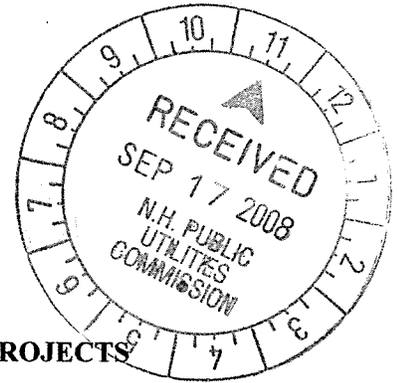


DE 08-119

**STATE OF NEW HAMPSHIRE
PUBLIC UTILITIES COMMISSION
SAMPLE APPLICATION FORM**



FOR RENEWABLE ENERGY FUNDS FOR CUSTOMER-SITED PROJECTS

Pursuant to New Hampshire Admin. Code Puc 2500 Rules

Pursuant to Puc 202, the signed application shall be filed with the Executive Director and Secretary of the New Hampshire Public Utilities Commission (Commission). To ensure that your submitted application is complete, please read RSA 362-F and N.H. Code Admin. Rules Puc 2500 before filling out this application. It is the burden of the applicant to provide timely, accurate and complete information as part of the application process. Any failure by the applicant to provide information in a timely manner may result in the Commission dismissing this application without prejudice.

NOTE: When completing this application electronically, using the "tab" key after completing each answer will move the cursor to the next blank to be filled in. If a question is not applicable to your facility, then check the box next to N/A.

- 2. Applicant's legal name: JAMES PSALONJA
- 3. Residential or (1) 794 Reed RD
- Business Address: (2) _____
- (3) _____
- Colebrook NH. 03576
(City) (State) (Zip Code)
- 4. Telephone number: 603-237-8603
- 5. Facsimile number: _____
- 6. Email address: _____
- 7. Facility Name: _____
- 8. Location: (1) _____
- (2) _____

(City) (State) (Zip Code)

9. Latitude: 44:53:60 Longitude: -71:25:12

11. The ISO-New England asset identification number, if applicable: _____ or N/A:

12. The GIS facility code, if applicable: _____ or N/A:

13. The gross nameplate capacity of the proposed project. 1.9 kW

14. A list and description of the technology used in the proposed project, including the meter and, if applicable, the inverter (Attach as "Exhibit A") SKYSTREAM 3.7

15. A signed contract with a primary installer or vendor that provides customers with a turnkey service. (Attach as "Exhibit B")

16. If a self-installed project, provide a waiver from item 15 above. (Attach as "Exhibit C")

17. This application and all future correspondence should be sent to:
Ms. Debra A. Howland
Executive Director and Secretary
State of New Hampshire
Public Utilities Commission
21 S. Fruit St, Suite 10
Concord, NH 03301-2429

18. Preparer's Information:

Name: James P Sica

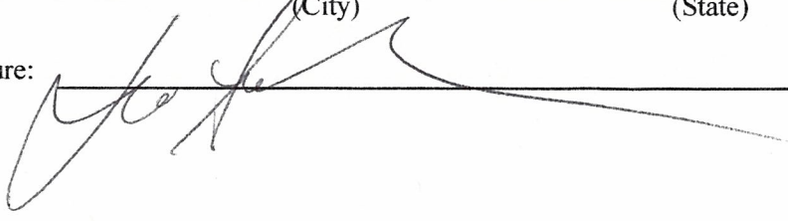
Title: _____

Address: (1) 794 Reed Rd

(2) _____

(3) _____

Care Brook NH 03576
(City) (State) (Zip Code)

Preparer's Signature: 

DOCKET
DISTRIBUTED

(2)

(3)

(City)

(State)

(Zip Code)

9. Telephone number:

10. Facsimile number:

11. Email address:

12. Equipment
vendor's Name:

13. Business Address: (1)

(2)

(3)

(City)

(State)

(Zip Code)

14. Telephone number:

15. Facsimile number:

16. Email address:

17. Independent Monitor's
Name:

18. Business Address: (1)

(2)

(3)

(City)

(State)

(Zip Code)

19. Telephone number:

20. Facsimile number:

-
21. Email address: _____
22. The ISO-New England asset identification number, if applicable: _____ or N/A:
23. The GIS facility code, if applicable: _____ or N/A:
24. If Class I, please identify type of source below:
 solar hot water heating, solar generation, wind generation and/or other generation.
 If other type of generation, provide a description. (Attach as "Exhibit A")
25. A list and description of the equipment used at the facility, including the meter and, if applicable, the inverter (Attach as "Exhibit B")
26. A copy of the interconnection agreement pursuant to Puc 307.06, if applicable, between the applicant and the distribution utility. (Attach as "Exhibit C" or N/A)
27. An attestation by the applicant that the project is installed and operating in conformance with any applicable building codes. (Attach as "Exhibit D" or N/A) *copy of Building Permit*
28. For an installation with electric output, documentation of the applicable distribution utility's approval of the installation. (Attach as "Exhibit E" or N/A)
29. This application and all future correspondence should be sent to:
 Ms. Debra A. Howland
 Executive Director and Secretary
 State of New Hampshire
 Public Utilities Commission
 21 S. Fruit St, Suite 10
 Concord, NH 03301-2429

To assist in the processing of your application, you may choose to submit an electronic copy of your application to the hard copy to ????@puc.nh.gov

30. Preparer's Information:

Name: _____

Title: _____

Address: (1) _____

(2) _____

(3) _____

_____ (City) (State) (Zip Code)

Preparer's Signature: _____

Exhibit B



Green Alternative Energy LLC
41 Hemlock Drive, P.O. Box 3477
North Conway, NH 03860
603.356.4444

Jim and Vicki Salonia
794 Reed Road
Colebrook, NH 03576
June 23, 2008

Dear Jim and Vicki,

Congratulations on your decision to install a Skystream 3.7 Wind Turbine and on your rebate acceptance from NH Coop!

The following items are from the "Scope of Work", signed by you on June 12. These items need to be addressed and confirmed by you. At that time we will do the final scheduling for a **July 14** installation of your concrete pad:

- Any required meters, exterior components**, inspection costs, permits and agreements required by the utility company or town are the responsibility of the homeowner and will be billed directly to the homeowner by the utility company or by Green Alternative Energy should any cost arise. **Note, we have noted that you will need a sub box on the Scope of Work.

- It is the customer's responsibility to provide Green Alternative Energy with any building code, engineering or architectural requirements other than those provided by the manufacturer. It is the customer's responsibility to sign the net metering agreement with their local electric utility company and pay any necessary inspection fees and hook-up fees required by their local utility company.

Terms

The original price is \$15,300. **\$2,000 is due with signed scope of work**; a \$475 discount off the price has been allotted for a final total of \$14,825.

\$6,000 is due when concrete is poured for a 33' round tapered pole;
\$7,000 is due when concrete is poured for a 46' 8" square to 5" round pole;
\$9,000 is due when concrete is poured for a 50' round tapered pole;
and the balance is due upon completion.

Again, once we receive your confirmation on these details and your \$2000 deposit we will address final scheduling.

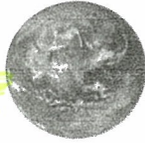
Sincerely,

Mark Forde and Bruce Martindale
Owners, Green Alternative Energy LLC

HOME REPAIR

CONTRACT

THIS AGREEMENT BETWEEN



Green Alternative Energy LLC

41 Hemlock Drive. P.O. Box 3477

North Conway, NH 03860

6/12/08
Date Signed

Name and address of Home Repair Contractor herein referred to as the Contractor, and

Jim Salonia

Name of Owner(s)

794 REED RD, Colebrook NH 03576

Mailing address of Owner(s)

herein referred to as Owner(s): Witnesseth that, in consideration of the undertakings herein expressed on the part of the parties hereto to be performed, the Contractor and the Owner(s) do hereby agree as follows: The Contractor agrees to furnish the following goods and services, collectively herein referred to as "the work", in connection with the modernization, rehabilitation, repair, alteration, or improvement of the premises known as:

794 REED RD, Colebrook NH 03576

(Address of the premises on which the work is to be done.)

GOODS AND SERVICES TO BE FURNISHED

see scope of work

TERM CASH PRICE: \$14,825 ⁰⁰	DOWN PAYMENT: <small>NOT TO EXCEED 10</small> 6,000 ⁰⁰	BALANCE DUE: 6,825 ⁰⁰
TERMS OF PAYMENT: 2,000 @ signing, 6,000 ⁰⁰ AFTER CONCRETE		

ACCEPTANCE BY CONTRACTOR: This agreement is subject to acceptance by the Contractor at his home office. If for any reason this agreement is not accepted by the contractor, notice of such non-acceptance will be given to the Owner within a reasonable time and any deposit will be refunded. Terms of this agreement are on both sides of this page and on separately signed work orders.

BUYER'S RIGHT TO CANCEL: If this agreement was solicited at your residence and you do not want the goods or services, you may cancel this agreement by mailing a notice to the seller. The notice must say that you do not want the goods or services and must be mailed before midnight of _____ when the cancellation right lapses. The notice must be mailed to Green Alternative Energy LLC, 41 Hemlock Drive. P.O.

(stated date)

Box 3477, North Conway, NH 03860. If you cancel by this date, the seller may not keep any of your cash down payment. If this agreement requires the seller to affix goods to real estate, then the seller may not begin the work until _____ when the cancellation right lapses.

(stated date)

DESCRIPTION OF SECURITY INTEREST: Seller retains an interest in the property described to secure payment and performance of buyer's obligation under this contract. Any additional indebtedness represented by amounts which may be expended by seller in release of discharges of taxes, liens and encumbrances shall also be secured by this security interest.

INSURANCE: Contractor states that Workmen's Compensation and Public Liability Coverage are are not carried for the work described above. Contractor is is not qualified by law as a self-insurer.

WARRANTY: In addition to any additional warranties agreed to by the parties, the contractor warrants that the work will be free from faulty materials: constructed according to the standards of building code applicable for this location: constructed in a skillful manner and fit for habitation or appropriate use. The warranty rights and remedies set forth in the Maine & New Hampshire Uniform Commercial Codes apply to this contract. Green Alternative Energy LLC warrants its products to be free of material defects and its construction to be of workmanlike quality for 12 months from the date of completion, as provided by our warranty certificate. All manufactured or supplied products covered by manufacturer or supplier warranty are warranted only to the extent the manufacturer or supplier warranties their products or supplies to the owner or Green Alternative Energy LLC. All measurements for renovations, remodeling and attaching to existing structures are plus or minus as exact measurements may be impossible due to age, condition of existing structures, or style and location of new construction.

TIMEFRAME / FORECAST Estimated date of commencement _____, and after commencement, the estimated date when work will be substantially completed _____. Contractor shall not be liable for delays or damages caused by strikes, material or labor shortages, or weather conditions unavoidable and beyond his control.

NOTICE TO OWNER(S):

Do Not Sign this Contract in blank. You are entitled to a copy of the contract at the time you sign. Keep it to protect your legal rights. Owner acknowledges receipt of this agreement.

PLEASE SIGN BELOW.

Green Alternative Energy LLC

Owner

6-12-08

1. **UTILITIES:** All charges for the removal and reinstallation of electric, gas, or water meters, propane tanks, oil tanks, telephone cables, or T.V. cables shall be the responsibility of the owners. The owners are responsible to supply power at the job site.
2. **COVERAGE:** Such as window casings, soffit and fascia, will be an additional charge unless specified in work details.
3. **PAINTING:** The contractor shall not be responsible for painting or staining any building.
4. **LOCAL BUILDING LAWS AND PERMITS:** If in the owner's particular locality, the building laws shall require additional materials, labor or other requirements in addition to those set forth in this agreement, any additional expenses for such additional materials and labor shall be borne by the owner. It shall be owner's responsibility to obtain all necessary building permits, variances and any other licenses or permissions to have said building or renovations placed on said lot. The contractor shall have the right to assume that it is lawful for him to place said building or renovations on the owners land unless he is notified to the contrary. If said notification is received at any time during the existence of the contract, the owner shall be responsible to pay the contractor compensation for labor, materials, transportation, loss of profit and any fines, any and all other expenses which the contractor may have suffered by reason of owner's neglect or refusal to obtain any of the said permits, licenses, or the like, or this failure to comply with any building or zoning rules or regulations.
5. **LANDSCAPING:** The contractor shall not be liable for any damage to plants, shrubberies, lawns, fences, or other ornamental or decorative appurtenances within a thirty (30) foot area necessary for the activity of the workmen or their equipment, in the execution of their work. The contractor shall not be responsible for any landscaping or finish grading around the building and shall not be responsible for the removal of excavated earth or debris from the property, or debris from construction. The contractor shall not be liable for any damage to driveways due to hauling gravel, concrete or building materials to the job site.
6. **CONCRETE:** The contractor does not warranty concrete slabs against cracking, as the manufacturers do not warranty concrete to the contractor.
7. **SUBCONTRACTORS:** The contractor may use subcontractors to perform installation and erection services. In such event contractor shall remain solely responsible to the owner.
8. **CHANGE ORDERS:** Any alteration or deviation from the above contractual specifications that involve a revision of the contract price will be executed only upon the parties entering into a written change order. Each change order to a home construction contract must be in writing and becomes a part of and is in conformance with the existing contract. All work shall be performed under the same terms and conditions as specified in the original contract unless otherwise stipulated. The change order must detail all changes to the original contract that result in a revision of the contract price. The previous contract price must be stated and the revised price shall also be stated. Both parties must sign the change order. Change orders must be paid in full at the time of the change order.
9. **GRAVEL WORK:** Any gravel work performed by contractor shall be for the building slab only as specifically defined in writing on the front of this agreement, or on any additional work order. We do not do finish grading, provide extra material for landscaping or provide any loam or seeding or paving.
10. **PAYMENT AND COMPLETION:** The owner agrees to deliver to the contractor, on the same day contractor completes performance under this agreement, a signed completion certificate as required and payment as required under terms of payment. If the owner does not pay the balance due the contractor under this contract and any change orders upon completion of the work, the owner shall owe the contractor in addition to the balances owed for the work a reasonable attorney's fee if referred to an attorney for collection. Payment for services is due on the day of completion, unless otherwise specified.
11. **REPRESENTATIONS:** This contract covers and supersedes all conversations, statements and agreements, express or implied, between the parties, their agents or representatives. No representations varying or modifying the terms of this agreement shall be valid unless made in writing signed by both parties and annexed to this agreement. Some measurements or specifications may not be exact due to style and location of construction.
12. **RESOLUTION OF DISPUTES:** If a dispute arises concerning the provisions of this contract, or the performance by the parties, then the parties have the option to adopt one of three methods to settle the dispute by jointly paying for one of the following: (check only one).
 1. Binding arbitration as regulated by the Maine Uniform Arbitration Act, with the parties agreeing to accept as final the Arbitrators decision _____.
 2. Nonbinding arbitration with the parties free to not accept the Arbitrator's decision and to seek satisfaction through other means including a lawsuit _____.
 3. Mediation, with the parties agreeing to enter into good faith negotiations through a neutral mediator in order to attempt to resolve their differences _____.
13. **MATERIALS:** All materials shipped to the job site are the property of the contractor. Any extra materials remaining when the work is completed are the property of the contractor and will be removed by the contractor.
14. **LICENSE OVER LAND:** The owner grants to the contractor a license to enter upon his property upon which the construction is to be performed at anytime for the purpose of carrying out the provisions of this contract and further grants to the contractor the right to remove any obstacles that may be so situated as to make it impractical or impossible for the workmen to complete their work. The contractor shall exercise all reasonable care in such removal, however, the contractor shall not be liable for the replacement of such obstacles or any damage done thereto. It is also agreed that if the owner refuses to allow this contractor to commence or finish this contract, the owner will owe the contractor the profit the contractor would have earned under this contract, plus the reasonable value of labor and materials already supplied and expenses incurred, and a reasonable attorney's fee to an attorney.
15. **INSULATION:** When this contract provides for new construction of a finished addition to owner's residence building, the said addition will meet or exceed the minimum energy efficiency building standards established by Chapter 214 of Title 10 of M.R.S.A."
16. **SUBSTANTIALLY COMPLETED:** The work will be considered substantially completed excluding minor dents, scratches, cracked or broken glass etc., which the contractor puts in writing that such items will be replaced or covered under warranty. The cost of

~~THE TIME MY MURDER WAS BEING STAGED~~
~~OR SUCCESSFUL~~
~~ONLY 5% OF THE TIME - YOU HAVE TO STAGE THEM ON YOUR OWN~~
~~LET'S TALK ABOUT~~

Green Alternative Energy LLC

41 Hemlock Drive, P.O. Box 3477
North Conway, NH 03860
603.356.6667 Fax 367.9298 greennh@roadrunner.com



SCOPE OF WORK

Customer Name Jim Salonia
Customer Mailing Address 794 REED Rd
Colebroke N.H. 03576
Installation Location SAME & Telephone 603-237-8603
Email Address _____

RE: Installation of (1) Skystream 3.7 Wind Power Appliance

Excavation

All necessary excavation and back fill required to install the concrete base and conduit. For electrical wiring from the Skystream 3.7 to customer's home is included in this scope of work. Normal rough grading will be provided using existing material; however, all final rough grading, loam or seeding is the customer's responsibility including any areas of ground settlement.

Concrete Pier or Mat Base

Green Alternative Energy LLC will install the necessary 30" x 9' (+/-) thick pier or the 42" to 48" x 6' (+/-) concrete mat-type foundation to support the Skystream 3.7 with necessary concrete steel reinforcement. The base mat type foundation will vary when installed on ledge. The base will have 1/2" steel re-bar installed in the pier or mat and will use a 3500 lb. concrete mixture. Bolts will be installed in the concrete to connect the tower to the bolts set in the concrete pier or mat base.

Wind Power Appliance Assembly

The Skystream 3.7 will be assembled and installed on the mounting plate set onto a 33' +/- mono-pole tower by Green Alternative Energy LLC.

Electrical Connection

Green Alternative Energy LLC will supply necessary parts, exterior conduit, circuit breaker and components to connect the Skystream 3.7 Generator to the customer's electrical service box. The installation will be completed by a licensed electrician. Any required meters, exterior components, inspections costs, permits and agreements required by the utility company are the responsibility of the homeowner and will be billed directly to the homeowner by the utility company or by Green Alternative Energy LLC should any cost arise. This scope of work price is based on installation up to 260' from the customer's electrical service panel box to the top of the pole.

Accessories or Additional Options

Miscellaneous

Comments

It is the customer's responsibility to provide Green Alternative Energy LLC with any building code, engineering or architectural requirements other than those provided by the manufacturer. It is the customer's responsibility to sign the net metering agreement with the local electric utility company and pay any necessary inspection fees and hook-up fees required by their local utility company. Green Alternative Energy LLC is not responsible for ruts, lawn, ornamental tree, plant damage or any type of driveway or lawn damage caused by trucks or equipment getting to and from the site to do the necessary installation work.

Change of Work Orders

Nothing further is stipulated or implied beyond this scope of work. Any and all change of work orders will be paid at the time the change of work order is written.

Warrantees

The manufacturer's warranty for the Skystream 3.7 is five (5) years and the installation warranty from Green Alternative Energy LLC is 18 months. No guarantees are made regarding the output of the Skystream 3.7 as location and wind speed will determine the actual output.

Pole Adjustments

Green Alternative Energy LLC will adjust the Skystream pole as best possible the day the Skystream is installed. Green Alternative Energy LLC will do a free pole adjustment in one to five weeks +/- after installation if requested by the owner. Adjustment will be made based on the area wind rose dominant pattern for wind direction. Any additional requested adjustments will be billed to the customer at \$35.00 per man hour, including travel time.

Job Presentation, Acceptance, and Final Payment

When Green Alternative Energy LLC has inspected, completed and cleaned the job area, then the project will be presented to the customer for acceptance. Presentation to the customer means the construction is over and the warranty and customer service period begins. At the time of presentation, the final payment is due. Items or parts not available from any supplier will be considered covered under suppliers' and/or manufacturers' warranties and will be replaced or repaired when received, and the cost of these items only can be held back from final payment if requested by the customer.

This scope of work, price, and terms supersedes all other work orders, verbal conversations, prices, and terms.

Terms

\$14,825

The original price is \$ ~~15,300~~ . \$2,000 is due with the signed scope of work;

\$6,000 is due when concrete is poured for a 33' pole;

\$9,000 is due when concrete is poured for a 50' pole;

And the balance is due upon completion.

Green Alternative Energy LLC

Owner/Customer Signature

By: Mark R. Ford

[Signature]

Date: 6/12/08

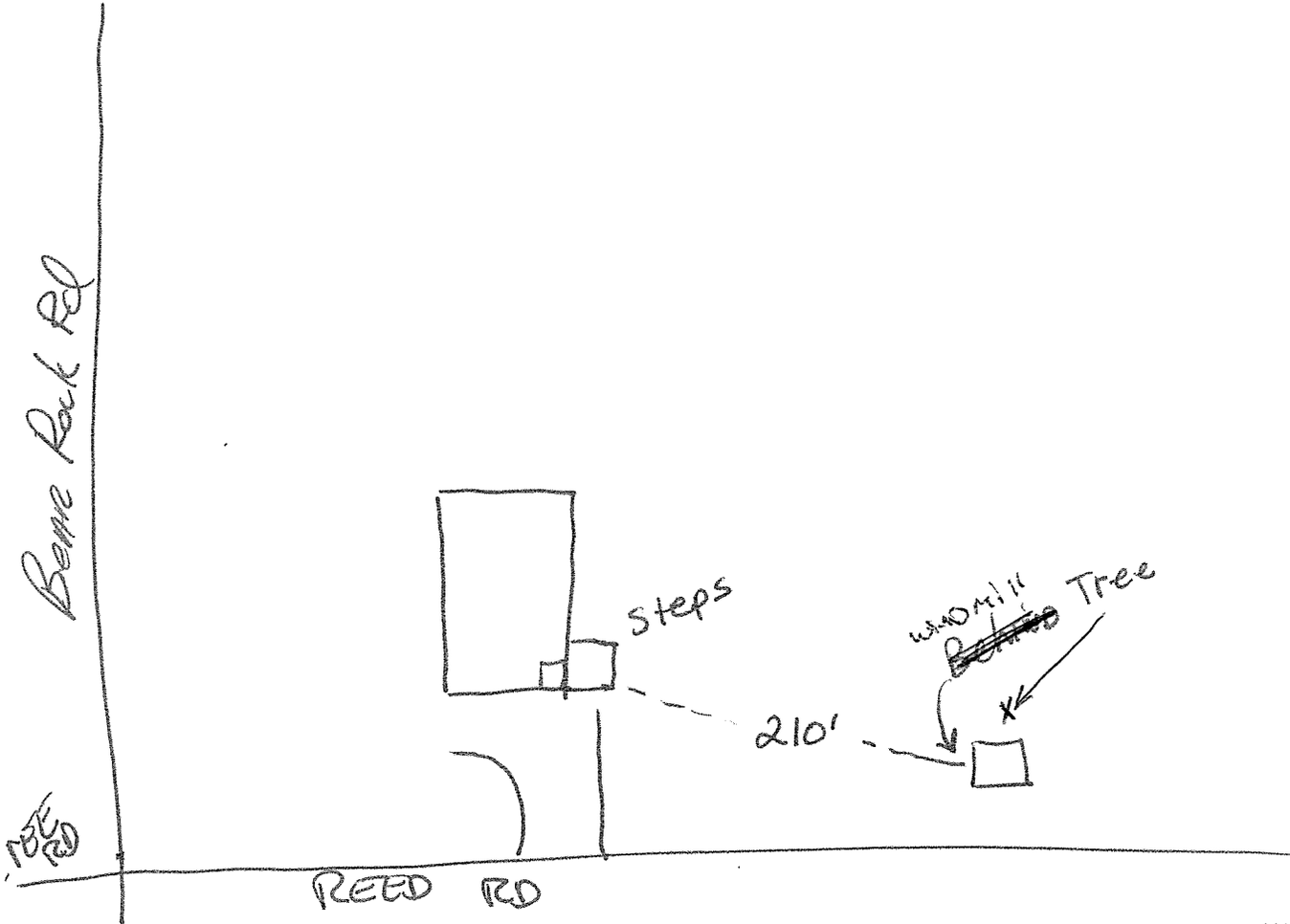
- This Scope of Work must be accompanied by a signed Contract from Green Alternative Energy LLC and a submission sheet with a plot plan showing the basic location for the Skystream.

• The make of the current electrical panel box is Siemens.
NEEDS sub box

Plot Plan for Skystream

Show Sky View

Pace off length from electrical panel to base. (3' feet to the Pace +/-)



Are there any electrical lines or pipe crossing area where Skystream will be located Yes No. Please indicate approximate location on plot plan above.

Should "Dig Safe" be called prior to installation Yes No.

Date 6/12/08 [Signature] Customer Signature

Exhibit C

NEW HAMPSHIRE
ELECTRIC CO-OP

4/9/01

INTERCONNECTION APPLICATION-RENEWABLE GENERATION UP TO 25
KW

PURSUANT TO NEW HAMPSHIRE ADMINISTRATIVE RULE PUC 900,
APPLICANT HEREBY GIVES NOTICE OF INTENT TO INSTALL AND OPERATE
A GENERATING FACILITY

Section 1. Applicant Information

Name: JAMES F VICK; JACOLA

Mail Address: 794 Reed RD

City: Colebrook State: NH

Zip Code: 03576

Facility Location (if different from above):

Daytime Phone #: (603) 237-8603

Distribution Utility: New Hampshire Electric Co-Op

Account #: 6000951800

(if applicable)

Electricity Supplier (ES) N/A

Account #: N/A

Section 2. Generating Facility Information

Generator Type (check one): Solar _____, Wind _____, Hydro _____
Generator Manufacturer, Model Name & Number:

Number of Phases of Unit: Single, Three or Other: Single
120-240

Generation output rating in Kilowatts: 1.9 kW

Inverter Manufacturer, Model Name & Number: SKY STREAM 3.7

Battery Backup? (yes or no) NO

If ≤ 10 kw, will a generator Disconnect Switch accessible to the utility be installed?

(yes or no) N/A

Proposed location of Disconnect Switch, if applicable: N/A

Section 3. Installation Information & Certification

Check if owner-installed

Installation Date: 9-4-08

Interconnection Date: _____

Installing Electrician: LN Purrington and son

License #: 848 M

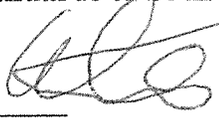
Mail Address: 36 Pleasant St.

City: Colebrook

State: NH Zip Code: 03576

Daytime Phone #: (603) 237-8666

1. The system hardware is listed to Underwriters Laboratories standards to be in compliance with UL 1741 and IEEE 929-2000:

Signed (Vendor/Supplier): Green ALTERNATIVE 

Date: 9 11 08

Name (printed): MARK Forde & Bruce MARTINDALE
Company: Green ALTERNATIVE ENERGY LLC
41 Hemlock Drive

2. The system has been installed in compliance with the local Building/Electrical Code of
Colebrook NH. (City/County)

Signed (Inspector): Copy of Building Permit

Date: _____

In lieu of signature by inspector, a copy of final inspection certificate may be attached.

3. Utility and Electricity Supplier signatures signify only receipt of this form, in compliance with the Commission's net metering rules Puc 900.

Signed (NHEC): _____

Date: _____

Signed (Electricity Supplier Representative): _____

Date: _____

4. The initial start-up test required by Puc 905.04 has been successfully completed.

Completed on 9/11/08 Witnessed By James [Signature]

GREEN
ALTERNATIVE

Applicant agrees to install and operate the system in accordance with Puc 900.

I hereby certify that, to the best of my knowledge, all of the information provided in this Application is true and correct.

Signature of Applicant

[Signature] Date: 9/11/08

THE ELIGIBLE CUSTOMER-GENERATOR SHALL PROVIDE NEW HAMPSHIRE ELECTRIC CO-OP WITH A WRITTEN UPDATE OF THE INFORMATION ON THIS FORM AS ANY CHANGES OCCUR.

Exhibit D

Place in a Conspicuous Location

TOWN OF COLEBROOK, N.H.

PERMIT TO BUILD ONLY
Structure **CANNOT** Be
USED OR OCCUPIED Without
A Certificate of Occupancy

BUILDING PERMIT

JIMMY SALONIA

has been issued

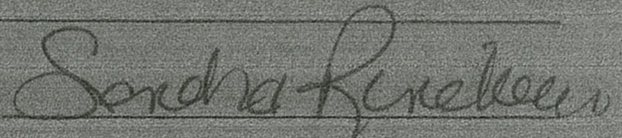
Permit No. 2008-53

to erect , alter

4' x 4' Cement Pad for a Windmill

at 794 Reed Road (235-3)

July 1, 2008



Colebrook Planning Board.

Permit must be returned to Colebrook Planning Board upon completion of work.

Permit must be exercised within one year and to a speedy completion or permit will be declared invalid.

**COLEBROOK PLANNING BOARD
17 BRIDGE STREET
COLEBROOK, NEW HAMPSHIRE 03576**

(603) 237-5200

July 29, 2008

Mr. Jim Salonia
794 Reed Road
Colebrook, New Hampshire 03576

Dear Mr. Salonia

This is to inform you that your request for an amendment on Permit #2008-53 was approved at the July 28, 2008 Planning Board Meeting. Our records will indicate that you plan to construct a 6' x 6' pad for a windmill on your property located at 794 Reed Road instead of a 4' x 4' pad.

If you have any questions, please do not hesitate to call 237-5200.

Respectfully,

Colebrook Planning Board

smb