Tompkins County Industrial Development Agency / Tompkins County Development Corporation Application for Incentives

Date: 09/15/2023

I. APPLICANT INFORMATION (company receiving benefit)
Name of Company/Applicant: Carrowmoor Solar, LLC
Owner: Nexamp Solar, LLC - Nexamp Inc
Address: 101 Summer St, Flr 2
City: Boston State: MA Zip: 02110
Primary Contact (First, Last): Ryan M McCune
Phone: 607 592 5648 Email: <u>RMcCune@Nexamp.com</u> Fax: () -
f a separate company will hold title to/own the property, please provide the name and contact nformation for that entity:
Name of (Holding) Company: Rancich Family Limited Partnership
Owner: John Rancich
Address: 310 N Aurora St
City: Ithaca State: NY Zip: 14850
Primary Contact (First, Last):
Phone:((607) 279-0604)
Describe the terms and conditions of the lease between the applicant and the owner of the property: Nexamp currently holds a 25 year lease with options for up to 40 years with Rancich Family Limited Partnership for the development of a Community Solar project. The Operations Period of this lease begins at the earliest of Commercial Operation, or August 6th, 2025. The lease allows for the construction and operation of the proposed 5MWac solar facility, and any associated future energy storage facilities.
Select the type of incentives being requested (select all that apply):
Tax-Exempt Bonds Taxable Bonds
Real Property Tax Exemption
Standard Tax Exemption (7-year)
Other (attach justification)
☐ CIITAP: ☐ 7-year
☐ CIITAP: ☐10-year (requires determination of financial need – see CIITAP for details)
Sales Tax Exemption

<u>Applicant Attorney:</u> Couchwhite, LLP – Joshua Sabo
Address: 540 Broadway, PO Box 22222
City: Albany State: NY Zip: 12201
Primary Contact (if different from above:):
Phone:(518)320-3443
Applicant Accountant:
Address:
City: State: Zip:
Primary Contact (if different from above:):
Phone: () - Email: Fax: () -
Applicant Engineer/Architect (if known): LaBella Associates, LLP
Address: 300 State St, Suite 201
City: Rochester State: NY Zip: 14614
Primary Contact (if different from above:):
Phone: (585)454-6110 Email: <u>CFlynn@LaBellaPC.com</u> Fax: () -
Applicant Contractor (if known): Nexamp, Inc
Address: 101 Summer St, Flr 2
City: Boston State: MA Zip: 02110
Primary Contact (if different from above:): Chris Perron, SVP, Deployment
Phone: () - Email: <u>CPerron@Nexamp.com</u> Fax: () -
H. DUCINICS HISTORY
II. BUSINESS HISTORY
Year company was founded: 2023 NAICS Code: 283900
Type of ownership (i.e. C-Corp, LLC): <u>LLC</u>

Describe in detail company background, products, customers, goods and services:

Carrowmoor Solar, LLC is a project company and wholly owned subsidiary of Nexamp Capital, LLC charged with the operation of a 5MWac Community Solar Array in the Town of Ithaca. This is Carrowmoor's first undertaking, as the company was created in April of 2023. This facility will sell power in to the local energy grid, and allow the local community access to Community Solar subscriptions that can help reduce their energy costs.

Nexamp, originally founded in 2007, is a solar developer, operator and construction firm headquartered in Boston MA. The individuals, property owners, businesses and communities served by Nexamp projects benefit for its nationally distributed portfolio of solar assets. Nexamp, directly and through its wholly

owned subsidiaries, develops projects, acquires fully-developed projects, and manages its projects on a continuing basis. Nexamp is the largest asset holder of Community Solar projects in NYS, having financed more than 500MW worth of assets across 103 projects.

Nexamp is a vertically integrated development unit, handling site origination, development, acquisition, construction and long-term asset management. In additional to housing the top community solar deployment unit in the country in 2022, Nexamp manages more than 55,000 electrical accounts, ranging from individual homes and businesses, to portfolios of corporate accounts such as Walmart and T-Mobile.

Carrowmoor Solar will join Nexamp's more than 500MW of NY assets providing energy discounts and decarbonization opportunities to more than 35,000 NY residents and businesses. At estimated discounts of 10% and existing NYSEG energy rates, Carrowmoor Solar will provide homes and/or businesses in NYSEG territory a minimum of \$121,000 a year in savings on NYSEG utility bills.

Major Customers: NYSEG and all NYSEG customers		
Major Suppliers: N/A		
Tager supplies 11/11		
Has your business every received incentives that required job creation?	Yes	⊠ No
If yes, please describe:		
Were the goals met?	Yes	☐ No
If no, why were the goals not met?		
Annual sales to customers in Tompkins County: \$TBD		
Percent of annual sales subject to local sales tax: $\underline{0}\%$		
Value of annual supplies, raw materials and vendor services that are purchased from fire County: $\$\underline{0}$	ns in Tomp	kins
III. PROJECT DESCRIPTION AND DETAILS		
Project Location (all addresses and tax parcels): <u>A 39-acre portion of 1340 Mecklenburg 14850 – SBL 0271-15.2</u>	Rd, Ithaca,	<u>NY</u>
Property Size (acres): existing: 91.12 proposed	: 39	
Building Size (square feet): existing: 0 proposed	: <u>0</u>	
Proposed Dates: start: <u>3/30/2024</u> end: <u>3/30/2025</u>		

Please provide a narrative of the Project and the purpose of the Project (new build, renovations, and/or equipment purchases, etc.). Identify specific uses occurring within the Project. Describe any and all tenants and end users:

Carrowmoor Solar, LLC is a proposed 5MWac community solar energy facility proposed to be constructed for the purpose of generating renewable energy for consumption by NYSEG and its customers in the area. The Proposed facility is located at 1340 Mecklenburg Road in the Town of Ithaca, whose lease area occupies 39 acres of former agricultural field. The facility will be composed of Terratrak single-axis tracking racks, American-Made Heliene Bifacial Solar panels, SMA Central Inverters and Transformers, and pad-mounted interconnection equipment.

Site control has been secured via a 40-year lease with the Landowner, Rancich Family Limited Partnership.

The system will be connected to the NYSEG local distribution Grid via Mecklenburg Road and the West Hill Substation. Carrowmoor Solar has contributed just shy of \$1million dollars to infrastructure upgrades in the immediate area to enable this development.

Energy generated by the system will be purchased by the utility (NYSEG) via the VDER tariff program, and these energy credits will be available for purchase at a discount by all NYSEG customers. Customers can be comprised of residential, commercial or municipal entities connected to NYSEG's New York State Grid, and are not restricted to residents of the Town or County.

Carrowmoor Solar, LLC will be the sole tenant located at the property, and end users will be all NYSEG customers contracted to purchase energy credits from the facility following its operation.

Is there a likelihood that the Project would not be undertaken but for the financial assistance provided by the Agency? \boxtimes Yes \square No
If yes, describe the reasons why the Agency's financial assistance is necessary and the effect the Project will have on the Applicant's business or operations. Focus on competitiveness issues, project shortfalls, etc.:
PILOT agreements and Sales Tax exemptions are essential for the financing of solar energy projects and mitigation or burgeoning construction costs. Utilizing the standard NYS assessment valuation would result in unfavorable additional costs. The assurances and predictability provided by a PILOT agreement are essential to predicting operating costs and securing market rate financing .
If no, provide a narrative indicating why the Project should be undertaken by the Agency:
If the Applicant is unable to obtain financial assistance for the Project what will be the impact on the

County/City/Town/Village? The project may not move forward, contributing to a decreased taxable value attributed to the parcel. Additionally, the facility not being constructed will further the Town of

Ithaca's reliance on fossil fuel energy being imported to the community.

	e minimal impact on the environ ovoltaics practices, and ongoin	9	-	e with NYSDAM guidelines, proposal vation on the parcel.	of
	his project result in a regular i rams)?	ncrease in overnigh	t visitors t	to your facility (e.g. for training	
	If yes, number of visitors p	er year:			
	Average duration of stays ([days):			
<u>Occu</u>	<u>pancy</u>				
Sele	ct Project type for all end users	s at Project site (sel	ect all that	t apply):	
	Industrial Acquisition of existing facili Housing Multi-tenant Commercial Retail*, **	[[Back Mixed Facili	ity for aging facility (not for profit)	
28 d prop pers	f the Tax Law of New York (the perty (as defined in Section 110) onally visit the project location.	"Tax Law") primari 1(b)(4)(i) of the Tax	ly engaged Law, or (2	ales by a registered vendor under Art d in the retail sale of tangible persona 2) sales of a service to customers who Questionnaire contained in Section X .	ıl
use	the name(s), nature of busines I for each tenant (additional sh iness		ed, if neces	percentage of total square footage to ssary): % of total square footage	
1.	Carrowmoor Solar, LLC	Solar Facility		100	
2.					
3.					

The facility itself is a renewable energy facility, generating carbon free power sufficient to offset the energy use of more than 700 homes or businesses. Care has also been taken to design a facility that will

Describe what green building practices you plan to use:

IV. PROJECT COSTS AND FINANCING

<u>Project Costs</u>				Amount (¢)	
Land and/or Build	ing Acquisition	acres	square feet	Amount (\$) \$	
New Building Cons		acres	square reet	\$ \$	
G					
Building Addition(e reet	ф1	\$	
Infrastructure Wo		C .	<u> </u>	1,240,231.58	
Reconstruction/Re		quare feet	.	\$	
Manufacturing Equ	•		\$ 6,	148,231.69	
	g Equipment (furniture, fixture	es, etc.):			
	sional services, etc.):			\$899,285.00	
	Utility Interconnection Costs			\$999,263.00	
Other	Labor		\$2	2,544,782.51	
		TOTAI	L: <u>\$ 11,831</u>	,794.60	
Have any of the ab	ove costs been paid or incurred	d as of the date of	this applicati	on? Xes	□No
incurred at this tin		rection costs, and	104gmy 2170	or sore coses have	<u>scen</u>
Bank Financing			_	\$6,744,122.92	
Equity			_	\$5,087,671.68	
Tax Exempt Bond	Issuance (if applicable)		_	\$	
Taxable Bond Issu	ance (if applicable)		<u>-</u>	\$	
Public Sources (Incredits)	clude sum total of all state and	federal grants and	l tax	\$	
Identify each	State and federal grant/credit	:			
<u>NYS</u>	SERDA*	\$1,238,328.00			
	_	\$			
Total sources of fu	nds for Project costs:		_	\$11,831,794.60	
Project refinancing	g of existing debt only (estimat	ed):	_	\$	_
Amount of anticipa	ated financing from a lending i	nstitution:		\$	_

Note: The applicant must inform the TCIDA/TCDC at the time of issuance of commitment letter if the financing will exceed the amount stated here.

V. VALUE OF INCENTIVES

Property Tax Exemption: (Agency staff will fill out property tax exemption information based on information submitted by the applicant).										
Assumptions: \$ Value of increase in assessment* *value of increased assessment deducted from NYS Assessment Calculator valuation, as attached to this application										
	Annual increase in assessment/tax rate									
	New tax	es paid:	\$			Taxes Al	bated:	\$		_
Year	County	School	City/Town	Village	Total	County	School	City/Town	Village	Total
1										
2										
3										
4										
5										
6										
7										
Totals										
years),	please p	rovide a d	ting incentive lescription of	the incent	tive and	a justifica	tion:			ı (7
		-	ng a standard nmunity in th		o.	•			- /	
	-		•	-	-		_	•		S.
agreement, commensurate with similar agreements approved by the agency within the past 5 years.										
Sales a	ınd Use T	ax Bene	fit:							
sales a	nd use tax	x – said aı	goods and se					ıx	0.004.65	
exemp	tion bene	11 T :						\$5,41	2,031.67	
			sales and use e multiplied		fit (prod	uct of sale	s and use		2,964.00	
			ed above will l maximum an							

respect to the application.

Mortgage Recording Tax Benefi	ng Tax Benefit:
-------------------------------	-----------------

Mortgage Amount (include construction/permanent/bridge financing/refinancing):	\$
Estimated mortgage recording tax exemption benefit	
(product of mortgage amount as indicated above multiplied by .0025):	\$

Complete for bond applicants only: (*Projected 25 year borrowing term*)

	Without Bonds	With Bonds
First Year Debt Service	\$	\$
Total Debt Service	\$	\$

Percentage of Project costs financed from public sector:

A.	Total Project Cost	\$11,831,794.60
B.	Estimated Value of PILOT	<u>\$28,227</u>
C.	Estimated Value of Sales Tax Incentive	\$432,964.00
D.	Estimated Value of Mortgage Tax Incentive	\$ <u>0</u>
E.	Total Other Public Incentives	\$1,238,328.00 (NYSERDA)
	(tax credits, grants, ESD incentives, etc.)	

Calculation of percentage of Project costs financed from public sector: $\underline{14.36}\%$ (Total B + C + D + E above / Total Project Cost)

VI. EMPLOYMENT INFORMATION

Note: Annual employment reporting will be required during the course of the abatement.

Describe the benefits you offer to your employees:

Carrowmoor Solar, LLC does not have any current employees, and will not be hiring full time employees in the future.

Describe the internal training and advancement opportunities you offer to your employees:

Carrowmoor Solar, LLC does not have any current employees, and will not be hiring full time employees in the future

Employment Plan

Occupation in	_	ned) Permanent	Projected New Permanent FTE* Jobs				
Company	Average Annual Salary Ranges/ Hourly Wage	Number of Employees	Year 1	Year 2	Year 3	Total New Jobs	
Professional							
Clerical							
Sales							
Services							
Construction							
Manufacturing							
High Skilled							
Medium Skilled							
Basic Skilled							
Other (describe)							
Total							
-	alent (FTE) employ se total weekly hou	-				time	
What percentage of	of your current pos	sitions are occupie	d by women?	_	N/A %		
What percentage of	of your current pos	sitions are occupie	ed by minoriti	es?	N/A %		
Estimated percenta	ge of new hires wl	ho would be unem	ployed at tim	e of hire: <u>N/A</u>	<u>1</u> %		
Estimate the number projected new jobs contiguous counties	to be created. (The	e Agency defines th	e labor marke	et area as Tom	pkins County		
Are you willing to pay a livable wage, as defined by the Alternatives Federal Credit union (AFCU) of Ithaca, NY to all employees for the duration of the abatements? If no, estimate the percentage of the current workforce whose wages meet or exceed the livable wage, as defined by AFCU%							

Please describe your strategy for ensuring diversity in any current employees, and will not be hiring full time	0	, LLC o	does not have
VII. CONSTRUCTION LABOR Note: Applicants will be required to comply with the Ager	ncy's Local Labor Utilization	n Polic	y.
Will you use contractors who:			
Have a certified apprenticeship program	∑ Yes	_ %	□No
Pay a prevailing wage	⊠ Yes 100	%	□No
Use local labor	∑ Yes 75	%	☐ No
Estimate the number of construction jobs	32 FTE		
VIII. ENVIRONMENTAL REVIEW AND PERMITTING			
Environmental Assessment Form – Short Form	Long Form		
Submitted to:Town of Ithaca Planning Board	-		
Agency Name: Town of Ithaca Planning Board			
Agency Address: 215 N. Tioga St			
City: Ithaca State: NY	Zip: <u>14850</u>		Completed – Negative
Date of submission: $05/06/2023$	Status of submissi	on:	Declaration
The Applicant must comply with the State Environmental Quality Re financial incentives. It is the applicant's responsibility to provide a co			
Please describe any short-term construction impacts of businesses/tenants as well as any mitigations that were and or permitting process:			
Permits: Describe other permits required and status of *Permit Matrix included as an appendix to the application			
Permit Si	tatus		
1.			

2.			_
3.			_ _
IX	. OTHER		
Ca sig Co	you have anything else you would like to tell the TCIDA regarding this project? rrowmoor Solar will be the first major renewable energy development within the Tgnificantly impacting local access to renewable energy, and paving the way for futur unty's investment in this project will help the Town and County further its goals for while providing local homes and businesses access to clean solar power.	e developm	ent. The
X.	RETAIL QUESTIONNAIRE (Fill out if end users are "retail" or "service" as idea	ntified in S	ection III)
add	ensure compliance with Section 862 of the New York General Municipal Law, the Agitional information if the proposed Project is one where customers personally visit lertake either a retail sale transaction or to purchase services.		
A.	Will any portion of the Project (including that portion of the cost to be financed from equity or other sources) consist of facilities or property that are or will be primarily used in making sales of goods or services to customers who personally visit the project site?	Yes	□No
	If yes, please continue. If no, do not complete the remainder of the retail questions the next section of the application.	aire and pr	oceed to
	For Purposes of this question, the term "retail sales" means (1) sales by a registered of 28 of the Tax Law of New York (the "Tax Law") primarily engaged in the retail sale of property (as defined in Section 1101(b)(4)(i) of the Tax Law, or (2) sales of a service personally visit the project location.	of tangible p	personal
В.	What percentage of the cost of the Project will be expended on such facilities or property primarily used in making sales of goods or services to customers who personally visit the Project?	_	%
	If the answer is less than 33.33% do not complete the remainder of the retail determined to the next section of the application.	rmination a	ınd
	If the answer to Question A is Yes AND the answer to Question B is greater than 33 which of the following questions below apply to the Project:	3.33%, indic	cate
1.	Will the Project be operated by a not-for-profit corporation?	Yes	□ No
2.	Is the Project location or facility likely to attract a significant number of visitors from outside Tompkins County?	Yes	□ No
	If yes, please provide a third party market analysis or other documentation support	rting your r	esponse.
3.	Will the Project make available goods or services which are not currently reasonably accessible to the residents of the municipality within which the proposed Project would be located?	Yes	□No
	If yes, please provide a third party market analysis or other documentation support	rting your r	esponse.

4. Will the Project preserve permanent, private sector jobs or increase th number of permanent, private sector jobs in the State of New York?	ie overall	Yes	☐ No			
If yes, explain:						
XI. INTER-MUNICIPAL MOVE DETERMINATION						
The Agency is required by State law to make a determination that, if completion of a Project benefiting from the Agency financial assistance results in the removal of an industrial or manufacturing plant of the Project occupant from one area of the State to another area of the State or in the abandonment of one or more plants or facilities of the project occupant located within the State, Agency financial assistance is required to prevent the Project occupant from relocating out of the State, or is reasonably necessary to preserve the Project occupant's competitive position in its respective industry.						
Will the Project result in the removal of an industrial or manufacturing plan Project occupant from one area of the state to another area of the State?	nt of the	Yes	⊠ No			
Will the Project result in the abandonment of one or more plants or facilities Project occupant located within the State?	es of the	Yes	⊠ No			
If yes to either question explain how notwithstanding the aforementioned of Agency's financial assistance is required to prevent the Project from relocal reasonably necessary to preserve the Project occupant's competitive positions of the project occupant's competitive positions.	ting out of	the State or	is			
Does the Project involve relocation or consolidation of a Project occupant from Within New York State: Yes No Within County/City/Town/Village: Yes No	om another	municipali	ity:			
If yes to either question above, please explain:						
XII. PAYMENT IN LIEU OF PROVIDING AFFORDABLE HOUSING UNITS						
If this project is subject to a payment in lieu of providing affordable housing units on site per the Workforce Housing Policy, when will the payment be made?						
☐ At PILOT closing						
☐ Equal installments over the first three years of operation (subject to a deferral fee of 20% of the payment amount due at closing)						

REPRESENTATIONS, CERTIFICATIONS AND INDEMNIFICATION

<u>Chris Clark</u> (name of CEO or other authorized representative of Applicant) confirms and says that he/she is the <u>CDO</u> (title) of <u>Carrowmoor Solar, LLC</u> (name of corporation or other entity) named in the attached Application (the "Applicant"), that he/she has read the foregoing Application and knows the contents thereof, and hereby represents, understands, and otherwise agrees with the Agency and as follows:

- A. <u>Job Listings.</u> In accordance with Section 858-b(2) of the New York General Municipal Law, the applicant understands and agrees that, if the proposed Project receives any Financial Assistance from the Agency, except as otherwise provided by collective bargaining agreements, new employment opportunities created as a result of the proposed Project must be listed with the New York State Department of Labor Community Services Division (the "DOL") and with the administrative entity (collectively with the DOL, the "JTPA Entitle") of the service delivery area created by the Federal Job Training Partnership Act (Public Law 97-300) ("JTPA") in which the proposed Project is located.
- B. <u>First Consideration for Employment</u>. In accordance with Section 858-b(2) of the General Municipal Law, the applicant understands and agrees that, if the proposed Project receives any Financial Assistance from the Agency, except as otherwise provided by collective bargaining agreements, where practicable, the applicant must first consider persons eligible to participate in JTPA programs who shall be referred by the JTPA Entities for new employment opportunities created as a result of the proposed Project.
- C. <u>Employment Reports</u>. The Applicant understands and agrees that, if the proposed Project receives any Financial Assistance from the Agency, the Applicant agrees to file, or cause to be filed, with the Agency, at least annually or as otherwise required by the Agency, reports regarding the number of people employed at the project site, salary levels, contractor utilization, local construction labor utilization and such other information (collectively, "Employment Reports") that may be required from time to time on such appropriate forms as designated by the Agency. Failure to provide Employment Reports within 30 days of an Agency request shall be an Event of Default under the PILOT Agreement between the Agency and Applicant and, if applicable, an Event of Default under the Project Agreement between the Agency and Applicant.
- D. <u>Local Labor Utilization Reporting</u>. The Applicant understands and agrees that, if the proposed Project receives any Financial Assistance from the Agency, the Applicant agrees to comply with the Local Labor Utilization Policy, which requires providing documentation that construction bids were solicited from local firms and monthly construction labor reporting as outlined in the Policy.
- E. <u>Diversity and Inclusion</u>. The Applicant understands and agrees that, if the proposed Project receives Financial Assistance from the Agency, the Applicant agrees to comply with the Diversity and Inclusion Policy, which requires owner-occupied facilities and facilities with on-site employees to join the Tompkins County Diversity Consortium and provide annual reports on the make up of the workforce and efforts to increase diversity and inclusion as outlined in the Policy.
- F. <u>Hold Harmless Provision</u>. The Applicant acknowledges and agrees that the Applicant shall be and is responsible for all costs of the Agency incurred in connection with any actions required to be taken by the Agency in furtherance of the Application including the Agency's costs of general counsel and/or the Agency's bond/transaction counsel whether or not the Application, the proposed Project it describes, the attendant negotiations, or the issue of bonds or other transaction or agreement are ultimately ever carried to successful conclusion and agrees that the Agency shall not be liable for and agrees to

indemnify, defend, and hold the Agency harmless from and against any and all liability arising from or expense incurred by: (i) the Agency's examination and processing of, and action pursuant to or upon, the attached Application, regardless of whether or not the Application or the Project described therein or the tax exemptions and other assistance requested therein are favorably acted upon by the Agency, (ii) the Agency's acquisition, construction and/or installation of the Project described therein and (iii) any further action taken by the Agency with respect to the Project; including without limiting the generality of the foregoing, all causes of action and attorneys' fees and any other expenses incurred in defending any suits or actions which may arise as a result of any of the foregoing.

G. <u>Sales Tax.</u> In accordance with Section 874(8) of the General Municipal Law, the Applicant understands and agrees that, if the proposed Project receives any sales tax exemptions as part of the Financial Assistance from the Agency, in accordance with Section 874(8) of the General Municipal Law, the applicant agrees to file, or cause to be filed, with the New York State Department of Taxation and Finance, the annual form prescribed by the Department of Taxation and Finance, describing the value of all sales tax exemptions claimed by the applicant and all consultants or subcontractors retained by the applicant. Copies of all filings shall be provided to the Agency.

Applicant hereby understands and agrees, in accordance with Section 875(3) of the New York General Municipal Law and the policies of the Agency that any New York State and local sales and use tax exemption claimed by the Applicant and approved by the Agency in connection with the Project, may be subject to recapture and/or termination by the Agency under such terms and conditions as will be established by the Agency and set forth in transaction documents to be entered into by and between the Agency and the Applicant.

- H. <u>Fees</u>. By executing and submitting this Application, the applicant covenants and agrees to pay the following fees:
 - (i) A non-refundable application fee of \$1,000 due at time of application submission.
 - (ii) An Administrative Fee in accordance with the "fees" section of the Agency's Uniform Tax Exemption Policy (UTEP) effective as of the date of this application, to be paid at transaction closing (unless otherwise outlined in the Project Agreement or authorizing resolution). This fee (unless otherwise outlined in the UTEP) will be equal to 1% of the project costs that are positively impacted by IDA incentives. This includes the value of construction or renovations of improvements to property that is impacted by property and sales tax abatement and the value of machinery, furniture, fixtures and equipment that are impacted by the sales tax abatement.
 - (iii) All fees, costs and expenses incurred by the Agency for (1) legal services, including but not limited to those provided by the Agency's general counsel or bond/transaction counsel, and (2) other consultants retained by the Agency in connection with the proposed Project; with all such charges to be paid by the Applicant at the closing or, if the closing does not occur, within ten (10) business days of receipt of the Agency's invoices therefore please note that the Applicant is entitled to receive a written estimate of fees and costs of the Agency's bond/transaction counsel; Agency transaction counsel fees shall be an amount equal to one-third (1/3) of the Agency's Administrative Fee set forth in (ii) above with a minimum fee of \$20,000 plus out of pocket expenditures unless otherwise agreed to in writing for smaller projects.
 - (iv) The cost incurred by the Agency and paid by the Applicant, including bond/transaction counsel and the Agency's general counsel's fees and the processing fees, may be considered as a cost of the Project and included in the financing of costs of the proposed Project, except as limited by the applicable provisions of the Internal Revenue Code with respect to tax-exempt bond financing.

If the Applicant fails to conclude or consummate necessary negotiations, or fails, within a reasonable or specified period of time, to take reasonable, proper or requested action, or withdraws, abandons, cancels or neglects the Application, or if the Applicant is unable to find buyers willing to purchase the bond issue requested, or if the Applicant is unable to facilitate the sale/leaseback or lease/leaseback transaction, then, upon presentation of an invoice, the Applicant shall pay to the Agency, its agents or assigns, all costs incurred by the Agency in the processing of the Application, including attorneys' fees, if any.

- I. <u>FOIL</u>. The Applicant acknowledges that the Agency is subject to New York State's Freedom of Information Law (FOIL). Applicant understands that all Project information and records related to this application are potentially subject to disclosure under FOIL subject to limited statutory exclusions.
- J. <u>Financial Review</u>. The Applicant acknowledges that the Agency shall undertake an assessment of all material information included in connection with the Application for Financial Assistance as necessary to afford a reasonable basis for the decision by the Agency to provide Financial Assistance for the Project, including, but not limited to qualification of the proposed project under the GML (including any retail analysis, as applicable), conducting a full application review, review of applicant financial history and project pro-formas, and consideration of all local development priorities.
- K. The Applicant represents and warrants that the information contained in this Application, to the best of the Applicant's knowledge, is true, accurate and complete.
- L. The Applicant confirms and acknowledges that the owner, occupant, or operator receiving Financial Assistance for the proposed Project is in substantial compliance with applicable local, State and federal tax, worker protection and environmental laws, rules and regulations.
- M. The Applicant confirms and hereby acknowledges that as of the date of this Application, the Applicant is in substantial compliance with all provisions of Article 18-A of the New York General Municipal Law, including, but not limited to, the provisions of Section 859-a(5) and Section 862(1) of the New York General Municipal Law.
- N. The Applicant confirms and acknowledges that the submission of any knowingly false of knowingly misleading information may lead to the immediate termination of any Financial Assistance and the reimbursement of an amount equal to all or part of any tax exemption claimed by reason of the Agency's involvement in the Project.
- O. The Applicant and the individual executing this application on behalf of Applicant acknowledge that the Agency and its counsel will rely on the representations and covenants made in this application when acting hereon and hereby represents that the statements made herein do not contain any untrue statement of a material fact and do not omit to state a material fact necessary to make the statements contained herein not misleading.

Signature:

Print Name: Chris Clark

Title: CDO

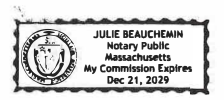
Company: Carrowmoor Solar, LLC

Date: 10/17/2-3

STATE OF MASSACHUSETTS)) SS.:

COUNTY OF SUFFOLK

On the 12 day of October in the year 2023 before me, the undersigned, personally appeared Personally known to me or proved to me on the basis of satisfactory evidence to be the individual(s) whose name(s) is (are) subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their capacity(ies), and that by his/her/their signatures on the instrument, the individual(s), or the person upon behalf of which the individual(s) acted, executed the instrument.



NEW YORK STATE FINANCIAL REPORTING REQUIREMENTS FOR INDUSTRIAL DEVELOPMENT AGENCIES

Please be advised that the New York General Municipal Law imposes certain reporting requirements on IDAs and recipients of IDA financial assistance. Of particular importance to IDA applicants is Section 859 (copy attached). This section requires IDAs to transmit financial statements within 90 days following the end of an Agency's fiscal year ending December 31, prepared by an independent, certified public accountant, to the New York State Comptroller, the Commissioner of the New York State Department of Economic Development. These audited financial statements shall include supplemental schedules listing the following information:

- 1. All straight-lease ("sale-leaseback") transactions and whether or not they are obligations of the Agency.
- 2. All bonds and notes issued, outstanding or retired during the period and whether or not they are obligations of the Agency.
- 3. All new bond issues shall be listed and for each new bond issue, the following information is required:
 - a. Name of the project financed with the bond proceeds.
 - b. Whether the project occupant is a not-for-profit corporation.
 - c. Name and address of each owner of the project.
 - d. The estimated amount of tax exemptions authorized for each project.
 - e. Purpose for which the bond was issued.
 - f. Bond interest rate at issuance and, if variable, the range of interest rates applicable.
 - g. Bond maturity date.
 - h. Federal tax status of the bond issue.
 - i. Estimate of the number of jobs created and retained for the project.
- 4. <u>All new straight lease transactions</u> shall be listed and for each new straight lease transaction, the following information is required:
 - a. Name of the project.
 - b. Whether the project occupant is a not-for-profit corporation.
 - c. Name and address of each owner of the project.
 - d. The estimated amount of tax exemptions authorized for each project.
 - e. Purpose for which each transaction was made.
 - f. Method of financial assistance utilized for each project, other than the tax exemptions claimed by the project.
 - g. Estimate of the number of jobs created and retained for the project.

Please sign below to indicate that you have read and understood the above.

Signature:

Print Name: Chris Clark

Title: CDO

Company: Carrowmoor Solar, LLC

Date: 1017/78

Attachment 1 - Permit Matrix & Existing Approvals

Jurisdiction	Approving Party	Approval	Status	Notes
Town of Ithaca	Planning Board	SEQR - Negative Declaration	Approved – Negative Declaration	
Town of Ithaca	Planning Board	Preliminary Site Plan Approval	Approved	
Town of Ithaca	Planning Board	Final Site Plan Approval	Approved	
Tompkins Count	Planning Board	239-m	Completed – Recommended Approval	-
Town of Ithaca	Code Enforcement Officer	Building Permit	To Be Submitted	
New York State	NYSDAM	NOI Submittal	Approved – No impact	
New York State	NYSDOT	Perm 33C Permit	Submitted	
New York State	NYS DEC	SPDES Water Permit	To Be Submitted	MS4 Approval must be granted by the Town of Ithaca prior to DEC submission
New York State	NYSDEC	Wetland and Habitat Assessment	Approved – No Impact	
New York State	NYSHPO	No Impact Letter	Approved - No Impact	
Federal Government	FAA	Navigation Impact Designation	Approved - No Impact	
Federal Government	USFWS	No Impact letter	Approved - No Impact	