Central Iowa Renewable Energy, LLC UNIT TRANSFER APPLICATION

A. General Instructions.

- 1. The person or entity transferring the units of Central Iowa Renewable Energy, LLC ("Transferor") and the person or entity acquiring the units ("Transferee") must complete all respective information required in this Unit Transfer Application, and date and sign this Unit Transfer Application at page 6.
- 2. Transferee must complete all information required by the Member Signature Page of the Operating Agreement, and date and sign the Member Signature Page (the last page attached to this Unit Transfer Application).
- 3. Transferor must execute the reverse side of the certificate(s) representing Transferor's Units in Central Iowa Renewable Energy, LLC.
- 4. The parties should deliver each of the original executed documents referenced in Items 1, 2 and 3 of these Instructions to:

Central Iowa Renewable Energy, LLC P.O. Box 280 Goldfield, IA 50542

	Insferor Information. Please ners should each provide their	print your individual or entity name and address. Joint names.
1.	Transferor's Printed Name(s)	:
2. 3. 4.	Title, if applicable: Transferor's Address: Street City, State, Zip Code Are you a director, officer, or member who holds greater than 10% of a class of equity securities?	
	nsferee Information. Please passers should provide both na	print your individual or entity name and address. Joint mes.
1.	Transferee's Printed Name(s)) <u>:</u>
	Title, if applicable: Transferee's Address: Street City, State, Zip Code	

D. Transfer Information. 1. What is the number of the unit certificate(s) to be transferred? 2. What is the date on the unit certificate(s)? 3. How many units are being transferred? 4. Is the Transferor giving the units away?_____ 5. For how much (per unit) is the Transferor selling the units? 6. What is the total sale price (for all units)? E. **Type of Transfer.** Transferor should check the appropriate box (or boxes) to indicate the type of transfer. More than one box may be checked. Transfers due to a member's death, divorce, bankruptcy, conservatorship, etc. Lifetime gift ☐ To a family member of the Member Relationship____ \Box To others Transfer to a trust (not as a result of death) ☐ For the benefit of the spouse or descendant(s) of a Member Relationship____ ☐ For the benefit of others Transfer pursuant to a will or trust of a deceased Member. ☐ Transfer is to spouse or descendant(s) of the deceased Member. Relationship____ ☐ Transfer is not to descendants of the deceased Member.

If the transfer is to a trust, please provide copies of the following pages of the trust instrument: title page, signature page, and the page that identifies the Trustee(s).

those terms are defined in the Operating Agreement)

Transfer between an entity and its owners

OMS Transfers

If the transfer is requested due to a Member's death, please provide a certified copy of the death certificate, letters of appointment of executor or administrator, and designation of attorney form.

Transfer to another Member or to an Affiliate (directors, officers, or members who hold greater than 10% of a class of equity securities) or Related Party of another Member (as

		onal Transferee (Recipient) Information. The Transferee, named above, certifies the ing under penalties of perjury:
1.	If t	m of Ownership . Check the appropriate box (one only) to indicate form of ownership. he Transferee is a Custodian, Corporation, Partnership or Trust, please provide the itional information requested.
		Individual
		Joint Tenants with Right of Survivorship (Both signatures must appear on page 6)
		Corporation or Partnership (Corporate Resolutions or Partnership Agreement must be enclosed)
		Trust (Signature and title pages of Trust Agreement and all amendments must be enclosed)
		Trustee's Name:
		Trust Date:
		Other: Provide detailed information below.
2.	alie KE0 secu nun tran sho abo	Insferee's Taxpayer Information. Check the appropriate box if you are a non-resident in, a U.S. Citizen residing outside the United States or subject to back-up withholding. OGHs should provide the taxpayer identification number of the account and the social arity number of the accountholder. Trusts should provide their taxpayer identification in the contract the contract of the accountholder. Custodians should provide the minor's social security number. Individual asferees and IRA transferees should provide their social security number. Other entities all provide their taxpayer identification number. Transferees who are concerned out listing their social security number(s) on this form may provide it to the mpany in a separate document.
		Check box if you are a non-resident alien Check box if you are a U.S. citizen residing outside of the United States Check this box if you are subject to backup withholding
	Tra	ansferee's Social Security No.
	Joi	nt Transferee's Social Security No
	Tax	xpayer Identification No.

3		Report Address. If Transferee would like duplicate copies of address that is different than the address identified in section on.	
	Address:		
	-		

4. **Transferee's Representations and Warranties.** You must read and certify your representations and warranties and sign and date this Unit Transfer Application.

By signing below, Transferee represents and warrants to Central Iowa Renewable Energy, LLC (the Company) that he, she or it:

- a. intends to acquire the Units for his/her/its own account without a view to public
 distribution or resale and that he/she/it has no contract, undertaking, agreement or
 arrangement to sell or otherwise transfer or dispose of any Units or any portion thereof
 to any other person;
- b. understands that there is no present market for the Company's membership units, that the membership units will not trade on an exchange or automatic quotation system, that no such market is expected to develop in the future and that there are significant restrictions on the transferability of the membership Units;
- c. has received a copy of the Company's Operating Agreement, and understands that the Transferee and the membership Units will be bound by the provisions of the Operating Agreement which contains, among other things, provisions that restrict the transfer of membership Units;
- d. understands that the Units are subject to substantial restrictions on transfer under federal and state securities laws along with restrictions in the Company Operating Agreement and agrees that if the membership units or any part thereof are sold or distributed in the future, the Transferee shall sell or distribute them pursuant to the terms of the Operating Agreement, and the requirements of the Securities Act of 1933, as amended, and applicable state securities laws;
- e. agrees to indemnify and hold the Company harmless for any damage, loss, cost, or liability (including legal fees and the cost of enforcing this indemnity) arising out of or resulting from the improper transfer of Units from the Transferor to the Transferee;
- f. understands that the Company will place a restrictive legend on any certificate representing any unit containing substantially the following language as the same may be amended by the Directors of the Company in their sole discretion:

THE TRANSFERABILITY OF THE MEMBERSHIP UNITS REPRESENTED BY THIS CERTIFICATE IS RESTRICTED. SUCH UNITS MAY NOT BE SOLD, ASSIGNED, OR TRANSFERRED, NOR WILL ANY ASSIGNEE, VENDEE, TRANSFEREE, OR ENDORSEE THEREOF BE RECOGNIZED AS HAVING ACQUIRED ANY SUCH UNITS FOR ANY PURPOSES, UNLESS AND TO THE EXTENT SUCH SALE, TRANSFER, HYPOTHECATION, OR

ASSIGNMENT IS PERMITTED BY, AND IS COMPLETED IN STRICT ACCORDANCE WITH, THE TERMS AND CONDITIONS SET FORTH IN THE OPERATING AGREEMENT OF THE COMPANY AND AGREED TO BY EACH MEMBER.

THE UNITS REPRESENTED BY THIS CERTIFICATE HAVE NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933 OR ANY STATE SECURITIES LAWS, EXCEPT THE STATE OF IOWA, AND MAY NOT BE SOLD, OFFERED FOR SALE, OR TRANSFERRED IN ABSENCE OF EITHER AN EFFECTIVE REGISTRATION UNDER THE SECURITIES ACT OF 1933, AS AMENDED, AND UNDER APPLICABLE STATE SECURITIES LAWS. IN ADDITION, THE UNITS REPRESENTED BY THIS CERTIFICATE MAY NOT BE TRANSFERRED WHILE THE COMPANY IS OFFERING SUCH UNITS FOR SALE AND FOR A PERIOD OF NINE MONTHS FROM THE DATE OF THE LAST SALE BY THE COMPANY OF SUCH UNITS, TO ANY PERSONS RESIDENT OUTSIDE THE STATE OF IOWA.

and

g. understands that, to enforce the above legend, the Company may place a stop transfer order with its registrar and stock transfer agent (if any) covering all certificates representing any of the membership Units.

[SIGNATURES ON NEXT PAGE]

Signature of Transferor/ Joint Transferor:

Date:

The undersigned Transferor(s) hereby certifies (certify) that the representations and warranties in this Unit Transfer Application are true and correct. The undersigned Transferor(s) does (do) hereby irrevocably constitute and appoint the officers of Central Iowa Renewable Energy, LLC as attorney-in-fact to transfer the said units as the case may be on the books of said company, with full power of substitution in the premises. Transferor acknowledges that once signed and returned to Central Iowa Renewable Energy, LLC, this Unit Transfer Application is irrevocable except with the consent of Central Iowa Renewable Energy, LLC, which it may, in its sole discretion, grant or withhold.

Individuals:	Entities:
Name of Individual Transferor (Please Print)	Name of Entity (Please Print)
Signature of Individual	Print Name and Title of Officer
Name of Joint Individual Transferor (Please Print)	Signature of Officer
Signature of Joint Individual Transferor	
Signature of Transferee/ Joint Transferee: The undersigned Transferee(s) hereby certifies this Unit Transfer Application are true and corre	
Date:	_
Individuals:	Entities:
Name of Individual Transferee (Please Print)	Name of Entity (Please Print)
Signature of Individual	Print Name and Title of Officer
Name of Joint Individual Transferee (Please Print)	Signature of Officer
Signature of Joint Individual Transferee	

(Use the signature block when the transfer is a "Permitted Transfer" that requires approval by the Board of Directors pursuant to Section 9.2 of the Operating Agreement)

APPROVAL OR DISAPPROVAL OF TRANSFER BY CENTRAL IOWA RENEWABLE ENERGY, LLC

Pursuant to Section 9.2 of the Operating Agrees the transfer to Transferee is: □ approved □ disthe day of	approved by the Directors by an action taken on
Central Iowa Renewable Energy, LLC	
By:	_
Its:	_
(Use the signature block when the trans approval by the Board of Directors pursuant	fer is a "Permitted Transfer" that does not require to Section 9.2 of the Operating Agreement)
	NT OF TRANSFER BY NEWABLE ENERGY, LLC
Central Iowa Renewable Energy, LLC hereby a affiliate or related party as described in this Un	acknowledges the transfer of the above Units to an it Transfer Application.
Dated thisday of	, 200
Central Iowa Renewable Energy, LLC	
By:	_
Its:	_