

Large-Scale Renewables Request for Information RESRFI23-1 RFI Release Date: October 26, 2023

### Responses Due: Friday, November 3, 2023 by 3:00 PM Eastern Prevailing Time

The purpose of this Request for Information (RFI) is to invite external stakeholders to review and comment on the potential structure and relative merits of an expedited solicitation for Renewable Energy Standard Tier 1 Certificates (RECs), referred to herein as RESRFP23-1. After receiving and reviewing feedback on this RFI, NYSERDA plans to release RESRFP23-1in Q4 2023, with awards intended to be made in Q1/Q2 2024.

NYSERDA does not intend to publish responses to this RFI. However, if you wish for your responses to remain confidential, please mark them "Confidential" or "Proprietary," in accordance with the procedure described below. If NYSERDA receives a request from a third party for responses received that have been marked "Confidential" or "Proprietary," NYSERDA will process such request under the procedures provided by New York State's Freedom of Information (FOIL) regulations, as detailed below (see <a href="mailto:foil@nyserda.ny.gov">foil@nyserda.ny.gov</a> for additional information). The FOIL provides exceptions to disclosure, including Section 87(2)(d), which provides for exceptions to disclosure for records or portions thereof that "are trade secrets or are submitted to an agency by a commercial enterprise or derived from information obtained from a commercial enterprise and which if disclosed would cause substantial injury to the competitive position of the subject enterprise." Information submitted to NYSERDA that the disclosing party wishes to have treated as proprietary and confidential trade secret information should be identified and labeled "Confidential" or "Proprietary" on each page at the time of disclosure. This information should include a written request to exempt it from disclosure, including a written statement of the reasons why the information should be exempted. See Public Officers Law, Section 89(5) and the procedures set forth in 21 NYCRR Part 501.

Respondents are not required to answer all questions and should focus on questions relevant to their participation in RESRFP23-1 and/or their field of expertise.

Comments responding to this RFI are due by Friday, November 3, 2023 at 3 p.m. ET, and should be sent to <a href="mailto:res@nyserda.ny.gov">res@nyserda.ny.gov</a> with the subject line "RESRFI23-1 Comments". NYSERDA may reach out to respondents to seek clarifications. Any questions about this RFI or requests to discuss this RFI should be directed in writing to <a href="mailto:res@nyserda.ny.gov">res@nyserda.ny.gov</a>, but NYSERDA may also at its sole discretion at any time also elect to engage in discussions with potential respondents and interested parties regarding the matters described in this RFI.

## I. Background and Objectives

This RFI builds upon RESRFP22-1,<sup>1</sup> the Public Service Commission (Commission) Order Denying Petitions to Preserve Competitive Renewable Energy Market and Protect Consumers issued on October 12, 2023 (the October 2023 Order),<sup>2</sup> and New York's 10-Point Action Plan,<sup>3</sup> all of which include elements and guidance that NYSERDA is considering as part of RESRFP23-1.

Under the Climate Leadership and Community Protection Act (Climate Act), New York State has adopted some of the most ambitious clean energy goals in the nation, including an annual Tier 1 solicitation target of 4,500,000 megawatt hours for each year 2021 through 2026, to support 70% of New York's electricity coming from renewable energy sources (such as solar and wind) by 2030 ("70x30"). Achieving this goal will require aggressive development timelines that considers both the existing and future renewable energy project development pipeline, as well as supply chain, workforce, financing, and construction considerations.

The contemplated aim of RESRFP23-1 would be to prioritize projects sufficiently advanced in their development to enable achievement of New York's 70x30 target. As further described in this RFI, this could entail the introduction of measures into the solicitation process that would simplify and expedite the evaluation of bid proposals and/or raise threshold requirements that eligible projects must meet. The objective of this RFI is to invite external stakeholder feedback on the proposed structure and timing of RESRFP23-1 to help inform NYSERDA's planning around the drafting and timing of such an RFP prior to issuance. Feedback is primarily sought from potential RESRFP23-1 proposers (Proposers) and other stakeholders.

This RFI refers to potential characteristics of RESRFP23-1. However, all aspects of any proposed RFP, including any features described or not described herein, may be altered, removed, or otherwise changed at the sole discretion of NYSERDA.

# II. Content of Response

Responses should be concise and focus on areas in which the respondent has a particular interest or expertise. Please limit your response to 10 pages or less.

The following information and items must be included in every response to this RFI:

- Respondent's name, affiliation, title, and primary contact information.
- Identify and provide general background about your organization, noting whether your organization is a potential Proposer into RESRFP23-1 and/or future NYSERDA RES RFPs generally.

<sup>&</sup>lt;sup>1</sup> https://www.nyserda.ny.gov/All-Programs/Clean-Energy-Standard/Renewable-Generators-and-Developers/RES-<u>Tier-One-Eligibility/Solicitations-for-Long-term-Contracts</u>

<sup>&</sup>lt;sup>2</sup> Case 15-E-0302, Order Denying Petitions to Preserve Competitive Renewable Energy Market and Protect Consumers (issued on October 12, 2023).

https://www.nyserda.ny.gov/-/media/Project/Nyserda/Files/Programs/Offshore-Wind/10-point-plan.pdf

- Each page of the response should include a header stating the name of the respondent.
- Each response should include the RFI question number and the page number.
- As further described in the Background and Objectives section above, respondents should designate information intended to remain confidential as "Confidential" or "Proprietary."
   Respondents are discouraged from marking their entire response as "Confidential" or "Proprietary."

# III. Specific Questions / Seeking Stakeholder Feedback

#### A. Timing of RESRFP23-1 and RESRFP24-1

In light of the October 2023 Order and in accordance with New York's 10-Point Action Plan, NYSERDA is currently planning to issue RESRFP23-1 on the timeline described below. NYSERDA is seeking feedback on the preferred timing for launch and other details relating to RESRFP23-1 as well as the preferred timing for launch and other details relating to the 2024 Renewable Energy Standard Tier 1 RFP (RESRFP24-1).

To comply with Orders and Implementation Plans in accordance with Commission Case 15-E-0302, each Tier 1 solicitation must have a two-step process, an eligibility step (Step One) and a bid proposal step (Step Two). To comply with New York State procurement rules, a minimum of 15 business days must elapse between release of RESRFP23-1 and the date on which proposals into RESRFP23-1 are due. Evaluation of bid proposals in RESRFP23-1 is expected to require a minimum of approximately eight weeks, with finalization of the award group by NYSERDA, in consultation with Department of Public Service staff, carried out promptly thereafter.

The earliest RESRFP23-1 is expected to be able to be released is late November or early December 2023, to allow for NYSERDA to complete drafting and preparation of the RFP after receiving feedback from this RFI. Under this timeline, Step One Eligibility Applications would be due in late December 2023, Step Two Bid Proposals would be due in late January 2024, and NYSERDA would notify awardees by April 2024, to facilitate construction during the 2024 construction season.

To be eligible to bid into RESRFP23-1, a project would not be permitted to have an active contract with NYSERDA or another REC offtaker. Accordingly, any project with such a contract would be required to terminate the contract prior to being eligible to bid into RESRFP23-1.

NYSERDA plans to launch another RES solicitation in 2024, in alignment with Commission Orders requiring NYSERDA to issue annual solicitations. Historically, NYSERDA has launched RES solicitations in April-June, Step One Eligibility Applications have been due in June-July, Step Two Bid Proposals have been due in August-September, and award notifications have been made November-December of the same year. As part of this RFI, NYSERDA is also soliciting feedback on the potential timing of its 2024 RES solicitation.

- Level of Interest. What is your level of interest in bidding in RESRFP23-1? If you have
  more than one project under development eligible to bid into a NYSERDA RES RFP,
  which project(s) would you be interested in bidding into RESRFP23-1? As part of this
  response, please explain why you believe that the expedited timeline described above
  for RESRFP23-1 is (or is not) necessary.
- 2. Bid Submission Timing. Please explain what timeline for RESRFP23-1 is preferable and what variations, if any, on the timeline described above would be preferable for your project(s) and conducive to your ability to complete and submit a Step Two Bid Proposal. Please consider the Q4 2023 holiday schedule in this context. Additionally, please note that recent NYSERDA RES RFPs include new requirements which are expected to be included in RESRFP23-1, including the Buy American/Domestic Steel, Prevailing Wage and Labor Peace Agreement, Host Community Benefit Payments and Agricultural Avoidance and Mitigation items described in the chart under the heading "Design of RESRFP23-1." Separately, as also noted in that chart below, the historical time period in which economic benefits will be eligible may be significantly extended in RESRFP23-1. In formulating your response, please consider the time it will take to incorporate these items if included in RESRFP23-1.
- 3. Award/Contract Timing. When would (i) notice of an award and (ii) a signed contract from RESRFP23-1 be preferred to facilitate the development of the project(s)? Please explain the preferred timing (e.g., timing considerations for the 2024 construction season, NYISO Class Year decisions, site control issues, etc.), and include potential cost/logistical/other impacts of any deviation from these preferred dates, if applicable.
- 4. Termination Timing. Should any agreements with NYSERDA be required to be terminated on a date earlier than the deadline for submission of bids into RESRFP23-1 for the applicable project to be eligible to participate in RESRFP23-1? Why or why not?
- 5. In designing RESRFP23-1, what RFP requirements and process steps should NYSERDA seek to simplify and streamline to enable efficient preparation and evaluation of bid proposals?
- 6. Timing of RESRFP24-1. Please explain what timeline for the RESRFP24-1 is preferable and identify any impacts that any variations to the timeline would have. As part of your response, please also consider:
  - a) On October 20, 2023, the New York Independent System Operator (NYISO) Interconnection Issues Task Force published the Proposed Cluster Study Transition Process<sup>4</sup> (NYISO Study) and conveyed plans for NYISO to file a partial compliance filing/waiver in early November 2023 that will change the current interconnection process. Please review pages 10 through 18 of the NYISO Study for the proposed timeline and include any potential impact that this transition process may have on your project(s) in your response.

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<sup>&</sup>lt;sup>4</sup>https://www.nyiso.com/documents/20142/40717275/02a\_Order%20No.%202023%20Compliance%20Plan\_Final%20for%20IITF%2020231020.pdf/1dbde586-46c6-e2cf-17a7-53fcd7aa947e\_

### B. Contracting

For RESRFP23-1, Proposers may be requested to submit any proposed redlines of the issued Agreement in parallel with bid proposals, allowing NYSERDA to commence review of contract redlines in parallel with bid evaluation. This approach is intended to accelerate the process of contract negotiations such that contracts can be signed more promptly after bid evaluation is complete.

The Renewable Energy Standard Form Agreement from the most recent RES RFP, RESRFP22-1, is included as <u>Attachment A to this RFI</u>. Please provide any suggested edits to this Attachment in redline format for NYSERDA's consideration for RESRFP23-1, along with associated margin comments explaining the rationale for any suggested edits.

### C. Design of RESRFP23-1

In part to minimize the time required to prepare RESRFP23-1 and to facilitate construction during the 2024 construction season, **NYSERDA expects that RESRFP23-1 would follow the structure of RESRFP22-1**, with the key potential adjustments described below. Respondents are encouraged to respond with feedback on each of these items, describing whether the potential changes are appropriate or if a different approach would be preferable.

No.	RFP Component	Potential Change(s) in RESRFP23- 1	Considerations
1.	Simplified Two-Step Process	Simplify the Step One Eligibility Application to contain only Key Proposer and Bid Facility characteristics and Tier 1 eligibility certification (PSoQ or SoQ), obtained via NYGATS. Required documentation, such as plans to demonstrate Step Two eligibility and required certification forms, would be moved to the Step Two Bid Proposal submission.	This approach will enable accelerating the RFP process.
2.	Increased Minimum Threshold Criteria	For the purposes of RESRFP23-1, NYSERDA is considering increased Minimum Threshold Criteria, including Interconnection and/or Permitting requirements.  For Interconnection, NYSERDA is considering raising the minimum threshold to having achieved Stage 8 of the NYISO Interconnection Process.  For Permitting, NYSERDA is considering raising the minimum	Ensures that eligible projects are sufficiently advanced in development to meet New York's 70x30 target, while also maintaining an eligible pool of bidders sufficiently large to enable robust competition.

3.	Non-Price Evaluation	threshold to the project 1) being fully permitted or 2) having the primary permit to construct the project actively under review by the relevant permitting body.  For the purposes of RESRFP23-1, NYSERDA is considering increasing the emphasis on	This approach would be intended to favor projects sufficiently advanced in
		Interconnection and Permitting and decreasing emphasis on Energy Deliverability and Peak Coincidence for this 20% category.	development to meet New York's 70x30 target, while maintaining robust competition. Later-stage projects have already performed advanced studies to address feasibility and deliverability.
4.	Shovel-Readiness	NYSERDA invites feedback on potentially incorporating a concept of "shovel readiness" into non-price evaluation of RESRFP23-1. "Shovel ready" is a phrase often used to describe a renewable energy generation project that is considered to be at an advanced enough stage of development for construction to begin soon, typically with Notice to Proceed or an equivalent from the relevant permitting body and a signed Interconnection Agreement with the appropriate interconnection counterparties, such as the NYISO and Connecting Transmission Owner (CTO). The term "shovel ready" is mainly used when referring to projects that will have the most immediate impact on employment and New York's economy.	Respondents are encouraged to suggest a definition or characteristics associated with a "shovel-ready" renewable energy project in New York. What type of 3 <sup>rd</sup> party documentation can be provided to substantiate the definition / characteristics?
5.	Increased Contract Security Requirement	NYSERDA is considering increasing the amount of contract security due (currently \$/MWh based on Bid Quantity) by awarded Proposers, including setting the contract security amount proportional to a project's notional contract value	Provides greater financial consequences for failure to develop the project or comply with the contract, in line with general market practice.

		(Bid Quantity times Index REC	
		Strike Price/Fixed REC Price times	
		-	
	La constant al Factoria de Caractita	Contract Tenor).	Franklas masis statt that have
6.	Incremental Economic Benefits	Historically, NYSERDA has	Enables projects that have
	Eligibility	indicated that Incremental	been in development for a
		Economic Benefits are eligible	longer time frame to count
		only to the extent accruing after	earlier New York State
		the date of Award Notification or	expenditures, to allow for
		the RFP release date. NYSERDA is	more equitable evaluation
		considering changing the date of	with newer projects.
		incremental economic benefits	
		eligibility to the launch of the first	
		RES RFP: June 2, 2017.	
7.	Energy Deliverability and Portfolio	To enable expedited bid proposal	Deliverability studies take
	Risk Factors	preparation and evaluation,	considerable time to
		NYSERDA is planning to remove	perform, and NYSERDA
		the requirement for some	could evaluate the impact
		Proposers to complete and	of an awarded group of
		submit an Energy Deliverability	projects to operating and
		Study and instead use an	contracted large-scale
		independent party to perform	renewable projects in an
		curtailment modeling to assess	expedited manner
		potential impacts on operating	following the receipt of
		and contracted large-scale	bids.
		renewable projects.	
8.	Energy Storage	NYSERDA is considering removing	This could simplify and
	5 87 5 5 5 5	bid variants with energy storage.	expedite bid evaluation.
9.	Buy American/Domestic Steel	NYSERDA intends to maintain a	Maintains consistent
	Provisions. Any onshore wind Bid	similar approach as was used in	approach while permitting
	Facility awarded a contract in	RESRFP22-1, subject to NYSERDA	projects that cannot
	RESRFP22-1 was required to	finalizing market review.	achieve the minimums to
	establish that it expends a	3 1 11 1	pay a financial penalty if
	minimum of \$54,000 per MWac		the requirement is not met.
	on iron and/or steel components		
	that are manufactured in the U.S.		
	with iron and steel produced by		
	U.S. steel mills for use in the Bid		
	Facility. Any solar Bid Facility		
	awarded a contract in RESRFP22-1		
	was required to establish that it		
	expends a minimum of \$30,000		
	per MWdc on iron and/or steel		
	components that are		
	manufactured in the U.S. with		
	iron and steel produced by U.S.		
	steel mills for use in the Bid		
1	Facility.		

10.	Prevailing Wage and Labor Peace	NYSERDA intends to retain these	These requirements are
	Agreement. All laborers,	requirements.	mandated by law.
	workmen and mechanics, within	·	,
	the meaning of NYS Labor Law		
	Article 8, performing construction		
	activities with respect to the Bid		
	Facility and, if applicable, Energy		
	Storage, must be paid at least the		
	applicable Prevailing Wage in the		
	area where the Bid Facility will be		
	situated, erected and used, as		
	published by the NYS Department		
	of Labor (DOL) or at least the		
	equivalent Prevailing Wage		
	requirements of the jurisdiction		
	where the Bid Facility is located.		
	Paying prevailing wage, or		
	executing a Project Labor		
	Agreement, for the construction		
	of the Bid Facility, pursuant to		
	recently enacted Labor Law § 224-		
	d; entering into a Labor Peace		
	Agreement under certain		
	circumstances for the operations		
	and maintenance of the Bid		
	Facility, pursuant to recently		
	enacted Public Service Law § 66-p.		
11.	Host Community Benefit	NYSERDA intends to retain this	This requirement is
1	Payments per Case 20-E-0249. On	requirement.	mandated by Commission
	February 11, 2021, In the Matter	requirement.	order.
	of a Renewable Energy Facility		order.
	Host Community Benefit		
	Program <sup>5</sup> , the PSC Ordered that		
	residential electric utility		
	customers residing in a renewable		
	Host Community receive an		
	annual bill credit for each of the		
	first ten years that a Major		
	Renewable Energy Facility		
	operates in that community.		
	Funding for the bill credits will be		
	provided by the owners of major		
	solar and wind renewable energy		
	facilities by paying an annual fee		
	of \$500 per megawatt (MW) and		

 $<sup>^{5} \, \</sup>underline{https://documents.dps.ny.gov/public/Common/ViewDoc.aspx?DocRefId=\{DFD69D2F-A16F-404F-9A7C-283F0C79D1DB\}}$ 

	\$1,000 per MW, respectively, of nameplate capacity.		
12.	Wetlands Screening Study	NYSERDA is planning to remove the on-site requirements for a Wetlands Screening Study implemented in RESRFP22-1.	RESRFP23-1 would likely be pursued by primarily latestage development projects which have already progressed past this project development stage.
13.	Smart Solar Siting Scorecard and Agricultural Land Evaluation	NYSERDA intends to continue evaluating projects based on their potential impacts to agricultural land but is planning to remove requirements from Smart Solar Siting Scorecard that require on-site assessments by a specialist.	RESRFP23-1 would likely be pursued by primarily latestage development projects which have limited ability to change their project footprint and would be limited in their ability to conduct field assessments under the proposed RESRFP23-1 timeline.
14.	Agricultural Avoidance and Mitigation. NYSERDA adopted an approach under the RESRFP20-1 solicitation to address concerns relating to solar development on, and the protection of, agricultural lands in Agricultural Districts. Under this approach, awardees may be responsible for making an agricultural mitigation payment to a designated fund based on the extent to which the solar project footprint overlaps with Mineral Soil Groups (MSG) classifications 1-4 <sup>6</sup> . For the RESRFP22-1 solicitation, Proposers could indicate their intent to defer this payment to the extent that the Seller elects to adopt agricultural co-utilization measures in their Step Two Bid Proposal. See Section 4.1 of RESRFP22-1, Section 6.11 of the RESRFP22-1 Agreement, and RESRFP22-1 Appendix 2. Permitting Plan Requirements and Guidelines for additional detail on this process. <sup>7</sup>	NYSERDA intends to retain this requirement.	NYSERDA believes that this requirement is consistent with New York's approach to addressing potential conflicts of solar development with the state's agricultural lands and their operations.  NYSERDA remains committed to advancing renewable energy development at scale in a responsible way that supports New York State's agricultural lands, operations, farmers, and communities.

 $<sup>^6</sup>$  <a href="https://data.ny.gov/dataset/NYSERDA-2023-Soils-Data-for-use-in-the-Large-Scale/dayw-t2bj">https://data.ny.gov/dataset/NYSERDA-2023-Soils-Data-for-use-in-the-Large-Scale/dayw-t2bj</a>  $^7$  All documents available at: <a href="https://www.nyserda.ny.gov/ces/rfp">www.nyserda.ny.gov/ces/rfp</a>

15.	NYS Department of Agriculture	NYSERDA intends to maintain	The AGM Guidelines have
	and Markets (AGM) Guidelines for	requirements consistent with	been established by AGM in
	Solar Energy Projects –	recent Tier 1 solicitations that	consultation with NYSERDA
	Construction Mitigation for	require all solar projects awarded	to ensure they are
	Agricultural Lands (AGM	a contract with NYSERDA to	reasonable for solar
	Guidelines)	adopt and employ the provisions	projects to commit to
		of the AGM Guidelines for the	during the construction and
		construction and operation of the	operational phases of the
		solar project.	project.

#### D. Other Considerations for RESRFP23-1

Respondents are encouraged to identify any other issues that NYSERDA should consider in its design of RESRFP23-1, while bearing in mind (i) the priority of reaching the 70x30 target, (ii) the bounds of Commission orders that prescribe how RES RFPs must be evaluated, (iii) legislation mandating inclusion of certain provisions (e.g. labor-related requirements) in NYSERDA's RES RFPs, (iv) the ability of Proposers to prepare and NYSERDA to evaluate bids into the RFP on an accelerated timeline, and (v) requirements of New York State procurement law.

### IV. General Conditions

The information gathered by NYSERDA will be advisory only and is not binding on NYSERDA or any other state agency, office, commission, or public authority. Responses will become the property of NYSERDA. Any actions recommended by NYSERDA will be subject to all applicable laws, including procedural, regulatory and environmental review requirements.

This RFI is neither a contract offer, nor a request for proposals and does not commit NYSERDA to award a contract, pay any costs incurred in preparing a response, or to procure or contract for services or supplies. Respondents are encouraged to respond to this RFI; however, failure to submit a response will not impact a Respondent's ability to respond to any future competitive solicitation process (if any) for projects, or influence the selection of a service provider going forward or affect its rights and obligations under any applicable laws or in any legal proceeding. NYSERDA reserves the right to discontinue or modify the RFI process at any time, and makes no commitments, implied or otherwise, that this process will result in a business transaction or negotiation with one or more Respondents. All costs associated with responding to this RFI will be solely at Respondents' expense.

### V. Attachment

RESRFI23-1 Attachment A. RESRFP22-1 Standard Form Agreement