Deer River Wind Farm Project Lewis and Jefferson Counties, New York

NOTICE OF SUBMISSION OF APPLICATION

Atlantic Wind, LLC (Applicant) is proposing to construct a major electric generating facility under Article 10 of the New York Public Service Law (Facility). This notice announces that on or about January 18, 2019, the Applicant will file an Application pursuant to 16 NYCRR 1000.6 seeking a Certificate of Environmental Compatibility and Public Need from the New York State Board on Electric Generation Siting and the Environment (Siting Board) authorizing the construction and operation of the Facility.

The Facility is a proposed wind-powered electric generation project consisting of up to 25 wind turbines generating up to 101.4 megawatts (MW) of electricity to be located in the Towns of Pinckney and Harrisburg, Lewis County, with a Point of Interconnection (POI) located in the Town of Rodman, Jefferson County. The Facility will include wind turbines, access roads, electrical collection lines, a collection substation, meteorological towers, an operation and maintenance building, and temporary construction staging and storage areas.

The Facility is a zero-emission wind energy facility that will assist the State in meeting the goals of the State Energy Plan, which include obtaining 50% of energy generation from renewable sources by 2030 and significantly reducing greenhouse gas emissions. Other positive impacts of the Facility include diversification of energy supplies, new employment opportunities (both temporary construction employment and full-time jobs), and increased revenues to County and local tax bases, payments to the local hospitality industry, and purchase of local supplies and goods. In addition, the Applicant has attempted to minimize impacts to land associated with the Facility by limiting the disturbance to forested lands and wetlands to the maximum extent practicable. However, the construction and operation of the Facility may result in some environmental impacts as more fully described in the Application, including, but not limited to: impacts on terrestrial ecology, including avian and bat species; minor impacts to forested land, wetlands and agricultural lands; and impacts to people, including noise, traffic and visual impacts.

Pursuant to the Article 10 process, the Applicant filed a Preliminary Scoping Statement (PSS) on May 15, 2017 with the Siting Board. After the public comment period on the PSS, the Applicant prepared a reply to material comments that was submitted on July 7, 2017. On July 12, 2017, a pre-application conference to consider intervenor funding requests was held and the scoping stipulation process was ordered to commence. The Applicant is now ready to file an Application.

The Article 10 regulations outlining the required contents of the Application can be found at 16 NYCRR 1001.1 *et seq*. The Application includes, among other things: an analysis of the environmental setting of the Facility, a description of the Facility, including preliminary design drawings and related information; copies of reports, studies and plans submitted in support of the Application; and an assessment of impacts of construction and/or operation of the Facility relating to land use; consistency with State energy planning objectives, including climate change and renewable energy goals; public health and safety; terrestrial ecology, water resources and aquatic ecology, including avian and bat species and wetlands; communications, transportation and utilities; cultural, historical and recreational resources; visual, including shadow flicker; sound; electric magnetic fields; and impacts on the statewide electrical system.

Pursuant to the Article 10 process, this notice is being provided in accordance with 16 NYCRR 1000.7, and will be published at least three days prior to the filing of the Application. In addition, a copy of the Application will be served on the Chief Executive Officer of each municipality in which any portion of the Facility is located, as well as those persons and agencies enumerated in 16 NYCRR 1000.6.

Once an Application is filed and determined by the Siting Board to be complete, the Siting Board will schedule a public hearing on the Application. The Siting Board will also issue a notice of availability of application intervenor funds that are available to be used by parties to participate in formal review of the Application. A pre-hearing conference will be scheduled by the Hearing Examiner to identify intervenors, award intervenor funds, identify issues for the hearing, and establish a case schedule. Additional hearings regarding the application and project impact assessments will be scheduled by the Hearing Examiner as needed. After hearings, the stakeholders may brief their positions and the Hearing Examiner will issue a recommended decision upon which the Siting Board will base its decision. Article 10 requires that all

proceedings on the Application, including a final decision by the Siting Board, must be completed within 12 months of when the Application is determined to be complete.

Upon filing the Application, the Applicant will provide funding in the amount of \$101,400 to be disbursed by the Siting Board to municipalities and other local parties to help pay expenses, including attorneys and consultants, associated with participating in the Article 10 process during the application review phase. Fifty percent (50%) of these intervenor funds are reserved for municipalities. Following the filing of an Application, the Hearing Examiner or the Secretary will issue a notice of availability of application intervenor funds that provides a schedule and related information describing how interested members of the public may apply for application funds. Requests for application funds must be submitted to the Hearing Examiner within thirty (30) days after the issuance of the notice of the availability of application intervenor funds. Following the submittal of any intervenor funding requests, the Hearing Examiner may schedule a pre-hearing conference to consider fund requests.

The record of this proceeding, including the Application, may be examined during normal business hours at the Offices of the New York State Department of Public Service (DPS) at 3 Empire State Plaza, Albany, NY 12223; Atlantic Wind's Local Project Office in Lowville (7650 North State Street, Suite 1); and at the following public repositories: Pinckney Town Hall, 587 County Route 194, Copenhagen, NY 13626; Lowville Free Library, 5387 Dayan Street, Lowville, NY 13367; Rodman Public Library, 12509 School Street, Rodman, NY 13682. Libraries often have free internet access.

Contact Information

Atlantic Wind LLC
Walter Meisner
Avangrid Renewables
7650 North State Street, Suite 1
Lowville, NY 13367
Tel. No. (315)874-4231 or 1-844-308-4616 (toll free)
DeerRiverWind@avangrid.com

DPS Article 10 Coordinator James Denn NYS Department of Public Service 3 Empire State Plaza Albany, NY 12223 Tel. No. (518) 474-7080 james.denn@dps.ny.gov

The Application will also be available at the DPS website at (http://www.dps.ny.gov/). To access documents, go to "Search" on the top of the webpage and search using the Case Number 16-F-0267 or the direct link http://documents.dps.ny.gov/public/MatterManagement/CaseMaster.aspx?MatterCaseNo=16-F-0267&submit=Search or by going to the Project-specific website maintained by the Applicant: http://www.avangridrenewables.com/deerriver/

File a Request for Notices

Any interested member of the public may file a request with the DPS Secretary to receive copies of all notices concerning the Project. Written requests should be sent to the DPS Secretary at secretary@dps.ny.gov or sent by mail to the following address:

Honorable Kathleen H. Burgess Secretary to the Siting Board NYS Board on Electric Generation Siting and the Environment Empire State Plaza Agency Building 3 Albany, New York 12223-1350