



December 8, 2022

**RE: DOCKET NO.: QO20020184, IN THE MATTER OF THE ONE YEAR REVIEW  
OF THE ADMINISTRATIVELY DETERMINED INCENTIVE PROGRAM**

**Trinity Solar Comments**

Trinity Solar (Trinity) has been a leading residential solar installation company in New Jersey since 2004 with over 30,000 installs in the state. On behalf of Trinity, I submit the following comments regarding potential changes to the Administratively Determined Incentive (ADI) Program.

After reviewing the comments submitted by New Jersey Solar Energy Coalition (NJSEC) and Solar Energy Industries Association (SEIA) regarding this docket, Trinity is in full support of their recommended changes and agrees with their positions for the residential market segment. Specifically, we are in agreement that the residential capacity should be increased to the 250 MW as ordered by the BPU on December 7, 2022 after reallocation of capacity from alternate market segments or be fully uncapped to allow for market growth without delay. Further, we agree the existing incentive levels should be maintained at their current values or increased to continue to meet New Jersey's climate goals. Decreasing the incentive level will be substantially harmful to the market and result in a significant drop in installed residential systems.

We greatly appreciate the opportunity to share our position and contribute to the ongoing success of the ADI program. Trinity is grateful to the Board for their consideration and their continued efforts on this program.

Respectfully submitted,

*Chelsea Farrell*

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