

## **Community Solar Energy Pilot Program Application Form**

### Section A: Application Form Requirements, Instructions, Terms and Conditions

The following Application Form is intended only for entities submitting a community solar project for consideration by the New Jersey Board of Public Utilities ("Board" or "BPU"). Projects selected by the Board will be approved for participation in the Community Solar Energy Pilot Program, pursuant to the rules at N.J.A.C. 14:8-9.

This Application Form is valid only for the following Program Year and Application Period:

### Program Year 1, Application Period 1

Application Period Opens: April 9, 2019 at 9:00 A.M.

Application Period Closes: September 9, 2019 at 5:00 P.M.

### I. Minimum Qualification Requirements

The Community Solar Energy Pilot Program is open to projects that meet the following minimum requirements, and the full requirements defined in N.J.A.C. 14:8-9 (available for reference at the following link: http://njcleanenergy.com/files/file/R 2019%20d 021%20(51%20N J R %20232(a)).pdf).

- 1. The proposed community solar project must be located in the electric service territory of an Electric Distribution Company ("EDC") in the State of New Jersey.
- 2. Existing solar projects may not apply to requalify as a community solar project. An existing solar project, as defined in N.J.A.C. 14:8-9.2, means a solar project having begun operation and/or been approved by the Board for connection to the distribution system prior to February 19, 2019. Projects having received a subsection (t) conditional certification from the Board prior to February 19, 2019 should refer to section B. XIII. Special Authorizations and Exemptions for additional information.
- 3. The Board will not consider Applications for EDCs to develop, own, or operate community solar project(s).
- 4. The Board will not consider Applications for projects sited on preserved farmland, as defined in N.J.A.C. 14:8-9.2.
- 5. The Board will not consider Applications for projects exceeding the capacity limit for individual community solar projects, set at 5 MW as defined in N.J.A.C. 14:8-9.4(g).

## II. Instructions for Completing the Community Solar Energy Pilot Program Application Form

1. Each solar project applying to participate in the Community Solar Energy Pilot Program requires the submission of an individual Application Form. Do not apply for more than one (1) project per Application Form. There is no limit to the number of Application Forms that can be submitted by any one Applicant (see the definition of an "Applicant" in section A. III. Terms and Conditions).



- 2. Complete sections B and C, and Appendix A in full. All questions are required to be answered, unless explicitly marked as optional. All attachments are required, unless explicitly marked as optional. All attachments must be attached to the end of the Application Form, therefore forming a complete application package. Note that attachments marked as optional will be considered if included, but their absence will not penalize an Application.
- 3. Original signatures on all forms and certifications of this Application Form are required. The certifications contained in section C must be notarized.
- 4. Specific exemptions are identified throughout the Application Form which apply only if: 1) the Applicant is a government entity (municipal, county, or state), AND 2) the community solar developer will be selected by the Applicant via a Request for Proposals ("RFP"), Request for Quotations ("RFQ"), or other bidding process. If this is the case, the Applicant must include a letter describing the proposed bidding process, and the Applicant should complete all sections of the Application Form based on the project as it will be designed in the bidding process. The Applicant must further commit to issuing said RFP, RFQ, or other bidding process within 90 days of the proposed project being approved by the Board for participation in the Community Solar Energy Pilot Program (see section B. XIII. Special Authorizations and Exemptions).

#### III. Terms and Conditions

### **General Terms and Conditions**

- 1. The "Applicant" is defined as the entity that submits the Community Solar Energy Pilot Program Application Form (for example, an Applicant may be a project developer, project owner, project operator, property owner, contractor, installer, or agent thereof).
- 2. Prior to completing the Application Form, the Applicant must carefully review the rules at N.J.A.C. 14:8-9, and any other rules, regulations, and codes applicable to the design, construction, and operation of a community solar project in New Jersey. All Applications must be in compliance with all local, state and federal rules, regulations and laws. Furthermore, submission of an Application Form does not obviate the need for compliance with all applicable local, state, and federal laws and regulations at any time during the design, construction, operation, and decommissioning of a community solar project including, but not limited to, regulations by commissions such as the New Jersey Highlands Council and the New Jersey Pinelands Commission.
- 3. By submitting an Application, the Applicant acknowledges notice on behalf of all project participants that the information included in the Application is subject to disclosure under the Open Public Records Act, N.J.S.A. 47:1A-1 et seq. Aggregated information may be used by the Board and/or other state, federal, county, regional or local agencies in reports and evaluations, and the geographic location may be used to update Geographic Information System ("GIS") mapping. Applicants may identify sensitive and trade secret information that they wish to keep confidential by submitting them in accordance with the confidentiality procedures set forth in



- N.J.A.C. 14:1-12.3. Furthermore, the Applicant understands that the list of approved community solar projects will be published on the Board of Public Utilities website.
- 4. Amendments or supplements to the Community Solar Energy Pilot Program Application Form will be made available via the New Jersey Clean Energy Program ("NJCEP") website at <a href="https://www.njcleanenergy.com">www.njcleanenergy.com</a>. This Application Form may be modified for future Application Periods at any time without prior notification.

### **Evaluation of Applications and Approval of Projects**

- 5. Only Applications that are administratively complete by the close of the Application Period will be considered for participation in the Community Solar Energy Pilot Program during that Program Year. An application will be deemed administratively complete if: 1) All questions are completed, except those explicitly marked as optional, 2) All required attachments are included (see Appendix B for a checklist of required attachments), and 3) All required signatures are included. Applicants will be notified if an Application is deemed administratively incomplete. An incomplete Application may be amended and resubmitted during the following Application Period without advantage or disadvantage.
- 6. The Applicant may be required to supplement the information provided in the Application Form upon request from the Board or Board Staff.
- 7. Following the close of the Application Period, each Application will be reviewed and evaluated by a dedicated Evaluation Committee.
- 8. In reviewing each application, Board Staff may consult with the New Jersey Department of Environmental Protection ("NJDEP"), the New Jersey Department of Agriculture, or other state agencies and consultants as are relevant to the Application. Any information marked and submitted as confidential will be treated as such by the receiving agency, and used for the sole purpose of evaluation.
- 9. The criteria for evaluation of Applications are presented in Appendix C (Evaluation Criteria). Projects must score a minimum 30 points total in order to be considered for participation in the Community Solar Energy Pilot Program. Projects that score above 30 points will be presented to the Board for approval for participation in the Community Solar Energy Pilot Program in order, starting with the highest-scoring project and proceeding to the lowest-scoring project, and until the allocated program capacity for that Program Year is filled.
  - The allocated program capacity for Program Year 1 is 75 MW. At least 40% of program capacity (i.e. at least 30 MW) will be allocated to LMI projects.
- 10. Board Staff may reject Applications that are incomplete at the close of the Application Period, that are not in compliance with the rules and regulations established in N.J.A.C. 14:8-9, or that do not meet a minimum standard for selection, as set forth in this Application Form.



### Milestones and Follow-Up for Approved Projects

- 11. Should the proposed community solar project be approved by the Board for participation in the Community Solar Energy Pilot Program, such approval will be contingent on the project being constructed and operated as was proposed in its Application.
  - Furthermore, pursuant to the rules at N.J.A.C. 14:8-9.3(c), approved projects are expected to begin construction within 6 months of their approval by the Board, and are expected to become fully operational within 12 months of their approval by the Board. Extensions may be granted by Board Staff at its discretion, based on its assessment of the specific circumstances of each project approved.

In order to monitor compliance, approved projects will be required to submit updates to the Board:

- a. Prior to the beginning of construction, the Applicant must provide evidence that commitments in the following categories have been met: project location, community and environmental justice engagement, other benefits.
- b. Prior to applying for permission to operate ("PTO"), the Applicant must provide evidence that commitments in the following categories have been met: siting (other than location), all permits received.
- c. Prior to applying to the EDC for allocation of bill credits, the Applicant must provide evidence that commitments in the following categories have been met: product offering, subscriber type, geographic limit within EDC service territory.

If the approved project fails to be completed as proposed in the Application, and the Applicant fails to remediate the failure or provide an equivalent modification within a reasonable timeframe, the project may be penalized <u>up to and including a withdrawal of the permission to operate in the Community Solar Energy Pilot Program</u>.

### Special Considerations for Project Siting

- 12. Unless the proposed community solar facility is located on a rooftop, parking lot, or parking structure, the Applicant must meet with the NJDEP's Office of Permit Coordination and Environmental Review ("PCER") to determine what permits may be required and to identify other potential issues. More information is available at: http://www.nj.gov/dep/pcer. The Applicant must have completed the NJDEP Permit Readiness Checklist and submitted said Checklist to NJDEP PCER prior to submitting the Application to the Board (see section B. VIII. Permits). The Permit Readiness Checklist is available the following link: https://www.nj.gov/dep/pcer/introcklist.htm.
- 13. Special attention should be paid when siting a project on a landfill, a brownfield, or an area of historic fill. For reference, NJDEP's *Guidance for Installation of Solar Renewable Energy Systems on Landfills in New Jersey* can be found at the following link: https://www.nj.gov/dep/dshw/swp/solarguidance.pdf.
- 14. The Applicant should review the environmental compliance history at the proposed site and the various operations that were conducted there. Satisfaction of all outstanding NJDEP regulatory



compliance obligations, if applicable, will be required prior to applying for permission to operate. The Applicant should identify any outstanding compliance and enforcement issues associated with the property on which the proposed project is to be sited and resolve them accordingly before submitting the Post Construction NJDEP Compliance Form, if applicable.

15. If the proposed project is sited on Green Acres preserved open space, as defined in N.J.A.C. 14:8-9.2, or on land owned by NJDEP, the Applicant must receive special approval for the project from NJDEP <u>prior to submitting the Application to the Board</u>, and attach proof of approval to their application package (see section B. VII. Community Solar Facility Siting).

## Submitting an Application

Applications must adhere to all of the following instructions for submission. Applications must be received no later than 5:00 P.M. on the date of the close of the Application Period in order to be considered.

Mail or hand-deliver the original complete Application package plus three copies of the complete Application package to:

New Jersey Board of Public Utilities 44 South Clinton Avenue, 7<sup>th</sup> Floor

Post Office Box 350

Trenton, New Jersey 08625-0350

Attn: Office of Clean Energy

Community Solar Energy Pilot Program Application Package

<u>In addition</u>, submit an electronic version of the complete Application package to <u>both</u> of the following email addresses: communitysolar@njcleanenergy.com and board.secretary@bpu.nj.gov.

### Questions and Further Information

Please address all questions pertaining to the Application Form to communitysolar@njcleanenergy.com.

Additional guidance and Frequently Asked Questions will be available on the NJCEP website at: <a href="http://njcleanenergy.com/renewable-energy/programs/community-solar">http://njcleanenergy.com/renewable-energy/programs/community-solar</a>.



## **Section B: Community Solar Energy Project Description**

Instructions: Section B must be completed in its entirety. Any attachments should be placed at the end of the Application package.

I. Applicant Contact Information
Applicant Company/Entity Name:
First Name: Last Name:
Daytime Phone: Email:
Applicant Mailing Address:
Municipality: County: Zip Code:
Applicant is:   Community Solar Project Owner   Community Solar Developer/Facility Installer   Subscriber Organization
☐ Agent (if agent, what role is represented)
= 7 Serie (ii agent) what fole is represented,
II. Community Solar Project Owner
New Jersey's
Project Owner Company/Entity Name (complete if known):  First Name: Last Name:
Daytime Phone: Email:
Mailing Address:
Mailing Address: County: Zip Code:
III. Community Solar Developer
This section, "Community Solar Developer," is optional if: 1) the Applicant is a government entity (municipal, county, or state), AND 2) the community solar developer will be selected by the Applicant via a RFP, RFQ, or other bidding process. In all other cases, this section is required.
Developer Company Name (optional, complete if applicable):
First Name: Last Name:
Daytime Phone: Email:
Mailing Address:
Municipality: County: Zip Code:
The proposed community solar project will be primarily built by:  ☐ the Developer ☐ a contracted engineering, procurement and construction ("EPC") company



If the proposed community solar project will be primarily built by a contracted EPC company, complete the following *(optional, complete if known)*:

If the EPC company information is left blank and the proposed project is approved by the Board for participation in the Community Solar Energy Pilot Program, the Applicant must inform the Board of the information below once the EPC company becomes known.

EPC Company Name (optional, o	complete if applicable):	
		e:
Mailing Address:		
		Zip Code:
IV. Property/Site Owner Information	ation	
Property Owner Company/Entit	v Name:	
		e:
		3 X V L
Applicant Mailing Address:		
		Zip Code:
	New Jersey	1's
V. Community Solar Subscriber	Organization (optional, cor	mplete if known)
If this section, "Community So	lar Subscriber Organizatio	on," is left blank and the proposed project is
		ity Solar Energy Pilot Program, the Applicant
U 5 11 0	ENGINE PROPERTY AND	Subscriber Organization becomes known.
Subscriber Organization Compa	nv/Entity Name (optional.	complete if applicable):
		e:
Mailing Address:		
VI. Proposed Community Solar F	acility Characteristics	
Community Solar Facility Size (a	s denominated on the PV إ	panels):
M\	N AC	MW DC
Community Solar Facility Location	on (Address):	
Municipality:		
Property Block and Lot Number		



Comm	unity Solar Site Coordinates:	_ Longitude	Latitude
	creage of Property Block and Lots:		
Total A	creage of Community Solar Facility:	acres	
located docum	a delineated map of the portion of the line that it is a delineated map of the portion of the line is a design plan in drawing the integration with Geographic Informatics	ies of the delineated map	o should be provided: 1) as aPDF as a shapefile (.shp), in order to
EDC ele	ectric service territory in which the prop	oosed community solar fac	cility is located: (select one)
	☐ Atlantic City Electric	•	al Power & Light
	☐ Public Service Electric & Ga	•	-
	_ rable service electric a sa	5 — Nockiana Ele	
project (month Project up to a	ted date of project completion* (The Apticompletion; however, this data is being a) (year) completion is defined pursuant to the nd including having subscribers received possed community solar facility is an exprovisions for projects having received prior to February 19, 2019. *Existing project is defined in N.J.A.C. been approved by the Board for cor 2019.	e definition at N.J.A.C. 14 bill credits for their subscisting project*	:8-9.3 as being fully operational, cription to the project.
VII. Cor	mmunity Solar Facility Siting		
1.	The proposed community solar projec	t has site control*	□ Voc□ No
1.	If "Yes," attach proof of site control.	t has site control*	
	If "No," the Application will be deeme	d incomplete.	
	*Site control is defined as property or		rchase, signed lease or option to
	lease, or signed contract for use as a community solar site.	· · ·	
2.			whole, on preserved farmland* ☐ Yes ☐ No
	If "Yes," the Application will not be con	nsidered by the Board.	



\*Preserved farmland is defined in N.J.A.C. 14:8-9.2 as land from which a permanent development easement was conveyed and a deed of easement was recorded with the county clerk's office pursuant to N.J.S.A. 4:1C-11 et seq.; land subject to a farmland preservation program agreement recorded with the county clerk's office pursuant to N.J.S.A. 4:1C-24; land from which development potential has been transferred pursuant to N.J.S.A. 40:55D-113 et seq. or N.J.S.A. 40:55D-137 et seq.; or land conveyed or dedicated by agricultural restriction pursuant to N.J.S.A. 40:55D-39.1.

3.	The proposed community solar facility is located, in part or in whole, on Green Acres preserved open space* or on land owned by the New Jersey Department of Environmental Protection (NJDEP)
	If "Yes," the Applicant must attach special authorization from NJDEP for the site to host a community solar facility. The Board will not consider Applications for projects located, in part or in whole, on Green Acres preserved open space or on land owned by NJDEP, unless the Applicant has received special authorization from NJDEP and includes proof of such special authorization in the Application package.
	*Green Acres preserved open space is defined in N.J.A.C. 14:8-9.2 as land classified as either "funded parkland" or "unfunded parkland" under N.J.A.C. 7:36, or land purchased by the State with "Green Acres funding" (as defined at N.J.A.C. 7:36).
4.	The proposed community solar facility is located, in part or in whole, on land located in the New Jersey Highlands Planning Area or Preservation Area □ Yes□ No
5.	The proposed community solar facility is located, in part or in whole, on land located in the New Jersey Pinelands ☐ Yes ☐ No
6.	The proposed community solar facility is located, in part or in whole, on land that has been actively devoted to agricultural or horticultural use and that is/has been valued, assessed, and taxed pursuant to the "Farmland Assessment Act of 1964," P.L. 1964, c.48 (C. 54:4-23.1 et seq.) at any time within the ten year period prior to the date of submission of the Application
7.	The proposed community solar facility is located, in part or in whole, on a landfill ☐ Yes ☐ No
	If "Yes," provide the name of the landfill, as identified in NJDEP's database of New Jersey landfills, available at <a href="https://www.nj.gov/dep/dshw/lrm/landfill.htm">www.nj.gov/dep/dshw/lrm/landfill.htm</a> :
8.	The proposed community solar facility is located, in part or in whole, on a brownfield
	If "Yes," has a final remediation document been issued for the property? $\Box$ Yes $\Box$ No



If "Yes," attach a copy of the Response Action Outcome ("RAO") issued by the LSRP or the No Further Action ("NFA") letter issued by NJDEP.

9.	The proposed community solar facility is located, in part or in whole, on an area of historic fil
	If "Yes," have the remedial investigation requirements pursuant to the Technical Requirements for Site Remediation, N.J.A.C. 7:26E-4.7 been implemented?
	Has the remediation of the historic fill been completed pursuant to the Technical Requirements
	for Site Remediation, N.J.A.C. 7:26E-5.4?
	If the remediation of the historic fill has been completed, attach a copy of the Response Action Outcome ("RAO") issued by a Licensed Site Remediation Professional ("LSRP") or the No Furthe Action ("NFA") letter issued by NJDEP.
10.	The proposed community solar facility is located on a parking lot $\square$ Yes $\square$ No
11.	The proposed community solar facility is located on a parking deck $\square$ Yes $\square$ No
12.	The proposed community solar facility is located on a rooftop
13.	The proposed community solar facility is located on a canopy over an impervious surface (e.g walkway)
14.	The proposed community solar facility is located on the property of an affordable housing building or complex
15.	The proposed community solar facility is located on a water reservoir or other water body ("floating solar") $\square$ Yes $\square$ No
16.	The proposed community solar facility is located on an area designated in need or redevelopment
17.	The proposed community solar facility is located on land or a building that is preserved by a municipal, county, state, or federal entity
18.	The proposed community solar facility is located, in part or in whole, on forested lands



	Construction of the proposed community solar facility will require cutting down one or more
	trees
	If "Yes," estimated number of trees required to be cut for construction:
19.	The proposed community solar facility is located on land or a building owned or controlled by a government entity, including, but not limited to, a municipal, county, state, or federal entity
20.	Are there any use restrictions at the site? ☐ Yes ☐ No
	If "Yes," explain the use restriction below and provide documentation that the proposed
	community solar project is not prohibited.
	Will the use restriction be required to be modified? ☐ Yes☐ No If "Yes," explain the modification below.
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21.	The proposed community solar facility has been specifically designed or planned to preserve or enhance the site (e.g. landscaping, land enhancements, pollination support, stormwater management, soil conservation, etc.)
VIII. Per	mits
1.	The Applicant has completed NJDEP Permit Readiness Checklist, and submitted it to NJDEP's PCER



If "No," the Application will be deemed incomplete. Exception: Applications for community solar projects located on a rooftop, parking lot, or parking structure are exempt from this requirement.

2.	The Applicant has met with NJDEP's PCER □ Yes □ No
	If "Yes," attach proof of a meeting with NJDEP PCER.
	If "No," the Application will be deemed incomplete. Exception: Applications for community solar
	projects located on a rooftop, parking lot, or parking structure are exempt from this
	requirement.

- 3. Please list all permits, approvals, or other authorizations that will be needed for the construction and operation of the proposed community solar facility pursuant to local, state and federal laws and regulations. Include permits that have already been received, have been applied for, and that will need to be applied for. The Applicant may extend this table by attaching additional pages if necessary. These include:
  - a. Permits, approvals, or other authorizations from NJDEP (i.e. Land Use, Air Quality, New Jersey Pollutant Discharge Elimination System "NJPDES", etc.) for the property.
  - b. Permits, approvals, or other authorizations from NJDEP (i.e. Land Use, Air Quality, NJPDES, etc.) directly related to the installation and operation of a solar facility on this property.
  - c. Permits, approvals, or other authorizations other than those from NJDEP for the development, construction, or operation of the community solar facility (including local zoning and other local and state permits)

An Application that does not list all permits, approvals, or other authorizations that will be needed for the construction and operation of the proposed community solar facility will be deemed incomplete.

If a permit has been received, attach a copy of the permit.

Permit Name	Permitting	Date Permit Applied for (if applicable) /
& Description	Agency/Entity	Date Permit Received (if applicable)



	4.	based on the capacity hosting there is sufficient capacity as solar facility	ng map as published at vailable at the proposed of the capacity hosting	ap of the relevant EDC and determined that the date of submission of the Application distribution to build the proposed community	n, ity
IX.	Con	nmunity Solar Subscriptions an	d Subscribers		
	1.	Estimated or Anticipated Nur	nber of Subscribers <i>(pled</i>	ease provide a good faith estimate or range	<i>:)</i> :
	2.	Estimated or Anticipated Bro	eakdown of Subscribers	s (please provide a good faith estimate	or
		range of the kWh of project a	llocated to each categor	rv)·	
		Residential:	Commercial:		
		Industrial:	Other:	:(define "other":	_)
	3.		ursuant to N.J.A.C. 14:8	ject* ☐ Yes ☐ No 3-9 as a community solar project in which d by LMI subscribers.	
	4.			cate at least 51% of project capacity ☐ Yes ☐ No	
	5.			eveloped in partnership with an affordat 	
	6.	community solar project  If "Yes," estimated or anticip provider's subscription (provi	ated percentage of the decided an estimate or range	as an LMI subscriber for the purposes of t 	ng
		·		d quantifiable long-term benefits from tought to their residents/tenants?	ne



Additionally, the affordable housing provider must attach a signed affidavit that the specific, substantial, identifiable, and quantifiable long-term benefits from the community solar subscription will be passed through to their residents/tenants.

7.	This project uses an anchor subscriber <i>(optional)</i> □ Yes □ No
	If "Yes," name of the anchor subscriber (optional):
	Estimated or anticipated percentage or range of the project capacity for the anchor subscriber's subscription:
8.	Is there any expectation that the account holder of a master meter will subscribe to the community solar project on behalf of its tenants? $\square$ Yes $\square$ No
	If "Yes," what specific, identifiable, sufficient, and quantifiable benefits from the community solar subscription are being passed through to the tenants?
	New Jersey's
	cleanenerau
	Additionally, the account holder of the master meter must attach a signed affidavit that the
	specific, identifiable, sufficient, and quantifiable benefits from the community solar subscription
	will be passed through to the tenants.
	If "No," please be aware that, if, at any time during the operating life of the community solar project the account holder of a master meter wishes to subscribe to the community solar project on behalf of its tenants, it must submit to the Board a signed affidavit that the specific, identifiable, sufficient, and quantifiable benefits from the community solar subscription will be passed through to its tenants.
9.	The geographic restriction for distance between project site and subscribers is: (select one)
	☐ No geographic restriction: whole EDC service territory
	☐ Same county OR same county and adjacent counties
	☐ Same municipality OR same municipality and adjacent municipalities
	Note: The geographic restriction selected here will apply for the lifetime of the project, barring special dispensation from the Board, pursuant to N.J.A.C. 14:8-9.5(a).



form(s) found in Appendix A. See Appendix A for exemptions.)	
The subscription proposed offers guaranteed or fixed savings to subscribers $\square$ Yes $\square$ No	
If "Yes," the guaranteed or fixed savings are offered as:	
☐ A percentage saving on the customer's annual electric utility bill	
☐ A percentage saving on the customer's community solar bill credit	
☐ Other:	
Li Other.	
If "Yes," the proposed savings represent:	
$\square$ 0% - 5% of the customer's annual electric utility bill or bill credit	
$\Box$ 5% - 10% of the customer's annual electric utility bill or bill credit	
$\square$ 10% - 20% of the customer's annual electric utility bill or bill credit	
over 20% of the customer's annual electric utility bill or bill credit	
<b>,</b> , , , , , , , , , , , , , , , , , ,	
The subscription proposed offers subscribers ownership or a pathway to ownership of a share of the community solar facility	:
If "Yes," include proof of a pathway to ownership of a share of the community solar facility	
offered to the subscribers in Appendix A.	
11. The list of approved community solar projects will be published on the Board's website.	
Additionally, subscriber organizations have the option of indicating, on this list, that the project	
is currently seeking subscribers.	
If this project is approved, the Board should indicate on its website that the project is currently	,
seeking subscribers 🗆 Yes 🗆 No	
If "Yes," the contact information indicated on the Board's website should read:	
Company/Entity Name: Contact Name:	
Daytime Phone: Email:	
Note: it is the responsibility of the project's subscriber organization to notify the Board if/when the	
project is no longer seeking subscribers, and request that the Board remove the above information on	
ts website.	
K. Community Engagement	
1. The proposed community solar project is being developed by or in collaboration* with the	
municipality in which the project is located $\square$ Yes $\square$ No	
If "Yes," explain how and attach a letter of support from the municipality in which the project is	
located.	
*Collaboration with the municipality should include, at minimum, one or more meetings with	
relevant municipal authorities and clear evidence of municipal involvement and approval of the	
design, development, or operation of the proposed community solar project.	



2.	The proposed community solar project is being developed in collaboration* with one or more local community organization(s)
3.	The proposed community solar project was developed, at least in part, through a community consultative process*
XI. Proj	ect Cost
сог	Provide the following cost estimates and attach substantiating evidence in the form of charts and/or spreadsheet models:  olicants are expected to provide a good faith estimate of costs associated with the proposed namenity solar project, as they are known at the time the Application is filed with the Board. This formation will not be used in the evaluation of the proposed community solar project.
	talled Cost (in \$)
	talled Cost (in \$/Watt)
	ustomer Acquisition Cost (in \$/Watt)
Annual	Customer Churn Rate (in %)



Annual Operating Expenses (in c/kWh)	
LCOE (in c/kWh)	

2. Pursuant to N.J.A.C. 14:8-9.7(q), "community solar projects shall be eligible to apply, via a one-time election prior to the delivery of any energy from the facility, for SRECs or Class I RECs, as applicable, or to any subsequent compensations as determined by the Board pursuant to the Clean Energy Act."

For indicative purposes only, please indicate all local, state and federal tax incentives which will be applied to if the proposed community solar project is approved for participation in the Community Solar Energy Pilot Program:

	$\sim$		_	· · ·
VII	/ \t	nnr	ロヘロ	efits
$\Delta$ II	. ()	1161	DEH	C111.5

1.	The proposed community solar facility is paired with another distributed energy resour	
	a. Micro-grid project 🗆 Ye	s 🗆 No
7	b. Storage 🗆 Ye	s 🗆 No
d	c. Other (identify): Ye	
2.	The proposed community solar facility provides grid benefits (e.g. congestion r	eduction
	nicleanenergy.com	s 🗆 No
	If "Yes" to any, please explain how and provide supporting documents.	
4.	The proposed community solar project will create temporary or permanent jobs in New	
	If "Yes," estimated number of temporary jobs created in New Jersey:	:3 L 110
	If "Yes," estimated number of permanent jobs created in New Jersey:	
5.	The proposed community solar project will provide job training opportunities for local s trainees	
	If "Yes," will the job training be provided through a registered apprenticeship? $\Box$ Ye	s 🗆 No



If "Yes," identify the entity or entities through which job training is or will be organized (e.g. New Jersey GAINS program, partnership with local school):

XIII. Sp	pecial Authorizations and Exemptions
1.	Is the proposed community solar project co-located with another community solar facility (as defined at N.J.A.C. 14:8-9.2)?
2.	Does this project seek an exemption from the 10-subscriber minimum?
3.	Specific sections throughout the Application Form are identified as optional only if: 1) the Applicant is a government entity (municipal, county, or state), and 2) the community solar developer will be selected by the Applicant via a RFP, RFQ, or other bidding process. Has the Applicant left those specific sections blank?
4.	Has the proposed community solar project received, in part or in whole, a subsection (to conditional certification from the Board prior to February 19, 2019?



conditional certification if the proposed project is approved by the Board for participation in the Community Solar Energy Pilot Program.





Section C: Certifications
Instructions: Original signatures on all certifications are required. All certifications in this section must be notarized.
Applicant Certification
The undersigned warrants, certifies, and represents that:
I, Debra Einhorn (name) am the Authorized Agent (title) of the Applicant OC Solar NJ LLC (name) and have been authorized to file this Applicant Certification on behalf of my organization; and
2) The information provided in this Application package has been personally examined, is true accurate, complete, and correct to the best of the undersigned's knowledge, based on personal knowledge or on inquiry of individuals with such knowledge; and
3) The community solar facility proposed in the Application will be constructed, installed, an operated as described in the Application and in accordance with all Board rules and applicable laws; and
4) The system proposed in the Application will be constructed, installed, and operated i accordance with all Board policies and procedures for the SREC Registration Program of subsequent revision to the SREC Registration Program, if applicable; and
5) My organization understands that certain information in this Application is subject to disclosur under the Open Public Records Act, N.J.S.A. 47-1A-1 et seq., and that sensitive and trade secre information that they wish to keep confidential should be submitted in accordance with the confidentiality procedures set forth in N.J.A.C. 14:1-12.3.; and
6) My organization acknowledges that submission of false information may be grounds for denial of this Application, and if any of the foregoing statements are willfully false, they are subject to punishment to the full extent of the law, including the possibility of fine and imprisonment
Signature: Date:
Print Name: Debra Einhorn
Title: Authorized Agent Company: OC Solar NJ LLC
Signed and sworn to before me on this day of, 20
Signature

Name



## **Project Developer Certification**

This Certification "Project Developer / Installer" is optional if: 1) the Applicant is a government entity (municipal, county, or state), AND 2) the community solar developer will be selected by the Applicant via a Request for Proposals (RFP), Request for Quotations (RFQ), or other bidding process. In all other cases, this Certification is required.

1) I,uke Rickard (name) am theAuthorized Signatory (title) of the Project Developer _Amp Solar Development, Inc. (name) and have been authorized to file this Applicant Certification on behalf of my organization; and 2) The information provided in this Application package has been personally examined, is true, accurate, complete, and correct to the best of the undersigned's knowledge, based on personal knowledge or on inquiry of individuals with such knowledge; and 3) The community solar facility proposed in the Application will be constructed, installed, and operated as described in the Application and in accordance with all Board rules and applicable laws; and 4) The system proposed in the Application will be constructed, installed, and operated in accordance with all Board policies and procedures for the SREC Registration Program or subsequent revision to the SREC Registration Program, if applicable; and 5) My organization understands that certain information in this Application is subject to disclosure under the Open Public Records Act, N.J.S.A. 47-14-1 et seq., and that sensitive and trade secret information that they wish to keep confidential should be submitted in accordance with the confidentiality procedures set forth in N.J.A.C. 14:1-12.3.; and 6) My organization acknowledges that submission of false information may be grounds for denial of this Application, and if any of the foregoing statements are willfully false, they are subject to punishment to the full extent of the law, including the possibility of fine and imprisonment.  Signature:	The un	undersigned warrants, certifies, and represents that:	
Applicant Certification on behalf of my organization; and  2) The information provided in this Application package has been personally examined, is true, accurate, complete, and correct to the best of the undersigned's knowledge, based on personal knowledge or on inquiry of individuals with such knowledge; and  3) The community solar facility proposed in the Application will be constructed, installed, and operated as described in the Application and in accordance with all Board rules and applicable laws; and  4) The system proposed in the Application will be constructed, installed, and operated in accordance with all Board policies and procedures for the SREC Registration Program or subsequent revision to the SREC Registration Program, if applicable; and  5) My organization understands that certain information in this Application is subject to disclosure under the Open Public Records Act, N.J.S.A. 47-1A-1 et seq., and that sensitive and trade secret information that they wish to keep confidential should be submitted in accordance with the confidentiality procedures set forth in N.J.A.C. 14:1-12.3.; and  6) My organization acknowledges that submission of false information may be grounds for denial of this Application, and if any of the foregoing statements are willfully false, they are subject to punishment to the full extent of the law, including the possibility of fine and imprisonment.  Signature:  Date:  Date:  Date:  Authorized Signatory  Company:  Amp Solar Development, Inc.  Signed and sworn to before me on this  day of  Any Organization and in any of the organization and in accordance with the company and the construction and applicable and accordance with the company and the construction and applicable and accordance with all Board rules and applicable and appli	1)	1) I, Luke Rickard (name) am the Authorized Signatory	(title) of the
2) The information provided in this Application package has been personally examined, is true, accurate, complete, and correct to the best of the undersigned's knowledge, based on personal knowledge or on inquiry of individuals with such knowledge; and  3) The community solar facility proposed in the Application will be constructed, installed, and operated as described in the Application and in accordance with all Board rules and applicable laws; and  4) The system proposed in the Application will be constructed, installed, and operated in accordance with all Board policies and procedures for the SREC Registration Program or subsequent revision to the SREC Registration Program, if applicable; and  5) My organization understands that certain information in this Application is subject to disclosure under the Open Public Records Act, N.J.S.A. 47-1A-1 et seq., and that sensitive and trade secret information that they wish to keep confidential should be submitted in accordance with the confidentiality procedures set forth in N.J.A.C. 14:1-12.3.; and  6) My organization acknowledges that submission of false information may be grounds for denial of this Application, and if any of the foregoing statements are willfully false, they are subject to punishment to the full extent of the law, including the possibility of fine and imprisonment.  Signature:  Date:  Date:  Date:  Authorized Signatory  Company:  Amp Solar Development, Inc.  Signed and sworn to before me on this  day of  Ady of  Signature			
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Signature: Date:  Print Name: Luke Rickard Title: Authorized Signatory Company: Amp Solar Development, Inc.  Signed and sworn to before me on this day of, 20  Signature			
Print Name:Luke Rickard  Title:Authorized Signatory Company:Amp Solar Development, Inc  Signed and sworn to before me on this, 20  Signature		to punishment to the full extent of the law, including the possibility of fine and in	nprisonment.
Title:Authorized Signatory Company:Amp Solar Development, Inc Signed and sworn to before me on this day of, 20 Signature Signature	Signatu	nature: Date:	
Title:Authorized Signatory Company:Amp Solar Development, Inc Signed and sworn to before me on this day of, 20 Signature Signature			
Signed and sworn to before me on this day of, 20  Signature	Print N	nt Name: <u>Luke Rickard</u>	
Signature	Title: _	e: <u>Authorized Signatory</u> Company: <u>Amp Solar Development, Inc</u>	<u>.                                    </u>
Signature			
Signature	c: I		
<del></del>	Signea	ned and sworn to before me on this day of, 20	
<del></del>			
 Name	Signatu	nature	
	 Name	 me	



# Project Owner Certification

The un	dersigned warrants, certifies, and repre	esents that:		
1)	I,Luke Rickard (note that the project OwnerAmp Solar Developmen (note that the project Owner	t Inc. name) and have	e been authorized to file t	(title) of the
2)	Applicant Certification on behalf of m The information provided in this Ap accurate, complete, and correct to the	plication package the best of the un	ge has been personally exam dersigned's knowledge, bas	
3)	knowledge or on inquiry of individuals. The community solar facility propos operated as described in the Applications; and	sed in the Appl	cation will be constructed,	
4)	The system proposed in the Appliaccordance with all Board policies subsequent revision to the SREC Regis	and procedure	s for the SREC Registratio	-
5)	My organization understands that cer under the Open Public Records Act, N information that they wish to keep	rtain information	n in this Application is subject et seq., and that sensitive ar	nd trade secret
6)	confidentiality procedures set forth in My organization acknowledges that s of this Application, and if any of the to punishment to the full extent of the	N.J.A.C. 14:1-12 ubmission of fa foregoing state	2.3.; and lse information may be grou ements are willfully false, th	unds for denial ey are subject
Signati	ure:	Date	:	
	lame:Luke Rickard Authorized Signatory		Amp Solar Development, Ir	nc.
Signed	and sworn to before me on this	day of	, 20	
 Signatu	ure			
Name	<del>-</del>			



# Property Owner Certification

The un	ndersigned warrants, certifies, and re	epresents that:		
1)	l,Debra Einhorn	(name) am the	Authorized Agent	_ (title) of the
	Property			
	Certification on behalf of my organ	nization; and		
2)	The information provided in this	Application package	e pertaining to siting and	location of the
	proposed community solar projec	t has been persona	lly examined, is true, accu	ırate, complete
	and correct to the best of the un	dersigned's knowle	dge, based on personal k	nowledge or or
	inquiry of individuals with such kno	owledge; and		
3)	My organization or I understand	I that certain infor	mation in this Application	n is subject to
	disclosure under the Open Public			
	trade secret information that they			
	with the confidentiality procedures	•		
4)	• •			ounds for denia
- ,	of this Application, and if any of t		·	
	to punishment to the full extent o			
		,		
Signatu	ture: New	Date:		
	DITT	Jersey		
Print N	Name: Debra Einhorn	OND		
	Authorized Agent	Company:		
ricic.	. 77	company.		99
Cianad	d and sworn to before me on this			
Signed	a and sworn to before the on this	uay oi	, 20	
 Signatu	:ure			
Name				



# Subscriber Organization Certification (optional, complete if known)

The undersigned warrants, certifies, and represents that:
1) I, <u>Luke Rickard</u> (name) am the <u>Authorized Signatory</u> (title) of the Subscriber Organization Amp Solar Development, Inc. (name) and have been authorized to file
this Applicant Certification on behalf of my organization; and  2) The information provided in this Application package has been personally examined, is true,
accurate, complete, and correct to the best of the undersigned's knowledge, based on personal knowledge or on inquiry of individuals with such knowledge; and
3) The community solar facility proposed in the Application will be constructed, installed, and operated as described in the Application and in accordance with all Board rules and applicable laws; and
4) My organization understands that certain information in this Application is subject to disclosure under the Open Public Records Act, N.J.S.A. 47-1A-1 et seq., and that sensitive and trade secret information that they wish to keep confidential should be submitted in accordance with the confidentiality procedures set forth in N.J.A.C. 14:1-12.3.; and
5) My organization acknowledges that submission of false information may be grounds for denial
of this Application, and if any of the foregoing statements are willfully false, they are subject
to punishment to the full extent of the law, including the possibility of fine and imprisonment.
Signature: Date:
Print Name: Luke Rickard  Title: A disciplification of Company A so Sales Development of Company and C
Title: Authorized Signatory Company: Amp Solar Development, Inc.
Signed and sworn to before me on this day of, 20
Signature Signature
Name



Section D: Appendix		

### Appendix A: Product Offering Questionnaire

Complete the following Product Offering Questionnaire. If there are multiple different product offerings for the proposed community solar project, please complete and attach one Product Offering Questionnaire per product offering.

Applicants are expected to provide a good faith description of the product offerings developed for the proposed community solar project, as they are known at the time the Application is filed with the Board. If the proposed project is approved by the Board, the Applicant must notify the Board and receive approval from the Board for any modification or addition to a Product Offering Questionnaire.

Exception: This "Product Offering Questionnaire" is optional if: 1) the Applicant is a government entity (municipal, county, or state), AND 2) the community solar developer will be selected by the Applicant via a Request for Proposals (RFP), Request for Quotations (RFQ), or other bidding process.

This Questionnaire is Product Offering number \_\_\_\_\_ of \_\_\_\_ (total number of product offerings).

(#2 would be a discount for selected applicants)

1. Community Solar Subscription Type (examples: kilowatt hours per year, kilowatt size, percentage of community solar facility's nameplate capacity, percentage of subscriber's historical usage, percentage of subscriber's actual usage):

#### nicleanenergy.com

Community Solar Subscription Price: (check all that apply)
☐ Fixed price per month
$\square$ Variable price per month, variation based on:
$\Box$ The subscription price has an escalator of % every (interval)
Contract term (length): months, or years OR   month-to-month
Fees
☐ Sign-up fee:
☐ Early Termination or Cancellation fees:
☐ Other fee(s) and frequency:
Does the subscription guarantee or offer fixed savings or specific, quantifiable economic benefits to the subscriber?



$\square$ As a percentage of monthly utility bill
$\square$ As a fixed guaranteed savings compared to average historic bill
$\square$ As a fixed percentage of bill credits
□ Other:

6. Special conditions or considerations:





## Appendix B: Required Attachments Checklist

Note that this list is for indicative purposes only. Additional attachments may be required, and are identified throughout this Application Form.

Required Attachments for all Applications	Page	Attached?	
Delineated map of the portion of the property on which the community solar	p.7	□Yes □ No	
facility will be located.			
For electronic submission only: copy of the delineated map of the portion of	p.7	□Yes □ No	
the property on which the community solar facility will be located as a PDF			
and in drawing file format (.dwg) or as a shapefile (.shp).			
Proof of site control.	p.8	□Yes □ No	
Copy of the completed Permit Readiness Checklist as it was submitted to	p.11	□Yes □ No	
NJDEP PCER, if applicable.			
Proof of a meeting with NJDEP PCER, if applicable.	p.12	□Yes □ No	
A screenshot of the capacity hosting map at the proposed location, showing		□Yes □ No	
the available capacity.			
Substantiating evidence of project cost in the form of charts and/or		☐Yes ☐ No	
spreadsheet models.	$MM_{*}$		
Certifications in Section C.	p.19-23	□Yes □ No	
Product Offering Questionnaire(s).	p.24	☐Yes ☐ No	

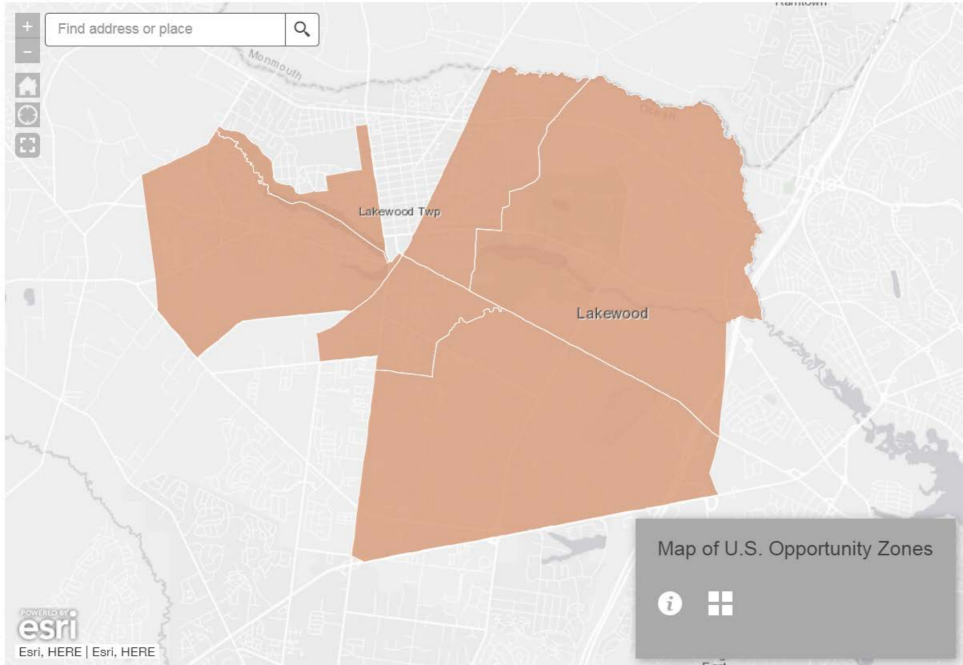
Required Attachments for Exemptions	Page	Attached?
The Applicant is a government entity (municipal, county, or state), and the	p.6,	☐Yes ☐ No
community solar developer will be selected by the Applicant via a Request for	p.19	TM
Proposals (RFP), Request for Quotations (RFQ), or other bidding process:	rogn	
⇒ Attach a letter from the Applicant describing the bidding process		
The proposed community solar project is located, in part or in whole, on	p.8	□Yes □ No
Green Acres preserved open space or on land owned by NJDEP.		
⇒ Attach special authorization from NJDEP for the site to host a		
community solar facility.		
The proposed community solar project has received, in part or in whole, a	p. 19	□Yes □ No
subsection (t) conditional certification from the Board prior to February 19,		
2019.		
⇒ Attach a signed affidavit that the Applicant will immediately withdraw		
the applicable subsection (t) conditional certification if the proposed		
project is approved by the Board for participation in the Community		
Solar Energy Pilot Program.		



## Appendix C: Evaluation Criteria

The Evaluation Criteria chart below lists the various categories that the Board will consider in evaluating project Applications. Projects must score a minimum 30 points total in order to be considered for participation in the Community Solar Energy Pilot Program. Projects that score above 30 points will be awarded program capacity in order, starting with the highest-scoring project and proceeding to the lowest-scoring project.

Evaluation Criteria	Max. Points	
Low- and Moderate-Income and Environmental Justice Inclusion	30	
Higher preference: LMI project		
Siting	20	
Higher preference: landfills, brownfields, areas of historic fill, rooftops, parking lots, parking decks		
Medium preference: canopies over impervious surfaces (e.g. walkway), areas designated in need of redevelopment		
No Points: preserved lands, wetlands, forested areas, farmland	33177	
B		
Bonus points for: landscaping, land enhancement, pollination support,	Max. possible bonus points:	
stormwater management, soil conservation	5	
Product Offering	15	
Higher preference: guaranteed savings >10%, flexible terms*		
Medium preference: guaranteed savings >5%		
No Points: no guaranteed savings, no flexible terms*	10199	
*Flexible terms may include: no cancellation fee, short-term contract	I DECORES IN TM	
Community and Environmental Justice Engagement	10	
Higher preference: partnership with municipality, partnership with local		
community organization(s), partnership with affordable housing provider		
Medium preference: letter of support from municipality, project owner is		
a government and/or public and/or quasi-public entity, project owner is		
an affordable housing developer		
Subscribers	10	
Higher preference: more than 51% project capacity is allocated to		
residential subscribers		
Other Benefits	10	
Higher preference: Provides local jobs/job training, demonstrates co-		
benefits (e.g. paired with storage, micro-grid project, energy audit, EE		
measures)		
Geographic Limit within EDC service territory	5	
Higher preference: municipality/adjacent municipality		
Medium preference: county/adjacent county		
No Points: any geographic location within the EDC service territory.		





## **AGENT AGREEMENT**

THIS AGENT AGREEMENT ("Agreement") is made as of the 3<sup>rd</sup> day of September, 2019, by and between SWARTHMORE 1935 LLC, SWARTHMORE 1920 LLC, SWARTHMORE 1950 LLC, AIRPORT 1195 LLC, SWARTHMORE 1985 LLC, OBERLIN 175 LLC, SWARTHMORE 1942 LLC, and AIRPORT 725 LLC, New Jersey limited liability companies ("Owners") with a mailing address of 1750 Cedar Bridge Avenue, Lakewood, New Jersey 08701 and OC SOLAR NJ, a New Jersey limited liability company ("Manager"), with a mailing address of 1750 Cedar Bridge Avenue, Lakewood, New Jersey 08701.

## **RECITALS:**

WHEREAS the Owners desire to appoint and engage Manager as its lawful agent and representative to perform the services described hereunder;

WHEREAS the Manager agrees to accept such appointment and to represent the Owners and perform such Services in the territory described herein, under the terms and conditions in this Agreement;

NOW, THEREFORE, in consideration of the promises and covenants contained herein, the Parties hereby agree as follows:

## **TERMS:**

1. **Duties of Manager.** Subject to the provisions hereof and during the term hereof, Owners hereby appoints Manager as exclusive manager of the roof of the Properties and Manager hereby accepts appointment as the manager of the roof of the Properties. Manager shall have site control of the building roof, and will have the ability to enter into negotiations and contracts for solar. Manager agrees to manage the roof in a professional, competent manner. Without limiting the generality of the foregoing, Manager agrees to, and is hereby granted the authority to perform these duties.

## Compliance.

- (a) <u>Legal and Insurance Requirements</u>. Manager agrees to comply with and abide by all laws, rules, regulations, requirements, orders, notices, determinations and ordinances of any federal, state or municipal authority; and the requirements of any insurance companies covering any of the risks against which the Property is insured.
- (b) <u>No Discrimination</u>. Neither Manager nor anyone authorized to act for Manager in the rental, sale, the provision of services, or in any other manner shall discriminate against any person on the grounds of race, color, creed, religion, handicap, sex or national origin, and Manager hereby agrees to comply with all laws, regulations and ordinances pertaining thereto.
- 3. <u>Term of Agreement</u>. This Agreement shall become effective upon execution by both Owners and Manager (the "Effective Date"), and shall remain in effect until (i) title to the Properties has been conveyed to new Owners; or (ii) Manager's default under this Agreement, limited to misappropriation of funds, gross negligence and/or fraud; or (iii) both parties agree to terminate this Agreement in writing.

- (a) **Entire Agreement.** This Agreement is the entire agreement between the parties with respect to the subject matter hereof, and no alteration, modification, or interpretation hereof shall be binding unless in writing and signed by both parties.
- (b) <u>Severability.</u> If any provision of this Agreement or application to any party or circumstances shall be determined by any court of competent jurisdiction to be invalid and unenforceable to any extent, the remainder of this Agreement or the application of such provision to such person or circumstances, other than those as to which it is so determined invalid or unenforceable, shall not be affected thereby, and each provision hereof shall be valid and shall be enforced to the fullest extent permitted by law.
- (c) <u>Applicable Law.</u> This Agreement shall be construed and enforced in accordance with the laws of the State in which the Property is located, without regard to conflicts of law provisions thereof.
- (d) <u>Assignability.</u> Manager may not assign this Agreement without first obtaining Owner's written consent, which consent Owners may withhold in its sole discretion.
- (e) <u>Relationship.</u> Nothing contained in this Agreement shall be construed to create a relationship of employer and employee between Manager and Owners, it being the intent of the parties hereto that the relationship created hereby is solely that of an independent contractor. Nothing contained herein shall be deemed to constitute Owners and Manager as partners or joint ventures.
- (f) <u>Successors Bound.</u> This Agreement shall be binding upon and inure to the benefit of the parties and their permitted assigns.
- (g) <u>Further Acts.</u> Each party, upon the request of the other, agrees to perform such further acts and to execute and deliver such other documents as are reasonably necessary to carry out the provisions of, and the transactions contemplated by, this Agreement.
- (h) <u>Third Parties.</u> This Agreement shall not confer in favor of any third parties any rights whatsoever as third-party beneficiaries, except to rights conferred to Lender pursuant to the terms and conditions of a certain Assignment and Subordination of Management Agreement entered into by and between Owners and Manager, in favor of Investors Bank.
- (i) <u>Counterparts and Facsimile Signatures.</u> This Agreement may be executed in one or more counterparts, each of which shall constitute an original, but all of which taken together shall constitute one and the same documents. The signatures on this Agreement may be delivered with facsimile copies, which shall be as effective as if original signatures were delivered.
- (j) <u>Interpretation.</u> No provision of this Agreement is to be interpreted for or against either party because that party or that party's legal representative or counsel drafted such provision.

IN WITNESS WHEREOF, Owners and Manager have executed this Agreement as of the date set forth above.

## OWNERS:

By: SWARTHMORE 1935 LLC, a New Jersey limited liability company

By: Linda Halpern,
Managing Member

By: SWARTHMORE 1920 LLC, a New Jersey limited liability company

By: Linda Halpern,
Managing Member

By: SWARTHMORE 1950 LLC, a New Jersey limited liability company

By: Linda Halpern,
Managing Member

By: AIRPORT 1195 LLC, a New Jersey limited liability company

Linda Halpern,
Managing Member

[signatures to continue on the following page]

By:	SWARTHMORE 1985 LLC,
	a New Jersey limited liability
	company

By: Hinda Halmann

Linda Halpern, Managing Member

By: OBERLIN 175 LLC, a New Jersey limited liability company

By: Han

Linda Halpern, Managing Member

By: SWARTHMORE 1942 LLC, a New Jersey limited liability company

Linda Halpern,

Managing Member

By: AIRPORT 725 LLC, a New Jersey limited liability company

y:\_\_\_\_\_

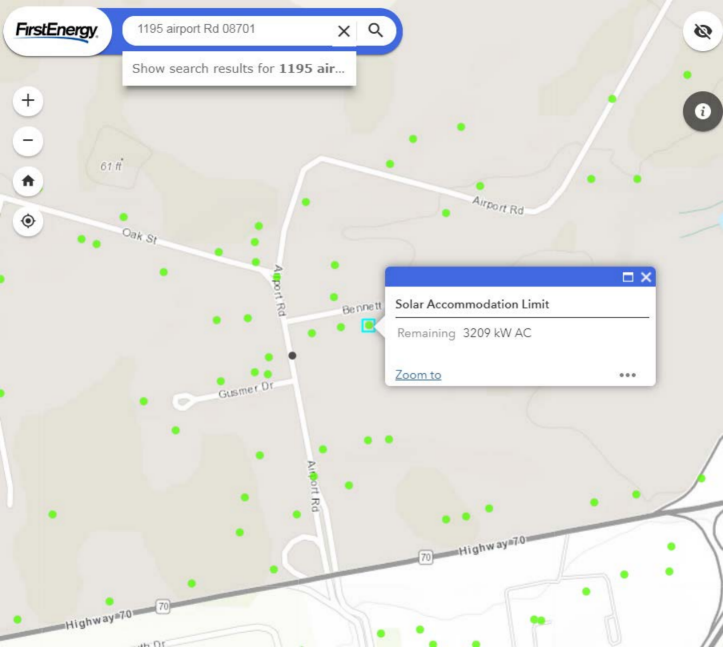
Linda Halpern, Managing Member

[signatures to continue on the following page]

MANAGER:

OC SOLAR NJ, LLC, a New Jersey limited liability company

Linda Halpern,
Managing Member



QUANTITY	DESCRIPTION		UNIT PRICE		AMOUNT	\$/W DC
976 11	Modules 370W Inverters Racking Direct Labor, Materials, and Equipment Engineering & Permiting Indirects	\$ \$ \$ \$ \$ \$	125.00 3,000.00 60.00 320.37 20.00 33.30	\$ \$ \$ \$ \$	122,000.00 32,533.33 58,560.00 312,677.87 19,520.00 32,500.80	\$0.34 \$0.09 \$0.16 \$0.87 \$0.05 \$0.09
	1		SUBTOTAL terconnection Total		\$577,792.00 \$36,112.00 \$613,904.00	\$0.10

Net Installed Cost (\$) \$577,792.00

Net Installed Cost (\$/W DC) \$1.60

Initial customner \$0.10/W DC

Churn 1%

Annual Opex \$13/kW

LCOE \$0.10/kWh



Office of Clean Energy New Jersey Board of Public Utilities 44 S Clinton Ave, 7<sup>th</sup> Floor Trenton, NJ 08625

Re: Community Solar Energy Pilot Program Application

#### Dear BPU:

Lakewood Housing Authority serves as one of the designated Housing Entity serving the community of Lakewood, NJ. The Authority's mission is to provide safe and decent affordable housing to qualified low-income families and individuals and to improve the quality of life and economic stability of its residents.

The Authority is in full support of the efforts undertaken by Amp Solar Development and Arosa Solar Energy to develop, construct, own and operate solar photovoltaic installations on various properties in New Jersey.

In order to advance our mission and provide cost-savings and flexible clean energy solutions to our constituents, the Authority is committed to helping identify and enroll eligible subscribers for any installations selected for award under the Community Solar Energy Pilot Program being administered by the NJ Board of Public Utilities.

The Authority supports the mission of the Pilot Program, specifically in helping to encourage community solar projects that will enable access to solar energy by electric utility customers who have previously been unable to participate in solar energy due to a variety of barriers. We look forward to contributing to this mission by offering our support to the application put forth by Amp Solar Development and Arosa.

Sincerely,

Scott E. Parsons
Acting Executive Director
732-364-1300 x109

sparsons@lakewoodha.org



# Lakewood Township





Lakewood Township

New Jersey 08701 USA



Sunny · 21°C 10:08 AM











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