#### PROJECT AGREEMENT

THIS PROJECT AGREEMENT (hereinafter, the "Project Agreement"), is made as of the 29th day of September, 2023, by and between the **STEUBEN COUNTY INDUSTRIAL DEVELOPMENT AGENCY**, a public benefit corporation of the State of New York, with offices at 7234 Route 54 North, P.O. Box 393, Bath, New York 14810 (the "Agency"), **TJA-NY-COHOCTON SOLAR FARM, LLC**, a limited liability company duly formed and validly existing under the laws of the State of Delaware, with offices at 3050 Peachtree Road, 4<sup>th</sup> Floor, Suite 460, Atlanta, Georgia 30305 (the "Company").

#### WITNESSETH:

WHEREAS, the Agency was created by Chapter 178 of the Laws of 1972 of the State of New York pursuant to Title I of Article 18-A of the General Municipal Law of the State of New York (collectively, the "Act") as a body corporate and politic and as a public benefit corporation of the State of New York (the "State"); and

WHEREAS, the Company has submitted an application (the "Application") to the Agency requesting the Agency's assistance with respect to a certain project (the "Project"), consisting of: (i) the acquisition by the Agency of a leasehold interest in approximately 36.408 acres of real property located at 11190 NYS Route 371, Town of Cohocton, New York and all other lands where by license or easement or other agreement the Company or its designees are making improvements that benefit the Project (the "Land", being more particularly identified as a portion of tax parcel number 030.00-01-005.200, as may be subdivided); (ii) the planning, design, construction and operation of a five (5) MWac PV solar electrical generation system, including panel foundations, inverters, transformers, interconnect wiring, utility connections, sitework, landscaping, fencing, security and related improvements (collectively, the "Improvements"); and (iii) the acquisition of and installation in and around the Land and Improvements by the Company of machinery, equipment, fixtures and other items of tangible personal property (the "Equipment"; and, together with the Land and the Improvements, the "Facility"); and

WHEREAS, by Resolution adopted on June 22, 2023 (the "Resolution"), the Agency authorized the Company to act as its agent for the purposes of undertaking the Project, subject to the Company entering into this Project Agreement; and

WHEREAS, by the Resolution, the Agency approved certain financial assistance for the benefit of the Company in connection with the Project consisting of: (a) an exemption from all New York State and local sales and use tax for purchases and rentals related to the Project with respect to the qualifying personal property included in or incorporated into the Facility or used in the acquisition, construction or equipping of the Facility and (b) a partial abatement from real property taxes conferred through a certain tax agreement, between the Agency and the Company (the "Tax Agreement") requiring the Company to make payments-in-lieu-of-taxes for the benefit of each municipality and school district having taxing jurisdiction over the Project (collectively, the sales and use tax exemption benefit and the partial abatement from real property taxes benefit are hereinafter collectively referred to as, the "Financial Assistance"); and

WHEREAS, pursuant to and in accordance with Sections 859-a and 874 of the Act, the Agency requires, as a condition and as an inducement for it to provide any Financial Assistance, that the Company enter into this Project Agreement for the purposes of, among other things, to govern the administration of and provide assurances with respect to the provision and recapture of said Financial Assistance upon the terms herein set forth; and

WHEREAS, this Agreement sets forth the terms and conditions under which Financial Assistance shall be provided to the Company; and

WHEREAS, no agency appointment of the Company or any subagent thereof, nor any amount of Financial Assistance shall be provided to the Company by the Agency prior to the effective date of this Project Agreement.

NOW THEREFORE, in consideration of the covenants herein contained and other good and valuable consideration the receipt and sufficiency of which are hereby acknowledged, it is mutually agreed as follows:

# ARTICLE I. DEFINITIONS

Section 1.1 <u>Definitions of Terms</u>. The words and terms as used in this Project shall have the same meanings as used in <u>Schedule A</u> attached hereto and made a part hereof, unless the context or use indicates another or different meaning or intent.

# ARTICLE II. REPRESENTATIONS AND COVENANTS

- Section 2.1 <u>Representations and Covenants of the Company.</u> The Company makes the following representations and covenants in order to induce the Agency to proceed with the Project/Facility:
- (a) The Company is a limited liability company duly formed, validly existing and in good standing under the laws of the State of Delaware and is authorized to conduct business under the laws of the State of New York, has the authority to enter into this Project Agreement, and has duly authorized the execution and delivery of this Project Agreement.
- (b) Neither the execution and delivery of this Project Agreement, the consummation of the transactions contemplated hereby nor the fulfillment of or compliance with the provisions of this Project Agreement will conflict with or result in a breach of any of the terms, conditions or provisions of any restriction or any agreement or instrument to which the Company is a party or by which it is bound, or will constitute a default under any of the foregoing, or result in the creation or imposition of any lien of any nature upon any of the property of the Company under the terms of any such instrument or agreement.
- (c) The Facility and the operation thereof will conform with all applicable zoning, planning, and building laws and regulations of governmental authorities having jurisdiction over the Facility, and the Company shall defend, indemnify and hold the Agency harmless from any

liability or expenses resulting from any failure by the Company to comply with the provisions of this Section 2.1(c).

- (d) There is no action, suit, proceeding, inquiry or investigation, at law or in equity, before or by any court, public board or body pending or, to the knowledge of the Company, threatened against or affecting the Company, to which the Company is a party, and in which an adverse result would in any way diminish or adversely impact the Company's ability to fulfill its obligations under this Project Agreement.
- The Company covenants that the Facility will comply in all respects with all environmental laws and regulations, and, except in compliance with environmental laws and regulations, (i) that no pollutants, contaminants, solid wastes, or toxic or hazardous substances will be stored, treated, generated, disposed of, or allowed to exist on the Facility, (ii) that the Company will take all reasonable and prudent steps to prevent an unlawful release of hazardous substances onto the Facility or onto any other property from the Facility, (iii) that no asbestos will be incorporated into or disposed of on the Facility, (iv) that no underground storage tanks will be located on the Facility, and (v) that no investigation, order, agreement, notice, demand or settlement with respect to any of the above is threatened, anticipated, or in existence. The Company upon receiving any information or notice contrary to the representations contained in this Section 2.1(e) shall immediately notify the Agency in writing with full details regarding the same. The Company hereby releases the Agency from liability with respect to, and agrees to defend, indemnify, and hold harmless the Agency, its executive director, directors, members, officers, employees, agents (other than the Company), representatives, successors, and assigns from and against any and all claims, demands, damages, costs, orders, liabilities, penalties, and expenses (including reasonable attorneys' fees) related in any way to any violation of the covenants or failure to be accurate of the representations contained in this Section 2.1(e). In the event the Agency in its reasonable discretion deems it necessary to perform due diligence with respect to any of the above, or to have an environmental audit performed with respect to the Facility, the Company agrees to pay the expenses of same to the Agency upon demand within seven (7) days after receipt of a demand thereof from the Agency.
- (f) Any personal property acquired by the Company in the name of the Agency shall be located in Steuben County, New York, except for temporary periods during ordinary use.

#### (g) Reserved.

- (h) The Company acknowledges and agrees that, except to the extent of bond proceeds (to the extent bonds are issued by the Agency with respect to the Project), the Agency shall not be liable, either directly or indirectly or contingently, upon any such contract, agreement, invoice, bill or purchase order in any manner and to any extent whatsoever (including payment or performance obligations), and the Company shall be the sole party liable thereunder.
- (i) The Company covenants and agrees that at all times throughout the term of this Project Agreement, it will (i) maintain its existence and not dissolve, (ii) continue to be a limited liability company subject to service of process in the State and either organized under the laws of the State, or organized under the laws of any other state of the United States and duly

qualified to do business in the State, and (iii) not liquidate, wind-up or dissolve or otherwise sell, assign, or dispose of all or substantially all of its property, business or assets, without the prior written consent of the Agency, which shall not be unreasonably withheld or delayed, or otherwise in accordance with the Leaseback Agreement. This Project Agreement may not be assigned in whole or part without the prior written consent of the Agency, which shall not be unreasonably withheld or delayed, or otherwise in accordance with the Leaseback Agreement.

The Company confirms and acknowledges under the penalty of perjury that as (j) of the date hereof, the Company, as owner, occupant, or operator of the Project receiving Financial Assistance from the Agency in connection with the Project, is in substantial compliance with all applicable local, state and federal tax, worker protection and environmental laws, rules and regulations. The Company agrees that it will, throughout the term of this Project Agreement, promptly comply in all material respects with all statutes, codes, laws, acts, ordinances, orders, judgments, decrees, injunctions, rules, regulations, permits, licenses, authorizations, directions and requirements of all federal, state, county, municipal and other governments, departments, commissions, boards, companies or associations insuring the premises, courts, authorities, officials and officers, foreseen or unforeseen, ordinary or extraordinary, which now or at any time hereafter may be applicable to the Facility or any part thereof, or to any use, manner of use or condition of the Facility or any part thereof. Notwithstanding the foregoing, the Company may in good faith contest the validity of the applicability of any requirement of the nature referred to this Section 2.1(j). In such event, the Company, with the prior written consent of the Agency (which shall not be unreasonably conditioned, delayed or withheld), may fail to comply with the requirement or requirements so contested during the period of such contest and any appeal therefrom unless the Agency shall notify the Company that it must comply with such requirement or requirements.

The Company hereby acknowledges and agrees that the foregoing Agency Financial Assistance constitutes "public funds" unless otherwise excluded under Section 224-a(3) of the New York Labor Law, and by executing this Agreement, (i) confirms that it has received notice from the Agency pursuant to Section 224-a(8)(d) of the New York Labor Law and (ii) acknowledges its obligations pursuant to Section 224-a(8)(a) of the New York Labor Law. Other than the Agency Financial Assistance estimates provided herein and disclosed to the Company, the Agency makes no representations or covenants with respect to the total sources of "public funds" received by the Company in connection with the Project. If and to the extent that the Company determines that it is necessary and desirable to reduce the overall amount of "public funds" to be received by the Company in connection with the Project, the Agency agrees to work cooperatively with the Company to adjust the total amount of Agency Financial Assistance to be provided to the Company, which will include, but may not be limited to amending this Agreement.

#### ARTICLE III. GENERAL

Section 3.1 <u>Purpose of Project</u>. The purpose of the Financial Assistance with respect to the Project is to promote, develop, encourage and assist in the acquiring, constructing, reconstructing, improving, maintaining, equipping and furnishing of the Facility, to advance health, general prosperity and economic welfare of the people of Steuben County, New York,

and to specifically promote the investment commitment, employment commitment, and other commitments of the Company contained herein and in the Company's Application.

# ARTICLE IV. FINANCIAL ASSISTANCE AND RECAPTURE OF BENEFITS

- Section 4.1 In accordance with the Resolution and the Cost-Benefit Analysis (or such other equivalent document or report, as determined by the Agency) (the "CBA"), attached hereto as **Exhibit A**, disclosed by the Agency at its public hearing for the Project (the "Public Hearing"), the Company further: (i) covenants, with respect to the Sales Tax Exemption, that it shall comply with this Project Agreement, specifically, but not limited to, Section 4.3 hereof; and (ii) confirms that real property tax abatement to be provided to the Company shall conform to those disclosed within the CBA at the Public Hearing for the Project and as contained within the Tax Agreement, a form of which Tax Agreement is attached hereto as **Exhibit A**.
- Section 4.2 <u>Tax Agreement</u>. The parties hereto have executed or will execute the Lease Agreement, Leaseback Agreement and Tax Agreement. As provided in the Tax Agreement, the Company agrees to certain payments (as described in the Tax Agreement) in addition to paying all special ad valorem levies, special assessments or special district taxes and service charges against real property in the jurisdiction where the Facility is located.

#### Section 4.3 <u>Sales Tax Exemption.</u>

- (a) The Agency hereby appoints and confirms its appointment of the Company as the true and lawful agent of the Agency to undertake the Project. Such appointment was made by the Agency pursuant to the Resolution.
- (b) The Company, as agent of the Agency, will undertake the Project. The Company hereby agrees to limit its activities as agent of the Agency under the authority of the Resolution to acts reasonably related to the acquisition, construction, rehabilitation and equipping of the Facility. The right of the Company to act as agent of the Agency shall expire on the earlier of (i) the completion of the Project, or (ii) **December 31, 2024** ("Termination Date"); provided, however, that the Agency, through its Executive Director, may extend the Company's agent appointment at its discretion upon the written request of the Company if such activities and improvements are not completed by such time, and further provided that the Agency shall not unreasonably withhold its consent to the extension of such appointment.
- (c) <u>Agency's Exempt Status</u>. The Agency constitutes a corporate governmental agency and a public benefit corporation under the laws of the State of New York, and therefore, in the exercise of its governmental functions, is exempt from the imposition of Sales and Use Taxes. As an exempt governmental entity, no exempt organization identification number has been issued to the Agency nor is one required. Notwithstanding the foregoing, the Agency makes no representation to the Company, any Agent (as defined in <u>Schedule C</u> attached hereto) or any third party that any Sales Tax Exemption is available under this Project Agreement.
- (d) <u>Scope of Authorization of Sales Tax Exemption</u>. The Agency hereby authorizes the Company, subject to the terms and conditions of this Project Agreement, to act as its agent in connection with the Project for the purpose of effecting purchases and leases of

certain items so that such purchases and leases are exempt from the imposition of Sales and Use Taxes. The Agency's authorization with respect to such Sales Tax Exemption provided to the Company and its Agents pursuant to this Project Agreement shall be subject to the following limitations:

- (i) The Sales Tax Exemption shall be effective only for a term commencing on the date hereof and expiring upon the earliest of (A) the termination of this Project Agreement, (B) the Termination Date, (C) failure of the Company to file Form ST-340, as described in Section 4.5 below, (D) the termination of the Sales Tax Exemption authorization pursuant to Section 6.2 or (E) the date upon which the Company received the Maximum Sales Tax Exemption.
- (ii) The Sales Tax Exemption authorization set forth herein shall automatically be suspended upon written notice to the Company that the Company is in default under this Project Agreement (or related document) until such default is cured to the satisfaction of the Agency.
- (iii) The Sales Tax Exemption authorization shall be subject to all of the terms, conditions and provisions of this Project Agreement.
- (iv) The Sales Tax Exemption shall only be utilized for items which shall be purchased, incorporated, completed or installed for use only by the Company at the Facility or in connection with the Project (and not with any intention to sell, transfer or otherwise dispose of any such item to a Person as shall not constitute the Company), it being the intention of the Agency and the Company that the Sales Tax Exemption shall not be made available with respect to any item unless such item is used solely by the Company at the Facility or in connection with the Project.
- (v) The Sales Tax Exemption shall not be used to benefit any person or entity, including any tenant or subtenant located at the Facility, other than the Company, without the prior written consent of the Agency.
- (vi) By execution by the Company of this Project Agreement, the Company agrees to accept the terms hereof and represents and warrants to the Agency that the use of the Sales Tax Exemption by the Company or by any Agent is strictly for the purposes stated herein.
- (vii) Upon the Termination Date, the Company and each Agent shall cease being agents of the Agency, and the Company shall immediately notify each Agent in writing of such termination.
- (viii) The Company agrees that the aggregate amount of Sales Tax Exemption realized by the Company and by all Agents of the Company, if any, in connection with the Facility shall not exceed in the aggregate the Maximum Sales Tax Exemption.
- Section 4.4 <u>Procedures for Appointing Subagents</u>. If the Company desires to seek the appointment of a contractor, a subcontractor or other party to act as the Agency's

agent, including, but not limited, to the individuals and entities described on <u>Schedule B</u> attached hereto (a "Subagent") for the purpose of effecting purchases which are eligible for the Sales Tax Exemption pursuant to the authority of this Project Agreement, it must complete the following steps:

- (i) The Company shall have the right to amend **Schedule B** attached hereto from time to time and shall be solely responsible for maintaining an accurate list of all parties acting as agent for the Agency. The Company's right to appoint Subagents is expressly conditioned upon updating of Schedule B attached hereto, along with, for each Subagent, the Company must complete and submit Form ST-60, "IDA Appointment of Project Operator or Agent for Sales Tax Purposes" to the Agency, attached hereto as **Exhibit B**. An Authorized Representative of the Agency must sign the Form ST-60 and return the same to the Company. Following receipt of the signed Form ST-60, the Company must file such Form ST-60 within thirty (30) days of the date that the Agency appoints a project operator or other person or entity to act as Subagent of the Agency for purposes of extending the Sales Tax Exemption to such Subagent. The Company acknowledges and agrees that it shall be the Company's sole and exclusive responsibility to file a completed Form ST-60 with respect to any Subagent and the failure to timely do so could result in an Event of Default and Recapture Event (as hereinafter defined).
- (ii) The Company shall ensure that each Subagent shall observe and comply with the terms and conditions of this Project Agreement.
- Form ST-60 Not an Exemption Certificate. (iii) The Company acknowledges that the executed Form ST-60 designating the Company or any Subagent as an agent of the Agency shall not serve as a Sales Tax Exemption certificate or document. Neither the Company nor any other Agent may tender a copy of the executed Form ST-60 to any person required to collect sales or use tax as a basis to make such purchases exempt from tax. No such person required to collect sales or use taxes may accept the executed Form ST-60 in lieu of collecting any tax required to be collected. THE CIVIL AND CRIMINAL PENALTIES FOR MISUSE OF A COPY OF FORM ST-60 AS AN EXEMPTION CERTIFICATE OR DOCUMENT OR FOR FAILURE TO PAY OR COLLECT TAX SHALL BE AS PROVIDED IN LAW. IN ADDITION, THE USE BY A SUBAGENT, THE COMPANY, OR OTHER PERSON OR ENTITY OF SUCH FORM ST-60 AS AN EXEMPTION CERTIFICATE OR DOCUMENT SHALL BE DEEMED TO BE, UNDER ARTICLES TWENTY-EIGHT AND THIRTY-SEVEN OF THE NEW YORK STATE TAX AND FINANCE LAW (THE "TAX LAW"), THE ISSUANCE OF A FALSE OR FRAUDULENT EXEMPTION CERTIFICATE OR DOCUMENT WITH THE INTENT TO EVADE TAX.
- (iv) <u>Form ST-123 Requirement</u>. As an agent of the Agency, the Company agrees that it will, and will cause each Subagent to, present to each seller or vendor a completed and signed Form ST-123, "IDA Agent or Project Operator Exempt Purchase Certificate," attached hereto as **Exhibit C-1**, for each contract,

agreement, invoice, bill or purchase order entered into by the Company or by any Subagent, as agent for the Agency, for the purpose of undertaking the Project<sup>1</sup>.

Form ST-123 requires that each seller or vendor accepting Form ST-123 identify the Facility on each bill or invoice for purchases and indicate on the bill or invoice that the Agency or Agent or Company, as project operator of the Agency, was the purchaser. For the purposes of indicating who the purchaser is, each bill or invoice should state:

"I, TJA-NY-Cohocton Solar Farm, LLC [or, Name of Subagent:
\_\_\_\_\_], certify that I am a duly appointed agent of the STEUBEN COUNTY INDUSTRIAL DEVELOPMENT AGENCY, and that I am purchasing the tangible personal property or services for use in the TJA-NY-Cohocton Solar Farm, LLC Project located at 11190 NYS Route 371, Town of Cohocton, Steuben County, New York, being identified as IDA OSC Code Project Number 4603-23-01A".

For convenience purposes, in the instance where the vendor does not print on each invoice the acknowledgment as described in the prior sentence, an "Invoice Rider" (a copy of which is attached hereto as **Exhibit C-3**) can be utilized for record keeping purposes. The Company shall retain copies of all such contracts, agreements, invoices, bills and purchase orders for a period of not less than six (6) years from the date thereof. For each Subagent the Form ST-123 shall be completed as follows: (i) the "Project information" section of Form ST-123, attached hereto as **Exhibit C-2**, should be completed using the name and address of the Facility as indicated on the Form ST-60 used to appoint the Subagent; and (ii) the date that the Subagent was appointed as indicated on the Form ST-60.

All contracts entered into by the Company and all Subagents thereof as agent for the Agency shall include the language contained within Schedule C attached hereto. Failure by the Company and/or any Subagent thereof to include such language may disqualify the agent status and Sales Tax Exemption derived by virtue of this Project Agreement. The Company, for itself and on behalf of all duly appointed Subagents, hereby agrees that all contracts entered into by the Company and any Subagents thereof shall be available to the Agency for inspection and confirmation of the foregoing mandatory language.

Section 4.5 Form ST-340 Filing Requirement. The Company shall file annually a statement with the State Department of Taxation and Finance (the "Commissioner") on "Annual Report of Sales and Use Tax Exemptions" (NYS Form ST-340, a copy of which is attached hereto as **Exhibit D**) regarding the value of Sales Tax Exemption the Company and its Subagents, if any, have claimed pursuant to the agency conferred on the Company with respect to the Project in accordance with General Municipal Law Section 874(8). **Please note, the Company is to report only the Sales Tax Exemption derived as a result of the Agency's** 

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<sup>&</sup>lt;sup>1</sup> The Company acknowledges and agrees that all purchases of <u>fuel</u> for the Project shall be made using NYS Form FT-123, "IDA Agent or Project Operator Exempt Purchase Certificate for <u>Fuel</u>", a copy of which is attached hereto as <u>Exhibit F</u>), and the same shall be completed in the same manner and presented to each seller or vendor in the same manner as Form ST-123 as set out in Section 4.4(iv) of this Project Agreement.

participation in the Project and not those received as a result of other available State exemptions. For the avoidance of doubt, other State exemptions, which the Company should not report on its NYS Form ST-340, include, but are not limited to, exemptions available to certain manufactures or those exemptions that apply to capital improvements. On or before February 15<sup>th</sup> of each year, the Company shall provide a copy of same to the Agency. The Company understands and agrees that the failure to file such annual statement will result in the removal of the Company's authority to act as agent for the Agency and/or Recapture of Agency Benefits as described in Section 4.8 hereof.

#### Section 4.6 GML Provisions Relating to Sales Tax Savings.

- (a) The Company covenants and agrees to comply, and to cause each of its contractors, subcontractors, Subagents, persons or entities to comply, with the requirements of GML Sections 875(1) and (3) (the "GML Provisions"), as such provisions may be amended from time to time. In the event of a conflict between the other provisions of this Project Agreement and the GML Provisions, the GML Provisions shall control.
- (b) The Company acknowledges and agrees that pursuant to GML Section 875(3), the Agency shall have the right to recover, recapture, receive, or otherwise obtain from the Company, Sales Tax Savings taken or purported to be taken by the Company, any Subagent or any other person or entity acting on behalf of the Company to which the Company is not entitled or which are in excess of the Maximum Sales Tax Exemption or which are for property or services not authorized or taken in cases where the Company, any Subagent or any other person or entity acting on behalf of the Company failed to comply with a material term or condition to use property or services in the manner required by this Project Agreement. The Company shall, and shall require each Subagent and any other person or entity acting on behalf of the Company, to cooperate with the Agency in its efforts to recover, recapture, receive, or otherwise obtain such Sales Tax Savings and shall promptly pay over any such amounts to the Agency or any other entity that it requests. The failure to pay over such amounts to such recipient shall be grounds for the Commissioner to assess and determine State Sales and Use Taxes due from the Company under Article 28 of the Tax Law, together with any relevant penalties and interest due on such amounts.

Subject to the provisions of Subsection 4.6(b) above, in the event that the Company or any Subagent shall utilize the Sales Tax Exemption in violation of the provisions of this Project Agreement, the Company shall promptly deliver notice of same to the Agency, and the Company shall, upon demand by the Agency, pay to or at the direction of the Agency a return of sales or use tax exemptions in an amount equal to all such unauthorized Sales Tax Savings together with interest at the rate of twelve percent (12%) per annum compounded daily from the date and with respect to the dollar amount for which each such unauthorized Sales Tax Exemption was availed of by the Company or any Subagent (as applicable).

(c) Upon request by the Agency with reasonable notice to the Company, the Company shall make available at reasonable times to the Agency and/or the Independent Accountant all such books, records, contracts, agreements, invoices, bills or purchase orders of the Company and any Agent, and require all appropriate officers and employees of the Company to respond to reasonable inquiries by the Agency and/or the Independent Accountant, as shall be

necessary (i) to indicate in reasonable detail those costs for which the Company or any Subagent shall have utilized the Sales Tax Exemption and the dates and amounts so utilized, and (ii) to permit the Agency to determine any amounts owed by the Company under this Section 4.6(c).

#### Section 4.7 Reserved.

#### Section 4.8 Recapture of Agency Benefits.

- (a) It is understood and agreed by the parties hereto that the Agency is entering into this Project Agreement in order to provide the Financial Assistance to the Company for the Facility and to accomplish the public purposes of the Act. In consideration therefor, the Company hereby agrees that if there shall occur a Recapture Event (as defined below) after the date hereof, the Company shall pay to the Agency, or to the State of New York, if so directed by the Agency (except as otherwise specified below) as a return of public benefits conferred by the Agency, one hundred percent (100%) of the Recaptured Benefits.
- (b) The term "Recaptured Benefits" shall mean all direct monetary benefits, tax exemptions and abatements and other financial assistance, if any, derived solely from the Agency's participation in the transaction contemplated by this Project Agreement including, but not limited to, the amount equal to 100% of:
  - (i) Reserved; and
  - (ii) Sales Tax Exemption savings realized by or for the benefit of the Company, including any savings realized by any Subagent; and
  - (iii) real property tax abatements granted pursuant to the Tax Agreement;

which Recaptured Benefits from time to time shall upon the occurrence of a Recapture Event in accordance with the provisions of Section 4.8(c) below and the declaration of a Recapture Event by notice from the Agency to the Company be payable directly to the Agency or the State of New York if so directed by the Agency within ten (10) days after such notice.

- (c) The term "Recapture Event" shall mean any of the following events:
- (i) The occurrence and continuation of an Event of Default under this Project Agreement which remains uncured beyond any applicable notice and/or grace period, if any, provided hereunder; or
- (ii) The Project shall cease to be a "project" within the meaning of the Act as in effect as of the date hereof, through the act or omission of the Company; or
- (iii) The Company receives Sales Tax Savings in connection with property or services not authorized by the Agency as part of the Project; or
- (iv) The Company receives Sales Tax Savings in connection with the Project in excess of the Maximum Sales Tax Exemption; provided, however, that the

foregoing shall constitute a Recapture Event with respect to such excess Sales Tax Savings only. It is further provided that failure to repay the Sales Tax Savings within thirty (30) days shall constitute a Recapture Event with respect to all Recaptured Benefits; or

- (v) The Company has made a material false or misleading statement, or omitted any information which, if included, would have rendered any information in the application or supporting documentation false or misleading in any material respect, on its application for Financial Assistance; or
- (vi) Failure of the Company to file a copy of the Form ST-340 with the Agency in compliance with Section 4.5 hereof; or
- (vii) Failure of the Company to create or cause to be maintained the number of FTE jobs at the Facility as sworn to in the Project Application, which failure is not reflective of the business conditions of the Company or the subtenants of the Company, including, without limitation, loss of major sales, revenues, distribution or other adverse business developments and/or local, national or international economic conditions, trade issues or industry wide conditions.

In order to certify and verify the foregoing, the Company shall provide annually, to the Agency, a certified statement and documentation: (i) enumerating the full-time equivalent jobs retained and the full-time equivalent jobs created as a result of the Financial Assistance, by category, including full-time equivalent independent contractors or employees of independent contractors that work at the project location, (ii) indicating that the salary and fringe benefit averages or ranges for categories of jobs retained and jobs created that was provided in the Application for Financial Assistance is still accurate and if it is not still accurate, providing a revised list of salary and fringe benefit averages or ranges for categories of jobs retained and jobs created, and (iii) such other information, as so requested from time to time, to enable the Agency to assess the progress of the Project toward achieving the investment, job retention, job creation, or other objectives of the Project indicated in the Application for Financial Assistance.

- (d) In the event any payment owing by the Company under this Section shall not be paid on demand by the Agency, such payment shall bear interest from the date of such demand at a rate equal to one percent (1%) plus the Prime Rate, but in no event at a rate higher than the maximum lawful prevailing rate, until the Company shall have made such payment in full, together with such accrued interest to the date of payment, to the Agency (except as otherwise specified above).
- (e) The Agency shall be entitled to deduct all reasonable out of pocket expenses of the Agency, including, without limitation, reasonable legal fees, incurred with the recovery of all amounts due under this Section 4.8, from amounts received by the Agency pursuant to this Section 4.8.

ARTICLE V. INSURANCE

- Section 5.1 <u>Insurance Required.</u> Effective as of the date hereof and until the expiration or termination of the right of the Company to act as agent of the Agency hereunder, the Company shall maintain, or cause to be maintained by its subagent or subcontractors, certain insurance against such risks and for such amounts as are customarily insured against by businesses of like size and type, and paying, as the same become due and payable, all premiums in respect thereto, including, but not necessarily limited to:
- (a) Insurance against loss or damage by fire, lightning and other casualties, with a uniform standard extended coverage endorsement, such insurance to be in an amount not less than the full replacement value of the Facility, exclusive of excavations and foundations, as determined by a recognized appraiser or insurer selected by the Company; or as an alternative to the foregoing, the Company may insure the Facility under a blanket insurance policy or policies covering not only the Facility but other properties as well, provided a periodic appraisal is performed and provided to the Agency.
- (b) Workers' compensation insurance, disability benefits insurance, and each other form of insurance which the Agency or the Company is required by law to provide, covering loss resulting from injury, sickness, disability or death of employees of the Company who are located at or assigned to the Facility.
- (c) Insurance against loss or losses from liabilities imposed by law or assumed in any written contract (including the contractual liability assumed by the Company under Section 7.1 hereof) and arising from personal injury and death or damage to the property of others caused by any accident or occurrence, with limits of not less than \$1,000,000 per accident or occurrence on account of personal injury, including death resulting therefrom, \$1,000,000 per accident or occurrence on account of damage to the property of others, excluding liability imposed upon the Company by any applicable workers' compensation law; and a blanket excess liability policy in the amount not less than \$3,000,000, protecting the Company against any loss or liability or damage for personal injury or property damage. Such liability limits may be satisfied by any combination of primary and excess liability policies.
- Section 5.2 Additional Provisions Respecting Insurance. (a) All insurance required by Section 5.1(a) hereof shall name the Agency as a named insured and the insurance required by Section 5.1(c) shall name the Agency as an additional insured. All insurance shall be procured and maintained in financially sound and generally recognized responsible insurance companies selected by the Company and authorized to write such insurance in the State. Such insurance may be written with deductible amounts comparable to those on similar policies carried by other companies engaged in businesses similar in size, character and other respects to those in which the Company is engaged. All policies evidencing such insurance shall provide (i) for payment of the losses of the Company and the Agency as their respective interest may appear, and (ii) that the insurance company shall endeavor to give thirty (30) days' prior written notice or such other notice as the policy provides for, of the cancellation thereof to the Company and the Agency.
- (b) All such certificates of insurance of the insurers indicating that such insurance is in force and effect, and all policies (if applicable), shall be deposited with the Agency on the date hereof. Prior to the expiration of any such policy evidenced by said certificates, the

Company shall furnish the Agency with evidence that the policy has been renewed or replaced or is no longer required by this Project Agreement.

# ARTICLE VI. EVENTS OF DEFAULT AND REMEDIES

Section 6.1 The following shall each be "Events of Default" under this Project Agreement:

- (a) the failure by the Company to observe and perform any covenant contained in Sections 2.1(e), 2.1(g), 2.1(i), 2.1(j), 4.3, 4.5, 4.6, 5.1, 5.2, 7.1 and 7.6 hereof;
  - (b) the failure by the Company to pay the Recaptured Benefits on the date due;
  - (c) the occurrence and continuation of a Recapture Event;
- (d) the occurrence of an Event of Default under the Leaseback Agreement or Tax Agreement; and
- (e) the dissolution or liquidation of the Company; or the failure by the Company to release, stay, discharge, lift or bond within thirty (30) days any execution, garnishment, judgment or attachment of such consequence as may impair its ability to carry on its operations; or the failure by the Company generally to pay its debts as they become due; or an assignment by the Company for the benefit of creditors; or the commencement by the Company (as the debtor) of a case in bankruptcy or any proceeding under any other insolvency law; or the commencement of a case in bankruptcy or any proceeding under any other insolvency law against the Company (as the debtor), wherein a court having jurisdiction in the premises enters a decree or order for relief against the Company as the debtor, or such case or proceeding is consented to by the Company or remains undismissed for forty (40) days, or the Company consents to or admits the material allegations against it in any such case or proceeding; or a trustee, receiver or agent (however named) is appointed or authorized to take charge of substantially all of the property of the Company for the purpose of enforcing a lien against such Property or for the purpose of general administration of such Property for the benefit of creditors.

#### Section 6.2 Remedies on Default.

- (a) Whenever any Event of Default shall have occurred and be continuing, the Agency may take, to the extent permitted by law, any one or more of the following remedial steps:
- (i) declare, by written notice to the Company, to be immediately due and payable, whereupon the same shall become immediately due and payable: (A) all due and owing Recaptured Benefits and (B) all other payments due under this Project Agreement; or
- (ii) terminate this Project Agreement and the Sales Tax Exemption authorization; or

- (iii) take any other action at law or in equity which may appear necessary or desirable to collect the payments then due or thereafter to become due hereunder, and to enforce the obligations, agreements and covenants of the Company under this Project Agreement.
- (b) No action taken pursuant to this Section 6.2 (including termination of the Project Agreement) shall relieve the Company from its obligation to make all payments required by the Leaseback Agreement, the Tax Agreement or Recaptured Benefits.
- Section 6.3 Remedies Cumulative. No remedy herein conferred upon or reserved to the Agency is intended to be exclusive of any other available remedy, but each and every such remedy shall be cumulative and in addition to every other remedy given under this Project Agreement or now or hereafter existing at law or in equity. No delay or omission to exercise any right or power accruing upon any default shall impair any such right and power or shall be construed to be a waiver thereof, but any such right or power may be exercised from time to time and as often as may be deemed expedient. In order to entitle the Agency to exercise any remedy reserved to it in this Article VI it shall not be necessary to give any notice, other than such notice as may be herein expressly required in this Project Agreement.
- Section 6.4 <u>Agreement to Pay Attorneys' Fees and Expenses</u>. In the event the Company should default under any of the provisions of this Project Agreement and the Agency should employ attorneys or incur other expenses for the collection of amounts payable hereunder or the enforcement of performance or observance of any obligations or agreements on the part of the Company herein contained, the Company shall, on demand therefor, pay to the Agency the fees of such attorneys and such other expenses so incurred.

#### ARTICLE VII. MISCELLANEOUS

Section 7.1 Hold Harmless Provision. The Company hereby releases the Agency from, agrees that the Agency shall not be liable for, and agrees to indemnify, defend and hold the Agency and its executive director, directors, members, officers, employees, agents (other than the Company), representatives, successors and assigns harmless from and against, any and all (i) liability for loss or damage to property or injury to or death of any and all persons that may be occasioned by any cause whatsoever pertaining to the Facility or arising by reason of or in connection with the occupation or the use thereof or the presence on, in or about the Facility or breach by the Company of this Project Agreement or (ii) liability arising from or expense incurred by the Agency's financing, acquiring, constructing, equipping, owning and leasing of the Facility, including, without limiting the generality of the foregoing, all causes of action and reasonable attorneys' fees and any other expenses incurred in defending any suits or actions which may arise as a result of any of the foregoing. The foregoing indemnities shall apply notwithstanding the fault or negligence on the part of the Agency, or any of its respective executive director, directors, members, officers, agents or employees and irrespective of the breach of a statutory obligation or the application of any rule of comparative or apportioned liability, except that such indemnities will not be applicable with respect to willful misconduct or gross negligence on the part of the Agency or any other person or entity to be indemnified.

Section 7.2 This Project Agreement may be executed in any number of counterparts each of which shall be deemed an original but which together shall constitute a single instrument.

Section 7.3 All notices, claims and other communications hereunder shall be in writing and shall be deemed to be duly given if personally delivered, electronically delivered, or mailed first class, postage prepaid, or by a nationally-recognized overnight courier, addressed as follows:

To the Agency: Steuben County Industrial Development

7234 Route 54 North

P.O. Box 393

Bath, New York 14810 Attn: Executive Director

Email: jjohnson@steubencountyida.com

With a Copy To: Harris Beach PLLC

99 Garnsey Road

Pittsford, New York 14534 Attn: Russell E. Gaenzle, Esq. Email: rgaenzle@harrisbeach.com

To the Company: TJA-NY-Cohocton Solar Farm, LLC

3050 Peachtree Road, 4th Floor, Suite 460

Atlanta, Georgia 30305 Attn: General Counsel

Email: legal@dimension-energy.com

With a Copy To: Barclay Damon, LLP

80 State Street

Albany, New York 12207 Attn: Genevieve Trigg, Esq. Email: gtrigg@barclaydamon.com

or at such other address as any party may from time to time furnish to the other party by notice given in accordance with the provisions of this Section. All notices shall be deemed given when mailed or personally delivered in the manner provided in this Section.

Section 7.4 This Project Agreement shall be governed by, and all matters in connection herewith shall be construed and enforced in accordance with, the laws of the State of New York applicable to agreements executed and to be wholly performed therein and the parties hereto hereby agree to submit to the personal jurisdiction of the federal or state courts located in Steuben County, New York.

Section 7.5 The warranties, representations, obligations and covenants of the Company under this Project Agreement shall be absolute and unconditional and shall remain in full force and effect during the term of this Project Agreement, shall be deemed to have been

relied upon by the Agency, and shall survive the delivery and termination of this Project Agreement to the Agency, regardless of any investigation made by the Agency. This Project Agreement shall survive any termination or expiration of the Leaseback Agreement or the Tax Agreement, as described below.

Section 7.6 By executing this Project Agreement, the Company covenants and agrees to pay all fees, costs and expenses incurred by the Agency for (a) legal services, including but not limited to those provided by the Agency's general counsel and bond/transaction counsel, (b) other consultants retained by the Agency, if any, in connection with the Project; and (c) with respect to Agency's enforcement of any event of default or failure to comply with the terms of this Project Agreement (including reasonable attorney fees). The Company further covenants and agrees that the Company is liable for payment to the Agency of all charges referred to above, as well as all other actual costs and expenses incurred by the Agency in undertaking the Project notwithstanding the occurrence of any of (i) the Company's withdrawal, abandonment, cancellation or failure to pursue the Project; (ii) the inability of the Agency or the Company to procure the services of one or more financial institutions to provide financing for the Project; or (iii) the Company's failure, for whatever reason, to undertake and/or successfully complete the Project.

[Remainder of Page Intentionally Left Blank]

# [Signature Page to Project Agreement]

IN WITNESS WHEREOF, the parties hereto have executed this Project Agreement as of the day and year first above written.

STEUBEN COUNTY INDUSTRIAL
DEVELOPMENT AGENCY
By:
Name: James C. Johnson
Title: Executive Director
TJA-NY-COHOCTON SOLAR FARM, LLC
By:
Name:
Title:

# [Signature Page to Project Agreement]

IN WITNESS WHEREOF, the parties hereto have executed this Project Agreement as of the day and year first above written.

### STEUBEN COUNTY INDUSTRIAL DEVELOPMENT AGENCY

By:		
Name:	James C. Johnson	
Title:	Executive Director	

TJA-NY-COHOCTON SOLAR FARM, LLC

By:

Name: RAFACT DOBYZYMSKI
Title: Chick Executive officer and President

#### **SCHEDULE A**

#### SCHEDULE OF DEFINITIONS

"<u>Authorized Representative</u>" means, in the case of the Agency, the Executive Director, the Chairman or the Vice Chairman and such additional persons as, at the time, are designated to act on behalf of the Agency; and in the case of the Company, the members and such additional persons as, at the time, are designated to act on behalf of the Company.

"Independent Accountant" shall mean an independent certified public accountant or firm of independent certified public accountants selected by the Company and approved by the Agency (such approval not to be unreasonably withheld or delayed).

"<u>Lease Agreement</u>" shall mean that certain Lease Agreement, dated as of September 1, 2023 by and between the Company and the Agency.

"<u>Leaseback Agreement</u>" shall mean that certain Leaseback Agreement, dated as of September 1, 2023, by and between the Company and the Agency.

"Maximum Sales Tax Exemption" shall mean the aggregate maximum dollar amount of Sales Tax Savings that the Company and all Subagents acting on behalf the Company are permitted to receive under this Project Agreement, which shall equal \$387,640.83, or such maximum dollar amount as may be determined by the Agency pursuant to such additional documents as may be required by the Agency for such increase.

"<u>Prime Rate</u>" means (i) if no lender, the rate designated by <u>The Wall Street Journal</u> from time to time as its "prime rate", or (ii) if a lender exists, the rate designated by the lender from time to time as its "prime rate".

"Sales Tax Exemption" shall mean an exemption from Sales and Use Taxes resulting from the Agency's participation in the Facility.

"Sales Tax Savings" shall mean all Sales Tax Exemption savings relating to State Sales and Use Taxes realized by or for the benefit of the Company, including any savings realized by any Subagent, pursuant to this Project Agreement.

"Sales and Use Taxes" shall mean local and State sales and compensating use taxes and fees imposed pursuant to Article 28 of the New York State Tax Law, as the same may be amended from time to time.

"State Sales and Use Taxes" shall mean sales and compensating use taxes and fees imposed by Article 28 of the New York State Tax Law but excluding such taxes imposed in a city by Section 1107 or 1108 of such Article 28, as the same may be amended from time to time.

## **SCHEDULE B**

## LIST OF APPOINTED AGENTS<sup>2</sup>

1.	
<ol> <li>6.</li> </ol>	
9.	
<b>10.</b>	

 $<sup>^2</sup>$  FOR EACH AGENT APPOINTED BY THE COMPANY, A NYS FORM ST-60 MUST BE COMPLETED AND FILED BY THE COMPANY WITH THE NYS DEPARTMENT OF TAXATION AND FINANCE IDA UNIT INDICATING THE APPOINTMENT OF SUCH AGENT OF THE COMPANY.

#### **SCHEDULE C**

#### MANDATORY AGENT AND SUBAGENT CONTRACT LANGUAGE

"This contract is being entered into by TJA-NY-COHOCTON SOLAR FARM, LLC [or, Name of Subagent: ] ] (the "Agent"), as agent for and on behalf of the STEUBEN COUNTY INDUSTRIAL DEVELOPMENT AGENCY (the "Agency"), in connection with a certain project of the Agency for the benefit of TJA-NY-COHOCTON SOLAR FARM, LLC, consisting in part of the acquisition and installation of certain machinery, equipment and building materials, all for incorporation and installation in certain premises located at 11190 NYS Route 371, Town of Cohocton, Steuben County, New York, and any lands located in Steuben County and occupied by license or easement during construction or improved by third parties for the benefit of the Project (the "Premises"). The acquisition of the machinery, equipment and building materials to be incorporated and installed in the Premises and all services and rentals of equipment related to the acquisition, construction and equipping of the Project shall be exempt from all New York State and local sales and use taxes if the acquisition thereof is effected in accordance with the terms and conditions set forth in the attached sales tax exemption information letter of the Agency; and the Agent hereby represents that this contract is in compliance with the terms of the Project Agreement by and between TJA-NY-COHOCTON SOLAR FARM, LLC and the Agency, dated as of September 29, 2023. This contract is non-recourse to the Agency, and the Agency shall not be directly, indirectly or contingently liable or obligated hereunder in any manner or to any extent whatsoever. By execution or acceptance of this contract, the vendor/contractor hereby acknowledges and agrees to the terms and conditions set forth is this paragraph."

# EXHIBIT A

# COST BENEFIT ANALYSIS AND FORM OF TAX AGREEMENT

[Attached Next Page]

# Steuben County Industrial Development Agency MRB Cost Benefit Calculator



Date

January 1, 2023

Project Title TJA-NY-Cohocton Solar Farm

Project Location Cohocton,NY

# **Economic Impacts**

Summary of Economic Impacts over the Life of the PILOT Project Total Investment

\$9,689,667

#### Temporary (Construction)

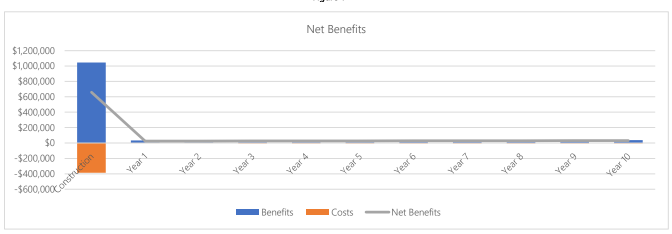
_	Direct	Indirect	Total
Jobs	14	4	17
Earnings	\$808,885	\$178,554	\$987,439
Local Spend	\$1,937,933	\$566,158	\$2,504,092

### Ongoing (Operations)

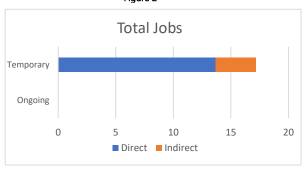
Aggregate over life of the PILOT

	Direct	Indirect	Total
Jobs	0	0	0
Earnings	\$0	\$0	\$0

#### Figure 1



Net Benefits chart will always display construction through year 10, irrespective of the length of the PILOT. Figure 2



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Figure 3



Ongoing earnings are all earnings over the life of the PILOT.

# **Fiscal Impacts**



Estimated Costs of Exemptions		
-	Nominal Value	Discounted Value*
Property Tax Exemption	\$170,525	\$131,283
Sales Tax Exemption	\$387,641	\$387,641
Local Sales Tax Exemption	<i>\$193,821</i>	<i>\$193,821</i>
State Sales Tax Exemption	<i>\$193,821</i>	<i>\$193,821</i>
Mortgage Recording Tax Exemption	\$0	\$0
Local Mortgage Recording Tax Exemption	<i>\$0</i>	\$0
State Mortgage Recording Tax Exemption	\$0	\$0
Total Costs	\$558.166	\$518.924

#### State and Local Benefits

		Nominal Value	Discounted Value*
Local Benefits		\$1,784,016	\$1,631,606
To Private Individuals	5	<u>\$987,439</u>	<u>\$987,439</u>
Temporary Payroll		\$987,439	\$987,439
Ongoing Payroll		\$0	\$0
Other Payments to	Private Individuals	\$0	\$0
To the Public		<u>\$796,577</u>	<u>\$644,167</u>
Increase in Proper	ty Tax Revenue	\$668,178	\$539,216
Temporary Jobs -	Sales Tax Revenue	\$6,912	\$6,912
Ongoing Jobs - Sa	les Tax Revenue	\$0	\$0
Other Local Munic	ipal Revenue	\$121,487	\$98,039
State Benefits		\$51,347	\$51,347
To the Public		<u>\$51,347</u>	<u>\$51,347</u>
Temporary Income	e Tax Revenue	\$44,435	\$44,435
Ongoing Income T	ax Revenue	\$0	\$0
Temporary Jobs -	Sales Tax Revenue	\$6,912	\$6,912
Ongoing Jobs - Sa	les Tax Revenue	\$0	\$0
Total Benefits to State	e & Region	\$1,835,362	\$1,682,953

#### Benefit to Cost Ratio

		Benefit*	Cost*	Ratio
	Local	\$1,631,606	\$325,103	5:1
	State	\$51,347	\$193,821	:1
Grand Total		\$1,682,953	\$518,924	3:1

<sup>\*</sup>Discounted at 2%

#### Additional Comments from IDA

This project will assist the state in acheiveing its clean energy goals.

Does the IDA believe that the project can be accomplished in a timely fashion?

Yes

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# STEUBEN COUNTY INDUSTRIAL DEVELOPMENT AGENCY AND

#### TJA-NY-COHOCTON SOLAR FARM, LLC

#### TAX AGREEMENT

#### **Address**:

11190 NYS Route 371 Town of Cohocton Steuben County, New York

#### **Affected Tax Jurisdictions**:

Steuben County Town of Cohocton Wayland-Cohocton Central School District

# Tax Map No:

030.00-01-005.200, as may be subdivided

Dated as of September 1, 2023

#### TAX AGREEMENT

THIS TAX AGREEMENT (the "Tax Agreement"), dated as of September 1, 2023, by and between **STEUBEN COUNTY INDUSTRIAL DEVELOPMENT AGENCY**, a public benefit corporation duly existing under the laws of the State of New York, with offices located at 7234 Route 54, Bath, New York 14810 (the "Agency"), and **TJA-NY-COHOCTON SOLAR FARM, LLC**, a limited liability company duly formed and validly existing under the laws of the State of Delaware, with offices at 3050 Peachtree Road, 4<sup>th</sup> Floor, Suite 460, Atlanta, Georgia 30305 (the "Company").

#### WITNESSETH:

WHEREAS, the Agency was created by Chapter 178 of the Laws of 1972 of the State of New York pursuant to Title I of Article 18-A of the General Municipal Law of the State of New York (collectively, the "Act") as a body corporate and politic and as a public benefit corporation of the State of New York; and

WHEREAS, the Company has submitted an application (the "Application") to the Agency requesting the Agency's assistance with respect to a certain project (the "Project") consisting of: (i) the acquisition by the Agency of a leasehold interest in approximately 36.408 acres of real property located at 11190 NYS Route 371, Town of Cohocton, New York and all other lands where by license or easement or other agreement the Company or its designees are making improvements that benefit the Project (the "Land", being more particularly identified as a portion of tax parcel number 030.00-01-005.200, as may be subdivided); (ii) the planning, design, construction and operation of a five (5) MWac PV solar electrical generation system, including panel foundations, inverters, transformers, interconnect wiring, utility connections, sitework, landscaping, fencing, security and related improvements (collectively, the "Improvements"); and (iii) the acquisition of and installation in and around the Land and Improvements by the Company of machinery, equipment, fixtures and other items of tangible personal property (the "Equipment"; and, together with the Land and the Improvements, the "Facility"); and

WHEREAS, in order to induce the Company to acquire, construct and equip the Facility, the Agency is willing to take a leasehold interest in the Land, the Improvements, the Equipment and other personal property constituting the Facility and lease said Land, Improvements, Equipment and other personal property back to the Company pursuant to the terms and conditions of a certain Leaseback Agreement, by and between the Agency, as lessor, and the Company, as lessee, to be dated on or about the date hereof (the "Leaseback Agreement"); and

WHEREAS, pursuant to Section 874(1) of the Act, the Agency is exempt from the payment of taxes imposed upon real property and improvements owned by it or under its jurisdiction, control or supervision, other than special ad valorem levies, special assessments and service charges against real property which are or may be imposed for special improvements or special district improvements; and

WHEREAS, the Agency and the Company deem it necessary and proper to enter into an agreement making provisions for payments in lieu of taxes by the Company to the Agency for the benefit of Steuben County (the "County"), the Town of Cohocton (the "Town") and the Wayland-Cohocton Central School District (the "School"; and, collectively with the County and the Town, the "Affected Tax Jurisdictions").

NOW, THEREFORE, in consideration of the covenants herein contained, and other good and valuable consideration the receipt and sufficiency of which are hereby acknowledged, it is mutually agreed as follows:

#### Section I - Payment in Lieu of Ad Valorem Taxes.

- Subject to the completion and filing by the taxable status date March 1, 1.1 A. 2024 (the "Taxable Status Date") of New York State Form RP-412-a "Application For Real Property Tax Exemption" (the "Exemption Application") under Section 412-a of the New York State Real Property Tax Law and Section 874 of the Act and the approval of the Exemption Application by the appropriate assessors or Board of Assessment Review, the Facility shall be exempt from Real Estate Taxes commencing with the 2025 County and Town tax years and the 2024-25 School tax year. For purposes of the foregoing "Real Estate Taxes" means all general levy real estate taxes levied against the Facility by the County, Town and School. The Company shall provide to the Agency the information necessary for the completion and filing of the Exemption Application and shall provide such additional information and take such actions as are required by the appropriate assessors or Board of Assessment Review to process and approve the Exemption Application. Notwithstanding anything contained herein or in the Leaseback Agreement to the contrary, in the event the exemption from Real Estate Taxes is denied for any reason, the Company shall pay (and hereby agrees to pay) all Real Estate Taxes levied upon the Facility as they become due. After giving written notice to the Agency, the Company may in good faith contest the denial of the Exemption Application, provided that (i) the overall operating efficiency of the Facility is not impaired and the Facility continues to qualify as a "project" under the Act; (ii) neither the Facility nor any part of or interest in it would be in any danger of being sold, forfeited or lost; or (iii) neither the Company nor the Agency, as a result of such contest, shall be in any danger of any civil or criminal liability. The Company hereby waives any claim or cause of action against the Agency, and releases the Agency from any liability to the Company arising from the denial of an exemption from Real Estate Taxes except to the extent that such denial results solely from the failure of the Agency to file the Exemption Application with the appropriate assessors or Board of Assessment Review by the Taxable Status Date.
- B. <u>Interim Real Estate Taxes</u>. To the extent imposed by any of the Affected Tax Jurisdictions, the Company shall pay all Real Estate Taxes relating to the Land due and payable from the date hereof through the Taxable Status Date and any applicable time periods prior to those set forth within Section 1.5.
- C. <u>Payee</u>. For the term of this Tax Agreement, the Company agrees to pay on January 1 of each year to the Agency at 7234 Route 54, P.O. Box 393, Bath, New York 14810, or at such other address as shall be designated from time to time by the Agency, on behalf of the Affected Tax Jurisdictions and as a payment in lieu of taxes, commencing on or before January

1, 2025, an amount equal to the payment calculated as described on **Schedule A** (the "Total Payment").

The parties agree and acknowledge that payments made hereunder are to obtain revenues for public purposes, and to provide a revenue source that the Affected Tax Jurisdictions would otherwise lose because the subject parcels are not on the tax rolls.

- 1.2 <u>Allocation</u>. The Agency shall remit to the Affected Tax Jurisdictions amounts received hereunder within thirty (30) days of receipt of said payment and shall allocate said payments among the Affected Tax Jurisdictions in the same proportion as ad valorem taxes would have been allocated but for the Agency's involvement, unless the Affected Tax Jurisdictions have consented in writing to a specific allocation.
- 1.3 <u>Tax Rates</u>. For purposes of determining the allocation of the Total Payment among the Affected Tax Jurisdictions, the Agency shall use the last tax rate utilized for levy of taxes by each such jurisdiction. For County and Town and special district purposes, the tax rates used to determine the allocation of the Total Payment shall be the tax rates relating to the calendar year which includes the Total Payment due date. For School purposes, the tax rates used to determine the Total Payment shall be the rate relating to the school year which includes the Total Payment due date.
- Valuation of Future Additions to the Facility: If there shall be a future addition to 1.4 the Facility constructed or added in any manner after the date of this Tax Agreement, the Company shall notify the Agency of such future addition ("Future Addition"). The notice to the Agency shall contain a copy of the application for a building permit, plans and specifications, and any other relevant information that the Agency may thereafter request. Upon the earlier of substantial completion, or the issuance of a certificate of occupancy for any such Future Addition to the Facility, the Company shall become liable for payment of an increase in the Total Payment if the Future Addition shall cause an increase in the assessed value of the Facility, as determined by the Agency or applicable tax assessor. The Agency shall notify the Company of any proposed increase in the Total Payment related to such Future Addition. If the Company shall disagree with the determination of assessed value for any Future Additions made by the Agency, then and in that event that valuation shall be fixed by a court of competent jurisdiction. Notwithstanding any disagreement between the Company and the Agency, the Company shall pay the increased Total Payment until a different Total Payment shall be established. If a lesser Total Annual Payment per MWac is determined in any proceeding or by subsequent agreement of the parties, the Total Payment shall be re-computed and any excess payment shall be refunded to the Company or, in the Agency's sole discretion, such excess payment shall be applied as a credit against the next succeeding Total Payment(s).
- 1.5 Period of Benefits. The tax benefits provided for herein should be deemed to include (i) the 2024-2025 School tax year through the 2043-2044 School tax year, and (ii) the 2025 County and Town tax year through the 2044 County and Town tax year. This Tax Agreement shall **expire on December 31, 2044**; provided, however, the Company shall pay the 2044-2045 School tax bill and the 2045 County and Town tax bills on the dates and in the amounts as if the Agency were not in title on the tax status date with respect to said tax years. In no event shall the Company be entitled to receive tax benefits relative to the Facility for more

than the periods provided for herein, unless the period is extended by amendment to this Tax Agreement executed by both parties after any applicable public hearings. The Company agrees that, during the term hereof, it will not seek any tax exemption for the Facility which could provide benefits for more than the periods provided for herein and specifically agrees that the exemptions provided for herein, to the extent actually received (based on the number of lease years elapsed), supersede and are in substitution of the exemptions provided by Section 485-b of the New York Real Property Tax Law ("RPTL"). It is hereby agreed and understood that the Affected Tax Jurisdictions can rely upon and enforce the above waiver to the same extent as if they were signatories hereto.

#### Section II - Special District Charges, Special Assessments and Other Charges.

2.1 Special district charges, special assessments, and special ad valorem levies (specifically including but not limited to fire district charges), and pure water charges and sewer charges are to be paid in full in accordance with normal billing practices.

#### Section III - Transfer of Facility.

3.1 In the event that the Facility is transferred from the Agency to the Company (the lease/leaseback agreements are terminated), and the Company is ineligible for a continued tax exemption under some other tax incentive program, or this Tax Agreement terminates and the Facility is not timely transferred back to the Company, the Company agrees to pay no later than the next tax lien date (plus any applicable grace period), to each of the Affected Tax Jurisdictions, an amount equal to the taxes and assessments which would have been levied on the Facility if the Facility had been classified as fully taxable as of the date of transfer or loss of eligibility of all or a portion of the exemption described herein or date of termination.

#### Section IV - Assessment Challenges.

- 4.1 The Company shall have all of the rights and remedies of a taxpayer as if and to the same extent as if the Company were the owner of the Facility, with respect to any proposed assessment or change in assessment with respect to the Facility by any of the Affected Tax Jurisdictions and likewise shall be entitled to protest before and be heard by the appropriate assessors or Board of Assessment Review, and shall be entitled to take any and all appropriate appeals or initiate any proceedings to review the validity or amount of any assessment or the validity or amount of any tax equivalent provided for herein.
- 4.2 The Company shall have all of the rights and remedies of a taxpayer with respect to any tax, service charge, special benefit, ad valorem levy, assessment, or special assessment or service charge in lieu of which the Company is obligated to make a payment pursuant to this Tax Agreement, as if and to the same extent as if the Company were the owner of the Facility.
- 4.3 The Company shall (i) permit the appropriate real estate tax assessment office and tax levy officers to assess the Facility and apply tax rates to the respective assessments as if the Facility were owned by the Company and (ii) file any accounts or tax returns required by the appropriate real estate tax assessment office and tax levy officers.

#### Section V - Changes in Law.

5.1 To the extent the Facility is declared to be subject to taxation or assessment by an amendment to the Act, other legislative change, or by final judgment of a Court of competent jurisdiction, the obligations of the Company hereunder shall, to such extent, be null and void.

#### Section VI - Events of Default.

- 6.1 The following shall constitute "Events of Default" hereunder. The failure by the Company to: (i) make the payments described in Section I within thirty (30) days of the Total Payment date (the "Delinquency Date"); (ii) make any other payments described herein on or before thirty (30) days (the "Applicable Cure Period") within which said payment can be made without penalty; or (iii) the occurrence and continuance of any events of default under the Leaseback Agreement after any Applicable Cure Periods. Upon the occurrence of any Event of Default hereunder, in addition to any other right or remedy the Agency and/or the Affected Tax Jurisdictions may have at law or in equity, the Agency and/or Affected Tax Jurisdictions may, immediately and without further notice to the Company (but with notice to the Agency with respect to actions maintained by the Affected Tax Jurisdictions) pursue any action in the courts to enforce payment or to otherwise recover directly from the Company any amounts so in default. The Agency and the Company hereby acknowledge the right of the Affected Tax Jurisdictions to recover directly from the Company any amounts so in default pursuant to Section 874(6) of the General Municipal Law, and the Company shall immediately notify the Agency of any action brought, or other measure taken, by any Affected Tax Jurisdiction to recover any such amount.
- 6.2 If payments pursuant to Section I herein are not made by the Delinquency Dates, or if any other payment required to be made hereunder is not made by the last day of any Applicable Cure Period within which said payment can be made without penalty, the Company shall pay penalties and interest as follows. With respect to payments to be made pursuant to Section I herein, if said payment is not received by the Delinquency Date defined in Section 6.1 herein, Company shall pay, in addition to said payment, (i) a late payment penalty equal to five percent (5%) of the amount due and (ii) for each month, or any part thereof, that any such payment is delinquent beyond the first month commencing on or after such Delinquency Date, interest on the total amount due plus the late payment penalty, in an amount equal to one percent (1%) per month. With respect to all other payments due hereunder, if said payment is not paid within any Applicable Cure Period, Company shall pay, in addition to said payment, the greater of the applicable penalties and interest or penalties and interest which would have been incurred had payments made hereunder been tax payments to the Affected Tax Jurisdictions.
- 6.3 Notwithstanding anything to the contrary contained in this Tax Agreement or the Leaseback Agreement, upon the occurrence and during the occurrence of any Event of Default, the Agency shall not have the right to accelerate unpaid payments to be made pursuant to Section I herein not yet due and payable.

#### <u>Section VII – Assignment</u>.

7.1 No portion of any interest in this Tax Agreement may be assigned by the Company, nor shall any person other than the Company be entitled to succeed to or otherwise obtain any benefits of the Company hereunder without the prior written consent of the Agency, which shall not be unreasonably withheld or delayed, except as set forth in Section 6.3 of the Leaseback Agreement.

#### Section VIII - Miscellaneous.

- 8.1 This Tax Agreement may be executed in any number of counterparts each of which shall be deemed an original but which together shall constitute a single instrument.
- 8.2 All notices, claims and other communications hereunder shall be in writing and shall be deemed to be duly given if personally delivered or mailed first class, postage prepaid, as follows:

To the Agency: Steuben County Industrial Development Agency

P.O. Box 393

7234 Route 54 North Bath, New York 14810

Attn: James C. Johnson, Executive Director Email: jjohnson@steubencountyida.com

With Copy To: Harris Beach PLLC

99 Garnsey Road

Pittsford, New York 14534 Attn: Russell E. Gaenzle, Esq. Email: rgaenzle@harrisbeach.com

To the Company: TJA-NY-Cohocton Solar Farm, LLC

3050 Peachtree Road, 4<sup>th</sup> Floor, Suite 460

Atlanta, Georgia 30305 Attn: General Counsel

Email: legal@dimension-energy.com

With a Copy To: Barclay Damon, LLP

80 State Street

Albany, New York 12207 Attn: Genevieve Trigg, Esq. Email: gtrigg@barclaydamon.com

or at such other address as any party may from time to time furnish to the other party by notice given in accordance with the provisions of this Section. All notices shall be deemed given when mailed or personally delivered in the manner provided in this Section.

- 8.3 This Tax Agreement shall be governed by, and all matters in connection herewith shall be construed and enforced in accordance with, the laws of the State of New York applicable to agreements executed and to be wholly performed therein and the parties hereto hereby agree to submit to the personal jurisdiction of the federal or state courts located in Steuben County, New York.
- 8.4 Notwithstanding any other term or condition contained herein, all obligations of the Agency hereunder shall constitute a special obligation payable solely from the revenues and other monies, if any, derived from the Facility and paid to the Agency by the Company. Neither member of the Agency nor any person executing this Tax Agreement on its behalf shall be liable personally under this Tax Agreement. No recourse shall be had for the payment of the principal or interest on amounts due hereunder or for any claim based upon or in respect of any modification of or supplement hereto against any past, present or future member, officer, agent, servant, or employee, as such, of the Agency, or of any successor or political subdivision, either directly or through the Agency or any such successor, all such liability of such members, officer, agents, servants and employees being, to the extent permitted by law, expressly waived and released by the acceptance hereof and as part of the consideration for the execution of this Tax Agreement.

[Remainder of Page Intentionally Left Blank]

## [Signature Page to Tax Agreement]

IN WITNESS WHEREOF, the parties hereto have executed this Tax Agreement as of the day and year first above written.

# STEUBEN COUNTY INDUSTRIAL DEVELOPMENT AGENCY

Name: James C. Johnson
Title: Executive Director

# TJA-NY-COHOCTON SOLAR FARM, LLC

By:		,
Name:		
Title:		

# [Signature Page to Tax Agreement]

IN WITNESS WHEREOF, the parties hereto have executed this Tax Agreement as of the day and year first above written.

# STEUBEN COUNTY INDUSTRIAL DEVELOPMENT AGENCY

By:
Name: James C. Johnson
Title: Executive Director
TJA-NY-COHOGTON SOLAR FARM, LLC
D. Allel Math
By:
Name: RUFUEL DODYZYNSKY
Title: Unice Executive officer and president

## TAX AGREEMENT DATED AS OF SEPTEMBER 1, 2023, BY AND BETWEEN STEUBEN COUNTY INDUSTRIAL DEVELOPMENT AGENCY AND TJA-NY-COHOCTON SOLAR FARM, LLC

"Total Payment" shall mean an amount per annum as set forth below.

Tax Year	School Tax Year	County/Town Tax Year	Town Total Annual Payment*	County Total Annual Payment*	School Total Annual Payment*
Interim	2022-23 & 2023-24	2023 & 2024	Full Taxes	Full Taxes	Full Taxes
Year 1	2024-25	2025	\$5,149	\$7,582	\$15,476
Year 2	2025-26	2026	\$5,252	\$7,734	\$15,786
Year 3	2026-27	2027	\$5,357	\$7,888	\$16,101
Year 4	2027-28	2028	\$5,464	\$8,046	\$16,423
Year 5	2028-29	2029	\$5,573	\$8,207	\$16,752
Year 6	2029-30	2030	\$5,685	\$8,371	\$17,087
Year 7	2030-31	2031	\$5,799	\$8,538	\$17,429
Year 8	2031-32	2032	\$5,915	\$8,709	\$17,777
Year 9	2032-33	2033	\$6,033	\$8,883	\$18,133
Year 10	2033-34	2034	\$6,154	\$9,061	\$18,495
Year 11	2034-35	2035	\$6,277	\$9,242	\$18,865
Year 12	2035-36	2036	\$6,402	\$9,427	\$19,242
Year 13	2036-37	2037	\$6,530	\$9,616	\$19,627
Year 14	2037-38	2038	\$6,661	\$9,808	\$20,020
Year 15	2038-39	2039	\$6,794	\$10,004	\$20,420
Year 16	2039-40	2040	\$6,930	\$10,204	\$20,829
Year 17	2040-41	2041	\$7,068	\$10,408	\$21,245
Year 18	2041-42	2042	\$7,210	\$10,616	\$21,670
Year 19	2042-43	2043	\$7,354	\$10,829	\$22,104
Year 20	2043-44	2044	\$7,501	\$11,045	\$22,546

<sup>\*</sup>The foregoing table contemplates a payment equal to \$5,500 per MWac with an annual two percent (2%) escalation to the Total Payment due and payable to the County, Town and School, respectively.

#### EXHIBIT B

#### FORM OF NYS FORM ST-60

"IDA APPOINTMENT OF PROJECT OPERATOR OR AGENT FOR SALES TAX PURPOSES"

TO BE COMPLETED BY COMPANY AND FILED WITH THE NYS TAX DEPARTMENT IDA UNIT FOR EACH OF ITS SUBAGENTS WITHIN THIRTY (30) DAYS OF APPOINTMENT

[Attached Next Page]



Department of Taxation and Finance

# IDA Appointment of Project Operator or Agent For Sales Tax Purposes

The industrial development agency or authority (IDA) **must** submit this form within **30 days** of the appointment of a project operator or agent, whether appointed directly by the IDA or indirectly by the operator or another agent.

For IDA use only

IDA information				•			
Name of IDA Steuben County IDA				IDA project number (us 4603-23-01A	se OSC numb \	pering system for projec	ots after 1998)
Street address 7234 Route 54 North				Telephone number			
City	01-1-	715		(607) 776-3			
Bath	State NY	ZIP code 148	310	Email address (options scida@Steut		ntyIDA.com	
Project operator or agent inform	ation						
Name of IDA project operator or agent				ne box if directly	Employer ide	entification or Social Se	curity number
			appointed by t	he IDA:N/A=			
Street address				Telephone number		Primary operator or a	gent? No X
City	State	ZIP code	}	Email address (options	al)		
				N/A			
Project information							
Name of project					·		
TJA-NY-Cohocton Solar Farm,	LLC Projec	ct					
Street address of project site **and any	lands located	in Steub	en County a	nd occupied by lice	ense or ea	sement	
11190 County Rt 371** during o	onstruction or I	mproved	by third par	ties for the benefit	of the Proj	ect	
City	State	ZIP code		Email address (options	al)		
Town of Cohocton	NY	1482	6	N/A			
Purpose of project  (i) the acquisition by the Agency of a leaseho		•					
Cohocton, New York and all other lands when that benefit the Project (the "Land", being more (ii) the planning, design, construction and of transformers, interconnect wiring, utility of "Improvements"); and (iii) the acquisition of a fixtures and other items of tangible personal p	re by license or of particularly id peration of a 5M peration, sites and installation is	easement entified as IWac PV work, land n and arou	or other agre s a portion of solar electri dscaping, fe and the Land	ement the Company fax parcel number 0 cal generation system ncing, security and and Improvements 1	or its design 30.00-01-00 m, including related im by the Comp	nees are making impossible signature.  05.200, as may be solve panel foundations uprovements (collected pany of machinery.	provements ubdivided); s, inverters, ctively, the
Description of goods and services intended to be exer	antad from Mau Va	rk State on	d local calca a	-d			
Goods and services, inclusive of fu notwithstanding that they continue Project, or the item is geographically reasonable basis to acquire the item	el and utilitie to constitute / located outs	s, whether personal side the	ner the go Il property legal bour	ods and service or the item is u	ised after	the completion	of the
Date project operator or agent appointed (mmddyy)	Date project of agent status e	perator or nds <i>(mmdd</i>	12/		an X in the bo ginal project:	x if this is an extension	to
Estimated value of goods and services that will be exempt from New York State and local sales and use	\$7,662, lax: all agents;	273.50 all in		alue of New York State mption provided:	and local sale	s and \$387,640 all agents; a	4
Certification: I certify that the above state make these statements with the knowledg felony or other crime under New York Stat Tax Department is authorized to investigate Print name of officer or employee signing on behalf of James C. Johnson	e that willfully paic Law, punishate te the validity o	providing able by a	false or fra substantial ormation ent	udulent informatior fine and possible i	n with this c ail sentenc	document may cor	istitute a
Signature				Date	Tele	phone number	
4m-6				09/29/23	1 .	07) 776-331	6
				<del></del>			

#### When to file

An IDA must file this form within 30 days of the date they appoint any project operator or other person as agent of the IDA, for purposes of extending any sales and use tax exemptions.

#### Requirements to file

The IDA must file a separate form for each person it appoints as agent, whether directly or indirectly, and regardless of whether the person is the primary project operator or agent. If the IDA authorizes a project operator or agent to appoint other persons as agent of the IDA, the operator or agent making such an appointment must advise the IDA that it has done so, so that the IDA can file a form within 30 days of the date of the new agent's appointment. The IDA should not file this form for a person hired to work on an IDA project if that person is not appointed as agent of the IDA. The IDA should not file this form if they do not extend any sales or use tax exemption benefits for the project.

If an IDA modifies a project, such as by extending it beyond its original completion date, or by increasing or decreasing the amount of sales and use tax exemption benefits authorized for the project, they must, within 30 days of the change, file a new form with the new information.

#### If the information on this form changes

If an IDA amends, revokes, or cancels the appointment of an agent, or if an agent's appointment becomes invalid for any reason, the IDA, within 30 days, must send a letter to the address below for filing this form, indicating that the appointment has been amended, revoked, or cancelled, or is no longer valid, and the effective date of the change. They must attach to the letter a copy of the form it originally filed. The IDA should not send a letter for a form that is not valid merely because the *Completion date of project* has passed.

#### **Mailing instructions**

Mail completed form to:

NYS TAX DEPARTMENT IDA UNIT W A HARRIMAN CAMPUS ALBANY NY 12227-0866

**Private delivery services** – See Publication 55, *Designated Private Delivery Services*.

#### **Privacy notification**

New York State Law requires all government agencies that maintain a system of records to provide notification of the legal authority for any request for personal information, the principal purpose(s) for which the information is to be collected, and where it will be maintained. To view this information, visit our website, or, if you do not have Internet access, call and request Publication 54, *Privacy Notification*. See *Need help?* for the Web address and telephone number.

# Need help?



Visit our website at **www.tax.ny.gov** 

- get information and manage your taxes online
- · check for new online services and features

#### Telephone assistance

Sales Tax Information Center: 518-485-2889

To order forms and publications: 518-457-5431

Text Telephone (TTY) or TDD Dial 7-1-1 for the equipment users New York Relay Service

# **EXHIBIT C-1**

### NYS FORM ST-123 FOR USE BY COMPANY

# "IDA AGENT OR PROJECT OPERATOR EXEMPT PURCHASE CERTIFICATE"

[Attached Next Page]



New York State Department of Taxation and Finance

**New York State Sales and Use Tax** 

# **IDA Agent or Project Operator** Exempt Purchase Certificate Effective for projects beginning on or after June 1, 2014

This certificate is not valid unless all entries have been completed.

**Note:** To be completed by the purchaser and given to the seller. See TSB-M-14(1.1)S, *Sales Tax Reporting and Recordkeeping Requirements for Industrial Development Agencies and Authorities*, for more information.

nequirements for industrial Dev	elopineni Agencies and Admoni	es, ioi more imormation.				
Name of seller		Name of agent or project operator TJA-NY-Cohocton Solar Farm, LLC				
Street address		Street address				
		3050 Peachtree Ro	oad, 4th Floor,	, Suite	∍ 460	
City, town, or village	State ZIP code	City, town, or village		State	ZIP code	
		Atlanta	(	GΑ	30305	j
		Agent or project operator sales t	ax ID number (see instruc	ctions)		
Mark an <b>X</b> in one: Single	e-purchase certificate X E	Blanket-purchase certificate (v	alid only for the pro	oject lis	ted below	v)
To the seller:						
	each bill and invoice for such pu	irchases and indicate on the h	oill or invoice that th	ne IDA (	or agent	
or project operator of the IDA wa			an or involce that the	10 15/11	or agont	
or project operator or the 1571 we	ao trio paronasor.					
Project information						
•	gent or project operator of the name	d IDA and that I am nurchasing th	ne tangihle nersonal r	roperty	or service	s for use
	such purchases qualify as exempt fr				OI SCIVICE.	3 101 430
Name of IDA	trial Davidanna ant Asiana					
_	trial Development Agenc	у				
Name of project	- IIOD : 1		IDA project number (use		nber)	
TJA-NY-Cohocton Sola			4603-23-01A			
Street address of project site	**and any lands locate	ed in Steuben County and occ		easem	nent durin	ıg
11190 County Rt 371**	construction or improv	ed by third parties for the ben				
City, town, or village			State NY		ZIP code	
Town of Cohocton					14826	
Enter the date that you were appoint project operator (mm/dd/yy)	114 / 24 / 2	Enter the date that agent or status ends (mm/dd/yy)		12 /	31 /	24
Exempt purchases						
(Mark an <b>X</b> in boxes that apply)						
	nal property or services (other tha	-				
installed in a qu	ialifying motor vehicle) used to co	emplete the project, but not to o	perate the complet	ted proj	ject	
D 0 4 1 1 1 1 1 1			( * . * (		1	
-	ervices (gas, propane in containe	•	ectricity, refrigeration	n, or st	team)	
used to comple	te the project, but not to operate	the completed project				
O Matanushiala a			:-1-			
C. Motor venicle o	or tangible personal property insta	alled in a qualifying motor ven	icie			
Certification: I certify that the above	e statements are true, complete, and	correct, and that no material info	rmation has been on	nitted L	make thes	
statements and issue this exemption	n certificate with the knowledge that	this document provides evidence	that state and local s	ales or u	use taxes	do not
	is for which I tendered this document					
	ne under New York State Law, punish n, and delivered to, the vendor as age					
deemed a document required to be	filed with the Tax Department for the	purpose of prosecution of offense	es. I also understand	that the	Tax Depa	
is authorized to investigate the valid	lity of tax exclusions or exemptions c	laimed and the accuracy of any ir	ıformation entered or	1 this do	cument.	
Signature of purchaser or purchaser's re	epresentative (include title and relationship)			Date		
Type or print the name, title, and relation	nship that appear in the signature box					

#### To the purchaser

You may use Form ST-123 if you:

- have been appointed as an agent or project operator by an industrial development agency (IDA) and
- the purchases qualify for exemption from sales and use tax as described in the IDA contract.

You may use Form ST-123 as a single-purchase certificate or as a blanket certificate covering the first and subsequent purchases qualifying for the project listed.

**Agent or project operator sales tax ID number** — If you are registered with the Tax Department for sales tax purposes, you must enter your sales tax identification number on this certificate. If you are not required to be registered, enter *N/A*.

Industrial development agencies and authorities (IDAs) are public benefit corporations under General Municipal Law Article 18-A and the Public Authorities Law, for the purpose of promoting, developing, encouraging, and assisting in the acquisition, construction, reconstruction, improvement, maintenance, equipping, and furnishing of industrial, manufacturing, warehousing, commercial, research, and recreational facilities in New York State.

IDAs are exempt from the payment of sales and use tax on their purchases, in accordance with Tax Law section 1116(a)(1). However, IDAs do not normally make direct purchases for projects. Commonly, IDAs instead appoint a business enterprise or developer, contractor, or subcontractor as its agent or project operator. Such purchases made by the agent or project operator, acting within the authority granted by the IDA, are deemed to be made by the IDA and therefore exempt from tax.

Example 1: IDA agreement with its agent or project operator states that contractor X may make all purchases of materials and equipment necessary for completion of the project, as agent for the IDA. Contractor X rents a backhoe and a bulldozer for site preparation, purchases concrete and lumber to construct a building, and purchases machinery to be installed in the building. All these purchases by contractor X as agent of the IDA are exempt from tax.

Example 2: IDA agreement with its agent or project operator states that contractor X may make all purchases of materials and equipment to be incorporated into the project, as agent for the IDA. Contractor X makes the same purchases as in Example 1. Since the concrete, lumber, and machinery will actually be incorporated into the project, contractor X may purchase these items exempt from tax. However, rental of the backhoe and bulldozer is not exempt since these transactions are normally taxable and the IDA agreement does not authorize contractor X to make such rentals as agent of the IDA.

A contractor or subcontractor not appointed as agent or project operator of an IDA must present suppliers with Form ST-120.1, *Contractor Exempt Purchase Certificate*, when making purchases that are ordinarily exempt from tax in accordance with Tax Law sections 1115(a)(15) and 1115(a)(16). For more information, see Form ST-120.1.

#### **Exempt purchases**

To qualify, the purchases must be made within the authority granted by the IDA and used to complete the project (not to operate the completed project).

- A. Mark box A to indicate you are purchasing tangible personal property and services (other than utility services and motor vehicles or tangible personal property installed in a qualifying motor vehicle) exempt from tax.
- B. Mark box B to indicate you are purchasing certain consumer utility services used in completing the project exempt from tax. This includes gas, electricity, refrigeration, and steam; and gas, electric, refrigeration, and steam services.
- C. Mark box C to indicate you are purchasing a motor vehicle or tangible personal property related to a qualifying motor vehicle exempt from tax.

#### Misuse of this certificate

Misuse of this exemption certificate may subject you to serious civil and criminal sanctions in addition to the payment of any tax and interest due. These include:

- A penalty equal to 100% of the tax due;
- A \$50 penalty for each fraudulent exemption certificate issued;
- Criminal felony prosecution, punishable by a substantial fine and a possible jail sentence; and
- Revocation of your Certificate of Authority, if you are required to be registered as a vendor. See TSB-M-09(17)S, Amendments that Encourage Compliance with the Tax Law and Enhance the Tax Department's Enforcement Ability, for more information.

#### To the seller

When making purchases as agent or project operator of an IDA, the purchaser must provide you with this exemption certificate with all entries completed to establish the right to the exemption. You **must** identify the project on each bill and invoice for such purchases and indicate on the bill or invoice that the IDA or agent or project operator of the IDA was the purchaser.

As a New York State registered vendor, you may accept an exemption certificate in lieu of collecting tax and be protected from liability for the tax if the certificate is valid. The certificate will be considered valid if it is:

- · accepted in good faith;
- in your possession within 90 days of the transaction; and
- · properly completed (all required entries were made).

An exemption certificate is accepted in good faith when you have no knowledge that the exemption certificate is false or is fraudulently given, and you exercise reasonable ordinary due care. If you do not receive a properly completed certificate within 90 days after the delivery of the property or service, you will share with the purchaser the burden of proving the sale was exempt.

You must also maintain a method of associating an invoice (or other source document) for an exempt sale with the exemption certificate you have on file from the purchaser. You must keep this certificate at least three years after the due date of your sales tax return to which it relates, or the date the return was filed, if later.

#### **Privacy notification**

The Commissioner of Taxation and Finance may collect and maintain personal information pursuant to the New York State Tax Law, including but not limited to, sections 5-a, 171, 171-a, 287, 308, 429, 475, 505, 697, 1096, 1142, and 1415 of that Law; and may require disclosure of social security numbers pursuant to 42 USC 405(c)(2)(C)(i).

This information will be used to determine and administer tax liabilities and, when authorized by law, for certain tax offset and exchange of tax information programs as well as for any other lawful purpose.

Information concerning quarterly wages paid to employees is provided to certain state agencies for purposes of fraud prevention, support enforcement, evaluation of the effectiveness of certain employment and training programs and other purposes authorized by law.

Failure to provide the required information may subject you to civil or criminal penalties, or both, under the Tax Law.

This information is maintained by the Manager of Document Management, NYS Tax Department, W A Harriman Campus, Albany NY 12227; telephone (518) 457-5181.

#### Need help?



Visit our Web site at www.tax.ny.gov

- · get information and manage your taxes online
- · check for new online services and features



Sales Tax Information Center: (518) 485-2889

To order forms and publications: (518) 457-5431



Text Telephone (TTY) Hotline

(for persons with hearing and speech disabilities using a TTY):

(518) 485-5082

# **EXHIBIT C-2**

### NYS FORM ST-123 FOR USE BY SUBAGENTS OF COMPANY

# "IDA AGENT OR PROJECT OPERATOR EXEMPT PURCHASE CERTIFICATE"

[Attached Next Page]



New York State Department of Taxation and Finance

**New York State Sales and Use Tax** 

# IDA Agent or Project Operator Exempt Purchase Certificate Effective for projects beginning on or after June 1, 2014

This certificate is not valid unless all entries have been completed.

<b>Note:</b> To be completed by the purchaser and given to the seller. See	TSB-M-14(1.1)S, Sales Tax Reporting and Recordkeeping
Requirements for Industrial Development Agencies and Authorities,	for more information.
Name of seller	Name of agent or project operator

Requirements for Industrial Development Agencies and Authorities	s, for more information.			
Name of seller	Name of agent or project operator	or		
Street address	Street address			
City, town, or village State ZIP code	City, town, or village		State	ZIP code
	Agent or project operator sales to	ax ID number (s	ee instructions)	
Mark an <b>X</b> in one: Single-purchase certificate X Bla	nket-purchase certificate (va	alid only for t	the project l	listed below)
To the seller: You must identify the project on each bill and invoice for such purcor project operator of the IDA was the purchaser.	hases and indicate on the b	ill or invoice	that the ID/	A or agent
Project information  certify that I am a duly appointed agent or project operator of the named I in the following IDA project and that such purchases qualify as exempt from Name of IDA				ty or services for us
Steuben County Industrial Development Agency Name of project		IDA project num	phor (upp OSC r	numbori
TJA-NY-Cohocton Solar Farm, LLC Project		4603-23		iumber)
	in Steuben County and occi I by third parties for the bene			ement during
City, town, or village  Town of Cohocton			State NY	ZIP code 14826
Enter the date that you were appointed agent or project operator (mm/dd/yy)	Enter the date that agent or status ends (mm/dd/yy)		12	/ 31 / 24
Exempt purchases  (Mark an X in boxes that apply)  A. Tangible personal property or services (other than installed in a qualifying motor vehicle) used to com  B. Certain utility services (gas, propane in containers used to complete the project, but not to operate the	plete the project, but not to c s of 100 pounds or more, ele le completed project	operate the coectricity, refrig	ompleted p	roject
. O. Iviotor verifice of tangible personal property installe	sa iii a quaiiiyiiig iiiotoi veiii	IOIG		
Certification: I certify that the above statements are true, complete, and contact and issue this exemption certificate with the knowledge that this exply to a transaction or transactions for which I tendered this document are may constitute a felony or other crime under New York State Law, punishal document is required to be filed with, and delivered to, the vendor as agent deemed a document required to be filed with the Tax Department for the put is authorized to investigate the validity of tax exclusions or exemptions claims.	s document provides evidence and that willfully issuing this docuble by a substantial fine and a part for the Tax Department for the urpose of prosecution of offense	that state and ument with the possible jail se purposes of T es. I also unde	local sales of intent to evantence. I und ax Law sections that the	or use taxes do not ade any such tax derstand that this ion 1838 and is he Tax Department
Signature of purchaser or purchaser's representative (include title and relationship)			Da	ate
Type or print the name, title, and relationship that appear in the signature box				

#### To the purchaser

You may use Form ST-123 if you:

- have been appointed as an agent or project operator by an industrial development agency (IDA) and
- the purchases qualify for exemption from sales and use tax as described in the IDA contract.

You may use Form ST-123 as a single-purchase certificate or as a blanket certificate covering the first and subsequent purchases qualifying for the project listed.

**Agent or project operator sales tax ID number** — If you are registered with the Tax Department for sales tax purposes, you must enter your sales tax identification number on this certificate. If you are not required to be registered, enter *N/A*.

Industrial development agencies and authorities (IDAs) are public benefit corporations under General Municipal Law Article 18-A and the Public Authorities Law, for the purpose of promoting, developing, encouraging, and assisting in the acquisition, construction, reconstruction, improvement, maintenance, equipping, and furnishing of industrial, manufacturing, warehousing, commercial, research, and recreational facilities in New York State.

IDAs are exempt from the payment of sales and use tax on their purchases, in accordance with Tax Law section 1116(a)(1). However, IDAs do not normally make direct purchases for projects. Commonly, IDAs instead appoint a business enterprise or developer, contractor, or subcontractor as its agent or project operator. Such purchases made by the agent or project operator, acting within the authority granted by the IDA, are deemed to be made by the IDA and therefore exempt from tax.

Example 1: IDA agreement with its agent or project operator states that contractor X may make all purchases of materials and equipment necessary for completion of the project, as agent for the IDA. Contractor X rents a backhoe and a bulldozer for site preparation, purchases concrete and lumber to construct a building, and purchases machinery to be installed in the building. All these purchases by contractor X as agent of the IDA are exempt from tax.

Example 2: IDA agreement with its agent or project operator states that contractor X may make all purchases of materials and equipment to be incorporated into the project, as agent for the IDA. Contractor X makes the same purchases as in Example 1. Since the concrete, lumber, and machinery will actually be incorporated into the project, contractor X may purchase these items exempt from tax. However, rental of the backhoe and bulldozer is not exempt since these transactions are normally taxable and the IDA agreement does not authorize contractor X to make such rentals as agent of the IDA.

A contractor or subcontractor not appointed as agent or project operator of an IDA must present suppliers with Form ST-120.1, *Contractor Exempt Purchase Certificate*, when making purchases that are ordinarily exempt from tax in accordance with Tax Law sections 1115(a)(15) and 1115(a)(16). For more information, see Form ST-120.1.

#### **Exempt purchases**

To qualify, the purchases must be made within the authority granted by the IDA and used to complete the project (not to operate the completed project).

- A. Mark box A to indicate you are purchasing tangible personal property and services (other than utility services and motor vehicles or tangible personal property installed in a qualifying motor vehicle) exempt from tax.
- B. Mark box B to indicate you are purchasing certain consumer utility services used in completing the project exempt from tax. This includes gas, electricity, refrigeration, and steam; and gas, electric, refrigeration, and steam services.
- C. Mark box C to indicate you are purchasing a motor vehicle or tangible personal property related to a qualifying motor vehicle exempt from tax.

#### Misuse of this certificate

Misuse of this exemption certificate may subject you to serious civil and criminal sanctions in addition to the payment of any tax and interest due. These include:

- A penalty equal to 100% of the tax due;
- A \$50 penalty for each fraudulent exemption certificate issued;
- Criminal felony prosecution, punishable by a substantial fine and a possible jail sentence; and
- Revocation of your Certificate of Authority, if you are required to be registered as a vendor. See TSB-M-09(17)S, Amendments that Encourage Compliance with the Tax Law and Enhance the Tax Department's Enforcement Ability, for more information.

#### To the seller

When making purchases as agent or project operator of an IDA, the purchaser must provide you with this exemption certificate with all entries completed to establish the right to the exemption. You **must** identify the project on each bill and invoice for such purchases and indicate on the bill or invoice that the IDA or agent or project operator of the IDA was the purchaser.

As a New York State registered vendor, you may accept an exemption certificate in lieu of collecting tax and be protected from liability for the tax if the certificate is valid. The certificate will be considered valid if it is:

- · accepted in good faith;
- in your possession within 90 days of the transaction; and
- · properly completed (all required entries were made).

An exemption certificate is accepted in good faith when you have no knowledge that the exemption certificate is false or is fraudulently given, and you exercise reasonable ordinary due care. If you do not receive a properly completed certificate within 90 days after the delivery of the property or service, you will share with the purchaser the burden of proving the sale was exempt.

You must also maintain a method of associating an invoice (or other source document) for an exempt sale with the exemption certificate you have on file from the purchaser. You must keep this certificate at least three years after the due date of your sales tax return to which it relates, or the date the return was filed, if later.

#### **Privacy notification**

The Commissioner of Taxation and Finance may collect and maintain personal information pursuant to the New York State Tax Law, including but not limited to, sections 5-a, 171, 171-a, 287, 308, 429, 475, 505, 697, 1096, 1142, and 1415 of that Law; and may require disclosure of social security numbers pursuant to 42 USC 405(c)(2)(C)(i).

This information will be used to determine and administer tax liabilities and, when authorized by law, for certain tax offset and exchange of tax information programs as well as for any other lawful purpose.

Information concerning quarterly wages paid to employees is provided to certain state agencies for purposes of fraud prevention, support enforcement, evaluation of the effectiveness of certain employment and training programs and other purposes authorized by law.

Failure to provide the required information may subject you to civil or criminal penalties, or both, under the Tax Law.

This information is maintained by the Manager of Document Management, NYS Tax Department, W A Harriman Campus, Albany NY 12227; telephone (518) 457-5181.

#### Need help?



Visit our Web site at www.tax.ny.gov

- · get information and manage your taxes online
- · check for new online services and features



Sales Tax Information Center: (518) 485-2889

To order forms and publications: (518) 457-5431



Text Telephone (TTY) Hotline

(for persons with hearing and speech disabilities using a TTY):

(518) 485-5082

#### **EXHIBIT C-3**

#### **INVOICE RIDER FORM**

I, TJA-NY-COHOCTON SOLAR FARM, LLC [or, subagent:
\_\_\_\_\_\_] certify that I am a duly appointed agent of the Steuben
County Industrial Development Agency (the "Agency") and that I am purchasing the tangible
personal property or services for use in the following Agency Project and that such purchases
qualify as exempt from sales and use taxes under the Project Agreement, dated as of September
29, 2023, by and between the Agency and TJA-NY-Cohocton Solar Farm, LLC.

Name of the Project: TJA-NY-Cohocton Solar Farm, LLC Project

Street address of the Project Site: 11190 NYS Route 371

Town of Cohocton, Steuben County, New York and any lands located in Steuben County and occupied by license or easement during construction or improved by third parties for the benefit of the

Project

IDA OSC project number: 4603-23-01A

# **EXHIBIT D**

### **NYS FORM ST-340**

# "ANNUAL REPORT OF SALES AND USE TAX EXEMPTIONS CLAIMED BY AGENT/PROJECT OPERATOR OF INDUSTRIAL DEVELOPMENT AGENCY / AUTHORITY (IDA)"

[Attached Next Page]



Department of Taxation and Finance

# Annual Report of Sales and Use Tax Exemptions Claimed by Agent/Project Operator of Industrial Development Agency/Authority (IDA)

S	T-	3	40
			(1/18)

For period ending December 31, \_\_\_\_\_ (enter year)

Project information				
Name of IDA agent/project operator TJA-NY-Cohocton Solar Farm, LLC	Employer identification	number (EIN)		
Street address 3050 Peachtree Road, 4th Floor, Suite 460	Telephone number			
City Atlanta		code 0305		
Name of IDA Steuben County IDA Name of project TJA-NY-Cohocton Solar Farm, I	LC Project	IDA project number 4603-23-01A		
Street address of project site 11190 County Rt 371**  **and any lands located in the Steuben County a construction or improved by third parties for the be	nefit of the Project			
Town of Cohocton	NY 14	code !826		
Date project began Completic	n date of project Act	tual Expected X		
Total sales and use tax exemptions (actual tax savings; not total purchases)	Total sales and use tax exemptions (actual tax savings; not total purchases)\$			
Representative information (not re	equired)			
Authorized representative, if any	Title			
Street address	Telephone number			
City	State ZIP o	code		
Certification				
I certify that the above statements are true, complete, and correct, and that no materia statements with the knowledge that willfully providing false or fraudulent information w other crime under New York State Law, punishable by a substantial fine and possible j Department is authorized to investigate the validity of any information entered on this	th this document may ail sentence. I also und	constitute a felony or		
Print name of officer, employee, or authorized representative	Title of person signing			
Signature	Dat	te		

If you do not annually file a complete report, we may remove your authority to act as an IDA agent/project operator.

Mail completed report to:

NYS TAX DEPARTMENT IDA UNIT W A HARRIMAN CAMPUS ALBANY NY 12227-0866

If not using U.S. Mail, see Publication 55, Designated Private Delivery Services.

#### **General information**

#### Who must file

The General Municipal Law (GML) and the Public Authorities Law require the agent/project operator (also known as the *project occupant*) of an Industrial Development Agency or Authority (IDA) to file an annual report with the Tax Department. The agent/project operator required to file this report is the person **directly** appointed by the IDA to act for and to represent the IDA for the project. The agent/project operator is ordinarily the one for whom the IDA project was created.

There is usually only one agent/project operator directly appointed by the IDA for an IDA project. However, if the IDA directly appoints multiple agents/project operators, each agent/project operator must file this form (unless they are related corporations).

Only the agent/project operators directly appointed by the IDA must file Form ST-340. Contractors, subcontractors, consultants, or agents appointed by the agent/project operators should **not** themselves file Form ST-340. However, the agent/project operators must include on Form ST-340 information obtained from such contractors, subcontractors, consultants, and agents, as described below.

#### What you must report

The report must show the **total value** of all state and local **sales and use taxes exempted** during the calendar year, as a result of the project's designation as an IDA project. This includes:

- the value of the exemptions the agent/project operator (you) obtained; and
- the value of the exemptions obtained by your contractors, subcontractors, consultants, and others, whether or not appointed as agents of the IDA.

Include only the **total combined** exemptions obtained by the above people. A breakdown of the total is not required. However, since the report must include the value of the exemptions they obtained, you must keep records of the amounts others report to you.

You must make it clear to the contractors, subcontractors, consultants, and others that they must keep accurate tax information and have it available, so that you can comply with the annual reporting requirements.

Do not include on this report the amount of any sales and use tax exemptions from other provisions of the Tax Law (for example, manufacturer's production equipment exemption, research and development exemption, or contractor's exemption for tangible personal property incorporated into a project of an exempt organization).

#### When the report is due

You must file Form ST-340 on a calendar-year basis. It is due by the last day of February of the following year. The reporting requirement applies to IDA projects started on or after July 21, 1993.

#### **Project information**

At the top of the form, identify the reporting period by entering the year in the space provided. If an address is required, always include the ZIP code.

Name of IDA agent/project operator: Enter your name, address, employer identification number (EIN), and telephone number.

Name of IDA and IDA project number: Enter the name and address of the IDA. If more than one IDA is involved in a particular project, you must file a separate report for the tax exemptions attributable to each IDA. Also enter the ID project number.

Name of project: Enter the name of the project and the address of the project site. If you are involved in more than one project, you

must file a separate report for each project, even if authorized by the same IDA.

**Date project began:** Enter the date the project started (this means the earliest of the date of any bond or inducement resolution, the execution of any lease, or any bond issuance). Include month, day, and year.

Completion date of project: Enter the date installation, lease, or rental of property (for example, machinery or computers) on the project ended, or the date the project is expected to be completed. Mark an **X** in the appropriate box to indicate if the date entered is actual or expected.

**Total sales and use tax exemptions:** Enter the total amount of New York State and local sales and use taxes exempted during the reporting period as a result of the project's receipt of IDA financial assistance (*if none, enter 0*). This includes exemptions obtained at the time of purchase, as well as through a refund or credit of tax paid. Include the sales and use taxes exempted on purchases of property or services incorporated into or used on the exempt project. This includes the taxes exempted on purchases made by or on behalf of the agent/project operator, the general contractor for the project, and any subcontractors, consultants, or others. Do **not** enter total purchases.

#### Representative information

If applicable, enter the name, address, title (for example, attorney or accountant), and telephone number of the individual you authorize to submit this report. This section is not required.

#### Certification

Enter the name and title of the person signing on your behalf (for example, the IDA agent/project operator's officer, employee, or other authorized representative). Your officer, employee, or authorized representative must sign and date the report.

Mail completed report to:

NYS TAX DEPARTMENT IDA UNIT W A HARRIMAN CAMPUS ALBANY NY 12227-0866

If not using U.S. Mail, see Publication 55, *Designated Private Delivery Services*.

# Need help?



Visit our website at www.tax.ny.gov

- get information and manage your taxes online
- check for new online services and features

#### Telephone assistance

Sales Tax Information Center: 518-485-2889
To order forms and publications: 518-457-5431
Text Telephone (TTY) or TDD Dial 7-1-1 for the equipment users New York Relay Service

#### **Privacy notification**

New York State Law requires all government agencies that maintain a system of records to provide notification of the legal authority for any request for personal information, the principal purpose(s) for which the information is to be collected, and where it will be maintained. To view this information, visit our website, or, if you do not have Internet access, call and request Publication 54, *Privacy Notification*. See *Need help?* for the Web address and telephone number.

#### **EXHIBIT E**

# FORM OF ANNUAL EMPLOYMENT AND FINANCIAL ASSISTANCE CERTIFICATION LETTER

Company name and address:	TJA-NY-Cohocton Solar Farm, LLC 3050 Peachtree Road, 4 <sup>th</sup> Floor, Suite 460 Atlanta, Georgia 30305 Attn: General Counsel			
Project Name:	TJA-NY-Cohocton Solar Farm, LLC Project			
Job Information				
		etained at the project location, including FTE k at the project location, by job category:		
Category	FTE	Average Salary and Fringe Benefits or Ranges		
Management				
Professional				
Administrative				
Production				
Other				
Other				
		reated at the project location, including FTE k at the project location, by job category:		
Category	FTE	Average Salary and Fringe Benefits or Ranges		
Management				
Professional				
Administrative				
Production				
Other				
Other				

A copy of the NYS 45 form for the project location is required to be submitted with this report. If the NYS 45 form is not available for the specific project location or the form does not accurately reflect the full time jobs created, an internal payroll report verifying the total jobs by employment category as outlined above at the location is required with this submission.

Financing Information				
Has the Agency provided project financing assistance (generally through issuance of a bond or note)		Yes	No	
If financing assistance was provided, please provide:  • Original principal balance of bond or note issued	\$			
Outstanding principal balance of such bond or note				
as of December 31	\$			
Outstanding principal balance of such bond or note				
as of December 31	\$			
Final maturity date of the bond or note			_	
Sales Tax Abatement Information  Did your Company or any appointed subagents receive Sales Tax Abate for your Project During the prior year?	ment		Yes	No
If so, please provide the amount of sales tax savings received by the Company and all appointed subagents		\$		
(Attach copies of all ST-340 sales tax reports that were submitted to Company and all subagents for the reporting period. Please also att subagents for the reporting period)			•	r
Mortgage Recording Tax Information  Did your company receive Mortgage Tax Abatement on your Project during the prior year?		Yes	No	
(note this would only be applicable to the year that a mortgage was place) Agency did not close a mortgage with you during the reporting period, the				he
The amount of the mortgage recording tax that was exempted during the		ing period		
PILOT (a/k/a TAX AGREEMENT) INFORMATION:				
County Real Property Tax without PILOT  City/Town Property Tax without PILOT  School Property Tax without PILOT  SCHOOL PROPERTY TAXES WITHOUT PILOT  \$				

Total PILOT Payments made for reporting period:

County PILOT	\$
City/Town PILOT	\$
Village PILOT	\$
School PILOT	\$
TOTAL PILOTS	\$
Net Exemptions (subtract Total PILOTS from TOTAL property taxes without	\$ PILOT)
I certify that to the best of my knowledge and belief all of I further certify that the salary and fringe benefit average retained and the jobs created that was provided in the Ap	ges or ranges for the categories of jobs

accurate and if not, I hereby attach a revised list of salary and fringe benefit averages or ranges for categories of jobs retained and jobs created. I also understand that failure to report completely and accurately may result in enforcement of provisions of my agreement, including

but not limited to voidance of the agreement and potential claw back of benefits.

Whether paid separately or lump sum to Agency for distribution, please provide break down of allocation

Signed: \_\_\_\_\_ (authorized Company representative)

of PILOT Payment to individual taxing jurisdictions:

# **EXHIBIT F**

### **NYS FORM FT-123**

"IDA AGENT OR PROJECT OPERATOR EXEMPT PURCHASE CERTIFICATE FOR FUEL"



New York State Taxes on Fuel (Articles 12-A, 13-A, 28, and 29)

# IDA Agent or Project Operator Exempt Purchase Certificate for Fuel

FT-123

This certificate is not valid unless all entries have been completed.

To be completed by the purchaser and given to the seller.				
Name of seller	Name of agent or project operator TJA-NY-Cohocton Solar Farm, LLC			
Street address	Street address 3050 Peachtree Road, 4	th Floor, Suit	e 460	
City, town, or village State ZIP code	City, town, or village Atlanta		State GA	ZIP code 30305
	Agent or project operator sales	tax ID number (se	e instructions)	
Mark an <b>X</b> in one: Single-purchase certificate X BI	lanket-purchase certificate (v	alid only for t	he project l	isted below)
To the seller: You must identify the project on each bill and invoice for such pur or project operator of the IDA was the purchaser.	chases and indicate on the b	oill or invoice	that the IDA	√ or agent
Project information I certify that I am a duly appointed agent or project operator of the IDA project and that such purchases qualify as exempt from excision.				
Name of IDA Steuben County Industrial Development Agency				
Name of project TJA-NY-Cohocton Solar Farm, LLC Project		IDA project num 4603-23	-01A	
11190 County Rt 371** during construction or	ed in Steuben County and or r improved by third parties fo			
City, town, or village Town of Cohocton			State <b>NY</b>	ZIP code 14826
Enter the date that you were appointed agent or project operator $(mm/dd/yy)$	Enter the date that agent or status ends (mm/dd/yy)		1/	/ 31 / 24
<b>Exempt purchases</b> — Only fuel or residual petroleum produproject operators exempt from the fuel excise tax, petroleum businesed to <b>operate</b> a business after the project is completed does not Mark an <b>X</b> in boxes that apply:	iness tax, and sales and use	tax. Fuel or r	esidual pet	
A. Motor fuel	C. Non-highway diesel m	otor fuel		
B. Highway diesel motor fuel	<b>D.</b> Residual petroleum pro	oduct		
Certification: I certify that the above statements are true, completed in make these statements and issue this exemption certificate with taxes and state and local sales or use taxes do not apply to a transwillfully issuing this document with the intent to evade any such that punishable by a substantial fine and a possible jail sentence. I unto, the vendor as agent for the Tax Department for the purposes of filed with the Tax Department for the purpose of prosecution of off investigate the validity of tax exclusions or exemptions claimed an	the knowledge that this doc nsaction or transactions for w ax may constitute a felony or derstand that this document of Tax Law section 1838 and fenses. I also understand tha	ument provid which I tender other crime to is required to is deemed a at the Tax Dep	es evidence red this doc under New b be filed wir document i partment is	e that excise ument and that York State Law, th, and delivered required to be authorized to
Signature of purchaser or purchaser's representative (include title and relationship)			Da	te
Type or print the name, title, and relationship that appear in the signature box				

#### To the purchaser

You may use Form FT-123 if you:

- have been appointed as an agent or project operator by an industrial development agency (IDA) and
- the purchases qualify for exemption from excise taxes and sales and use tax as described in the IDA contract.

You may use Form FT-123 as a single-purchase certificate or as a blanket certificate covering the first and subsequent purchases qualifying for the project listed.

**Agent or project operator sales tax ID number** – If you are registered with the Tax Department for sales tax purposes, you must enter your sales tax identification number on this certificate. If you are not required to be registered, enter **N/A**.

Industrial development agencies and authorities (IDAs) are public benefit corporations under General Municipal Law Article 18-A and the Public Authorities Law, for the purpose of promoting, developing, encouraging, and assisting in the acquisition, construction, reconstruction, improvement, maintenance, equipping, and furnishing of industrial, manufacturing, warehousing, commercial, research, and recreational facilities in New York State.

IDAs are exempt from the payment of sales and use tax on their purchases. However, IDAs do not normally make direct purchases for projects. Commonly, an IDA instead appoints a business enterprise or developer, contractor, or subcontractor as its agent or project operator. Such purchases made by the agent or project operator, acting within the authority granted by the IDA, are deemed to be made by the IDA and therefore exempt from tax. Purchases made by an agent or project operator to operate a business after the project is completed are subject to tax.

**Example:** An IDA agreement with its agent, Contractor X, states that Contractor X may make all purchases of materials and equipment necessary for completion of the project as agent for the IDA.

Contractor X purchases non-highway diesel motor fuel for use in construction equipment that will be used to prepare the site for construction. Since the fuel is being used to complete the project, Contractor X may purchase the fuel exempt from taxes.

When the project is completed, Contractor X purchases motor fuel and highway diesel motor fuel for use in snowplows and other maintenance vehicles used to maintain the parking lots for the business. Contractor X may not purchase this fuel exempt from tax because it is being used to operate, not to complete, the project.

#### **Exempt purchases**

To qualify for exemption, the purchases must be made within the authority granted by the IDA and used to **complete** the project, but not to **operate** the completed project.

**Box A** – *Motor fuel* is gasoline, benzol, reformulated blend stock for oxygenate blending, conventional blend stock for oxygenate blending, E85, fuel grade ethanol that meets the ASTM International active standards specification D4806 or D4814, or other product which is suitable for use in the operation of a motor vehicle engine. If you are purchasing motor fuel exempt from tax, mark this box.

**Box B** – *Highway diesel motor fuel* is any diesel motor fuel that is **not** non-highway diesel motor fuel. If you are purchasing highway diesel motor fuel exempt from tax, mark this box.

**Box C** – *Non-highway diesel motor fuel* is any diesel motor fuel designated for use other than on a public highway, and is dyed diesel motor fuel. If you are purchasing non-highway diesel motor fuel exempt from tax, mark this box.

Diesel motor fuel is No. 1 diesel fuel, No. 2 diesel fuel, biodiesel, kerosene, fuel oil, or other middle distillate, and also motor fuel suitable for operating a diesel engine. Diesel motor fuel does not include any product specifically designated "No. 4 diesel fuel."

**Box D** – *Residual petroleum product* means the topped crude of refinery operations, including No. 5 fuel oil, No. 6 fuel oil, bunker C, and the special grade of diesel product designated as No. 4 diesel fuel, that is not suitable for use in the operation of a motor vehicle engine. If you are purchasing residual petroleum product exempt from tax, mark this box.

#### Misuse of this certificate

Misuse of this exemption certificate may subject you to serious civil and criminal sanctions in addition to the payment of any tax and interest due. These include:

- A penalty equal to 100% of the tax due;
- A \$50 penalty for each fraudulent exemption certificate issued;
- Criminal felony prosecution, punishable by a substantial fine and a possible jail sentence; and
- Revocation of your Certificate of Authority, if you are required to be registered as a vendor. See TSB-M-09(17)S, Amendments that Encourage Compliance with the Tax Law and Enhance the Tax Department's Enforcement Ability, for more information.

#### To the seller

When making purchases as agent or project operator of an IDA, the purchaser must provide you with this exemption certificate with all entries completed to establish the right to the exemption. You **must** identify the project on each bill and invoice for such purchases and indicate on the bill or invoice that the IDA or agent or project operator of the IDA was the purchaser.

As a New York State registered vendor, you may accept an exemption certificate in lieu of collecting tax and be protected from liability for the tax if the certificate is valid. The certificate will be considered valid if it is:

- · accepted in good faith;
- · in your possession within 90 days of the transaction; and
- · properly completed (all required entries were made).

An exemption certificate is accepted in good faith when you have no knowledge that the exemption certificate is false or is fraudulently given, and you exercise reasonable ordinary due care. If you do not receive a properly completed certificate within 90 days after the delivery of the property or service, you will share with the purchaser the burden of proving the sale was exempt.

You must also maintain a method of associating an invoice (or other source document) for an exempt sale with the exemption certificate you have on file from the purchaser. You must keep this certificate at least three years after the due date of your sales tax return to which it relates, or the date the return was filed, if later.

#### **Privacy notification**

New York State Law requires all government agencies that maintain a system of records to provide notification of the legal authority for any request, the principal purpose(s) for which the information is to be collected, and where it will be maintained. To view this information, visit our Web site, or, if you do not have Internet access, call and request Publication 54, *Privacy Notification*. See *Need help?* for the Web address and telephone number.

#### Need help?



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- get information and manage your taxes online
- check for new online services and features

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**Text Telephone (TTY) Hotline** 

(for persons with hearing and speech disabilities using a TTY):

(518) 485-5082