOOL GIS Generation Unit **Treasure Lane Solar (MSS 74480)**.

This is a remote net metered unit that is not physically located in Rhode Island. In light of the amendment to R.I. Gen. Laws 39-26-4(d), which removed the requirement that a net metered facility be physically located in Rhode Island, we are filing a Request for a Waiver from Section 2.6(H)(1) of the Renewable Energy Standard Rules (810-RICR-40-05-2) to allow a net metered facility physically located outside of Rhode Island to qualify as eligible as a New Renewable Energy Resource.

Please direct any follow ups to Matt Allegretto (matt.allegretto@aes.com; (303) 503-2338).

Sincerely,



Stephen J. MacGillivray, Esq. (RI Bar #5416)

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