

,		
Section B: Con	nmunity Solar Energy Project Description	on
*This name wi	II be used to reference the project in cor	respondence with the Applicant.
I. Applicant Co	ntact Information	
Analisant Com	nany/Entity Namo	
	pany/Entity Name:	
		ame:
-		
		Zip Code:
iviumcipanty	County	
Applicant is:	☐ Community Solar Project Owner	☐ Community Solar Developer/Facility Installer
		☐ Subscriber Organization
	, ,	ented)
II. Community	Solar Project Owner	
Project Owner	Company/Entity Name (complete if kno	wn):
First Name:	Last N	ame:
Mailing Addre	ss:	
Municipality: _	County:	Zip Code:
III. Community	Solar Developer	
This section,	"Community Solar Developer," is optic	onal if: 1) the Applicant is a government entity
(municipal, co	unty, or state), AND 2) the community so	olar developer will be selected by the Applicant via
a RFP, RFQ, or	other bidding process. In all other cases,	this section is required.
Developer Cor	nnany Name <i>(ontional, complete if appli</i>	cable):
		ame:
Municipality:	County:	Zip Code:
. , _	,	<u> </u>
The proposed	community solar project will be primaril	y built by:
\square the Develop	per \square a contracted engineering, p	procurement and construction ("EPC") company



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

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

Injornation below once the EPC company becomes known.
IV. Property/Site Owner Information
V. Community Solar Subscriber Organization (optional, complete if known)
If this section, "Community Solar Subscriber Organization," is left blank and the proposed project is
approved by the Board for participation in the Community Solar Energy Pilot Program, the Applicant must
inform the Board of the information below once the Subscriber Organization becomes known.
VI. Proposed Community Solar Facility Characteristics
Community Solar Facility Size (as denominated on the PV panels): MWdc
*Any application for a system larger than 5 MWdc will be automatically eliminated. If awarded, projects
will be held to the MWdc size indicated in this Application.



Total Ac	reage of Property Block and Lots:	acres
	reage of Community Solar Facility:	
Attach a located request shapefile	delineated map of the portion of the proper in PDF format. The map must be provided in to submit a copy of the delineated map as a de e (.shp), in order to facilitate integration with Ge	ty on which the community solar facility will be color. Note: Applications may be required upon design plan in drawing file format (.dwg) or as a cographic Information System (GIS) software.
EDC elec	ctric service territory in which the proposed com	
	☐ Atlantic City Electric☐ Public Service Electric & Gas	☐ Jersey Central Power & Light ☐ Rockland Electric Co.
	T ubile service Electric & das	I Nockland Electric Co.
faith est purposes *Project up to an must be change a	imate of the date of project completion; however is only.): (month) (yet completion is defined pursuant to the definition of including having subscribers receive bill credit fully operational within 12 months of receiving according to the proposed rule amendment described community solar facility is an existing proposed community solar facility is an existing proposed full mot be considered provisions for projects having received a subsequence of the project is defined in N.J.A.C. 14:8	ear) on at N.J.A.C. 14:8-9.3 as being fully operational, lits for their subscription to the project. Projects ag conditional approval by the Board (subject to cribed in the Terms and Conditions).
VII. Com	munity Solar Facility Siting	
 	lease, or signed contract for use as a commur	ete. or option to purchase, signed lease or option to nity solar site or option to contract for use as a pecific to the project in this Application, and may



2.	The proposed community solar facility is located, in part or in whole, on preserved farmland*□ Yes □ No
	If "Yes," the Application will not be considered by the Board.
	*Preserved farmland is defined in N.J.A.C. 14:8-9.2 as land from which a permanent development easement was conveyed and a deed of easement was recorded with the county clerk's office pursuant to N.J.S.A. 4:1C-11 et seq.; land subject to a farmland preservation program agreement recorded with the county clerk's office pursuant to N.J.S.A. 4:1C-24; land from which development potential has been transferred pursuant to N.J.S.A. 40:55D-113 et seq. or N.J.S.A. 40:55D-137 et seq.; or land conveyed or dedicated by agricultural restriction pursuant to N.J.S.A. 40:55D-39.1.
3.	The proposed community solar facility is located, in part or in whole, on Green Acres preserved open space* or on land owned by the New Jersey Department of Environmental Protection (NJDEP)
	If "Yes," the Applicant must attach special authorization from NJDEP for the site to host a community solar facility. The Board will not consider Applications for projects located, in part or in whole, on Green Acres preserved open space or on land owned by NJDEP, unless the Applicant has received special authorization from NJDEP and includes proof of such special authorization in the Application package.
	*Green Acres preserved open space is defined in N.J.A.C. 14:8-9.2 as land classified as either "funded parkland" or "unfunded parkland" under N.J.A.C. 7:36, or land purchased by the State with "Green Acres funding" (as defined at N.J.A.C. 7:36).
4.	The proposed community solar facility is located, in part or in whole, on (check all that apply):
	☐ a brownfield (see question 8 below)
	☐ an area of historic fill (see question 9 below)
	☐ a rooftop (see question 10 below)
	☐ a canopy over a parking lot or parking deck
	□ a canopy over another type of impervious surface (e.g. walkway)
	☐ a water reservoir or other water body ("floating solar") (see question 11 below)
	☐ a former sand or gravel pit or former mine
	☐ farmland* (see definition below)
	\square other (see question 5 below):
	*Farmland is defined as land that has been actively devoted to agricultural or horticultural use and that is/has been valued, assessed, and taxed pursuant to the "Farmland Assessment Act of

*Farmland is defined as land that has been actively devoted to agricultural or horticultural use and that is/has been valued, assessed, and taxed pursuant to the "Farmland Assessment Act of 1964," P.L. 1964, c.48 (C. 54:4-23.1 et seq.) at any time within the ten year period prior to the date of submission of the Application.

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



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



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

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

12.	The proposed community solar facility is located on the property of an affordable housing building or complex ☐ Yes ☐ No
13.	The proposed community solar facility is located on an area designated in need of redevelopment ☐ Yes ☐ No
	If "Yes," attach proof of the designation of the area as being in need of redevelopment from a municipal, county, or state entity.
14.	The proposed community solar facility is located in an Economic Opportunity Zone, as defined by the New Jersey Department of Community Affairs ("DCA")
15.	The proposed community solar facility is located on land or a building that is preserved by a municipal, county, state, or federal entity
16.	The proposed community solar facility is located, in part or in whole, on land that includes trees ☐ Yes ☐ No
	Construction of the proposed community solar facility will require cutting down one or more trees
	If "Yes," estimated number of trees required to be cut for construction: If "Yes," estimated number of acres of trees that required to be cut for construction:
17.	Are there any use restrictions at the site?



	Will the use restriction(s) be required to be modified by variance or other means? \Box Yes \Box No
	If "Yes," explain the modification below.
18	. The proposed community solar facility has been specifically designed or planned to preserve or enhance the site (e.g. landscaping, site and enhancements, pollination support, etc.) This
	represents site improvements beyond required basic site improvements
• 80	
19	. This question is for informational purposes only, and will not impact the Application's score. The Board is interested in learning more about ways in which "dual use" projects may be implemented in the Pilot Program:
	The proposed community solar facility is a "dual use" project: i.e. the project site will remain in active agricultural production throughout the life of the project (e.g. crop production under or between the panels, livestock grazing)
	*Wildflower planting or other pollination support is not considered dual use for purposes of this question (pollination support is question 18).
	If "Yes," explain what agricultural production will be maintained on the site and will be consistent with the presence of a solar system. Provide any substantiating documentation in an attachment.



VIII. Permits

1.	The Applicant has completed the NJDEP Permit Readiness Checklist, and will submit it as an attachment to this Application
2.	The Applicant has met with NJDEP's OPPN
3.	The Applicant has received all non-ministerial permits* for this project (optional,

- 4. Please list all permits, approvals, or other authorizations that will be needed for the construction and operation of the proposed community solar facility pursuant to local, state and federal laws and regulations. Include permits that have already been received, have been applied for, and that will need to be applied for. These include:
 - a. Permits, approvals, or other authorizations from NJDEP (i.e. Land Use, Air Quality, New Jersey Pollutant Discharge Elimination System "NJPDES", etc.) for the property.
 - b. Permits, approvals, or other authorizations from NJDEP (i.e. Land Use, Air Quality, NJPDES, etc.) directly related to the installation and operation of a solar facility on this property.



c. Permits, approvals, or other authorizations other than those from NJDEP for the development, construction, or operation of the community solar facility (including local zoning and other local and state permits)

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

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

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

The Applicant has consulted the hosting capacity map of the relevant EDC via the EDC's website (links are available on the NJCEP website) and determined that, based on the capacity hosting map as published at the date of submission of the Application, there is sufficient capacity available at the proposed location to build the proposed community solar facility
If "Yes," include a screenshot of the capacity hosting map at the proposed location, showing the available capacity.
If the hosting capacity map shows insufficient capacity, the Application will not be considered by the Board, unless the Applicant provides: 1) a letter from the relevant EDC indicating that the hosting capacity map is incorrect in that location, or 2) an assessment from the relevant EDC of the cost of the interconnection upgrade that would be required to enable the interconnection of
the proposed system, and a commitment from the Applicant to pay those upgrade costs if the project were to be selected by the Board.
Exception: Projects located in PSE&G service territory for which the hosting capacity map shows
insufficient capacity available at the planned location may be eligible for a waiver of this
requirement. If this application is seeking to exercise this waiver, please check "Yes" below and
attach the waiver requirements as described in the Board's Order:

This project is exercising the PSE&G hosting capacity map waiver: \square Yes \square No

https://www.njcleanenergy.com/files/file/CommunitySolar/FY21/8E%20-

%20ORDER%20PSEG%20Interconnection.pdf.



6.	. The Applicant has conducted an interconnection study for the proposed system (optional) \square Yes \square No	
	If "Yes," include the interconnection study received from the EDC.	
IX. Cor	nmunity Solar Subscriptions and Subscribers	
1.	Estimated or Anticipated Number of Subscribers (please provide a good faith estimate or range):	
2.	Estimated or Anticipated Breakdown of Subscribers (please provide a good faith estimate or range of the kWh of project allocated to each category): Residential: Commercial: Industrial: Other: (define "other":)	
3.	The proposed community solar project is an LMI project*	
4.	The proposed community solar project has a clear plan for effective and respectful customer engagement process	
5.	The proposed community solar project will allocate at least 51% of project capacity to residential customers \square Yes \square No	
6.	An affordable housing provider is seeking to qualify as an LMI subscriber for the purposes of the community solar project	
	community solar subscription are being passed through to their residents/tenants?	



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

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

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



10.	Product Offering for LMI subscribers: (The Applicant must also complete and attach one or more product offering form(s) found in Appendix A. See Appendix A for exemptions.)
	The subscription proposed offers guaranteed or fixed savings to subscribers
	If "Yes," the proposed savings represent: □ 0% - 5% of the customer's annual electric utility bill or bill credit □ 5% - 10% of the customer's annual electric utility bill or bill credit □ 10% - 20% of the customer's annual electric utility bill or bill credit □ over 20% of the customer's annual electric utility bill or bill credit
	The subscription proposed offers subscribers ownership or a pathway to ownership of a share of the community solar facility
11.	Product Offering for non-LMI subscribers: (The Applicant must also complete and attach one or more product offering form(s) found in Appendix A. See Appendix A for exemptions.)
	The subscription proposed offers guaranteed or fixed savings to subscribers
	If "Yes," the proposed savings represent: ☐ 0% - 5% of the customer's annual electric utility bill or bill credit ☐ 5% - 10% of the customer's annual electric utility bill or bill credit ☐ 10% - 20% of the customer's annual electric utility bill or bill credit ☐ over 20% of the customer's annual electric utility bill or bill credit
	The subscription proposed offers subscribers ownership or a pathway to ownership of a share of the community solar facility



12. The list of approved community solar projects will be published on the Board's website. Additionally, subscriber organizations have the option of indicating, on this list, that the project is
currently seeking subscribers. If this project is approved, the Board should indicate on its website that the project is currently seeking subscribers□ Yes □ No If "Yes." the contact information indicated on the Board's website should read:
ii res. the contact information indicated on the board's website should read.
*It is the responsibility of the project's subscriber organization to notify the Board if/when the project is no longer seeking subscribers, and request that the Board remove the above information on its website.
X. Community Engagement
 The proposed community solar facility is located on land or a building owned or controlled by a government entity, including, but not limited to, a municipal, county, state, or federal entity
2. The proposed community solar project is being developed by or in partnership or collaboration* with the municipality in which the project is located
3. The proposed community solar project is being developed by or in partnership or collaboration* with one or more local community organization(s) and/or affordable housing providers in the area in which the project is located □ Yes □ No



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

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

4.	The proposed community solar project was developed, at least in part, with support and in
→.	consultation with the community in which the project is located*
	If "Yes," please describe the consultative process below.
	*A community consultative process may include any of the following: letter of support from
	municipality and/or community organizations and/or local affordable housing provider
	demonstrating their awareness and support of the project; one or more opportunities for public
C C	intervention; and/or outreach to the municipality and/or local community organizations and/or
	affordable housing provider.
/L Broi	ingt Cost

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

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

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



2. Pursuant to N.J.A.C. 14:8-9.7(q), "community solar projects shall be eligible to apply, via a one-

2. Pursuant to N.J.A.C. 14:8-9.7(q), "community solar projects shall be eligible to apply, via a one-time election prior to the delivery of any energy from the facility, for SRECs or Class I RECs, as applicable, or to any subsequent compensations as determined by the Board pursuant to the Clean Energy Act." Consistent with the Clean Energy Act of 2018, the Board is no longer accepting applications for the SREC Registration Program ("SRP"). Projects granted conditional approval to participate in PY2 will be eligible to apply for the TI Program.

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

XII.	Oth	er Bene	efits									
	1.	•	•	•	olar facility proposed s	•		storage	e		□ Yes□	No
		a.	Storage s	ystem size	·	MV	٧ _				MWh	
		b.	The stor	age offtak	er is also	a subscribe	er to th	he pro _l	oosed c	ommun	ity solar f	acility
											□ Yes□	No
	*Co	ommuni	ity solar cr	edits will o	only be pro	vided to co	mmuni	ity solai	r genera	tion; cr	edits will n	ot be
	pro	vided to	o energy di	scharged t	o the grid f	rom a stora	ige facil	ity (i.e.	no "dou	ble cou	nting").	
	2.	The pro	oposed co	•	olar facility	·				_	-	
		If "Yes,	," how mar	ny EV charg	ging station	s:						
		Will th	ese chargii	ng stations	be public a	nd/or priva	ite?					
		Please	nrovide ac	lditional de	taile.							



3.	The proposed community solar facility will provide energy audits and/or energy efficiency improvements to subscribers
	ii Tes, please provide additional details.
4.	The proposed community solar project will create temporary or permanent jobs in New Jersey ☐ Yes ☐ No
	If "Yes," estimated number of temporary jobs created in New Jersey:
	If "Yes," estimated number of permanent jobs created in New Jersey:
5.	The proposed community solar project will provide job training opportunities for local solar
	trainees
	If "Yes," identify the entity or entities through which job training is or will be organized (e.g.
XIII Sne	ecial Authorizations and Exemptions
Am. Sp.	Celai / Action 2 and Exemptions
1.	Is the proposed community solar project co-located with another community solar facility (as defined at N.J.A.C. 14:8-9.2)? ☐ Yes☐ No
	If "Yes," please explain why the co-location can be approved by the Board, consistent with the provisions at N.J.A.C. 14:8-9



2.	 Does this project seek an exemption from the 10-subscriber minimum?
3.	Specific sections throughout the Application Form are identified as optional only if: 1) the Applicant is a government entity (municipal, county, or state), and 2) the community solar developer will be selected by the Applicant via a RFP, RFQ, or other bidding process. Is the Applicant a government entity that plans to select the developer via such bidding process?
• 13 0	If "Yes," attach a letter describing the proposed bidding process and a copy of the request for bids (RFP, RFQ, or other bidding document) that is ready to be issued if the project is granted conditional approval by the Board. The Applicant must further commit to issuing said RFP, RFQ, or other bidding process within 90 days of the proposed project being approved by the Board for participation in the Community Solar Energy Pilot Program. The Applicant will be required to provide the information contained in those optional sections to the Board once it becomes known.
4.	Has the proposed community solar project received, in part or in whole, a subsection (t) conditional certification from the Board prior to February 19, 2019?
5.	The Board has proposed an amendment to the Pilot Program rules, which, if approved, would allow municipally-owned community solar projects to submit an application for a project that requests an exemption from the provisions at N.J.A.C. 14:8-9.10(b)(1) mandating subscriber enrollment via affirmative consent (i.e. an opt-out community solar project). Projects that intend



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

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

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



adhere to the existing "opt-in" rules for subscriber enrollment (N.J.A.C. 14:8-9.10(b)(1))
Attach an affidavit that the municipal project owner will comply with all applicable rules and
regulations, particularly those relating to consumer privacy and consumer protection.



Section C: Certifications

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

Applicant Certification

- 1) I, Rafael Dobrzynski (name) am the Authorized Person (title) of the Applicant Burlington Solar LLC (name) and have been authorized to file this Applicant Certification on behalf of my organization; and
- 2) The information provided in this Application package has been personally examined, is true, accurate, complete, and correct to the best of the undersigned's knowledge, based on personal knowledge or on inquiry of individuals with such knowledge; and
- 3) The community solar facility proposed in the Application will be constructed, installed, and operated as described in the Application and in accordance with all Board rules and applicable laws; and
- 4) The system proposed in the Application will be constructed, installed, and operated in accordance with all Board policies and procedures for the Transition Incentive Program, if applicable; and
- 5) My organization understands that information in this Application is subject to disclosure under the Open Public Records Act, N.J.S.A. 47-1A-1 et seq., and that any claimed sensitive and trade secret information should be submitted in accordance with the confidentiality procedures set forth in N.J.A.C. 14:1-12.3; and
- 6) I acknowledge that submission of false information may be grounds for denial of this Application, and if any of the foregoing statements are willfully false, I am subject to punishment to the full extent of the law, including the possibility of fine and imprisonment.

Signature:	Date: 1/2/2/21	
Print Name: Rafael Øobrzynski Title: Authorized Person	Company: Burlington Solar LLC	IIIIIIIIII
Signed and sworn to before me on this 21 The Land Quenther Signature Planta Quenther Name	day of Janvary, 2021	RIGHT OUNTY



Project Developer Certification

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

- 1) I, Rafael Dobrzynski (name) am the Authorized Person (title) of the Project Developer Burlington Solar LLC (name) and have been authorized to file this Applicant Certification on behalf of my organization; and
- 2) The information provided in this Application package has been personally examined, is true, accurate, complete, and correct to the best of the undersigned's knowledge, based on personal knowledge or on inquiry of individuals with such knowledge; and
- 3) The community solar facility proposed in the Application will be constructed, installed, and operated as described in the Application and in accordance with all Board rules and applicable laws; and
- 4) The system proposed in the Application will be constructed, installed, and operated in accordance with all Board policies and procedures for the Transition Incentive Program, if applicable; and
- 5) My organization understands that information in this Application is subject to disclosure under the Open Public Records Act, N.J.S.A. 47-1A-1 et seq., and that any claimed sensitive and trade secret information should be submitted in accordance with the confidentiality procedures set forth in N.J.A.C. 14:1-12.3; and
- 6) I acknowledge that submission of false information may be grounds for denial of this Application, and if any of the foregoing statements are willfully false, I am subject to punishment to the full extent of the law, including the possibility of fine and imprisonment.

Signature: / / / / / / / / / / / / / / / / / / /	Date: 1/LU L
Print Name: Rafael Dobrzynski Title: Authorized Person	Company: Burlington Solar LLC
Signed and sworn to before me on this 21ett	day of Janvary, 2021
Signature Glanna Gventher Name	



Project Owner Certification

- 1) I, Rafael Dobrzynski (name) am the Authorized Person (title) of the Project Owner Burlington Solar LLC (name) and have been authorized to file this Applicant Certification on behalf of my organization; and
- 2) The information provided in this Application package has been personally examined, is true, accurate, complete, and correct to the best of the undersigned's knowledge, based on personal knowledge or on inquiry of individuals with such knowledge; and
- The community solar facility proposed in the Application will be constructed, installed, and operated as described in the Application and in accordance with all Board rules and applicable laws; and
- 4) The system proposed in the Application will be constructed, installed, and operated in accordance with all Board policies and procedures for the Transition Incentive Program, if applicable; and
- 5) My organization understands that information in this Application is subject to disclosure under the Open Public Records Act, N.J.S.A. 47-1A-1 et seq., and that any claimed sensitive and trade secret information should be submitted in accordance with the confidentiality procedures set forth in N.J.A.C. 14:1-12.3; and
- 6) I acknowledge that submission of false information may be grounds for denial of this Application, and if any of the foregoing statements are willfully false, I am subject to punishment to the full extent of the law, including the possibility of fine and imprisonment.

Signature: Molyman	Date: 1/21/21
Print Name: Rafael Dobrzynski Title: Authorized Person	Company: Burlington Solar LLC
Signed and sworn to before me on this 24th August August 1911 Signature Ganna Gventner Name	day of Janvary 2021 A GUEN A GUEN ON OTAR ON OTAR ON OUR TO THE SERVICE OF T



Property Owner Certification

- 2) The information provided in this Application package pertaining to siting and location of the proposed community solar project has been personally examined, is true, accurate, complete, and correct to the best of the undersigned's knowledge, based on personal knowledge or on inquiry of individuals with such knowledge; and
- 3) My organization or I understand that information in this Application is subject to disclosure under the Open Public Records Act, N.J.S.A. 47-1A-1 et seq., and that any claimed sensitive and trade secret information should be submitted in accordance with the confidentiality procedures set forth in N.J.A.C. 14:1-12.3; and
- 4) I acknowledge that submission of false information may be grounds for denial of this Application, and if any of the foregoing statements are willfully false, I am subject to punishment to the full extent of the law, including the possibility of fine and imprisonment.



Subscriber Organization Certification (optional, complete if known)

	ndersigned warrants, certifies, and represents that:
	is true,
	accurate, complete, and correct to the best of the undersigned's knowledge, based on personal knowledge or on inquiry of individuals with such knowledge; and
3)	The community solar facility proposed in the Application will be constructed, installed, and operated as described in the Application and in accordance with all Board rules and applicable laws; and
4)	My organization understands that information in this Application is subject to disclosure under the Open Public Records Act, N.J.S.A. 47-1A-1 et seq., and that any claimed sensitive and trade secret information should be submitted in accordance with the confidentiality procedures set forth in N.J.A.C. 14:1-12.3; and
5)	I acknowledge that submission of false information may be grounds for denial of this Application, and if any of the foregoing statements are willfully false, I am subject to punishment to the full extent of the law including
	Qualisament to the full extent of the law included
igned a	nd swarp to before me on this
Signed a	nd sworn to before me on this day of, 20
Signed a	



Section	D: A	ppe	endix
56666		PP	

Appendix A: Product Offering Questionnaire

Complete the following Product Offering Questionnaire. If there are multiple different product offerings for the proposed community solar project, please complete and attach one Product Offering Questionnaire per product offering. Variations in any product offering require a separate Product Offering Questionnaire. Applicants are expected to provide a good faith description of the product offerings developed for the proposed community solar project, as they are known at the time the Application is filed with the Board. If the proposed project is approved by the Board, the Applicant must notify the Board and receive approval from the Board for any modification or addition to a Product Offering Questionnaire.

approval from the Board for any modification or addition to a Product Offering Questionnaire. Exception: This "Product Offering Questionnaire" is optional if: 1) the Applicant is a government entity (municipal, county, or state), AND 2) the community solar developer will be selected by the Applicant via a Request for Proposals (RFP), Request for Quotations (RFQ), or other bidding process. This Questionnaire is Product Offering number _____ of ____ (total number of product offerings). This Product Offering applies to: ☐ LMI subscribers ☐ non-LMI subscribers ☐ both LMI and non-LMI subscribers 1. Community Solar Subscription Type (examples: kilowatt hours per year, kilowatt size, percentage of community solar facility's nameplate capacity, percentage of subscriber's historical usage, percentage of subscriber's actual usage): 2. Community Solar Subscription Price: (check all that apply) ☐ Fixed price per month ☐ Variable price per month, variation based on: ______ ☐ The subscription price has an escalator of % every 3. Contract term (length): _____ months, or _____ years OR □ month-to-month 4. Fees ☐ Sign-up fee: _____ ☐ Early Termination or Cancellation fees: _____ ☐ Other fee(s) and frequency: _____

5. Does the subscription guarantee or offer fixed savings or specific, quantifiable economic benefits to the subscriber? ☐ Yes ☐ No



If "Yes,'	' the savings are guaranteed or fixed:
	\square As a percentage of monthly utility bill
	\square As a fixed guaranteed savings compared to average historic bill
	\square As a fixed percentage of bill credits
	☐ Other:

6. Special conditions or considerations:





Table of Contents

Appendix A Mapping Requirements

Appendix B Lease Agreement

Appendix C Structural Feasibility Report

Appendix D

Appendix E Hosting Capacity Map

Appendix F Interconnection Cost Example

Appendix G Permit Applications

Appendix H Example LMI Outreach Plan

Appendix I LMI Implementation Resources

Appendix J Letters of Support

Appendix K Project Cost Evidence

Appendix L Workforce Development

Appendix M New Jersey EPC Partnership





Appendix A – Mapping Requirements





Appendix B - Lease Agreement





Appendix C – Structural Feasibility Report



1.0 EXECUTIVE SUMMARY

A (PV) Solar Array is proposed to be installed with modules mounted to a ballasted (and/or mechanically attached) racking system and supported on the rooftop of the subject building. Pure Power has performed a structural analysis and determined the following:



NOTE: racking manufacturer shall select the racking system such that it satisfies both the above specified uniform load reserve capacities and the maximum allowable uplift and downward point loads on the roof deck, respectively.



3.0 CODES

The existing structure was analyzed in accordance with the following codes and standards:

- 2015 International Building Code NJ Edition
- 2015 Existing Building Code
- 2010 Minimum Design Loads for Buildings and Other Structures ASCE/SEI 7
- 43RD Edition Standard Specifications for Steel Joists & Joist Girders-SJI



load-carrying structural element for which additions and/or alterations cause an increase in design gravity load of no more than 5 percent, shall be permitted to remain unaltered, thus considered to be Code-compliant and adequate. The proposed load of increases the stresses by less than 5 percent. Therefore, no alterations are required.

6.0 CONCLUSION

Based on our experience and engineering analysis of the information available at the time of this writing, it is the opinion of this organization that the added stresses due to the weight of the proposed PV modules are considered acceptable and will not exceed the capacity of the existing roof structure. The may install the proposed PV modules under the conditions outlined in the body of this report.

We reserve the right to amend this report as more information becomes available.

Do **NOT** stage pallets on roof unless staging plan drawing is provided by PPE.

This report does not represent an approval of the proposed PV system design. It is the racking designer's responsibility to ensure any proposed racking system is within the limits stated in this report and their system is designed in accordance with the requirements in the governing building code. PPE can review the existing framing adequacy for anchorage reaction loads upon request and if the racking design are supplied to PPE by the racking designer.

Sincerely,



Rick Ivins, PE





Appendix D –





Appendix E – Hosting Capacity Map





VIII. Hosting Capacity Map

Burlington Solar has an output of 2.2 MW AC. Dimension has written confirmation from PSE&G that upon award from the BPU they are able to review our interconnection application, to determine the most economically and electrically feasible circuit to interconnect to. In July of 2019, PJM and the EDC reviewed this proposed solar facility and identified a feeder located 0.35 miles away from our site.

System impact study conducted by PJM and EDCs identified the cost to run the POI to a feeder with sufficient capacity would be \$229,840. Dimension has incorporated this amount into our project costs, and it would not prevent us from developing and constructing the project.

Please see the attached System Impact Study for this project completed in 2019. Burlington Solar project is located 0.3 miles away from the feeder with sufficient capacity.







Appendix 8-; fVdLa` VVf[a` EfgVk



Via DocuSign

July 22, 2019

Dimension NJ 1, LLC 2380 Peachtree Road NE, 7th Floor Atlanta, GA 30305

Attn: Jamal Batar, Interconnection Manager

Dear Mr. Batar,

RE: AE2-097 "Levittown 13.2 kV" - Combined Feasibility/System Impact Study Report and Facilities Study Agreement

Enclosed is a report documenting the results of the **AE2-097** "**Levittown 13.2 kV**" Combined Feasibility/System Impact Study. The results of this study are predicated on a 2022 transmission system based upon PJM's best assumptions at the present time for load growth and connection of proposed new generation additions.

Combined Feasibility/System Impact Studies are performed to determine the facilities required for interconnection and to define the estimated cost and timing for construction of attachment facilities and network upgrades required for the reliable interconnection of a generation project to the PJM system. The costs and associated timing described in the enclosed report are based upon estimates given to PJM by the affected Transmission Owner(s). The costs are your responsibility as the project developer.

The Combined Feasibility/System Impact Study estimates do not include the feasibility, cost, or time required to obtain property rights and permits for construction of the required facilities. The project developer is responsible for the right of way, real estate, and construction permit issues. In addition, the Feasibility Study estimates do not include any the costs associated with engineering and constructing the equipment and facilities on the developer's side of the point of interconnection. These costs are the responsibility of the project developer.

The costs associated with the study are being tabulated and you will receive a final statement/invoice electronically from PJM detailing your balance within 120 days.

Please be advised that all modeling will be completed consistent with Manual 3A. Market settlements cannot begin until these steps have been complete.

Pursuant to Section 207 of the PJM Tariff, attached is a Facilities Study Agreement for your consideration. The Agreement must be executed via **DocuSign** within thirty days (by close of business on **August 22, 2019**) to maintain your projects' position in the queue. The scope of the

Facilities Study Agreement will be to finalize the Wholesale Market Participation Agreement. This work can be completed with funds we have received for the Feasibility Study so there will be no deposit required.

Please review and execute the Facilities Study Agreement as specified in DocuSign.

If you wish to discuss the results of the Combined Feasibility/System Impact Study report or the Facilities Study Agreement with me, please let me know. My office telephone number is 610-666-2366 and my email address is Onyinye.Caven@pim.com.

Sincerely,

Onyinye Caven
Engineer
PJM Interconnection Projects



Generation Interconnection Combined Feasibility / Impact Study Report for

Queue Project AE2-097

LEVITTOWN 13.2 KV

0.76 MW Capacity / 2 MW Energy

1 Preface

The intent of the feasibility study is to determine a plan, with ballpark cost and construction time estimates, to connect the subject generation to the PJM network at a location specified by the Interconnection Customer. The Interconnection Customer may request the interconnection of generation as a capacity resource or as an energy-only resource. As a requirement for interconnection, the Interconnection Customer may be responsible for the cost of constructing: (1) Direct Connections, which are new facilities and/or facilities upgrades needed to connect the generator to the PJM network, and (2) Network Upgrades, which are facility additions, or upgrades to existing facilities, that are needed to maintain the reliability of the PJM system.

In some instances a generator interconnection may not be responsible for 100% of the identified network upgrade cost because other transmission network uses, e.g. another generation interconnection, may also contribute to the need for the same network reinforcement. Cost allocation rules for network upgrades can be found in PJM Manual 14A, Attachment B. The possibility of sharing the reinforcement costs with other projects may be identified in the feasibility study, but the actual allocation will be deferred until the impact study is performed.

The Interconnection Customer seeking to interconnect a wind or solar generation facility shall maintain meteorological data facilities as well as provide that meteorological data which is required per Schedule H to the Interconnection Service Agreement and Section 8 of Manual 14D.

PJM utilizes manufacturer models to ensure the performance of turbines is properly captured during the simulations performed for stability verification and, where applicable, for compliance with low voltage ride through requirements. Turbine manufacturers provide such models to their customers. The list of manufacturer models PJM has already validated is contained in Attachment B of Manual 14G. Manufacturer models may be updated from time to time, for various reasons such as to reflect changes to the control systems or to more accurately represent the capabilities turbines and controls which are currently available in the field. Additionally, as new turbine models are developed, turbine manufacturers provide such new models which must be used in the conduct of these studies. PJM needs adequate time to evaluate the new models in order to reduce delays to the System Impact Study process timeline for the Interconnection Customer as well as other Interconnection Customers in the study group. Therefore, PJM will require that any Interconnection Customer with a new manufacturer model must supply that model to PJM, along with a \$10,000 fully refundable deposit, no later than three (3) months prior to the starting date of the System Impact Study (See Section 4.3 for starting dates) for the Interconnection Request which shall specify the use of the new model. The Interconnection Customer will be required to submit a completed dynamic model study request form (Attachment B-1 of Manual 14G) in order to document the request for the study.

The Feasibility Study estimates do not include the feasibility, cost, or time required to obtain property rights and permits for construction of the required facilities. The project developer is responsible for the right of way, real estate, and construction permit issues. For properties currently owned by Transmission Owners, the costs may be included in the study.

2 General

The Interconnection Customer (IC), has proposed a Solar generating facility located in Burlington County, Burlington, New Jersey. The installed facilities will have a total capability of 2 MW with 0.76 MW of this output being recognized by PJM as Capacity. The proposed in-service date for this project is March 2, 2020. This study does not imply a TO commitment to this in-service date.

Queue Number	AE2-097
Project Name	LEVITTOWN 13.2 KV
Interconnection Customer	Dimension NJ 1 LLC
State	New Jersey
County	Burlington
Transmission Owner	PSEG
MFO	2
MWE	2
MWC	0.76
Fuel	Solar
Basecase Study Year	2022

2.1 Point of Interconnection

AE2-097 will interconnect with the PSEG distribution system at the Levittown 13.2 kV substation.

AE2-097 project will be responsible for the following costs:

Description	Total Cost
Transmission Owner Facilities	\$ 229,840
Transmission Upgrades	\$0
Total Costs	\$ 229,840

3 Transmission Owner Scope of Work

Detailed scope, cost, and schedule will be provided in a separate two party Interconnection Agreement (IA) between PSE&G and the Interconnection Customer.

The total estimate for AE2-097 is \$229,840.

Assumptions:

- Civil costs for any manhole and conduit needed at customer's site were not included
- No environmental or permitting costs were identified or included

4 Interconnection Customer Requirements

The Interconnection Customer may be required to install and/or pay for metering as necessary to properly track real time output of the facility as well as installing metering which shall be used for billing purposes. See Section 8 of Appendix 2 to the Interconnection Service Agreement as well as Section 4 of PJM Manual 14D for additional information.

Specific Operational Power Factor Requirement: The specific operational power factor requirement will be specified in a separate two party Interconnection Agreement (IA) between PSE&G and the Interconnection Customer as this project is considered FERC non-jurisdictional per the PJM Open Access Transmission Tariff (OATT).

PSE&G's Information & Requirements for Electric Service Handbook

http://www.pseg.com/business/builders/new_service/before/pdf/RequirementsElecSvc2005.pdf

PSE&G Customer Equipment Requirements – Primary Service

https://www.pseg.com/business/builders/new_service/before/pdf/pepp/sec03.pdf

5 Revenue Metering and SCADA Requirements

5.1 PJM Requirements

The Interconnection Customer will be required to install equipment necessary to provide Revenue Metering (KWH, KVARH) and real time data (KW, KVAR) for IC's generating Resource. See PJM Manuals M-01 and M-14D, and PJM Tariff Section 8 of Attachment O.

AE2-097: LEVITTOWN 13.2 KV

5.2 PSEG Requirements

The Interconnection Customer will be required to comply with all PSE&G Revenue Metering Requirements for Generation Interconnection Customers. The Revenue Metering Requirements may be found within the "Information and Requirements for Electric Service" document located at the following links:

http://www.pseg.com/business/builders/new_service/before/ http://www.pjm.com/planning/design-engineering/to-tech-standards.aspx

AE2-097: LEVITTOWN 13.2 KV

6 Network Impacts

The Queue Project AE2-097 was evaluated as a 2.0 MW (Capacity 0.8 MW) injection at the Levittown L2 13.2 kV substation in the PSEG area. Project AE2-097 was evaluated for compliance with applicable reliability planning criteria (PJM, NERC, NERC Regional Reliability Councils, and Transmission Owners). Project AE2-097 was studied with a commercial probability of 1.00. Potential network impacts were as follows:

Summer Peak Load Flow

7 Generation Deliverability

(Single or N-1 contingencies for the Capacity portion only of the interconnection)

None

8 Multiple Facility Contingency

(Double Circuit Tower Line, Fault with a Stuck Breaker, and Bus Fault contingencies for the full energy output)

None

9 Contribution to Previously Identified Overloads

(This project contributes to the following contingency overloads, i.e. "Network Impacts", identified for earlier generation or transmission interconnection projects in the PJM Queue)

None

10 Potential Congestion due to Local Energy Deliverability

PJM also studied the delivery of the energy portion of this interconnection request. Any problems identified below are likely to result in operational restrictions to the project under study. The developer can proceed with network upgrades to eliminate the operational restriction at their discretion by submitting a Merchant Transmission Interconnection request.

Note: Only the most severely overloaded conditions are listed below. There is no guarantee of full delivery of energy for this project by fixing only the conditions listed in this section. With a Transmission Interconnection Request, a subsequent analysis will be performed which shall study all overload conditions associated with the overloaded element(s) identified.

None

11 Steady-State Voltage Requirements

(Summary of the VAR requirements based upon the results of the steady-state voltage studies)

Not Required

12 Stability and Reactive Power Requirement for Low Voltage Ride Through

(Summary of the VAR requirements based upon the results of the dynamic studies)

Not Required

13 Sy	/stem	Reinfor	cements
-------	--------------	---------	---------

None.

Short Circuit

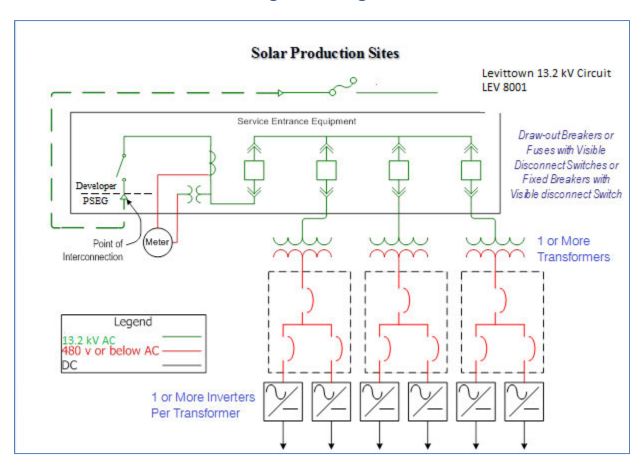
14 Short Circuit

The following Breakers are over duty:

None

Attachment 1.

Single Line Diagram







Appendix 9 - Permits, Approvals and Authorizations





Appendix: - Example LMI Outreach Plan





Appendix I – LMI Implementation Resources



BUYING GUIDE

Community Solar for New Jersey Residents

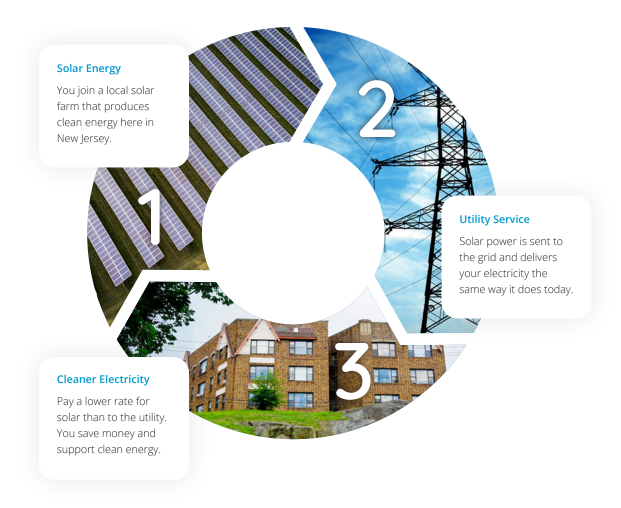
There is a new way to adopt solar energy and reduce energy costs even if you don't own your home.



HOW IT WORKS

Community Solar

A new program allows any New Jersey resident to subscribe to solar and reduce monthly electricity costs.





No Panels At Home

With community solar, there are no solar panels on your home. You simply subscribe to a portion of a project's electricity. If you rent or live in an apartment, this is how you can save money with solar.



Reduce Utility Costs

For each kilowatt-hour of electricity from the community solar project, you earn a credit on your utility bill. Households typically pay about 10 to 15 percent less for solar than for standard utility power.



Support Clean Energy

By joining a local community solar project, you are choosing 100 percent renewable energy. Your actions help create a cleaner New Jersey and support further renewable industry job growth in the state.



GETTING STARTED

Answers to common questions.

Who can join?

Anyone who pays an electric bill to a major New Jersey utility (PSE&G, Orange & Rockland Electric, Jersey Central Power & Light, or Atlantic City Electric) can join a community solar project.

How do I find a project?

You can join by enrolling through a "Subscriber Organization". For up to date program information, you can visit the <u>New Jersey Clean Energy Program website</u>.

Does it cost money to sign up?

Community solar is free to join. You just pay for each kilowatthour of electricity from your solar project. In return, you receive a credit on your existing utility bill.

Is there a benefit for low- to moderate-income customers?

New Jersey's Community Solar Program is designed to offer low-to moderate-income (LMI) households access to the benefits of solar. Every solar project has reserved capacity to serve LMI households.

Do I keep my utility company?

Yes. You will continue to receive power from your electricity company just like you do today, whether it may be PSE&G, O&R, JCP&L, or ACE.

Will I pay two electricity bills?

Under the current community solar framework, you will pay two bills. One will be your bill to your existing utility provider (ex. PSE&G) and it will be much lower than before because you are getting credits for participating in community solar. The second bill will be to your "Subscriber Organization" to pay for your community solar credits. Together, the total amount you pay should be 10 to 15 percent less than you are currently paying to your utility today.

HOW TO SUBSCRIBE

Steps to adopting local community solar.

Sign up.

You can join by enrolling through a "Subscriber Organization". For up to date program information, you can visit the <u>New Jersey Clean Energy Program website</u>.

Receive your electricity.

Electricity will be delivered to your home by your existing utility, the same way it is today. You simply pay a lower rate for solar energy and receive a credit on your existing electricity bill. If your solar discount is 10 percent, then you will always save 10 percent on each kilowatt-hour of electricity from solar compared to the credit that you will receive on your existing utilty bill.

Support clean energy.

Your subscription will support growth of renewable energy across New Jersey. Your decision will directly offset other forms of electricity, such as from coal or natural gas.







Dimension Renewable Energy strives to be more than a market participant by paving the way toward clean energy access for all, nationwide.

dimension-energy.com



NEW JERSEY

How Community Solar Works

A new program in New Jersey allows residents to subscribe to a portion of the output of a local solar project.

- No Panels At Home
- Support Clean Energy
- Local NJ Solar
- Save On Electricity



No Panels At Home

With community solar, there are no solar panels on your home. You simply subscribe to a portion of a project's electricity. If you rent or live in an apartment, this is how you can save money with solar.



Reduce Utility Costs

For each kilowatt-hour of electricity from the community solar project, you earn a credit on your utility bill. Households typically pay about 10 to 15 percent less for solar than for standard utility power.



Support Clean Energy

By joining a local community solar project, you are choosing 100 percent renewable energy. Your actions help create a cleaner New Jersey and support further renewable industry job growth in the state.



Where are community solar projects?

Each solar project is located within your utility service territory in New Jersey, creating local jobs and clean energy benefits.



GETTING STARTED

Eligibility and benefits of community solar.

Who can join?

Anyone who pays an electric bill to a major New Jersey utility (PSE&G, Orange & Rockland Electric, Jersey Central Power & Light, or Atlantic City Electric) can join a community solar project.

How do I find a project?

You can join by enrolling through a "Subscriber Organization". For up to date program information, you can visit the <u>New Jersey Clean Energy Program website</u>.

Does it cost money to sign up?

Community solar is free to join. You just pay for each kilowatthour of electricity from your solar project. In return, you receive a credit on your existing utility bill.

Is there a benefit for low- to moderate-income customers?

New Jersey's Community Solar Program is designed to offer low-to moderate-income (LMI) households access to the benefits of solar. Every solar project has reserved capacity to serve LMI households.

Do I keep my utility company?

Yes. You will continue to receive power from your electricity company just like you do today, whether it may be PSE&G, O&R, JCP&L, or ACE.

Will I pay two electricity bills?

Under the current community solar framework, you will pay two bills. One will be your bill to your existing utility provider (ex. PSE&G) and it will be much lower than before because you are getting credits for participating in community solar. The second bill will be to your "Subscriber Organization" to pay for your community solar credits. Together, the total amount you pay should be 10 to 15 percent less than you are currently paying to your utility today.

BEST PRACTICES

Important things to know before subscribing.

Check the fees.

A good community solar contract should not have any upfront charges or termination charges. Simply put, you should only pay for your share of the electricity generated from the community solar project and it should not cost anything extra to join.

Check on payment.

Industry best practice is to charge a fixed percentage discount for your share of the community solar project. If this discount is 10 percent, then you will always save 10 percent on each kilowatthour of electricity from solar compared to the credit that you will receive on your existing utilty bill.

Privacy should be respected.

Subscriber organizations should be treating customers with respect and keeping privacy protected. No intrusive documentation should be required (ex. tax returns) to join and you should not have to provide a FICO score.







Dimension Renewable Energy strives to be more than a market participant by paving the way toward clean energy access for all, nationwide.

dimension-energy.com





Appendix J – Letters of Support





Appendix K - Project Cost Evidence





Appendix L – Workforce Development, Example Plan





Appendix M - New Jersey EPC Partnership