



Date: November 13, 2017

To: Attn: Mario Bohorquez, Planning and Procurement Bureau Chief
Illinois Power Agency
160 North LaSalle Street
Chicago, Illinois 60601

Regarding: Draft Language and Intent on the Community Solar Program

This question is in regard to Section 2.2.3; “New Concepts and Terms” that discusses the maximum 40% oftaker usages as stated; “to offset part or all of the subscriber's electricity usage, and may not constitute more than 40% of the facility’s nameplate capacity.”

There have been questions in the municipal and non-profit space as to whether this limitation applies to public/nonprofit entities that have multiple and distinctly separate facilities, locations, and meters that never-the-less constitute part of the same public organizational/legal entity, so we recommend this amended language:

“to offset part or all of the subscriber's electricity usage, and may not constitute more than 40% of the facility’s nameplate capacity.” **“This restriction shall not be interpreted to include municipalities, school districts, and other public nonprofits that have clearly designated and separate facility locations and metered sites within a certain county, where then each of the separate facilities would qualify as a (separate entity) under the 2000 kW overall maximum installation restriction.”**

Submitted By: Clean Energy Design Group, Inc.

James M. Holtzman

CC: Anthony Starr, MeLana Hessel

PO Box 9050
Springfield, IL 62791
888-961-4750
www.CEDG.us