**STATE OF NEBRASKA**

**NEBRASKA POWER REVIEW BOARD**

PRIVATELY DEVELOPED RENEWABLE GENERATOR, LLC ) NOTICE OF CERTIFICATION OF

or INDIVIDUAL OWNER’S NAME ) INTENT TO CONSTRUCT A PRIVATELY

(Underlined highlighted text is for example purposes ) DEVELOPED RENEWABLE ENERGY

only. The private developer should modify underlined ) GENERATION FACILITY

text as needed to apply to its circumstances) )

 Privately Developed, LLC (hereinafter “Developer”), pursuant to Nebraska Revised Statutes section 70-1014.02, hereby notifies the Nebraska Power Review Board (the “Board”) of its intention to construct a Privately Developed Renewable Energy Generation Facility as defined by section 70-1001.01(4). Developer herby requests the Board acknowledge and confirm that the developer and facility (as defined below) are exempt from sections 70-1012 through 70-1014.01 based upon the facts certified herein.

1. Description of Developer:

Developer is a privately owned (Nebraska limited liability company, etc.). Developer is not a public power district, a public power and irrigation district, a municipality, a registered group of municipalities, an electric cooperative, an electric membership association, or any other governmental entity, or any combination thereof. Developer certifies to the Board that it meets the definition of a “private electric supplier” in section 70-1001.01(3).

1. Description of Proposed Electric Generation Facility:

(Developer should provide a brief description with pertinent information about the facility. The description MUST provide the location, capacity, type of renewable fuel (wind, solar, etc.), and disclosure of any related infrastructure that is to be considered part of the facility)

1. Certification of Compliance with section 70-1014.02(2)(a):
2. Developer certifies that the facility will be a privately developed renewable energy generation facility as defined by section 70-1001.01(4), and certifies the following:
3. The facility will generate electricity using (insert renewable fuel (wind, solar, etc)).
4. The facility will be developed, constructed and owned by one or more private electric suppliers.
5. The facility will not be wholly owned by a public power district, a public power and irrigation district, a municipality, a registered group of municipalities, an electric cooperative, an electric membership association, or any other governmental entity or combination thereof.
6. Developer will comply with any decommissioning requirements adopted by (insert name of county or municipality in which facility will be located) or any other local governmental entity with jurisdiction over the facility.
7. Developer has or will enter into a joint transmission development agreement with the electric supplier owning the transmission facilities to which the privately developed renewable energy generation facility will interconnect pursuant to section 70-1014.02(2)(c), as necessary to document the construction, ownership, operation and maintenance of additions or upgrades to the transmission facilities required for the facility. (This example paragraph should be used for larger facilities that will require an interconnection agreement with the local utility owning the transmission system to which the new facility will interconnect. Delete this paragraph if the alternative below is used.)
8. The facility will use the local distribution system only, and thus will not require a joint development agreement. Instead, the Developer and (name of local electric utility owning the distribution system) have entered into an interconnection agreement setting out the rules and obligations for interconnecting the facility with the local distribution system. (This example paragraph should be used for smaller facilities that will not require a formal joint transmission development agreement. Delete this paragraph if the alternative above is used.)
9. Developer has consulted with, and will continue to consult with, the Nebraska Game and Parks Commission to identify potential measures to avoid, minimize, and mitigate impacts to species identified under subsections (1) or (2) of section 37-806.
10. The facility will not be located within ten miles of a military installation, as defined in Neb. Rev. Stat. section 70-1001.01(3).

OR

1. The facility will be located within ten miles of a military installation, as defined in Neb. Rev.

Stat. section 70-1001.01(3).

* 1. The facility contains no materials, electronics, or other components manufactured by any foreign Government or foreign nongovernment person determined to be a foreign adversary pursuant to 15 C.F.R. 7.4;

 or

a. The owner of the facility is in compliance with the critical infrastructure protection

requirements issued by the North American Electric Reliability Corporation if connected to the transmission grid at one hundred kilovolts or higher voltage and has a nameplate rating of twenty megavolt amperes for a single generation unit or injecting at an aggregate of seventy-five megavolt amperes or greater, and

 and

* 1. That the owner of the facility will provide written notice to the Power Review Board if at any time the owner is no longer in compliance with applicable North American Electric Reliability Corporation’s critical infrastructure protection requirements.

(Private Developer Name) hereby certifies the foregoing to be true and accurate.

 (Private Developer Name)

 By: (Signature) \_\_\_\_\_

 Printed name: \_\_\_\_\_

 Title: (President, CEO, Owner, etc.)\_

 Address: \_\_\_\_\_

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 \_\_\_\_\_

Date: \_\_\_\_\_