

New Jersey Community Solar Energy Pilot Program Program Year 2 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 2, Application Period 1

Application Period Opens: Staff will inform stakeholders once the online application portal is open. The online application portal will open no later than December 31, 2020.

Application Period Closes: Friday, February 5, 2021 at 5:00 P.M. EST

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 MWdc 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. Applications <u>must</u> be submitted via a dedicated online application process. Staff will provide further details on how to submit an Application online upon the opening of the online application process. The online application process will reflect the exact questions and requirements laid out



- in this Application Form. This PDF Application Form is being provided to allow Applicants to develop their Applications; **do not** submit an Application using this PDF Application Form. Any Application submitted using this PDF Application Form rather than the dedicated online application process will not be considered.
- 2. 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).
- 3. Do not submit the same project (same Applicant name and project site) multiple times or with various sizes.
- 4. 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 submitted with the Application Form via the online application process, therefore forming a complete application package.
- 5. Do not in any way amend, edit, or otherwise change the questions or format of this application form.
- 6. Original signatures on all forms and certifications of this Application Form are required. The certifications contained in section C must be notarized and may not be modified. More information on how to submit electronic certifications will be provided upon the release of the online application process.
- 7. Attachments must be submitted as part of the Application Form via the online application process.

 The Board will not accept documentation sent directly to the Board.

III. Terms and Conditions

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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).

 Prior to completing the Application Form, the Applicant must carefully review the rules at N.J.A.C.
 - 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.
- 2. 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 must 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 (see "Submission of Confidential Information). Furthermore, the Applicant understands that the list of approved community solar projects will be published on the Board of Public Utilities website.

3. 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 www.njcleanenergy.com. This Application Form may be modified for future Application Periods at any time without prior notification.

Evaluation of Applications and Approval of Projects

- 4. 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 next Pilot Program Application Period without advantage or disadvantage, so long as it conforms to the requirements of that Application Period. In the event that any required information or attachment is missing, the Application will be deemed incomplete and will not be scored.
- 5. Only Applications that are submitted via the online application process will be considered for participation in Program Year 2 ("PY2") of the Pilot Program.
- 6. Any Application that contains factually incorrect information will be eliminated from consideration.
- 7. The Applicant may be required to supplement the information provided in the Application Form upon request from the Board or Board Staff.
- 8. Following the close of the Application Period, each Application will be reviewed and evaluated by a dedicated Evaluation Committee.
- 9. 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.
- 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.
- 11. The criteria for evaluation of Applications are presented in Appendix C (Evaluation Criteria). Projects must score a minimum 50 points total in order to be considered for participation in the



Community Solar Energy Pilot Program. Projects that score above 50 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 allocated for that Program Year to each EDC service territory. The last project to be selected by the Board will be granted conditional approval for its full capacity (i.e. no project capacity will be cut off).

The allocated program capacity for Program Year 2 is **150 MWdc**. At least 40% of program capacity (i.e. at least 60 MW) will be allocated to Low and Moderate Income ("LMI") projects. The Board may, at its discretion, award up to 10% over or under this 150 MWdc capacity limit.

The EDC service territory breakdown of capacity for PY2 is as follows:

EDC	% of retail sales	PY2 Allocated Capacity
Atlantic City Electric ("ACE")	12.35%	18.525
Jersey Central Power & Light ("JCP&L)	28.86%	43.29
Public Service Electric & Gas ("PSE&G")	56.87%	85.305
Rockland Electric Company ("RECO")	1.92%	2.88
Total	100%	150

12. The Board may elect not to select projects in an EDC service territory if the number of Applications submitted is insufficient to provide adequate competition. In that event, the Board may allow the unused capacity to be reallocated to another EDC territory.

Milestones and Follow-Up for Approved Projects

- 13. 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 proposed in its Application. Applicants may not change the location or characteristics of selected projects.
 - 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.

Please note: the Board proposed an amendment to the Pilot Program rules, which, if approved, would eliminate the deadline to begin construction, establish a requirement that approved projects provide quarterly progress updates, and extend the deadline to become fully operational from 12 to 18 months. Additionally, Staff would be able to grant one, six-month extension; further extensions would need to be requested from the Board via a petition. If approved, these rule amendments will apply to all community solar projects granted conditional approval to participate in the Pilot Program. This note is for informational purposes only. Applicants must be



prepared to construct their projects in accordance with the existing timelines in the current rules at N.J.A.C. 14:8-9.3(c).

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 remedy 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>.

Incentive Eligibility

14. In order to limit regulatory uncertainty for projects applying to PY2 of the Pilot Program, the Board has determined that Applications selected as part of PY2 be eligible to register for the current Transition Incentive ("TI") program, even if said Applications are selected after the establishment of the Successor Program, subject to projects maintaining compliance with the rules and regulations of the TI Program.

Special Considerations for Project Siting

- 15. Unlike Program Year 1, Applicants with ground mounted projects are <u>not required</u> to meet with NJDEP's Office of Permitting and Project Navigation ("OPPN", formerly the Office of Permit Coordination and Environmental Review, or PCER) prior to submitting an Application to the Board. Applicants may request a meeting with the OPPN to identify permits and other potential issues, but doing so is not a prerequisite in the PY2 Application process.
 - Exception: Applications for floating solar projects are required to meet with OPPN prior to submitting an Application. Applicants are responsible for requesting the meeting sufficiently in advance of the Application deadline to ensure that the meeting is able to occur.
- 16. Applicants are required to submit a complete OPPN Permit Readiness Checklist as an attachment to their Application. Applicants are <u>not required</u> to submit the OPPN Permit Readiness Checklist to OPPN prior to submitting an Application, except in the case of floating solar projects. The Evaluation Committee will submit the Checklists of shortlisted Applications directly to NJDEP prior



- to presenting the list of project scores to the Board. The Permit Readiness Checklist is available at the following link: https://www.nj.gov/dep/pcer/introcklist.htm.
- 17. 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.
- 18. 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 an Application, if applicable.
- 19. 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).

Special Considerations for Government Entity Applicants

- 20. 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).
- 21. Alternatively, Government Entity Applicants may elect to submit an Application after issuing an RFP, RFQ, or other bidding process.
- 22. The Application Form has been designed to ensure that Government Entity Applicants provide the information necessary to equitably score the project against all other Applicants, and to provide contain reasonable assurances that the project will be developed. All Applicants are required to identify a project site.
- 23. Additionally, the Board proposed an amendment to the Pilot Program rules, which, if approved, would allow municipally-owned community solar projects to submit an application for a project that requests an exemption from the provisions at N.J.A.C. 14:8-9.10(b)(1) mandating subscriber enrollment via affirmative consent (i.e. an opt-out community solar project). Projects applying in PY2 may indicate in section B. XIII. Special Authorizations and Exemptions that they plan to utilize opt-out subscriber enrollment if the proposed rule amendment is approved by the Board. If the Application is selected but the proposed rule amendment is not approved by the Board, the



project will be required to proceed using affirmative consent (i.e. "opt-in") subscriber enrollment rules, as currently provided for in the Pilot Program rules at N.J.A.C. 14:8-9.10(b)(1).

Submitting an Application

- 24. 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.
- 25. Applications <u>must</u> be submitted via the dedicated online application process. Staff will provide further details on how to submit an Application online upon the opening of the online application process. The online application process will reflect the exact questions and requirements laid out in this Application Form. This PDF Application Form is being provided to allow Applicants to develop their Applications; <u>do not</u> submit an Application using this PDF Application Form.

Submission of Confidential Information

- 26. All Applications received will be posted to the New Jersey Clean Energy Program website, and will be available through NJBPU's Public Document Search. The information contained in and submitted with the Application is subject to disclosure under the Open Public Records Act, N.J.S.A. 47-1A-1 et seq.
- 27. Claimed sensitive and trade secret information that Applicants wish to keep confidential must be submitted in accordance with the confidentiality procedures set forth in N.J.A.C. 14:1-12.3.

Questions and Further Information

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- 28. Please address all questions pertaining to the Application Form to communitysolar@njcleanenergy.com.
- 29. Additional guidance and Frequently Asked Questions will be available on the NJCEP website at: http://njcleanenergy.com/renewable-energy/programs/community-solar.



Section B: Com	nmunity Solar Energy Project Description	n
	l be used to reference the project in cor	
		••
I. Applicant Co	ntact Information	
	pany/Entity Name:	
		ame:
Municipality: _	County:	Zip Code:
Applicant is:	☐ Property/Site Owner	☐ Community Solar Developer/Facility Installer ☐ Subscriber Organization ented)
II. Community	Solar Project Owner	
(*)	Novy love	avila (
Project Owner	Company/Entity Name (complete if kno	wn):
First Name: Last Name:		
Daytime Phone: Email:		
Mailing Addres	SS:	1110110199
Municipality: _	County:	Zip Code:
	njeleune	
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 Con	npany Name (optional, complete if appli	cable):
		ame:
Municipality: _	County:	Zip Code:
	community solar project will be primaril	y built by:



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	, complete if applicable):	
First Name:	Last Name:	
Daytime Phone:	Email:	
Mailing Address:		
		Zip Code:
IV. Property/Site Owner Inform	mation	
Property Owner Company/En	tity Name:	
		× 3.17./
		Zip Code:
3/ 3	New Jersey's	
V. Community Solar Subscribe	er Organization (optional, comple	ete if known)
If this section "Community S	Solar Subscriber Organization "	is left blank and the proposed project is
	-	ar Energy Pilot Program, the Applicant must
4011	nation below once the Subscriber	
,		<i>g</i>
Subscriber Organization Comp	pany/Entity Name (optional, com	nplete if applicable):
		Zip Code:
,	,	
VI. Proposed Community Sola	r Facility Characteristics	
Community Solar Facility Size	(as denominated on the PV pane	els): MWdc
*Any application for a system	larger than 5 MWdc will be aut	comatically eliminated. If awarded, projects
will be held to the MWdc size	indicated in this Application.	
Community Solar Facility Loca	tion (Address):	
	County:	
Name of Property (antional of		



Proper	ty Block and Lot Number(s):		
Comm	unity Solar Site Coordinates:	Longitude	Latitude
Total A	creage of Property Block and Lots: _	acres	
Total A	creage of Community Solar Facility:	acres	
located reques	a delineated map of the portion of in PDF format. The map must be to submit a copy of the delineated less (.shp), in order to facilitate integrals.	provided in color. Note: Apped map as a design plan in dr	olications may be required upon awing file format (.dwg) or as a
EDC ele	ectric service territory in which the p	proposed community solar fac	ility is located: (select one)
	☐ Atlantic City Electric	☐ Jersey Centra	al Power & Light
	☐ Public Service Electric &	k Gas ☐ Rockland Ele	ctric Co.
faith es purpos *Projec up to a must b change The pro	ted time from Application selection stimate of the date of project completes only.): (month) to completion is defined pursuant to including having subscribers receive fully operational within 12 monto according to the proposed rule amproved community solar facility is an If "Yes," the Application will not provisions for projects having receiprior to February 19, 2019. *An existing project is defined in and/or been approved by the Boa 19, 2019.	etion; however, this data is be you go the definition at N.J.A.C. 14 ceive bill credits for their substants of receiving conditional appendment described in the Term existing project*	ing collected for informational :8-9.3 as being fully operational, scription to the project. Projects oproval by the Board (subject to ms and Conditions). ———————————————————————————————————
VII. Co	mmunity Solar Facility Siting		
1.	The proposed community solar proof of site control of "Yes," attach proof of site control of "No," the Application will be deer *Site control is defined as propert lease, or signed contract for use community solar site. The site control be contingent on the approval	ol. The med incomplete. The or option to pure as a community solar site or the properties.	chase, signed lease or option to option to contract for use as a pject in this Application, and may



2.	The proposed community solar facility is located, in part or in whole, on preserved farmland*□ Yes □ No
	If "Yes," the Application will not be considered 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)
	*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 (check all that apply): a landfill (see question 7 below) a brownfield (see question 8 below) argy.com an area of historic fill (see question 9 below) a rooftop (see question 10 below) a canopy over a parking lot or parking deck a canopy over another type of impervious surface (e.g. walkway) a water reservoir or other water body ("floating solar") (see question 11 below) a former sand or gravel pit or former mine farmland* (see definition below) other (see question 5 below):
	*Farmland is defined as 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

*Farmland is defined as 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.

5. If you answered "other" to question 4 above, describe the proposed site and explain why it is appropriate for siting a community solar facility:



6.	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 the New Jersey Pinelands If the project is a ground mounted project (i.e. not rooftop or canopy), and answered "Yes" to either of the options above, include a letter or other determination from the New Jersey Highlands Council or the New Jersey Pinelands Commission, as relevant, stating that the proposed project is consistent with land use priorities in the area.
7.	If the proposed community solar facility is located, in part or in whole, on a landfill, provide the name of the landfill, as identified in NJDEP's database of New Jersey landfills, available at www.nj.gov/dep/dshw/lrm/landfill.htm :
8.	If the proposed community solar facility is located, in part or in whole, on a brownfield, has a final remediation document been issued for the property?
9.	If the proposed community solar facility is located, in part or in whole, on an area of historic fill, have the remedial investigation requirements pursuant to the Technical Requirements for Site Remediation, N.J.A.C. 7:26E-4.7 been implemented?
10.	If the proposed community solar facility is located, in part or in whole, on a rooftop, has the Applicant verified that the roof is structurally able to support a solar system? \square Yes \square No If "Yes," attach substantiating evidence. If "No," the application will not be considered by the Board.
11.	If the proposed community solar facility is located, in part or in whole, on a water reservoir or other water body ("floating solar"), is the facility located at a water treatment plant or sand and gravel pit that has little to no established floral and faunal resources?



If "Yes," provide supporting details and attach substantiating evidence if needed.

*All proposed floating solar projects are required to meet with NJDEP's OPPN prior to submitting an Application. Applicants are responsible for contacting NJDEP with sufficient advance notice to ensure that a meeting will occur prior to the deadline to submit an Application. Please see section VIII Permits, Question 2 for more information.

12.	The proposed community solar facility is located on the property of an affordable housing building or complex \square Yes \square No
13.	The proposed community solar facility is located on an area designated in need of redevelopment
	If "Yes," attach proof of the designation of the area as being in need of redevelopment from a municipal, county, or state entity.
14.	The proposed community solar facility is located in an Economic Opportunity Zone, as defined by the New Jersey Department of Community Affairs ("DCA")
7	New Jersey's
15.	The proposed community solar facility is located on land or a building that is preserved by a municipal, county, state, or federal entity
	facility. njcleanenergy.com program TM
16.	The proposed community solar facility is located, in part or in whole, on land that includes trees \square Yes \square No
	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:
	If "Yes," estimated number of acres of trees that required to be cut for construction:
17.	Are there any use restrictions at the site? \square Yes \square No
	If "Yes," explain the use restriction below and provide documentation that the proposed
	community solar project is not prohibited.



	/ill the use restriction(s) be required to be modified by variance or other means $\widehat{\cdot}$
	"Yes," explain the modification below.
18.	he proposed community solar facility has been specifically designed or planned to preserve or nhance the site (e.g. landscaping, site and enhancements, pollination support, etc.) This
	epresents site improvements beyond required basic site improvements \Box Yes \Box No "Yes," explain below, and provide any substantiating documentation in an attachment. Explair
	ow the proposed site enhancements will be made and maintained for the life of the project. If
	nplementing pollination support, explain what type of pollination support, how this support is
	xpected to help local ecosystems, and whether the proposed pollination support has received
	ertifications or other verification.
	New Jersey's
	cleanenergy
19.	his question is for informational purposes only, and will not impact the Application's score. The
	oard is interested in learning more about ways in which "dual use" projects may be implemented
	the Pilot Program:
	he proposed community solar facility is a "dual use" project: i.e. the project site will remain in
	ctive agricultural production throughout the life of the project (e.g. crop production under or
	etween the panels, livestock grazing) \square Yes \square No Wildflower planting or other pollination support is not considered dual use for purposes of this uestion (pollination support is question 18).
	"Yes," explain what agricultural production will be maintained on the site and will be consistent
	with the presence of a solar system. Provide any substantiating documentation in an attachment



VIII. Permits

1.	attachment to this Application
	If "No," the Application will be deemed incomplete. This requirement only applies to ground
	mounted and floating solar projects. Community solar projects located on a rooftop, parking lot,
	or parking structure are exempt from this requirement.
	*Applicants are not required to submit the Permit Readiness Checklist to NJDEP prior to
	submitting an Application to the Board, except in the case of floating solar projects.
2.	The Applicant has met with NJDEP's OPPN □ Yes □ No
	If "Yes," attach meeting notes or relevant correspondence with NJDEP's OPPN.
	* If the Applicant met with OPPN or received comments from OPPN (formerly PCER) for this
	project as part of the Program Year 1 Application process, and if the details of the project and the
	site characteristics have remained the same, those comments remain valid. Please include those
	comments or meeting notes as an attachment to the Application.
	*A meeting with NJDEP's OPPN is <u>not required</u> prior to submitting an Application. Exception: all
	floating solar projects are required to meet with NJDEP's OPPN prior to submitting an
	Application. Applicants with a floating solar project are responsible for contacting NJDEP with
	sufficient advance notice to ensure that a meeting will occur prior to the deadline to submit an
	Application.
	PICAMANARALI
3.	The Applicant has received all non-ministerial permits* for this project (optional)
	□ Yes □ No
	*Receiving all non-ministerial permits is not required prior to submitting an Application.
	*A non-ministerial permit is one in which one or more officials consider various factors and
	exercise some discretion in deciding whether to issue or deny a permit. This is in contrast to a
	ministerial permit, for which approval is contingent upon the project meeting pre-determined
	and established standards. Examples of non-ministerial permits include: local planning board
	authorization, use variances, Pinelands or Highlands Commission approvals, etc. Examples of
	ministerial permits include building permits and electrical permits.

- 4. 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. 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)
Jo.		
A No	ew Jersey's	
RPII		
5. The Applicant has consulted the	he hosting canacity man	of the relevant EDC via the EDC's website
		nined that, based on the capacity hosting
	·	
	nicleanenerdy.	cation, there is sufficient capacity available
at the proposed location		proposed community solar facility
		□ Yes □ No
	of the capacity hosting n	nap at the proposed location, showing the
available capacity.		
If the hosting capacity map she	ows insufficient capacity	, the Application will not be considered by
the Board, unless the Applica	nt provides: 1) a letter f	from the relevant EDC indicating that the
hosting capacity map is incorr	ect in that location, or 2) an assessment from the relevant EDC of
the cost of the interconnection	n upgrade that would be	required to enable the interconnection of
the proposed system, and a c	ommitment from the A	oplicant to pay those upgrade costs if the
project were to be selected by	the Board.	
Exception: Projects located in	PSE&G service territory	for which the hosting capacity map shows
		on may be eligible for a waiver of this
		this waiver, please check "Yes" below and
	· ·	scribed in the Board's Order:
https://www.njcleanenergy.co	'	
		30181/1 121/0L/020-
%20ORDER%20PSEG%20Inter		
This project is exercising the P	SE&G hosting capacity m	ap waiver: 🗆 Yes 🗆 No



6.	The Applicant has conducted an interconnection study for the proposed system (optional)
	If "Yes," include the interconnection study received from the EDC.
IX. Cor	nmunity Solar Subscriptions and Subscribers
1.	Estimated or Anticipated Number of Subscribers (please provide a good faith estimate or range):
2.	Estimated or Anticipated Breakdown of Subscribers (please provide a good faith estimate or range of the kWh of project allocated to each category): Residential: Commercial: Industrial: Other: (define "other":)
3.	The proposed community solar project is an LMI project*
4.	The proposed community solar project has a clear plan for effective and respectful customer engagement process
5.	The proposed community solar project will allocate at least 51% of project capacity to residential customers
6.	An affordable housing provider is seeking to qualify as an LMI subscriber for the purposes of the community solar project
	If "Yes," what specific, substantial, identifiable, and quantifiable long-term benefits from the community solar subscription are being passed through to their residents/tenants?



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.

If "No," please be aware that, if, at any time during the operating life of the community solar project an affordable housing provider wishes to subscribe to the community solar project as an LMI subscriber, it must submit a signed affidavit that the specific, substantial, identifiable, and quantifiable benefits from the community solar subscription will be passed through to its residents/tenants.

7.	This project uses an anchor subscriber <i>(optional)</i> \square Yes \square No If "Yes," name of the anchor subscriber <i>(optional)</i> :
	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?
	subscription are being passed through to the tenants?
	New Jersey's
	cleanenergy
	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)
	\square No geographic restriction: whole EDC service territory
	\square Same county OR same county and adjacent counties
	\square 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.L.A.C. 14:8-9.5(a)



10.	Product Offering for LMI subscribers: (The Applicant must also complete and attach one or more product offering form(s) found in Appendix A. See Appendix A for exemptions.)				
	The subscription proposed offers guaranteed or fixed savings to subscribers Yes 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:				
	If "Yes," the proposed savings represent:				
	\square 0% - 5% of the customer's annual electric utility bill or bill credit				
	\square 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				
	\square over 20% of the customer's annual electric utility bill or bill credit				
	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.				
	BPUIL				
11.	Product Offering for non-LMI subscribers: (The Applicant must also complete and attach one or more product offering form(s) found in Appendix A. See Appendix A for exemptions.)				
	TO HOLL THE TOTAL THE TOTAL TO				
	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:				
	If "Yes," the proposed savings represent:				
	□ 0% - 5% of the customer's annual electric utility bill or bill credit				
	☐ 5% - 10% of the customer's annual electric utility bill or bill credit				
	☐ 10% - 20% of the customer's annual electric utility bill or bill credit				
	\square over 20% of the customer's annual electric utility bill or bill credit				
	The subscription proposed offers subscribers ownership or a pathway to ownership of a share of				
	the community solar facility \square Yes \square No				
	If "Yes," include proof of a pathway to ownership of a share of the community solar facility offered $\frac{1}{2}$				
	to the subscribers in Appendix A.				



12. 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
Daytime Phone: Email:
*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 its website.
X. Community Engagement
 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 Yes□ No
2. The proposed community solar project is being developed by or in partnership or collaboration* with the municipality in which the project is located
3. The proposed community solar project is being developed by or in partnership or collaboration* with one or more local community organization(s) and/or affordable housing providers in the area in which the project is located □ Yes □ No



If "Yes," explain how and attach evidence of the project being developed by or in partnership or collaboration with the local community organization(s) and/or affordable housing providers.

*Partnership or collaboration is defined as clear and ongoing involvement by the local community organization(s) and/or affordable housing providers in the approval of the design, development, or operation of the proposed community solar project (e.g. community organization owns the proposed site, community organization is facilitating subscriber acquisition or was involved in the design of the community solar product offering, etc.). Documentation must be specific to the project described in this Application; "generic" documentation of support that applies to multiple projects submitted by the same Applicant will not be accepted.

4.	. The proposed community solar project was developed, at least in part, with support and in			
	consultation with the community in which the project is located* \square Yes \square No			
	If "Yes," please describe the consultative process below.			
	*A community consultative process may include any of the following: letter of support from			
	municipality and/or community organizations and/or local affordable housing provider			
	demonstrating their awareness and support of the project; one or more opportunities for public			
	intervention; and/or outreach to the municipality and/or local community organizations and/or			
	affordable housing provider.			

njcleanenergy.com

XI. Project Cost

This section, "Project Cost," 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.

1. Provide the following cost estimates and attach substantiating evidence in the form of an unlocked Excel spreadsheet model:

Applicants are expected to provide a good faith estimate of costs associated with the proposed community solar project, as they are known at the time the Application is filed with the Board. This information will not be used in the evaluation of the proposed community solar project.



Net Installed Cost (in \$)	
Net Installed Cost (in \$/Watt)	
Initial Customer Acquisition Cost (in \$/Watt)	
Annual Customer Churn Rate (in %)	
Annual Operating Expenses (in c/kWh)	
Levelized Cost of Energy ("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." Consistent with the Clean Energy Act of 2018, the Board is no longer accepting applications for the SREC Registration Program ("SRP"). Projects granted conditional approval to participate in PY2 will be eligible to apply for the TI Program.

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:



		injerealieriergy.com	Program
1.	The proposed community solar	r facility will be paired with storage .	□ Yes□ No
	If "Yes," please describe the pr	oposed storage facility:	
	a. Storage system size:	MW	MWh
	b. The storage offtaker	is also a subscriber to the propo	sed community solar facility
			□ Yes □ No
*C	ommunity solar credits will only	y be provided to community solar g	generation; credits will not be
pro	ovided to energy discharged to t	he grid from a storage facility (i.e. no	o "double counting").
2.	The proposed community solar	r facility will be paired with one or m	ore EV charging stations
			□ Yes □ No
	If "Yes," how many EV charging	g stations:	
	Will these charging stations be	public and/or private?	
	Please provide additional detail	ils:	



3.	The proposed community solar facility will provide energy audits and/or energy efficiency improvements to subscribers
4.	The proposed community solar project will create temporary or permanent jobs in New Jersey \square Yes \square No
	If "Yes," estimated number of temporary jobs created in New Jersey:
	If "Yes," estimated number of permanent jobs created in New Jersey:
	If "Yes," explain what these jobs are:
5.	The proposed community solar project will provide job training opportunities for local solar trainees
	If "Yes," will the job training be provided through a registered apprenticeship? \square Yes \square 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. Spe	ecial 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. Is the Applicant a government entity that plans to select the developer via such bidding process? Yes \(\text{No} \) No If "Yes," attach a letter describing the proposed bidding process and a copy of the request for bids (RFP, RFQ, or other bidding document) that is ready to be issued if the project is granted conditional approval by the Board. 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. The Applicant will be required to provide the information contained in those optional sections to the Board once it becomes known.
4.	Has the proposed community solar project received, in part or in whole, a subsection (t) conditional certification from the Board prior to February 19, 2019?
5.	The Board has proposed an amendment to the Pilot Program rules, which, if approved, would allow municipally-owned community solar projects to submit an application for a project that requests an exemption from the provisions at N.J.A.C. 14:8-9.10(b)(1) mandating subscriber enrollment via affirmative consent (i.e. an opt-out community solar project). Projects that intend



to utilize opt-out subscriber enrollment if the proposed rule amendment is approved by the Board must indicate such intent below. If the Application is selected but the proposed rule amendment is not approved by the Board, the project will be required to proceed using affirmative consent (i.e. "opt-in") subscriber enrollment rules, as currently provided for in the Pilot Program rules at N.J.A.C. 14:8-9.10(b)(1).

A.	This Application is for an opt-out community solar project ☐ Yes☐ No
B.	The proposed opt-out project will be owned and operated by the municipality for the duration of the project life (excluding a possible period of temporary third-party, tax-credit investor ownership to maximize the financeability of the opt-out project, subject to appropriate contractual provisions that maintain the municipality's ultimate control of the proposed opt-out project)
If "	Yes," the municipality name is:
If "I	No," the project will not be considered for eligibility as an opt-out community solar project.
	The proposed opt-out project has been authorized by municipal ordinance or resolution
	n <mark>ership,</mark> and operation an opt-out community solar project, contingent on the proposed rules ng approved by the Board.
If "I	No," the project will not be considered for eligibility as an opt-out community solar project.
D.	The proposed opt-out project will allocate all project capacity to LMI subscribers
If "I	No," the project will not be considered for eligibility as an opt-out community solar project.
E.	Describe the process by which the municipality will identify the customers that will be automatically enrolled in the proposed opt-out project:

F. The municipal applicant has reviewed the proposed rule amendment allowing for opt-out projects, and agrees to adhere to the proposed rules and any subsequent modification if they are approved by the Board. The applicant understands that any approval for the project to operate as an opt-out community solar project is contingent on the proposed rule amendment being approved by the Board. The applicant understands that, if the proposed rule amendment is not approved by the Board, the project, if approved, will be required to



adhere to the existing "opt-in" rules for subscriber enrollment (N.J.A.C. 14:8-9.10(b)(1)).
□ Yes□ No
Attach an affidavit that the municipal project owner will comply with all applicable rules and
regulations, particularly those relating to consumer privacy and consumer protection.





_		_	_		. •
50	ction	(· (rtitic	ations

Instructions: Original signatures on all certifications are required. All certifications in this section must be notarized; instructions on how to submit certifications will be provided as part of the online application process. Certifications must be dated after October 3, 2020: PY1 certifications may not be reused in PY2.

process. Certifications must be dated after October 3, 2020: PY1 certifications may not be reused in PY2.		
Applica	ant Certification	
The un	dersigned warrants, certifies, and represents that:	
1)	I, Vanessa Yao (name) am the Project Manager (title) of the Applicant Amergy Solar Inc (name) and have been authorized to file this Applicant	
2)	Certification on behalf of my organization; and 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 contents and correct to the best of the undersigned or personal contents.	
3)	knowledge or on inquiry of individuals with such knowledge; and 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)		
5)	My organization understands that 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 any claimed sensitive and trade secret information should be submitted in accordance with the confidentiality procedures set forth in N.J.A.C. 14:1-12.3; and	
6)	I acknowledge that submission of false information may be grounds for denial of this Application, and if any of the foregoing statements are willfully false, I am subject to punishment to the full extent of the law, including the possibility of fine and imprisonment.	
Signatu	ure: Date:	
	Project Manager Company: Amergy Solar Inc	
Signed	and sworn to before me on this 3rd day of February, 2021	
Signatu Heath	HEATHER KEIM Jea Hather Keim NOTARY PUBLIC OF NEW JERSEY DEF Keim Comm. # 50083082	
Name	My Commission Expires 5/24/2023	



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.

tins cer	enjeacion is regained.		
The un	dersigned warrants, certifies, and repre	esents that:	
1)	ı, <u>Bill Wang</u> (na Project Developer <u>Amergy Solar I</u> Applicant Certification on behalf of m		(title) of the nauthorized to file this
2)	The information provided in this Apaccurate, complete, and correct to the knowledge or on inquiry of individuals	ne best of the undersigned's knowle	
3)	The community solar facility propos operated as described in the Applica laws; and	, ,	
4)	The system proposed in the Application with all Board policies and procedures		
.5) Bo	My organization understands that infinithe Open Public Records Act, N.J.S.A. secret information should be submit forth in N.J.A.C. 14:1-12.3; and	. 47-1A-1 et seq., and that any clain	ned sensitive and trade
6)	I acknowledge that submission of Application, and if any of the for punishment to the full extent of the	regoing statements are willfully f	false, I am subject to
Signatu	ire:	Date:2/3/2021	
	_{ame:} Bill Wang President	Company: Amergy Solar Inc	
Signed	and sworn to before me on this <u>3rd</u>	day ofFebruary _{, 20} 21	
	Perthallen	HEATHER KEIM NOTARY PUBLIC OF NEW JERSEY	
Signatu Heath	ire ner Keim	Comm. # 50083082. My Commission Expires 5/24/2023	

Name



Project Owner Certification

The unde	ersigned warrants, certifies, and	represents that:	
1) I	, Bill Wang	(name) am the President	(title) of the
-	Project Owner Amergy Solar		ed to file this
A	Applicant Certification on behalf	of my organization; and	
2) 7	The information provided in thi	is Application package has been personally exan	nined, is true
ā	accurate, complete, and correct	to the best of the undersigned's knowledge, base	d on persona
	, ,	_ ·	
		plication and in accordance with all Board rules a	and applicable
		ication will be constructed installed and enerated	in accordance
=		•	
	·		
-	, -		
	•		
. ∘f	orth in N.J.A.C. 14:1-12.3; and		
6) I	acknowledge that submission	n of false information may be grounds for o	lenial of this
. 7	Appl <mark>ication, and if any of the</mark>	foregoing statements are willfully false, I a	m subject to
o F	p <mark>unishme</mark> nt to the full extent of	the law, including the possibility of fine and imp	risonment.
T _a	10/2021	2/2/2021	
Signature			TM TM
Dript Nar			
		Company: Amergy Solar Inc	
11tic. <u></u>		company.	
Signed a	nd sworn to before me on this _	3rd day of February , 2021	
Ne	that en	HEATHER KEIM	
Signature		NOTARY PUBLIC OF NEW JERSEY	
Name	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 Transition Incentive Program, if applicable; and 5) My organization understands that 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 any claimed sensitive and trade secret information should be submitted in accordance with the confidentiality procedures set forth in N.J.A.C. 14:1-12.3; and 6) I acknowledge that submission of false information may be grounds for denial of this Application, and if any of the foregoing statements are willfully false, I am subject to punishment to the full extent of the law, including the possibility of fine and imprisonment. The president Company: Amergy Solar Inc Company: Amergy Solar Inc HEATHER KEIM NOTARY PUBLIC OF NEW JERSEY Comm. # 50083082 In Comm. # 50083082		



Property Owner Certification

The un	ersigned warrants, certifies, and represents that:
1)	
	Property 501 Jersey Ave Property 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 pertaining to siting and location of the
	proposed community solar project has been personally examined, is true, accurate, complete,
	and correct to the best of the undersigned's knowledge, based on personal knowledge or on
	nquiry of individuals with such knowledge; and
3)	My organization or I understand that 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 any claimed sensitive and trade
	secret information should be submitted in accordance with the confidentiality procedures set
۵١	forth in N.J.A.C. 14:1-12.3; and
4)	acknowledge that submission of false information may be grounds for denial of this
	Application, and if any of the foregoing statements are willfully false, I am subject to
	punishment to the full extent of the law, including the possibility of fine and imprisonment.
Signatu	e: 2/3/2021
Signatu	e Date
Print Na	me: Jack Saadia
	resident Company: 501 Jersey Ave Property LLC
Title.	Company
Signed	nd sworn to before me on this <u>3rd</u> day of <u>February</u> , 20 <u>2</u> 1
	ea the lein HEATHER KEIM
Signatu	
Heath	er Keim Comm. # 50083082
Name	May Commission Expires 5/24/2023



Subscriber Organization Certification (optional, complete if known)

The un	dersigned warrants, certifies, and represents that:
1)	I, (name) am the (title) of the
	Subscriber Organization (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
۵١	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 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 any claimed sensitive and trade
	secret information should be submitted in accordance with the confidentiality procedures set
	forth in N.J.A.C. 14:1-12.3; and
5)	I acknowledge that submission of false information may be grounds for denial of this
	Application, and if any of the foregoing statements are willfully false, I am subject to
	punishment to the full extent of the law, including the possibility of fine and imprisonment.
Signatu	re: Date:
0	
Print N	ame:
Title: _	njcleCompany:gv.com
Signed	and sworn to before me on this day of, 20
 Signatu	ure
Name	



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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. Variations in any product offering require a separate Product Offering Questionnaire. 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).

This Product Offering applies to:

	□ LMI subscribers New Jersey's
	non-LMI subscribers
	both LMI and non-LMI subscribers
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):
2.	Community Solar Subscription Price: (check all that apply)
	☐ Fixed price per month
	☐ Variable price per month, variation based on:
	☐ The subscription price has an escalator of % every (interval)
3.	Contract term (length): months, or years OR ☐ month-to-month
	(- 0 , , , , , ,
4.	Fees
	☐ Sign-up fee:
	☐ Early Termination or Cancellation fees:
	☐ Other fee(s) and frequency:
5.	Does the subscription guarantee or offer fixed savings or specific, quantifiable economic benefits



If "Yes," the savings are guaranteed or fixed:	
\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 as identified throughout this Application Form. Please review the Application Form in its entirety, and attach attachments as required. The page numbers reference the pages from the <u>Application Form</u> as it was originally approved by the Board, not as they may appear in this fillable PDF.

Required Attachments	Reference	
Attachments marked with an asterisk (*) are only required if the project	Page	Attached?
meets the specified criteria. All others are required for all Applications.	Number	
Delineated map of the portion of the property on which the community	p. 10	□Yes □ No
solar facility will be located (in color).		
Proof of site control.	p. 10	☐Yes ☐ No
(*) If the proposed project is located, in part or in whole on a rooftop:	p. 12	□Yes □ No
substantiating evidence that the roof is structurally able to support a solar		
system.		
(*) If the proposed project is located on an area designated in need of	p. 13	□Yes □ No
redevelopment: proof of the designation of the area as being in need of	- X - I	1 >
redevelopment from a municipal, county, or state entity.	-11/2	1/
(*) If the proposed project is located in an Economic Opportunity Zone	p. 13	□Yes □ No
("EOZ"), as defined by DCA: proof that the facility is located in an EOZ.		
(*) If the proposed project is located on land or a building that is	p. 13	□Yes □ No
preserved by a municipal, county, or federal entity: proof of the		
designation of the site as "preserved" and that the designation would not	OK	\bigcirc
conflict with the proposed solar facility.		
Copy of the completed Permit Readiness Checklist.	p. 14	□Yes □ No
A screenshot of the EDC capacity hosting map at the proposed location,	p. 16	☐Yes ☐ No
showing the available capacity (in color).	piogi	Cill
Substantiating evidence of project cost in the form of charts and/or	p. 20	□Yes □ No
spreadsheet models.		
Product Offering Questionnaire(s) in Appendix A.	p. 30 – 31	□Yes □ No
Certifications in Section C.	p. 25 – 29	☐Yes ☐ No

Optional Attachments Attachments marked with an asterisk (*) only apply if the project meets the specified criteria.	Reference Page Number	Attached?
(*) If the project is located, in part or in whole, on a brownfield: copy of the Response Action Outcome (issued by the LSRP) or the No Further Action letter (issued by DEP).	p. 12	□Yes □ No
(*) If the project is located, in part or in whole, on an area of historic fill: copy of the Response Action Outcome (issued by the LSRP) or the No Further Action letter (issued by DEP).	p. 12	□Yes □ No
Substantiating evidence that the proposed community solar facility has been specifically designed or planned to preserve or enhance the site (e.g. landscaping, site and enhancements, pollination support, etc.).	p. 14	□Yes □ No



Proof of a meeting with NJDEP Office of Permitting and Project Navigation ("OPPN"), if applicable. (*) Proof of a meeting with OPPN is optional, except for projects that are in part or in whole a floating solar project. (*) If the Applicant met with OPPN (formerly PCER) during PY1, and there have been no changes to the project or site characteristics, include any comments received from OPPN on the PY1 Application.	p. 14	□Yes □ No
Permits received for this site or project.	p. 15	□Yes □ No
Evidence of experience on projects serving LMI communities or partnerships with organizations that have experience serving LMI communities	p.16	□Yes □ No
(*) If an affordable housing provider is seeking to qualify as an LMI subscriber for purposes of the community solar project: signed affidavit from the affordable housing provider that the specific, substantial, identifiable, and quantifiable long-term benefits from the community solar subscription will be passed through to their residents/tenants.	p. 17	□Yes □ No
(*) If the account holder of a master meter will subscribe on behalf of its tenants: signed affidavit from the account holder that the specific, identifiable, sufficient, and quantifiable benefits from the community solar subscription will be passed through to the tenants	p. 17	□Yes □ No
Evidence that the proposed project is being developed by or in partnership and collaboration with the municipality in which the project is located.	p. 19	□Yes □ No
Evidence that the proposed project is being developed in partnership or collaboration with one or more local community organization(s) and/or affordable housing providers in the area in which the project is located.	p. 19 – 20	□Yes □ No
Evidence that the proposed project is being developed with support and in consultation with the community in which the project is located.	p. 20	□Yes □ No
(*) If the project is seeking an exemption from the 10-subscriber minimum rule: supporting documents if needed.	p. 22	□Yes □ No

Required Attachments for Exemptions	Reference Page Number	Attached?
If the Applicant is a government entity (municipal, county, or state), and	p. 22	\square Yes \square No
the community solar developer will be selected by the Applicant via a		
Request for Proposals (RFP), Request for Quotations (RFQ), or other		
bidding process:		
⇒ Attach a letter from the Applicant describing the bidding process		
and a copy of the request for bids (RFP, RFQ, or other bidding		
document) that is ready to be issued if project is granted		
conditional approval by the Board.		
If the proposed community solar project is located, in part or in whole, on	p. 11	□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.		



If the proposed community solar project has received, in part or in whole,	p. 22	□Yes □ No
a 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.		
If the proposed community solar project plans to operate as a municipal		
opt-out project, contingent on the Board's approval the relevant proposed		
rules.		
⇒ Attach a copy of the municipal ordinance or resolution allowing the	p. 23	□Yes □ No
development, ownership, and operation an opt-out community		
solar project, contingent on the proposed rules being approved by		
the Board		
Attach an affidavit that the municipal project owner will comply	p. 24	□Yes □ No
with all applicable rules and regulations, particularly those relating		
to consumer privacy and consumer protection.		





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 of 50 points total in order to be considered for participation in the Community Solar Energy Pilot Program. Projects that score above 50 points will be awarded program capacity in order, starting with the highest-scoring project and proceeding to the lowest-scoring project, until the capacity for each EDC territory is filled. The last project to be selected by the Board will be granted conditional approval for its full capacity.

	Max. Points (total possible points: 100)				
	25				
Higher preference, e.g.: landfills, brownfields, areas of historic fill, rooftops, parking lots, parking decks, canopies over impervious surfaces (e.g. walkway), former sand and gravel pits, floating solar on water bodies at sand and gravel pits that have little to no established floral and faunal resources (*) Medium preference, e.g.: floating solar on water bodies at water treatment plants that have little to no established floral and faunal resources (*) No Points, e.g.: preserved lands, wetlands, forested areas, farmland Bonus points for site enhancements, e.g. landscaping, land	Max. possible bonus points: 3 Max. possible bonus points: 2				



Community and Environmental Justice Engagement	15
Higher preference: formal agreement, ongoing collaboration or effective	
partnership with municipality and/or local community organizations	
and/or affordable housing provider (per Section X, Questions 1, 2, and 3)	
Medium preference: consultation with municipality and/or local	
community organization(s) and/or or affordable housing provider (per	
Section X, Question 4)	
No Points: no collaboration or collaboration has not been proven	
Product Offering	15
Higher preference: guaranteed savings >20%, flexible terms*	
Medium preference: guaranteed savings >10%, flexible terms*	
Low preference: guaranteed savings >5%	
No Points: no guaranteed savings, no flexible terms*	
*Flexible terms may include: no cancellation fee, short-term contract	
Other Benefits	10
Higher preference: Provides jobs and/or job training and/or	
demonstrates co-benefits (e.g. paired with storage, EV charging	
station, energy audits, energy efficiency)	V 1 7 2
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	
Project Maturity	5
Higher preference: project has received all non-ministerial permits;	OKOLL
project has completed an interconnection study	

njcleanenergy.com

1. Substantiating evidence of project cost in the form of charts and/or spreadsheet models.

501 Jersey Ave Property LLC

SG&A cost

Insurance and contigency

Project admin and consultation

Total Direct and Indirect labor cost

Cost Breakdown: System Size (MWdc) Total System Price	\$:	0.8392 1,678,400.00
Total Equipment Cost		
Item	Tot	tal
Module	\$	268,334.80
Inverter and optimizer	\$	101,379.87
Racking	\$	168,966.44
Swithgear	\$	56,322.15
BOS	\$	208,391.95
Storgae	\$	20,115.05
Total Equipment Cost	\$	823,510.26
Total Direct and Indirect labor cost		
Item	Tot	tal
EPC	\$	663,796.74

\$

\$

90,517.74

40,230.11

60,345.16

854,889.74

2. substantiating evidence that the roof is structurally able to support a solar system(1).

Chun Feng,RA 17 Ronald Ct, Ramsey,NJ 07446 (917)915-7937

February 4, 2021

Amergy Solar 1100 Cornwall Rd Ste 202 Monmouth Junction NJ 08852

RE: Structural Evaluation for Proposed Solar Panels 501 Jersey Ave - Flat Roof Building
New Brunswick, NJ, 08901

Dear Sir,

Pursuant to your request, MPP Engineers has performed a limited structural evaluation of the roof framing at the above referenced site to determine if the framing is adequate to support a ballasted photovoltaic system, including panels, rails, and mounting hardware. The proposed area for solar panel installation is as shown in the attached Figure 1.

Our analysis of the existing roof is based on information gathered during our site visit on January 30,2021.

Structural Data and Code Information

Our analysis was performed in accordance with the requirements of the NJ Building Code.

The pertinent design data is listed below (as per EOR drawings):

Roof Dead Load:

Roofing + Insulation 1 ½" Metal Roof Deck MEP	3 PSF 2 PSF 3 PSF
Proposed Solar Panels	7 PSF
Ground Snow Load, Pg:	20 PSF
Importance Factor, Is	1.0
Thermal Factor, Ct	1.0
Exposure Factor, Ce	1.0
Flat Roof Snow Load, Pf	20 PSF MAX (0.7*Is*Ct*Ci*Pg, 20)

Existing Framing

The existing building consists of a flat roof with open-web steel joists supported on load bearing masonry walls. The steel joists were field measured to be 32" deep and spaced at 4'-2" apart typically and spanning almost 59 feet. The joists supported a 1 ½" metal roof deck. The roofing appears to be a rubber roof system. In general, the building structure appeared to be in a good structural condition without any signs of deflections and/or distress.

2. substantiating evidence that the roof is structurally able to support a solar system(2).

Analysis

We field measured a representative open-web joists including the top and bottom chord, joist seat depth, and several web members from one end of the joists. In order to evaluate the capacity of the joists, we contacted the Steel Joist Institute and based on the field measurements, the joist most closely resembles a 32LH10. Based on steel joist load tables, we determined that the joist has a total load capacity that is greater than required for existing dead loads, snow/live loads, and the proposed solar panels.

In addition to the above referenced load tables, we also created a 2-D computer model using Ram Elements of the joist with all the top chord / bottom chord and web information. We assumed the top and bottom chords of the joists were 50 ksi material strength. Based on our analysis and design of the joist, it is found that the joists are suitable to support the proposed solar panel system.

Conclusions

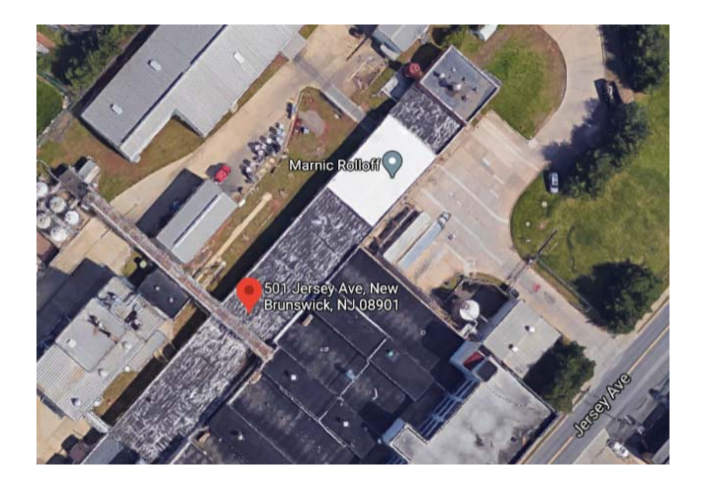
Based on our evaluation, the existing roof has a reserve capacity of 7 PSF for a ballasted solar panel system as shown in Figure 1. The racking vendor is responsible for designing the solar panel system, ballast layout, and all other accessories so that the average distributed load on the roof does not exceed 7 PSF.

We trust that this evaluation will provide you with the information required to continue with the design of an appropriate PV system. If you have any questions regarding this matter, please feel free to contact my office at (917) 915-7937. We appreciate the opportunity to assist you with this evaluation.

Sincerely,

Chun Feng, RA

NJ 11044



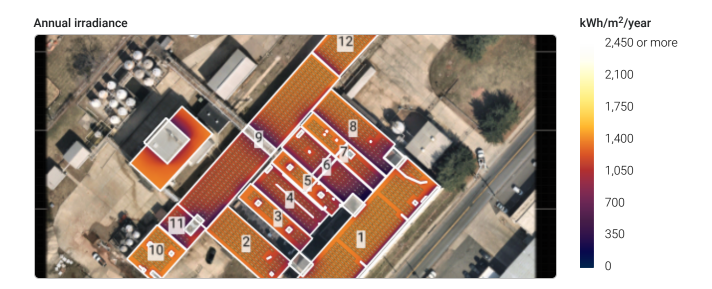
3. Delineated map of the portion of the property on which the community solar facility will be located (in color)(1).

3. Delineated map of the portion of the property on which the community solar facility will be located (in color)(2).

Aurora Shade Report

08901, USA

Customer	Designer Chandrakanth Chittajalu	Organization Amergy Solar Inc		
Address 501 Jersey Ave	Coordinates (40.481676, -74.467425)	Date 25 June 2019		
New Brunswick, NJ	(10.101070, 71.107120)	20 04116 2019		



3. Delineated map of the portion of the property on which the community solar facility will be located (in color)(3).

CustomerDesigner
Chandrakanth ChittajaluOrganization
Amergy Solar IncAddressCoordinatesDate501 Jersey Ave
New Brunswick, NJ
08901, USA(40.481676, -74.467425)25 June 2019

Summary

Array	Panel Count	Azimuth (deg.)	Pitch (deg.)	Annual TOF (%)	Annual Solar Access (%)	Annual TSRF (%)
1	290	221	10	91	94	86
2	111	222	10	91	93	84
3	32	222	10	91	88	80
4	67	222	10	91	76	69
5	22	222	10	91	88	81
6	71	222	10	91	70	64
7	37	222	10	91	85	77
8	105	221	10	91	79	72
9	315	221	10	91	84	77
10	50	222	10	91	98	89
11	24	222	10	91	65	60
12	90	223	10	91	93	85
13	33	222	10	91	95	86
14	546	131	20	93	99	92
15	475	311	20	74	99	73
Weighted average by panel count	-	-	-	-	92.3	81

3. Delineated map of the portion of the property on which the community solar facility will be located (in color)(4).

Customer

Designer

Organization

Chandrakanth Chittajalu

Amergy Solar Inc

Address

08901, USA

501 Jersey Ave New Brunswick, NJ Coordinates

Date

(40.481676, -74.467425)

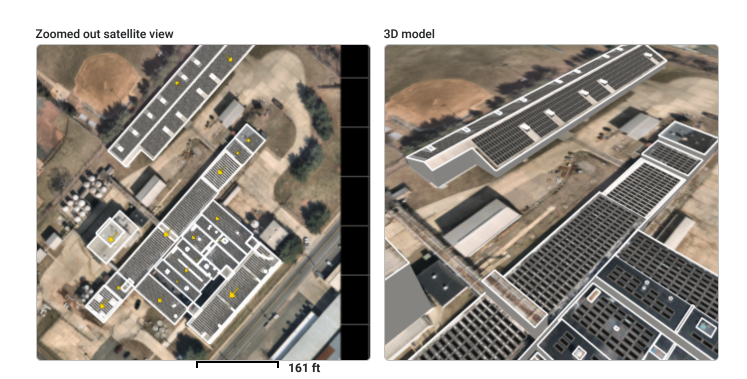
25 June 2019

Monthly solar access (%) across arrays

Array	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
1	92	94	95	95	95	95	95	94	95	95	93	92
2	92	92	93	93	93	93	93	93	93	93	92	92
3	74	83	88	91	92	92	92	91	90	85	78	73
4	55	67	77	80	82	82	83	80	79	72	61	51
5	83	88	90	89	89	89	89	89	90	89	86	83
6	52	60	67	74	77	79	79	75	70	62	55	49
7	73	81	85	88	89	89	89	88	86	83	76	71
8	65	71	78	82	84	85	85	83	80	73	68	62
9	76	81	84	86	86	87	87	86	85	83	79	75
10	97	97	98	98	98	98	98	97	98	98	97	97
11	50	55	62	68	72	74	74	70	65	58	53	47
12	90	91	94	94	94	94	95	94	94	93	90	88
13	94	94	95	95	95	95	95	94	95	96	94	95
14	99	99	99	99	99	99	99	99	99	99	99	99
15	98	99	99	99	99	99	99	99	99	99	98	98

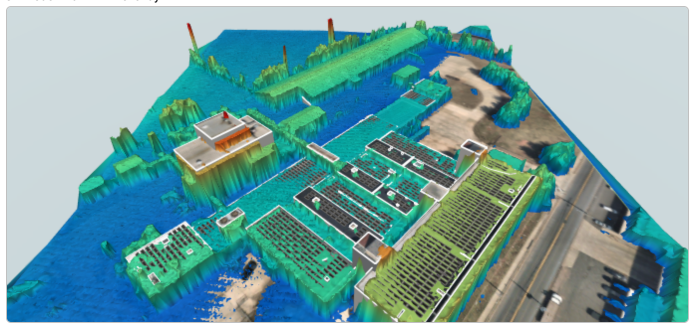
3. Delineated map of the portion of the property on which the community solar facility will be located (in color)(5).

CustomerDesigner
Chandrakanth ChittajaluOrganization
Amergy Solar IncAddressCoordinatesDate501 Jersey Ave
New Brunswick, NJ(40.481676, -74.467425)25 June 2019



3D model with LIDAR overlay

08901, USA



3. Delineated map of the portion of the property on which the community solar facility will be located (in color)(6).

CustomerDesigner
Chandrakanth ChittajaluOrganization
Amergy Solar IncAddressCoordinatesDate501 Jersey Ave
New Brunswick, NJ
08901, USA(40.481676, -74.467425)25 June 2019

Street view and corresponding 3D model

Google

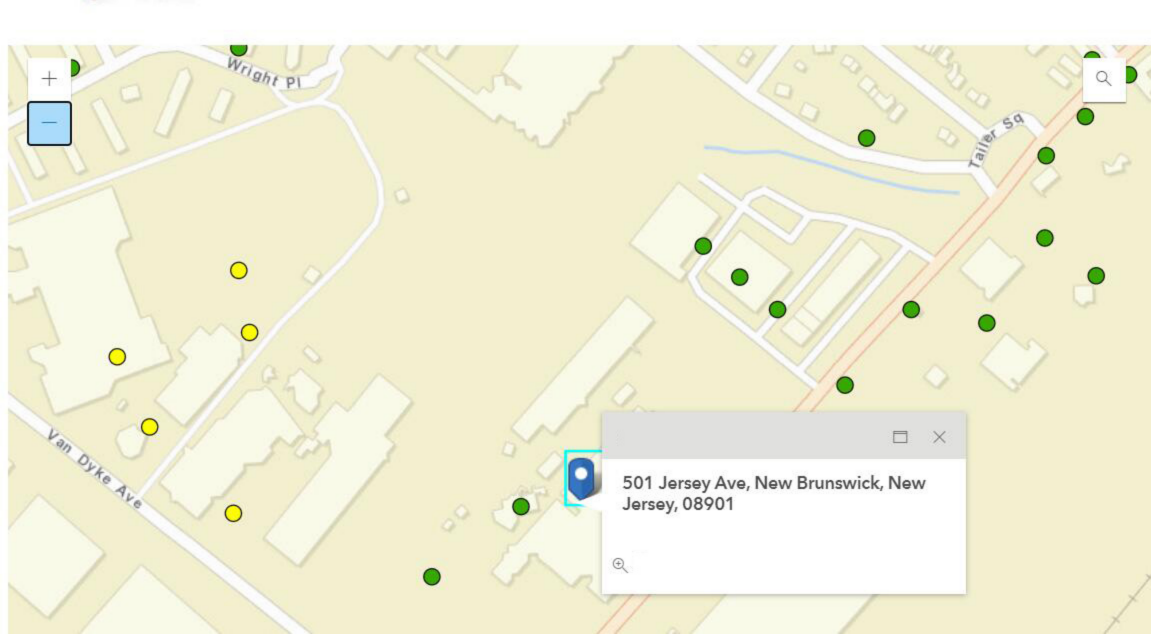


I, **Chandrakanth Chittajalu**, certify that I have generated this shading report to the best of my abilities, and I believe its contents to be accurate.

SolarPowerSuitability

- >1000kW
- O 100-1000kW
- < 100kW

4. A screenshot of the EDC capacity hosting map at the proposed location, showing the available capacity (in color).



2/5/2021

5. Evidence of experience on projects ser ving LMI communities or partnerships with organizations that have experience serving LMI communities(1).

Vanessa Yao <vyao@amergysolar.com>

Re: Introduction

2 messages

Bill Wang

bwang@amergysolar.com>

Thu, Feb 4, 2021 at 11:09 AM

To: Souhoudou Zombre <souhoudou@sunright.solar>, Vanessa Yao <vyao@amergysolar.com> Cc: Saidouo@aol.com

Hi Souhoudou

Thank you for the introduction.

HI Saidou

It was very nice to meet here,

What I need your help to partner with to provide to your member with discount electricity for government funded projects.

If you are interested in this program. I love to be come your support.

On Thu, Feb 4, 2021 at 10:45 AM Souhoudou Zombre <souhoudou@sunright.solar> wrote:

Hi Bill,

I hope you are having a beautiful day. I would like to introduce you to Mr. Saidou Ouedraogo, the president of the Burkinabè's Association in New Jersey.

Please feel free to share with him what is needed to move forward. I remain available.

Thanks

Bill Wang | President of Amergy Solar

bwang@amergysolar.com Phone: 866-857-7875 www.amergysolar.com

Headquarter

1100 Cornwall Rd. Suite 202, Monmouth Junction, NJ 08852

New York Office

136-68 Roosevelt Ave. Suite 901, Flushing NY 11354





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Bill Wang

bwang@amergysolar.com> To: Vanessa Yao <vyao@amergysolar.com> Fri, Feb 5, 2021 at 8:56 AM

[Quoted text hidden]

5. Evidence of experience on projects serving LMI communities or partnerships with organizations that have experience serving LMI communities(2).

David Wang davidwang@amergysolar.com

Community Solar Partnership

1 message

David Wang <davidwang@amergysolar.com> To: info@hcdnnj.org

Wed, Feb 3, 2021 at 11:33 AM

Hi,

My name is David Wang from Amergy Solar Inc. Currently we are looking to make a partnership with some LMI (low media income) associations or community organizations to provide cheaper electricity to their residential community members. We plan to install a community solar system and use at least 51% of this project capacity to serve residential LMI subscribers. We will be responsible for all installation and power generation so there are NO extra service charges. All the subscribers would be offered a 10-20% discount on their electricity bill if they are willing to use our community solar system.

If you are unable to partner at this time, could you please refer some of the affordable housing providers that may be interested in our project?

For more information please directly reply to this email or call at 866-857-7875.

If you are interested in our company, please visit our website: Amergy Solar – Residential & Commercial Solar Systems in NJ & NY

Thanks!

Best Regard.

David.

David Wang

davidwang@amergysolar.com

Phone: 866-857-7875 www.amergysolar.com

Headquarter

1100 Cornwall Rd. Suite 202 Monmouth Junction NJ 08852

New York Office

136-68 Roosevelt Ave. Suite 901 Flushing NY 11354

5. Evidence of experience on projects serving LMI communities or partnerships with organizations that have experience serving LMI communities(3).

David Wang davidwang@amergysolar.com

Community Solar Partnership

1 message

David Wang <davidwang@amergysolar.com> To: info@hcdnnj.org

Thu, Jan 28, 2021 at 2:09 PM

Hi,

My name is David Wang from Amergy Solar Inc. Currently we are looking for partnership with you to provide lower electricity to your residential community members.

- No contract
- 10-20% lower than your current electric bill
- Go green together

If you know of any HCDNNJ members who are ready to go green please connect with me!

Thanks

Amergy Solar – Residential & Commercial Solar Systems in NJ & NY

Best Regard. David.

--

David Wang davidwang@amergysolar.com

Phone: 866-857-7875 www.amergysolar.com

Headquarter

1100 Cornwall Rd. Suite 202 Monmouth Junction NJ 08852

New York Office

136-68 Roosevelt Ave. Suite 901 Flushing NY 11354

Policy No.: 7503-3-CT-73604-2020.8230600-220007007

OWNER'S POLICY OF TITLE INSURANCE

Issued by

FIDELITY NATIONAL TITLE INSURANCE COMPANY

Any notice of claim and any other notice or statement in writing required to be given the Company under this Policy must be given to the Company at the address shown in Section 18 of the Conditions.

COVERED RISKS

SUBJECT TO THE EXCLUSIONS FROM COVERAGE, THE EXCEPTIONS FROM COVERAGE CONTAINED IN SCHEDULE B, AND THE CONDITIONS, FIDELITY NATIONAL TITLE INSURANCE COMPANY, a Florida corporation, (the "Company") insures as of Date of Policy and, to the extent stated in Covered Risks 9 and 10, after Date of Policy, against loss or damage, not exceeding the Amount of Insurance, sustained or incurred by the Insured by reason of:

- 1. Title being vested other than as stated in Schedule A.
- Any defect in or lien or encumbrance on the Title. This Covered Risk includes but is not limited to insurance against loss from
 - (a) A defect in the Title caused by
 - (i) forgery, fraud, undue influence, duress, incompetency, incapacity, or impersonation;
 - (ii) failure of any person or Entity to have authorized a transfer or conveyance;
 - (iii) a document affecting Title not properly created, executed, witnessed, sealed, acknowledged, notarized, or delivered;
 - (iv) failure to perform those acts necessary to create a document by electronic means authorized by law;
 - (v) a document executed under a falsified, expired, or otherwise invalid power of attorney;
 - (vi) a document not properly filed, recorded, or indexed in the Public Records including failure to perform those acts by electronic means authorized by law; or
 - (vii)a defective judicial or administrative proceeding.
 - (b) The lien of real estate taxes or assessments imposed on the Title by a governmental authority due or payable, but unpaid.
 - (c) Any encroachment, encumbrance, violation, variation, or adverse circumstance affecting the Title that would be disclosed by an accurate and complete land survey of the Land. The term "encroachment" includes encroachments of existing improvements located on the Land onto adjoining land, and encroachments onto the Land of existing improvements located on adjoining land.
- 3. Unmarketable Title.
- 4. No right of access to and from the Land.
- 5. The violation or enforcement of any law, ordinance, permit, or governmental regulation (including those relating to building and zoning) restricting, regulating, prohibiting, or relating to
 - (a) the occupancy, use, or enjoyment of the Land;
 - (b) the character, dimensions, or location of any improvement erected on the Land;
 - (c) the subdivision of land; or
 - (d) environmental protection
 - if a notice, describing any part of the Land, is recorded in the Public Records setting forth the violation or intention to enforce, but only to the extent of the violation or enforcement referred to in that notice.
- An enforcement action based on the exercise of a governmental police power not covered by Covered Risk 5 if a notice of the enforcement action, describing any part of the Land, is recorded in the Public Records, but only to the extent of the enforcement referred to in that notice.
- 7. The exercise of the rights of eminent domain if a notice of the exercise, describing any part of the Land, is recorded in the Public Records.
- 8. Any taking by a governmental body that has occurred and is binding on the rights of a purchaser for value without Knowledge.
- 9. Title being vested other than as stated Schedule A or being defective
 - (a) as a result of the avoidance in whole or in part, or from a court order providing an alternative remedy, of a transfer of all or any part of the title to or any interest in the Land occurring prior to the transaction vesting Title as shown in Schedule A because that prior transfer constituted a fraudulent or preferential transfer under federal bankruptcy, state insolvency, or similar creditors' rights laws; or
 - (b) because the instrument of transfer vesting Title as shown in Schedule A constitutes a preferential transfer under federal bankruptcy, state insolvency, or similar creditors' rights laws by reason of the failure of its recording in the Public Records
 - (i) to be timely, or
 - (ii) to impart notice of its existence to a purchaser for value or to a judgment or lien creditor.



6. Proof of site control

10. Any defect in or lien or encumbrance on the Title or other matter included in Covered Risks 1 through 9 that has been created or attached or has been filed or recorded in the Public Records subsequent to Date of Policy and prior to the recording of the deed or other instrument of transfer in the Public Records that vests Title as shown in Schedule A.

The Company will also pay the costs, attorneys' fees, and expenses incurred in defense of any matter insured against by this Policy, but only to the extent provided in the Conditions

IN WITNESS WHEREOF, FIDELITY NATIONAL TITLE INSURANCE COMPANY has caused this policy to be signed and sealed by its duly authorized officers.

FIDELITY NATIONAL TITLE INSURANCE COMPANY

Coastal Title Agency, Inc. 2 Paragon Way Ste 400B Freehold, NJ 07728 Tel:732-308-1660 Fax:732-308-1881



By:

President

Attest:

Secretary

EXCLUSIONS FROM COVERAGE

The following matters are expressly excluded from the coverage of this policy, and the Company will not pay loss or damage, costs, attorneys' fees, or expenses that arise by reason of:

- (a) Any law, ordinance, permit, or governmental regulation (including those relating to building and zoning) restricting, regulating, prohibiting, or relating to
 - (i) the occupancy, use, or enjoyment of the Land;
 - (ii) the character, dimensions or location of any improvement erected on the Land;
 - (iii) the subdivision of land; or
 - (iv) environmental protection;
 - or the effect of any violation of these laws, ordinances, or governmental regulations. This Exclusion 1(a) does not modify or limit the coverage provided under Covered Risk 5.
 - (b) Any governmental police power. This Exclusion 1(b) does not modify or limit the coverage provided under Covered Risk 6.
- Rights of eminent domain. This Exclusion does not modify or limit the coverage provided under Covered Risk 7 or 8.
- 3. Defects, liens, encumbrances, adverse claims, or other matters:
 - (a) created, suffered, assumed, or agreed to by the Insured Claimant;
 - (b) not Known to the Company, not recorded in the Public Records at Date of Policy, but Known to the Insured Claimant and not disclosed in writing to the Company by the Insured Claimant prior to the date the Insured Claimant became an Insured under this policy;
 - (c) resulting in no loss or damage to the Insured Claimant;
 - (d) attaching or created subsequent to Date of Policy (however, this does not modify or limit the coverage provided under Covered Risk 9 and 10); or
 - (e) resulting in loss or damage that would not have been sustained if the Insured Claimant had paid value for the Title.
- Any claim, by reason of the operation of federal bankruptcy, state insolvency, or similar creditors' rights laws, that the transaction vesting the Title as shown in Schedule A, is
 - (a) a fraudulent conveyance or fraudulent transfer; or
 - (b) a preferential transfer for any reason not stated in Covered Risk 9 of this policy.
- Any lien on the Title for real estate taxes or assessments imposed by governmental authority and created or attaching between Date of Policy and the date of recording of the deed or other instrument of transfer in the Public Records that vests Title as shown in Schedule A.

CONDITIONS

1. DEFINITION OF TERMS

The following terms when used in this policy mean:

SCHEDULE A

Name and Address of the Title Insurance Company: **Fidelity National Title Insurance Company** P.O. Box 45023 Jacksonville, FL 32232-5023

File No.: CT-73604

Policy No.: 8230600-220007007

Address Reference: 501 Jersey Avenue and, 45 Van Dyke Ave., New Brunswick, NJ 08901

Amount of Insurance: \$2,300,000.00

Premium: \$ 6,950.00

Policy Date: June 22, 2020

1. Name of Insured:

501 Jersey Ave LLC

2. The estate or interest in the Land that is insured by this Policy is:

Fee Simple

3. Title is vested in:

501 Jersey Ave LLC by virtue of a deed from Akcros Chemicals, Inc., dated June 10, 2020 and delivered June 15, 2020, recorded June 22, 2020, in the Clerk's Office for the County of Middlesex, in O Book 17916, at page 646.

4. The Land referred to in this policy is described as follows:

Located in: City of New Brunswick, Middlesex County, New Jersey

See Schedule A continued for Legal Description

COASTAL TITLE AGENCY, INC

Countersigned:

Authorized Officer of Agent

Issued at:

Monmouth Executive Center 2 Paragon Way, Suite 400B

Freehold, NJ 07728

ALTA Owner's Policy (6/17/06) Schedule A

NJRB 1-15 Effective: 2/15/07 Revised: 9/10/07

SCHEDULE A (continued)

File No.: CT-73604

Policy No.: 8230600-220007007

LEGAL DESCRIPTION

ALL that certain lot, parcel or tract of land, situate and lying in the City of New Brunswick, County of Middlesex, State of New Jersey, and being more particularly described as follows:

TRACT I (Lot 7.02 Block 596)

BEGINNING at a point in the northwesterly line of Jersey Avenue (60 foot R.O.W.) said point lying North 51 degrees 20 minutes 35 seconds East, 210.00 feet from the intersection of the northwesterly line of Jersey Avenue (60 feet R.O.W.) with the northeasterly line of Van Dyke Avenue (60 foot R.O.W.) and running; thence

- Along an easterly line of proposed Lot 7.03 Block 596, North 38 degrees 28 minutes 07 seconds West, (1)295.57 feet to a point; thence
- Along a northerly line of said Lot 7.03 Block 596, South 51 degrees 20 minutes 35 seconds West, 226.94 (2)feet to a point; thence
- Along said northeasterly line of Van Dyke Avenue, North 41 degrees 45 minutes 00 seconds West, (3)146.00 feet to a point marked by an iron pin; thence
- Along a southeasterly line of Lot 17 Block 596, North 51 degrees 20 minutes 35 seconds East, 1037.60 (4) feet to a point; thence
- Along a southwesterly line of Lot 9 Block 596, South 41 degrees 45 minutes 00 seconds East, 442.00 feet (5)to a point; thence
- Along said northwesterly line of Jersey Avenue, South 51 degrees 20 minutes 35 seconds West, 827.60 (6)feet to the point and place of BEGINNING.

TRACT II (Lot 7.03 Block 596)

BEGINNING at a point in the northwesterly line of Jersey Avenue (60 foot R.O.W.), said point being the easterly terminus of a 25 foot radius of transitional curve connecting the said northwesterly line of Jersey Avenue (60 foot R.O.W.) with the northeasterly line of Van Dyke Avenue (60 foot R.O.W.) and running; thence

- Along said transitional curve bearing to the right and having a radius of 25.00 feet, 37.92 feet, the chord (1) of said curve bearing North 85 degrees 12 minutes 13 seconds West, 34.39 feet to a point of tangency; thence
- Along said northeasterly line of Van Dyke Avenue, North 41 degrees 45 minutes 00 seconds West, (2) 272.31 feet to a point; thence
- Along a southeasterly line of proposed Lot 7.02 Block 596, North 51 degrees 20 minutes 35 seconds (3) East, 226.94 feet to a point; thence
- Along a southwesterly line of said proposed Lot 7.02 Block 596, South 38 degrees 28 minutes 07 (4) seconds East, 295.57 feet to ap o int in the said northwesterly line of Jersey Avenue; thence

continued

ALTA Owner's Policy (6/17/06) Schedule A

Effective: 2/15/07 Revised: 9/10/07

SCHEDULE A (continued)

File No.: CT-73604

Policy No.: 8230600-220007007

(5) Along said northwesterly line of Jersey Avenue, South 51 degrees 20 minutes 35 seconds West, 186.31 feet to the point and place of BEGINNING.

FOR INFORMATIONAL PURPOSES ONLY: Also known as Lot 7.02 and 7.03 in Block 596 on the City of New Brunswick Tax Map.

Property Address: 501 Jersey Avenue and, 45 Van Dyke Ave., New Brunswick, NJ 08901

SCHEDULE B

EXCEPTIONS FROM COVERAGE

File No.: CT-73604

Policy No.: 8230600-220007007

- 1. Notwithstanding any provision of the policy to the contrary, the following matters are expressly excepted from the coverage of the policy, and the Company will not pay loss or damage, costs, attorney's fees or expenses that arise by reason of any encroachment, encumbrance, violation, variation, or adverse circumstance affecting the Title that would be disclosed by an accurate and complete land survey of the land.
- 2. Subject to added or omitted assessments pursuant to N.J.S.A 54:4-63.1 et seq.
- 3. Subsurface conditions and/or encroachments not disclosed by an instrument of record.
- 4. Lien of unpaid taxes for the year 2020. Taxes are paid through the date of closing.
 The final 2020 real property tax rate may not be available for this property. It is unknown to what extent, if any, the annual taxes might be increased. This policy does not provide any protection against any unexpected increase for the 2020 real property taxes pertaining to the seller's term of ownership
- 5.. Subject to rights of the utility company servicing the insured property for water, sewer, electric, telephone, gas and cable television.
- Parking Access Utility and Sight Easement in Deed Book 4115, Page 827, re-recorded in Book 4239, Page 361.
- Sight Triangle Easement in Deed Book 3288, Page 981.
- 8. Easements in Deed Book 830, Page 192.
- Rights of Tenants under unrecorded leases.

ALTA Owner's Policy (6/17/06) Schedule B

NJRB 1-15 Effective: 2/15/07 Revised: 9/10/07

6. Proof of site control

- (a)"Amount of Insurance": The amount stated in Schedule A, as may be increased or decreased by endorsement to this policy, increased by Section 8(b), or decreased by Sections 10 and 11 of these Conditions.
- (b)"Date of Policy": The date designated as 'Date of Policy" in Schedule A.
- (c) "Entity": A corporation, partnership, trust, limited liability company, or other similar legal entity.
- (d)"Insured": The Insured named in Schedule A.
 - (i) The term "Insured" also includes
 - (A) successors to the Title of the Insured by operation of law as distinguished from purchase, including heirs, devisees, survivors, personal representatives, or next of kin;
 - (B) successors to an Insured by dissolution, merger, consolidation, distribution, or reorganization;
 - successors to an Insured by its conversion to another kind of Entity;
- (D) a grantee of an Insured under a deed delivered without payment of actual valuable consideration conveying the

Title

sured,

- (1)if the stock, shares, memberships, or other equity interests of the grantee are wholly-owned by the named In-
 - (2) if the grantee wholly owns the named Insured,
- (3)if the grantee is wholly-owned by an affiliated Entity of the named Insured, provided the affiliated Entity and the named Insured are both wholly-owned by the same person or Entity, or
 - (4)if the grantee is a trustee or beneficiary of a trust created by a written instrument established by the Insured named in Schedule A for estate planning purposes.
 - (ii) With regard to (A), (B), (C), and (D) reserving, however, all rights and defenses as to any successor that the Company would have had against any predecessor Insured.
 - (e)"Insured Claimant": An Insured claiming loss or damage.
- (f) "Knowledge" or "Known": Actual knowledge, not constructive knowledge or notice that may be imputed to an Insured by reason of the Public Records or any other records that impart constructive notice of matters affecting the Title.
- (g)"Land": The land described in Schedule A, and affixed improvements that by law constitute real property. The term "Land" does not include any property beyond the lines of the area described in Schedule A, nor any right, title, interest, estate, or easement in abutting streets, roads, avenues, alleys, lanes, ways or waterways, but this does not modify or limit the extent that a right of access to and from the Land is insured by this policy.
- (h)"Mortgage": Mortgage, deed of trust, trust deed, or other security instrument, including one evidenced by electronic means authorized by law.
- (i) "Public Records": Records established under state statutes at Date of Policy for the purpose of imparting constructive notice of matters relating to real property to purchasers for value and without Knowledge. With respect to Covered Risk 5(d), "Public Records" shall also include environmental protection liens filed in the records of the clerk of the United States District Court for the district where the Land is located.
 - (j) "Title": The estate or interest described in Schedule A.
- (k) "Unmarketable Title": Title affected by an alleged or apparent matter that would permit a prospective purchaser or lessee of the Title or lender on the Title to be released from the obligation to purchase, lease, or lend if there is a contractual condition requiring the delivery of marketable title.

2. CONTINUATION OF INSURANCE

The coverage of this policy shall continue in force as of Date of Policy in favor of an Insured, but only so long as the Insured retains an estate or interest in the Land, or holds an obligation secured by a purchase money Mortgage given by a purchaser from the Insured, or only so long as the Insured shall have liability by reason of warranties in any transfer or conveyance of the Title. This policy shall not continue in force in favor of any purchaser from the Insured of either (i) an estate or interest in the Land, or (ii) an obligation secured by a purchase money Mortgage given to the Insured.

3. NOTICE OF CLAIM TO BE GIVEN BY INSURED CLAIMANT

The Insured shall notify the Company promptly in writing (i) in case of any litigation as set forth in Section 5(a) of these Conditions, (ii) in case Knowledge shall come to an Insured hereunder of any claim of title or interest that is adverse to the Title, as insured, and that might cause loss or damage for which the Company may be liable by virtue of this policy, or (iii) if the Title, as insured, is rejected as Unmarketable Title. If the Company is prejudiced by the failure of the Insured Claimant to provide prompt notice, the Company's liability to the Insured Claimant under the policy shall be reduced to the extent of the prejudice.

4. PROOF OF LOSS

In the event the Company is unable to determine the amount of loss or damage, the Company may, at its option, require as a condition of payment that the Insured Claimant furnish a signed proof of loss. The proof of loss must describe the defect, lien, encumbrance, or other matter insured against by this policy that constitutes the basis of loss or damage and shall state, to the extent possible, the basis of calculating the amount of the loss or damage.

5. DEFENSE AND PROSECUTION OF ACTIONS

(a)Upon written request by the Insured, and subject to the options contained in Section 7 of these Conditions, the Company, at its own cost and without unreasonable delay, shall provide for the defense of an Insured in litigation in which any third party asserts a claim covered by this policy adverse to the Insured. This obligation is limited to only those stated causes of action alleging matters



insured against by this policy. The Company shall have the right to select counsel of its choice (subject to the right of the Insured to object for reasonable cause) to represent the Insured as to those stated causes of action. It shall not be liable for and will not pay the fees of any other counsel. The Company will not pay any fees, costs, or expenses incurred by the Insured in the defense of those causes of action that allege matters not insured against by this policy.

(b) The Company shall have the right, in addition to the options contained in Section 7 of these Conditions, at its own cost, to institute and prosecute any action or proceeding or to do any other act that in its opinion may be necessary or desirable to establish the Title, as insured, or to prevent or reduce loss or damage to the Insured. The Company may take any appropriate action under the terms of this policy, whether or not it shall be liable to the Insured. The exercise of these rights shall not be an admission of liability or waiver of any provision of this policy. If the Company exercises its rights under this subsection, it must do so diligently.

(c) Whenever the Company brings an action or asserts a defense as required or permitted by this policy, the Company may pursue the litigation to a final determination by a court of competent jurisdiction, and it expressly reserves the right, in its sole discretion, to appeal any adverse judgment or order.

6. DUTY OF INSURED CLAIMANT TO COOPERATE

(a)In all cases where this policy permits or requires the Company to prosecute or provide for the defense of any action or proceeding and any appeals, the Insured shall secure to the Company the right to so prosecute or provide defense in the action or proceeding, including the right to use, at its option, the name of the Insured for this purpose. Whenever requested by the Company, the Insured, at the Company's expense, shall give the Company all reasonable aid (i) in securing evidence, obtaining witnesses, prosecuting or defending the action or proceeding, or effecting settlement, and (ii) in any other lawful act that in the opinion of the Company may be necessary or desirable to establish the Title, or any other matter as insured. If the Company is prejudiced by the failure of the Insured to furnish the required cooperation, the Company's obligations to the Insured under the policy shall terminate, including any liability or obligation to defend, prosecute, or continue any litigation, with regard to the matter or matters requiring such cooperation.

(b)The Company may reasonably require the Insured Claimant to submit to examination under oath by any authorized representative of the Company and to produce for examination, inspection, and copying, at such reasonable times and places as may be designated by the authorized representative of the Company, all records, in whatever medium maintained, including books, ledgers, checks, memoranda, correspondence, reports, e-mails, disks, tapes, and videos whether bearing a date before or after Date of Policy, that reasonably pertain to the loss or damage. Further, if requested by any authorized representative of the Company, the Insured Claimant shall grant its permission, in writing, for any authorized representative of the Company to examine, inspect, and copy all of these records in the custody or control of a third party that reasonably pertain to the loss or damage. All information designated as confidential by the Insured Claimant provided to the Company pursuant to this Section shall not be disclosed to others unless, in the reasonable judgment of the Company, it is necessary in the administration of the claim. Failure of the Insured Claimant to submit for examination under oath, produce any reasonably requested information, or grant permission to secure reasonably necessary information from third parties as required in this subsection, unless prohibited by law or governmental regulation, shall terminate any liability of the Company under this policy as to that claim.

7. OPTIONS TO PAY OR OTHERWISE SETTLE CLAIMS; TERMINATION OF LIABILITY

In case of a claim under this policy, the Company shall have the following additional options:

(a) To Pay or Tender Payment of the Amount of Insurance.

To pay or tender payment of the Amount of Insurance under this policy together with any costs, attorneys' fees, and expenses incurred by the Insured Claimant that were authorized by the Company up to the time of payment or tender of payment and that the Company is obligated to pay.

Upon the exercise by the Company of this option, all liability and obligations of the Company to the Insured under this policy, other than to make the payment required in this subsection, shall terminate, including any liability or obligation to defend, prosecute, or continue any litigation.

- (b) To Pay or Otherwise Settle With Parties Other Than the Insured or With the Insured Claimant.
- (i) To pay or otherwise settle with other parties for or in the name of an Insured Claimant any claim insured against under this policy. In addition, the Company will pay any costs, attorneys' fees, and expenses incurred by the Insured Claimant that were authorized by the Company up to the time of payment and that the Company is obligated to pay; or
- (ii) To pay or otherwise settle with the Insured Claimant the loss or damage provided for under this policy, together with any costs, attorneys' fees, and expenses incurred by the Insured Claimant that were authorized by the Company up to the time of payment and that the Company is obligated to pay.

Upon the exercise by the Company of either of the options provided for in subsections (b)(i) or (ii), the Company's obligations to the Insured under this policy for the claimed loss or damage, other than the payments required to be made, shall terminate, including any liability or obligation to defend, prosecute, or continue any litigation.

8. DETERMINATION AND EXTENT OF LIABILITY

This policy is a contract of indemnity against actual monetary loss or damage sustained or incurred by the Insured Claimant who has suffered loss or damage by reason of matters insured against by this policy.

- (a) The extent of liability of the Company for loss or damage under this policy shall not exceed the lesser of
 - (i) the Amount of Insurance; or
- (ii) the difference between the value of the Title as insured and the value of the Title subject to the risk insured against by this policy.



6.Proof of site control

- (b)If the Company pursues its rights under Section 5 of these Conditions and is unsuccessful in establishing the Title, as insured.
 - (i) the Amount of Insurance shall be increased by 10%, and
- (ii) the Insured Claimant shall have the right to have the loss or damage determined either as of the date the claim was made by the Insured Claimant or as of the date it is settled and paid.
- (c) In addition to the extent of liability under (a) and (b), the Company will also pay those costs, attorneys' fees, and expenses incurred in accordance with Sections 5 and 7 of these Conditions.

9. LIMITATION OF LIABILITY

- (a) If the Company establishes the Title, or removes the alleged defect, lien or encumbrance, or cures the lack of a right of access to or from the Land, or cures the claim of Unmarketable Title, all as insured, in a reasonably diligent manner by any method, including litigation and the completion of any appeals, it shall have fully performed its obligations with respect to that matter and shall not be liable for any loss or damage caused to the Insured.
- (b)In the event of any litigation, including litigation by the Company or with the Company's consent, the Company shall have no liability for loss or damage until there has been a final determination by a court of competent jurisdiction, and disposition of all appeals, adverse to the Title, as insured.
- (c) The Company shall not be liable for loss or damage to the Insured for liability voluntarily assumed by the Insured in settling any claim or suit without the prior written consent of the Company.

10. REDUCTION OF INSURANCE; REDUCTION OR TERMINATION OF LIABILITY

All payments under this policy, except payments made for costs, attorneys' fees, and expenses, shall reduce the Amount of Insurance by the amount of the payment.

11. LIABILITY NONCUMULATIVE

The Amount of Insurance shall be reduced by any amount the Company pays under any policy insuring a Mortgage to which exception is taken in Schedule B or to which the Insured has agreed, assumed, or taken subject, or which is executed by an Insured after Date of Policy and which is a charge or lien on the Title, and the amount so paid shall be deemed a payment to the Insured under this policy.

12. PAYMENT OF LOSS

When liability and the extent of loss or damage have been definitely fixed in accordance with these Conditions, the payment shall be made within 30 days,

13. RIGHTS OF RECOVERY UPON PAYMENT OR SETTLEMENT

(a) Whenever the Company shall have settled and paid a claim under this policy, it shall be subrogated and entitled to the rights of the Insured Claimant in the Title and all other rights and remedies in respect to the claim that the Insured Claimant has against any person or property, to the extent of the amount of any loss, costs, attorneys' fees, and expenses paid by the Company. If requested by the Company, the Insured Claimant shall execute documents to evidence the transfer to the Company of these rights and remedies. The Insured Claimant shall permit the Company to sue, compromise, or settle in the name of the Insured Claimant in any transaction or litigation involving these rights and remedies.

If a payment on account of a claim does not fully cover the loss of the Insured Claimant, the Company shall defer the exercise of its right to recover until after the Insured Claimant shall have recovered its loss.

(b) The Company's right of subrogation includes the rights of the Insured to indemnities, guaranties, other policies of insurance, or bonds, notwithstanding any terms or conditions contained in those instruments that address subrogation rights.

14. ARBITRATION

Either the Company or the Insured may demand that the claim or controversy shall be submitted to arbitration pursuant to the Title Insurance Arbitration Rules of the American Land Title Association ("Rules"). Except as provided in the Rules, there shall be no joinder or consolidation with claims or controversies of other persons. Arbitrable matters may include, but are not limited to, any controversy or claim between the Company and the Insured arising out of or relating to this policy, any service in connection with its issuance or the breach of a policy provision, or to any other controversy or claim arising out of the transaction giving rise to this policy. All arbitrable matters when the Amount of Insurance is \$2,000,000 or less shall be arbitrated at the option of either the Company or the Insured. All arbitrable matters when the Amount of Insurance is in excess of \$2,000,000 shall be arbitrated only when agreed to by both the Company and the Insured. Arbitration pursuant to this policy and under the Rules shall be binding upon the parties. Judgment upon the award rendered by the Arbitrator(s) may be entered in any court of competent jurisdiction.

15. LIABILITY LIMITED TO THIS POLICY; POLICY ENTIRE CONTRACT

(a) This policy together with all endorsements, if any, attached to it by the Company is the entire policy and contract between the Insured and the Company. In interpreting any provision of this policy, this policy shall be construed as a whole.

(b)Any claim of loss or damage that arises out of the status of the Title or by any action asserting such claim shall be restricted to this policy.



6. Proof of site control

(c) Any amendment of or endorsement to this policy must be in writing and authenticated by an authorized person, or expressly incorporated by Schedule A of this policy.

(d) Each endorsement to this policy issued at any time is made a part of this policy and is subject to all of its terms and provisions. Except as the endorsement expressly states, it does not (i) modify any of the terms and provisions of the policy, (ii) modify any prior endorsement, (iii) extend the Date of Policy, or (iv) increase the Amount of Insurance.

16. SEVERABILITY

In the event any provision of this policy, in whole or in part, is held invalid or unenforceable under applicable law, the policy shall be deemed not to include that provision or such part held to be invalid, but all other provisions shall remain in full force and effect.

17. CHOICE OF LAW; FORUM

(a) Choice of Law: The Insured acknowledges the Company has underwritten the risks covered by this policy and determined the premium charged therefore in reliance upon the law affecting interests in real property and applicable to the interpretation, rights, remedies, or enforcement of policies of title insurance of the jurisdiction where the Land is located.

Therefore, the court or an arbitrator shall apply the law of the jurisdiction where the Land is located to determine the validity of claims against the Title that are adverse to the Insured and to interpret and enforce the terms of this policy. In neither case shall the court or arbitrator apply its conflicts of law principles to determine the applicable law.

(b)Choice of Forum: Any litigation or other proceeding brought by the Insured against the Company must be filed only in a state or federal court within the United States of America or its territories having appropriate jurisdiction.

18. NOTICES, WHERE SENT

Any notice of claim and any other notice or statement in writing required to be given to the Company under this policy must be given to the Company at FIDELITY NATIONAL TITLE INSURANCE COMPANY, Attn: Claims Department, P.O. Box 45023, Jacksonville, FL 32232-5023.

