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NEW YORK STATE PUBLIC SERVICE COMMISSION
PARTY STATUS REQUEST FORM

If you wish to become a party, fill out this "Party Status Request Form" OR use the Department's web interface. A separate request for Party status will be required for each proceeding. Only one form per party is necessary. Additional representatives of a party can be added informally, via an e-mail to the ALJ or Secretary, or by use of the "Party Representatives Form" if desired. To remove or substitute representatives on the Party List, the "Party Representatives Form" is required.

Case No.:	<u>03-E-0188</u>
Case Title (short reference):	<u>Proceeding on Motion of the Commission Regarding a Retail Renewable Portfolio Standard</u>
Date of Request:	<u>November 9, 2012</u>

Name of Party (This MUST be filled in. If you are an individual representing yourself, please so indicate):	<u>Solar Energy Industries Association (SEIA)</u>
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Your Name:	<u>Carrie Hitt</u>
Title:	<u>Vice-President of State Affairs</u>
Firm/Company/Organization, if applicable:	<u>Solar Energy Industries Association</u>
Mailing Address:	<u>Solar Energy Industries Association 505 9th Street N.W., Suite 800 Washington, DC 20004</u>
Telephone Number:	<u>(617) 688-9417</u>
E-mail Address:	<u>CHitt@seia.org</u>

Please state here the nature of the party's interest in the case, including, if applicable, how the party's participation might contribute to the development of a complete record or is otherwise fair and in the public interest:

The Solar Energy Industries Association (SEIA) is the national trade association of the United States solar industry and has over 1,000 member companies, 85 of which are located in the State of New York. These companies are active in all aspects of the solar energy markets in New York State and across the nation. For example, SEIA's members have solar energy customers in New York and expect to serve many more solar customers in the future. In addition, SEIA's predecessor, The Solar Alliance, has previously provided extensive comments in this proceeding. SEIA has also filed comments in this proceeding. This RPS proceeding has had and will continue to have a major impact on the market for solar energy in New York and thus has a direct and substantial impact on SEIA and its members. Moreover, SEIA's interests cannot be adequately represented by any other party. In addition, SEIA's experience in other solar markets would be beneficial to the RPS proceeding dialogue.

ELECTRONIC SERVICE OF DOCUMENTS ISSUED BY PARTIES UPON EACH OTHER:

We will presume that, by providing your e-mail address, you are consenting to electronic service of documents upon you by other parties, and you agree that you will electronically serve all other parties except those who have not consented to electronic service, whom you must serve by mail or hand delivery.

Check the ***box*** below if the party does not have the ability to send and receive e-mail:

I do not have the ability to send and receive e-mail. Therefore I do not consent to receive electronic service and I do not agree to serve other parties by e-mail. Instead, I request that documents be served upon me by mail or hand delivery.

Note: Whether or not you have an e-mail address, if you require use of a different means of service of some or all documents between parties, then you may, pursuant to 16 NYCRR §3.5(e)(2), 1) apply to the Secretary or presiding officer and make a showing of good cause why you should be allowed to use a different means of serving or receiving service of documents, or 2) agree with other parties on a different means of service and file such agreement with the Secretary or presiding officer **with a signed copy of this form.**

ELECTRONIC SERVICE OF DOCUMENTS ISSUED BY THE COMMISSION:

If you consent to receive Commission-issued orders electronically, you will receive all Commission-issued documents electronically. If you do not consent to receive Commission-issued orders electronically, you will receive all Commission-issued documents by mail.

Check the ***boxes*** below if the party consents to have the Commission serve orders that affect such party upon the party by electronic means only, pursuant to 16 NYCRR §3.2(b)(1).

I am authorized by the party to grant consent to receive electronic-only service of Commission-issued orders, AND

I, on behalf of myself or the party I represent, knowingly waive the right specified in Public Service Law §23(1) to be served personally or by mail with orders that affect me or the party I represent and consent to receive service of Commission-issued orders by electronic means only, such consent to remain in effect until revoked.

Note: Any party specifying terms of its consent to receive service by electronic means of Commission-issued orders other than that the consent would remain in effect until revoked, shall state such terms with respect to e.g. duration, persons consenting or types of documents, in writing to the Secretary or presiding officer *with a copy of this form.*

SUBMISSION OF THIS FORM:

If you have consented to electronic service of documents among the parties and of orders issued by the Commission, please e-mail this form to Secretary@dps.ny.gov AND serve it upon all parties (including any presiding ALJ) on the Parties List for this case, if such a Parties List is posted.

If you:

- (a) do not have the ability to send and receive e-mail or for some other reason will request permission from the Secretary or presiding officer to serve and be served by other parties by means other than electronic service OR
- (b) do not consent to electronic service of Commission-issued orders, including orders that may affect you, as indicated above,

sign below and mail a hard copy of this form to the Secretary, NYS Public Service Commission, Three Empire State Plaza, Albany, NY 12223-1350. ALSO, you must mail or e-mail or deliver copies to all parties (including any presiding ALJ) on the Parties List for this case, if such a Parties List is posted.

Signature: <u>Carrie Hitt</u>	Date: <u>11/9/2012</u>
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Your request to be a party is subject to the right of other parties to object and subject to the final determination of the Administrative Law Judge, if one is assigned, or to the Secretary if no Administrative Law Judge is assigned to this case.