SEQR RESOLUTION NY PLATTSBURGH II, LLC PROJECT

A regular meeting of County of Clinton Industrial Development Agency (the "Agency") was convened in public session in the offices of the Agency located at 137 Margaret Street, Suite 209 in the City of Plattsburgh, Clinton County, New York on April 11, 2022 at 12:00 o'clock p.m., local time.

The meeting was called to order by the (Vice) Chairperson of the Agency and, upon roll being called, the following members of the Agency were:

PRESENT:

Trent Trahan Chairperson

David Hoover Vice Chairperson

Michael E. Zurlo Secretary

Mark Leta Assistant Secretary

John VanNatten Member Joey Trombley Member

Each of the members present participated in the meeting either in person or remotely pursuant to the signing into law on September 2, 2021 of Chapter 417 of the Laws of 2021, as amended by Chapter 1 of the Laws of 2022 signed into law on January 14, 2022.

ABSENT:

Keith Defayette Treasurer

Toni Moffat Executive Assistant

AGENCY STAFF PRESENT INCLUDED THE FOLLOWING:

Molly F. Ryan Executive Director
Dorothy Brunell Administrative Assistant

Christopher C. Canada, Esq. Agency Counsel George Cregg, Jr., Esq. Agency Counsel

The following resolution was offered by D. Hoover, seconded by J. Trombley, to wit:

Resolution No. 04-22-02

RESOLUTION CONCURRING IN THE DETERMINATION BY THE TOWN OF PLATTSBURGH PLANNING BOARD, AS LEAD AGENCY FOR THE ENVIRONMENTAL REVIEW OF THE NY PLATTSBURGH II, LLC PROJECT.

WHEREAS, County of Clinton Industrial Development Agency (the "Agency") is authorized and empowered by the provisions of Chapter 1030 of the 1969 Laws of New York, constituting Title 1 of Article 18-A of the General Municipal Law, Chapter 24 of the Consolidated Laws of New York, as amended (the "Enabling Act") and Chapter 225 of the 1971 Laws of New York, as amended, constituting Section 895-f of said General Municipal Law (said Chapter and the Enabling Act being hereinafter collectively referred to as the "Act") to promote, develop, encourage and assist in the acquiring, constructing, reconstructing, improving, maintaining, equipping and furnishing of manufacturing, warehousing, research, commercial and industrial facilities, among others, for the purpose of promoting, attracting and developing

economically sound commerce and industry to advance the job opportunities, health, general prosperity and economic welfare of the people of the State of New York, to improve their prosperity and standard of living, and to prevent unemployment and economic deterioration; and

WHEREAS, to accomplish its stated purposes, the Agency is authorized and empowered under the Act to acquire, construct, reconstruct and install one or more "projects" (as defined in the Act), or to cause said projects to be acquired, constructed, reconstructed and installed, and to convey said projects or to lease said projects with the obligation to purchase; and

WHEREAS, NY Plattsburgh II, LLC, a New York State limited liability company (the "Company"), has submitted an application (the "Application") to the Agency, a copy of which Application is on file at the office of the Agency, requesting that the Agency consider undertaking a project (the "Project") for the benefit of the Company, said Project consisting of the following: (A) (1) the acquisition of an interest in an approximately 24-27 acre portion of an approximately 48.8 acre parcel of land located at 12 Benny Blake Road (being a portion of Tax Map No. 220.-4-36) in the Town of Plattsburgh, Clinton County, New York (such portion being hereinafter referred to as the "Land"), (2) the construction on the Land of a 5MW AC solar photovoltaic electricity generating facility, including, but not limited to, racking, modules, inverters, transformers, electrical wiring and system components (all said improvements being collectively referred to as the "Facility") and (3) the acquisition and installation therein and thereon of related fixtures, machinery and equipment and other tangible personal property (collectively, the "Equipment") all of the foregoing to constitute a solar energy generating facility to be owned and operated by the Company (the Land, the Facility and the Equipment hereinafter collectively referred to as the "Project Facility"); (B) the granting of certain "financial assistance" (within the meaning of Section 854(14) of the Act) with respect to the foregoing, including potential exemptions from certain sales and use taxes, real property taxes, real estate transfer taxes and mortgage recording taxes (collectively, the "Financial Assistance"); and (C) the lease (with an obligation to purchase) or sale of the Project Facility to the Company or such other person as may be designated by the Company and agreed upon by the Agency; and

WHEREAS, pursuant to Article 8 of the Environmental Conservation Law, Chapter 43-B of the Consolidated Laws of New York, as amended (the "SEQR Act") and the regulations (the "Regulations") adopted pursuant thereto by the Department of Environmental Conservation of the State of New York (collectively with the SEQR Act, "SEQRA"), the Agency has been informed that (1) the Town of Plattsburgh Planning Board (the "Planning Board") was designated to act as "lead agency" with respect to the Project, and (2) the Planning Board issued a Determination of Non Significance on January 13, 2022 (the "Negative Declaration"), attached hereto as Exhibit A, determining that the acquisition, construction and installation of the Project Facility will not have a "significant effect on the environment"; and

WHEREAS, the Agency is an "involved agency" with respect to the Project and the Agency now desires to concur in the determination by the Planning Board, as "lead agency" with respect to the Project, to acknowledge receipt of a copy of the Negative Declaration and to indicate whether the Agency has any information to suggest that the Planning Board was incorrect in determining that the Project will not have a "significant effect on the environment" pursuant to SEQRA and, therefore, that no environmental impact statement need be prepared with respect to the Project;

NOW, THEREFORE, BE IT RESOLVED BY THE MEMBERS OF COUNTY OF CLINTON INDUSTRIAL DEVELOPMENT AGENCY, AS FOLLOWS:

Section 1. The Agency has received copies of, and has reviewed, the Application, the completed environmental assessment form and the Negative Declaration (collectively, the "Reviewed Documents") and, based upon said Reviewed Documents, the Agency hereby ratifies and concurs in the designation of the Planning Board as "lead agency" with respect to the Project under SEQRA (as such quoted term is defined in SEQRA).

Section 2. The Agency hereby determines that the Agency has no information to suggest that the Planning Board was incorrect in determining that the Project will not have a "significant effect on the environment" pursuant to the SEQRA and, therefore, that environmental impact statement need not be prepared with respect to the Project (as such quoted phrase is used in SEQRA).

Section 3. The members of the Agency are hereby directed to notify the Planning Board of the concurrence by the Agency that the Planning Board shall be the "lead agency" with respect to the Project, and to further indicate to the Planning Board that the Agency has no information to suggest that the Planning Board was incorrect in its determinations contained in the Negative Declaration.

<u>Section 4</u>. This resolution shall take effect immediately.

The question of the adoption of the foregoing resolution was duly put to a vote on roll call, which resulted as follows:

Trent Trahan	VOTING	YES
David Hoover	VOTING	YES
Michael E. Zurlo	VOTING	YES
Keith Defayette	VOTING	EXCUSED
Mark Leta	VOTING	YES
John VanNatten	VOTING	YES
Joey Trombley	VOTING	YES

The foregoing resolution was thereupon declared duly adopted.

[Remainder of page left blank intentionally]

STATE OF NEW YORK)	
) SS.:	
COUNTY OF CLINTON)	

I, the undersigned Secretary of County of Clinton Industrial Development Agency (the "Agency"), DO HEREBY CERTIFY that I have compared the foregoing annexed extract of the minutes of the meeting of the members of the Agency, including the Resolution contained therein, held on April 11, 2022 with the original thereof on file in my office, and that the same is a true and correct copy of said original and of such Resolution contained therein and of the whole of said original so far as the same relates to the subject matters therein referred to.

I FURTHER CERTIFY that (A) all members of the Issuer had due notice of said meeting; (B) said meeting was in all respects duly held; (C) pursuant to Chapter 417 of the Laws of 2021, as amended (the "2022 Laws"), said meeting was open to the general public, and due notice of the time and place of said meeting was duly given; and (D) there was a quorum of the members of the Issuer, either in person or attending remotely in accordance with the 2022 Laws, throughout said meeting.

I FURTHER CERTIFY that, as of the date hereof, the attached Resolution is in full force and effect and has not been amended, repealed or rescinded.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of the Agency this 11th day of April, 2022.

(SEAL)

EXHIBIT A

NEGATIVE DECLARATION

See attached.

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Dates	U1922	

Full Environmental Assessment Form Part 3 - Evaluation of the Magnitude and Importance of Project Impacts and

Determination of Significance

Part 3 provides the reasons in support of the determination of significance. The lead agency must complete Part 3 for every question. In Part 2 where the impact has been identified as potentially moderate to large or where there is a need to explain why a particular element of the proposed action will not, or may, result in a significant adverse environmental impact:

Based on the analysis in Part 3, the lead agency must decide whether to require an environmental impact statement to further assets the proposed action or whether available information is sufficient for the lead agency to conclude that the proposed action will not have a significant adverse savironmental impact. By completing the cardification on the next page, the lead agency can complete its departmention of significance:

Reasons Supporting This Determination:

- To complete this acction: ktentify the impact based on the Part 2 responses and describe its magnitude. Magnitude considers factors such as severity, rize or extent of an impact.
 - Assess the importance of the impact. Importance relates to the geographic scope, duration, probability of the impact occurring number of people affected by the impact and any additional environmental consequences if the impact were to

 - The assessment should take into consideration my design element or puljest changes.
 Repeat this process for each Part 2 question where the impact has been identified as potentially moderate to large or where there is a need to explain why a particular element of the proposed action will not, or may, result in a significant adverse
 - Provide the reason(s) why the impact may, or will not result in a significant adverse environmental impact
 - Rec Conditional Negative Declarations identify the specific condition(s) imposed that will modify the proposed action so that no significant adverse cavironmental impacts will result.
 - Attach additional theets, as needed.

The project has submitted the project has submitted the project has submitted the project has a submitted the proj	d e complete Patt 1 Long El s considered all especie of il goed the identified relevant idention of all materials rev	AF se effected. The Planel he action, repleyed the EA areas of anytomental on gived and analysis of Part	ng Depertment has Project Navative scenn to desertable 2 of the EAF that	completed the SECRA Pair others where meangarpent a if the action may have a slige to proposed action WILL NO	ii EAF for this Project. I sport, decommissioning ficent enverse Repact of creatilt in any agnifican
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	Determination	on of Significance -	Type 1 and	Unlisted Actions	
SEOR Status:	✓ Type 1	Unlisted	# *		
•	EAF completed for this I	Project: Part 1	Part 2	Part 3	

Upon review of the information recorded on this BAF, as noted, plus this additional support information
and considering both the magnitude and importance of each identified potential impact, it is the conclusion of the angle of the land agency that:
A. This project will result in no significant adverse impacts on the environment, and therefore, an environmental impact intendent need not be prepared. Accordingly, this negative declaration is issued,
B. Although this project could have a significant adverse impact on the environment, that impact will be avoided or ibstinutally mitigated because of the following conditions which will be required by the lead agency:
is its will, therefore, be no algorificant adverse impacts from the project as conditioned, and, therefore, this conditioned negative claration is issued. A conditioned negative declaration may be used only for UNLINTED actions (see a NYCRR 617.7(d)). C. This Project may result in one or more algorificant adverse impacts on the environment, and an environmental impact declaration in impacts, and possible initigation and to environmental impacts. Accordingly, this positive declaration in Issued.
me of Action: Delaware River Solar 2021 Site Plan and Special Use Femili (Local Law Review 2022)
mie of Lend Agency: Town of Plettsburgh Plenning Board
inc of Responsible Officer in Lead Agency: Throlly Palmer
e of Responsible Officer: Planning Spard Chairman
nature of Responsible Officer in Lead Agency:
nature of Properer (if different from Responsible Officer)
Farther Information:
Inct Person; Trescr Cale
ricas; 151 Benker Road
phione Number: 518-562-6850
all: trevore创townotplattsburgh.org
Type 1 Actions and Conditioned Negative Decisrations, a copy of this Notice is sent to:
of fixecutive Officer of the political subdivision in which the action will be principally located (e.g., Town / City / Village of) involved agencies (if any) floant (if any) roumental Notice Bulletin: http://www.dec.ny.gov/enb/enb.html

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