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Ministry of the Environment, Conservation and Parks Ministère de l'Environnement, de la Protection de la nature et des Parcs

AMENDMENT TO RENEWABLE ENERGY APPROVAL NUMBER 3491-942JA7

Issue Date: November 30, 2019

Concord MightySolar GP1 Ltd. and Concord Solar Energy Inc., as general partners for and on behalf of Concord MightySolar Partnership 1095 West Pender Street, 9th Floor Vancouver, British Columbia V6E 2M6

Site Location: MightySolar Project

13360 Boyne Road - Part 1, Reference 8R3535

Lot 17, Concession 6

North Dundas Township, United Counties of Stormont, Dundas and Glengarry

You are hereby notified that I have amended Approval No. 3491-942JA7 issued on March 4, 2013 for a Class 3 solar facility, as follows:

## A. The Company name has been changed:

FROM: Concord MightySolar GP1 Ltd. and Concord MightySolar GP2 Ltd., as general partners for and on behalf of Concord MightySolar Partnership TO: Concord MightySolar GP1 Ltd. and Concord Solar Energy Inc., as general partners for and on behalf of Concord MightySolar Partnership

## B. The definitions of "Application" and "Company" in the Approval are deleted and replaced by the following:

7. "Application" means the application for a Renewable Energy Approval dated June 12, 2012, and signed by Kerry Adler, President, MightySolar LP, and all supporting documentation submitted with the application, including amended documentation submitted up to March 4, 2013; and as further amended by the application for a Renewable Energy Approval dated January 14, 2014 and signed by Ken Rowbotham, Director, 2239277 Ontario Corp., operating as MightySolar LP, and all supporting documentation submitted with the application, including amended documentation submitted up to May 23, 2014; and as further amended by the applications for a Renewable Energy Approval dated February 9, 2016 and March 11, 2016 and signed by Cliff McCracken, Vice President, Concord MightySolar GP1 Ltd. and Concord MightySolar GP2 Ltd., as general partners for and on behalf of Concord MightySolar Partnership, and all supporting documentation submitted with the application, including amended documentation submitted up to August 4, 2016; and as further amended by the application for a Renewable Energy Approval dated August 5, 2016 and signed by Cliff McCracken, Vice President, Concord MightySolar GP1 Ltd. and Concord MightySolar GP2 Ltd., as general partners for and on behalf of Concord MightySolar

Partnership, and all supporting documentation submitted with the application, including amended documentation submitted up to August 31, 2016; and as further amended by the application dated July 15, 2019 and signed by Cliff McCracken, Vice President, Concord MightySolar GP1 Ltd. and Concord Solar Energy Inc., as general partners for and on behalf of Concord MightySolar Partnership, including amended documentation submitted up to August 12, 2019:

14. "Company" means Concord MightySolar GP1 Ltd. and Concord Solar Energy Inc., as general partners for and on behalf of Concord MightySolar Partnership and includes its successors and assignees;

All other Terms and Conditions of the Approval remain the same.

This Notice shall constitute part of the approval issued under Approval No. 3491-942JA7 dated March 4, 2013.

In accordance with Section 139 of the Environmental Protection Act, within 15 days after the service of this notice, you may by further written notice served upon the Director, the Environmental Review Tribunal and the Minister of the Environment, Conservation and Parks, require a hearing by the Tribunal.

In accordance with Section 47 of the Environmental Bill of Rights, 1993, the Minister of the Environment, Conservation and Parks will place notice of your request for a hearing on the Environmental Registry.

Section 142 of the Environmental Protection Act provides that the notice requiring the hearing shall state:

- a. The portions of the renewable energy approval or each term or condition in the renewable energy approval in respect of which the hearing is required, and;
- b. The grounds on which you intend to rely at the hearing in relation to each portion appealed.

The signed and dated notice requiring the hearing should also include:

- 1. The name of the appellant;
- 2. The address of the appellant;
- 3. The renewable energy approval number;
- 4. The date of the renewable energy approval;
- 5. The name of the Director;
- 6. The municipality or municipalities within which the project is to be engaged in;

## This notice must be served upon:

The Secretary\* AND The Minister of the AND The Director

Environmental Review Tribunal 655 Bay Street, 15th Floor Toronto, Ontario M5G 1E5 Environment, Conservation and Parks 777 Bay Street, 5th Floor Toronto, Ontario M7A 2J3 Section 47.5, Environmental
Protection Act
Ministry of the Environment,
Conservation and Parks
135 St. Clair Avenue West, 1st Floor
Toronto, Ontario
M4V 1P5

\* Further information on the Environmental Review Tribunal's requirements for an appeal can be obtained directly from the Tribunal at: Tel: (416) 212-6349, Fax: (416) 326-5370 or www.ert.gov.on.ca

Under Section 142.1 of the Environmental Protection Act, residents of Ontario may require a hearing by the Environmental Review Tribunal within 15 days after the day on which notice of this decision is published in the Environmental Registry. By accessing the Environmental Registry at <a href="https://ero.ontario.ca/">https://ero.ontario.ca/</a>, you can determine when this period ends.

Approval for the above noted renewable energy project is issued to you under Section 47.5 of the Environmental Protection Act subject to the terms and conditions outlined above.

DATED AT TORONTO this 30th day of November, 2019

Mohsen Keyvani, P.Eng. Director Section 47.5, *Environmental Protection Act* 

JG/

c: Area Manager, MECP Cornwall c: District Manager, MECP Ottawa Calvin Chan, Concord Pacific Group Inc.