## Community Solar Platform PO Box 411213 St. Louis, MO 63141

Via Email: <a href="mailto:secretary@dps.ny.gov">secretary@dps.ny.gov</a> Via DMM Matter No. 17-02275

October 8, 2025

Michelle L. Philips Secretary Public Service Commission Empire State Plaza Agency Building 3 Albany, NY 12223-1350

> In the Matter of 17-02275 Case 15-M-0180 Matter No. 25-02081

## Secretary Philips:

On behalf of TGC IV Community Solar LLC ("TGC") I am pleased to submit the following documents:

- Copies of the annual report, cover letter, and associated documents that were submitted on March 31, 2025 by Solomon Community Solar LLC on behalf of TGC IV Community Solar LLC. Later that day we received confirmation, also attached, of receipt of this filing.
- Updated DERS Registration Form
  - The updated form reflects the Service Provider role being played by Community Solar Platform ("CSP") which recently acquired the assets of Solomon Community Solar LLC ("SCS") and has assumed SCS's responsibilities as a Service Provider as of October 1, 2025, pursuant to an assignment assumption agreement between CSP and SCS, relating to community solar subscriptions and management of subscribers in New York State.
  - o A completed DER Provider Annual Compliance Spreadsheet for 2024.
    - Please see the DER Provider Annual Compliance Spreadsheet filed on March 31, 2025. The Compliance Spreadsheet for 2024 reflects the absence of any operating projects or customers in New York.
    - Emails from the Public Service Commission regarding the 2024 filing for TGC projects were being sent to emails that were no longer being followed at TGC or at SCS, the subscription management company that

had provided management services to TGC prior to the sale of TGC's New York projects in 2023.

- TGC does not wish to withdraw its DER provider registration. TGC's 2025
   Provider Annual Compliant Spreadsheet, to be filed by March 2026, will reflect operating projects and customer counts that were initiated in 2025.
- The Service Provider Contact Information form has been updated to reflect the assignment to CSP of SCS's responsibilities as a Service Provider.

At the time of the March 31, 2025, filing the information and attachments in TGC's DER registration form were still current and accurate. We sincerely apologize if a statement to this effect was omitted from the annual report. As you can see from the revised DER registration attached to this filing, some of the statements may now be updated to reflect a number of changes including changes in contact information as well as the recent assignment to CSP of SCS's responsibilities as a Service Provider in connection with TGC's DER projects.

Respectfully,

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