

**SOLAR MASSACHUSETTS RENEWABLE TARGET (“SMART”) PROGRAM
RENEWABLE ENERGY CERTIFICATE ASSIGNMENT AND AGGREGATION FORM
AGREEMENT (“AGREEMENT”)**

(For Solar Tariff Generation Units (“STGUs”) 60 kW or less or behind-the-meter facilities)

I hereby certify, by signing this Agreement, that I am the owner of the STGU (“Owner”) installed and located at [ADDRESS] , which intends to participate in the SMART (“Program”) on pursuant to: 225 C.M.R. 20.00 *et seq.*(“Program Regulations”); tariff M.D.P.U. No. 325, the SMART Program tariff (“Program Tariff”) approved by the Massachusetts Department of Public Utilities (“DPU”), as may be amended from time to time; and all applicable laws.

I understand and agree that, by signing this Agreement and in consideration of my STGU’s participation in the Program, as of the date noted as “Incentive Payment Effective Date” on my STGU’s final statement of qualification (“Final SOQ”), that Fitchburg Gas and Electric Company, d/b/a Unitil (“Unitil”) shall have all right, title and interest in and to my STGU’s generation and environmental attributes, including, without limitation, all renewable energy credits and certificates (collectively, “Certificates”) for so long as I participate in the Program with the STGU (the “Term”).

As provided in Section 6.3.2. of the Program Tariff, Unitil, its affiliates, and any agents, employees, and representatives thereof (collectively “Authorized Representatives”), are authorized to include and represent my STGU in the New England Power Pool Generation Information System (“NEPOOL GIS”) and/or any U.S. state or domestic or foreign registry for environmental attributes (collectively, “Other Registries”), and to receive and use all Certificates created with respect to energy generated by the STGU during the Term. I approve Unitil’s inclusion of the STGU as part of an aggregation in any state and agree that Unitil will be the Authorized Agent for the Aggregation, as provided in 225 C.M.R. 14.05(6)(b) and Section 6.3 of the Program Tariff. In addition, Unitil or its Authorized Representatives, as applicable, may

need my assistance to: (a) monitor and record the electrical energy output of the STGU, and verify and provide meter data directly to the NEPOOL GIS and/or Other Registries, in accordance with applicable NEPOOL GIS operating rules; (b) perform any and all acts necessary to ensure Unitil's ability to participate in NEPOOL GIS and/or Other Registries and/or otherwise receive and use the Certificates; and (c) obtain, execute, and/or deliver any Final SOQ or similar documentation as appropriate to such registries in order to qualify the STGU for the purpose of including and representing the STGU in NEPOOL GIS and/or Other Registries.

Nothing herein shall be construed to limit the rights of, or impose additional obligations upon, Unitil with respect to the generation and environmental attributes of the STGU as set forth in the Program Tariff, its governing regulations, and applicable laws.

I will take all commercially reasonable means necessary, and pay any costs or fees associated with such actions, to cooperate in a timely manner with Unitil or its Authorized Representatives to register the STGU in NEPOOL GIS and/or Other Registries for environmental attributes in order to qualify for any program(s) and/or otherwise receive and use the Certificates.

I will comply with all rules related to the creation, tracking, recording, and transfer of all generation and environmental attributes transferred to Unitil or its Authorized Representatives pursuant to the Program Tariff, its governing regulations, and applicable laws. This includes but is not limited to my responsibility to: (a) notify Unitil or its Authorized Representatives in writing in the event of a change in the STGU's eligibility status under the Program Tariff, as may be amended from time to time, as well as its governing regulations, the RPS Program, or any other U.S. states' program(s), NEPOOL GIS, and/or Other Registries for which the STGU is qualified, within 30 days of when such changes were implemented and describe the changes in sufficient detail to enable Unitil to determine if a change in eligibility is warranted; and (b)

comply with the notification requirements of NEPOOL GIS and/or Other Registries for which the STGU is registered or qualified.

This Agreement is binding upon the Owner, its successors and assigns, for the Term.

I hereby certify that I am duly authorized to execute this agreement as the Owner.

Signature of STGU Owner

By: _____

(Print Name)

Title: _____

Date: _____