Bluestone Wind Project Broome County, New York

NOTICE OF SUBMISSION OF PRELIMINARY SCOPING STATEMENT

Bluestone Wind, LLC (Applicant), a wholly-owned subsidiary of Calpine Corporation, is proposing to submit an Application to construct the Bluestone Wind Farm (Facility), a wind-powered major electric generating facility under Article 10 of the Public Service Law (Facility). This notice announces that on or about August 16, 2017 the Applicant will file a Preliminary Scoping Statement (PSS), pursuant to 16 NYCRR 1000.5, which is designed to gather input from the public and interested participants on the scope and methodology of studies to be conducted in support of the Application, which will be filed at a later date. The filing will start a 21-day public comment period on the PSS scope and methodology of the studies proposed.

The Facility is currently proposed to be an up to 124-megawatt (MW) wind-powered electric generating facility. The Facility components are proposed to include the installation and operation of up to 40 wind turbines in the Towns of Sanford and Windsor, together with the associated collection lines, access roads, permanent meteorological towers, construction and laydown areas, and an operation and maintenance (O&M) building. To deliver electricity to the New York State power grid, the Applicant proposes to construct a collection substation to interconnect to NYSEG's Afton to Stilesville 115 kV transmission line in the Town of Sanford. The Facility is proposed to be located on leased private land that is generally rural in nature. The actual footprint of the proposed facilities will be located within the leased land, and will enable landowners to continue with existing land uses such as forestry practices, mining and hunting.

The Facility will result in the generation of electricity from wind, a renewable energy source, avoiding harmful emissions and the use of water resources that are typically associated with energy generation. In addition, the Facility will assist the State in meeting the goals of the 2015 State Energy Plan and the goals supporting the Clean Energy Standard which seek to reach 50% of energy generation from renewable sources by 2030, and other State policy initiatives. Other positive impacts to be discussed in the PSS include employment opportunities, specifically by generating temporary construction employment and full-time jobs, and increased revenues to County and local municipality tax bases, patronage of the local hospitality industry, purchase of local supplies and goods, and lease revenues to participating landowners.

The PSS describes and identifies: the environmental setting in the Facility area, potential environmental and health impacts from construction and operation of the Facility, proposed benefits of the Facility, proposed studies (including preconstruction studies and post-construction monitoring for potential impacts to avian and bat species), proposed measures to minimize environmental impacts, reasonable alternatives, other required permits/authorizations, and other relevant information to be evaluated and included in the Application. The PSS also provides a preliminary scope of an environmental impact analysis containing a discussion of potentially significant adverse environmental and health impacts to be assessed relating to the construction and operation of the Facility, including potential impacts to, land use in the Facility area; public health and safety; terrestrial ecology, including avian and bat species, and wetlands; water resources and aquatic ecology; communications, transportation and utilities; cultural, historical and recreational resources; visual, including potential for shadow flicker; sound; electromagnetic fields; and impacts on the statewide electrical system.

Within 21 days after filing of the PSS, any person, agency or municipality may submit comments on the PSS by serving such comments on the Applicant and filing a copy with the Secretary of the Department of Public Service. The Applicant will prepare a summary of the material comments and its reply thereto within 21 days after the closing of the comment period. The scoping process is overseen and mediated by a Hearing Examiner designated by the DPS. Notice will be provided from the Hearing Examiner for scheduling the participants' scoping and intervener funding conference and dates for filing intervenor funding applications.

Upon filing of PSS, the Applicant will provide funding in the amount of \$43,750.00, as required by Article 10, to be disbursed by the Hearing Examiner to municipalities and other local parties to help pay expenses, including attorneys and consultants, associated with participating in the Article 10 process during the pre-application review phase. Fifty percent (50%) of these intervenor funds are reserved for municipalities. Additional intervenor funds will be available for the Application/Hearing Phases. Following the filing of a PSS, the Hearing Examiner or the Secretary shall issue a notice of availability of pre-application intervenor funds providing a schedule and related information describing how interested

members of the public may apply for pre-application funds. A pre-application meeting to consider funding requests will be convened within no less than 45 but no more than 60 days after the filing of the PSS.

No less than 90 days after the filing of the PSS, the Applicant may submit an Article 10 Application. Building on the scoping process and any stipulations agreed to by the parties, the Application will include the studies developed as part of the scoping process in support of the Project. The Application will include a description of the Facility, an evaluation of environmental and health impacts, a summary of public involvement activities, a statement of why any local substantive standards should not be applied, if any, an electric interconnection study including general design study and SRIS, security and emergency plans, statement demonstrating compliance with the most recent State Energy Plan, and other information. The Application will also contain the information set forth in 16 NYCRR 1001, Exhibits 1-41, unless otherwise waived by the Siting Board or otherwise not applicable.

Once an Application is filed and determined by the Siting Board to be compliant with the requirements in PSL §164, the Hearing Examiner will schedule hearings on the Application. The Hearing Examiner 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.

To obtain information regarding the Project, please contact:

Contact information for Applicant:

Contact information for DPS Article 10 Coordinator:

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Information is also available at the public document repositories and on the web. The DPS website is (http://www.dps.ny.gov/). To access documents, go to "Search" at the top of the webpage, then search using the Case Number 16-F-0559 or the direct link:

(http://documents.dps.ny.gov/public/MatterManagement/CaseMaster.aspx?MatterCaseNo=16-F-0559&submit=Search)

or by going to the Project-specific website maintained by the Applicant: http://www.calpine.com/bluestonewind

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, including but not limited to notices regarding any proposed pre-application stipulations. Written requests should be sent to the DPS Secretary at secretary@dps.ny.gov or sent by mail to the following address:

Hon. Kathleen H. Burgess Secretary to the Commission New York State Public Service Commission Empire State Plaza Agency Building 3 Albany, NY 12223-1350