# EB.20150302

October 21, 2015

Board Secretary Ontario Energy Board P.O. Box 2319 2300 Yonge Street, 27<sup>th</sup> floor Toronto, ON M4P 1E4

AXIUM

INFRASTRUCTURE

## Re: Request for a name & address Change amendment to Electricity Generation Licence EG-2010-0165

To the Board of secretary,

The object of this letter is to request an amendment to change the name that appears on the Electricity Generation Licence EG-2010-0165 from Fiera Axium Solar St. Isidore B Limited Partnership to Axium Solar St. Isidore B Limited Partnership. The name changes in our project entities was carried out for administrative reasons resulting from the obligation of our US project entities to comply with regulatory constraints associated with the Volcker rule. The name change and address change are effective as of July 23, 2015. Attached with this letter is the RESOP Contract Amending Agreement demonstrating acceptance of this name change by the Independent Electricity System Operator (the "IESO").

The Partnership wishes to have the proceeding disposed of without a hearing, as per section 21(4)(b), because no person will be adversely affected in any material way by the outcome of the proceeding.

Please note the following changes with respect to the licensee:

Address:

**Contact Name:** 

120 Adelaide Street East, suite 425 Toronto, ON M5H 1T1 Jean-François Poisson, Asset manager T. 514-954-6586

Please do not hesitate to contact Jean-François Poisson at (514) 954-6586 or by email at <u>ifpoisson@axiuminfra.com</u> should you have further questions.

Dominic Chalifoux Director, Axium Solar St. Isidore B General Partnership

2020, boul. Robert-Bourassa Bureau 2500 Montréal (Québec) H3A 2A5

120 Adelaide Street West Suite 425 Toronto, ON M5H 1T1 410 Park Avenue Suite 510 New York, NY 10022

## **RESOP CONTRACT AMENDING AGREEMENT**

BETWEEN the Independent Electricity System Operator (the "IESO") and the Generator, and effective as of the date that this Amending Agreement has been fully executed ("Effective Date").

RESOP CONTRACT: RESOP CONTRACT #13195 DATED <u>March 31, 2008</u> BETWEEN THE IESO AND THE GENERATOR, as amended from time to time GENERATOR: <u>Fiera Axium Solar St Isidore B Limited Partnership</u> SECURED LENDER: <u>BNY Trust Company of Canada</u> [AS PER PRIOR WRITTEN NOTICE TO IESO; OTHERWISE, IF NONE, STATE "NONE"] REQUESTED AMENDMENT: Item # 4 be amended by deleting the existing text, "<u>Fiera</u> <u>Axium Solar St Isidore B Limited Partnership</u>" and replacing it with the following: "<u>Axium</u> Solar St Isidore B Limited Partnership]".

REASON FOR REQUESTED AMENDMENT: <u>The name changes in our project entities</u> was carried out for administrative reasons resulting from the obligation of our US project entities to comply with regulatory constraints associated with the Volcker rule.

**NOW THEREFORE** in consideration of these premises and the covenants and agreements hereinafter set forth and contained and for other good and valuable consideration, in receipt and sufficiency of which is hereby irrevocably acknowledged, the parties hereto covenant and agree as set forth below.

- 1. All terms not otherwise defined shall have the meanings assigned to those terms in the RESOP Contract.
- 2. The RESOP Contract is amended as set out in the Requested Amendment.
- 3. The Generator represents to the IESO, and acknowledges that the IESO is relying on such representations in agreeing to this Amendment:
  - a. The representations of the Generator set out at Sections 6.1 and 6.2 of the RESOP Contract are true, complete and accurate as at the date hereof, and are hereby restated and reaffirmed by the Generator as representations made to the IESO as of the date hereof, provided that every occurrence of the term "this Agreement" shall be read to means "this Agreement and this Amending Agreement".
  - b. All statements, specifications, data, confirmations and information delivered to the IESO in connection with the Requested Amendment are complete and accurate in all material respects.
  - c. The Generator satisfies the eligibility requirements set out in the Program Rules.
  - d. No Generator Event of Default has occurred and is continuing, and, for certainty, the Requested Amendment shall not cause a Generator Event of Default to occur.
  - e. The execution, delivery and performance of this Amending Agreement by the Generator and the consummation of the transactions contemplated hereby will not result in the breach or violation of any of the provisions of, or constitute a default under, or conflict with or cause the termination, cancellation or

acceleration of, its material obligations or any judgment, decree, order or award to which it is subject or any license permit, approval, consent or authorization held by it.

- 4. The Generator agrees that it is bound by all other provisions of the RESOP Contract in full force and effect.
- 5. The RESOP Contract together with this Amending Agreement constitute the entire agreement between the Parties pertaining to the subject matter of the RESOP Contract and this Amending Agreement.
- 6. Each of the Parties shall, from time to time on written request of the other Party, do all such further acts and execute and deliver or cause to be done, executed or delivered all such further acts, deeds, documents, assurances and things as may be reasonably required in order to fully perform and to more effectively implement and carry out the terms of this Amending Agreement.
- 7. This Amending Agreement shall be binding upon and shall enure to the benefit of the Parties and their respective heirs, executors, administrators, personal and legal representatives, successors and permitted assigns.
- 8. This Amending Agreement shall be governed by and construed in accordance with the laws of the Province of Ontario and the federal laws of Canada applicable therein.

**IN WITNESS WHEREOF** and intending to be legally bound the parties have executed this Amending Agreement.

### NOTE: If the Generator is a corporation

| [GENERATOR] |  |
|-------------|--|
| By:         |  |
| Name:       |  |
| Title:      |  |
| Date:       |  |

I have the authority to bind the corporation.

#### NOTE: If the Generator is a Limited Partnership.

Axium Solar St Isidore B Limited Partnership (formerly known as Fiera Axium Solar St Isidore B LP, **by its general partner** Axium Solar St Isidore B GP Inc. (formerly known as Fiera Axium Solar St Isidore B GP Inc.

By: Name: Dom pic Challforx Title: Vice President Date: Sep 23/15

RESOP CONTRACT AMENDING AGREEMENT (July 2015)

I have the authority to bind the corporation.

NOTE: If the Generator is a natural person.

Name: [GENERATOR]

Witness:

NOTE: If the <u>Generator</u> is a General Partnership

[GENERATOR], by its [INDICATE "managing" or DELETE] general partner [GENERAL PARENER]

By:\_\_\_\_\_\_ Name: Title: Date:

I have the authority to bind the corporation.

The Secured Lender hereby consents to this assignment and novation pursuant to Section 9.1(2) of the RESOP Contract

.....

BNY Trust Company of Canada, as Collateral Agent on behalf of the Secured Party Beneficiaries

| Ву:_(           | N-R                                       |
|-----------------|---|
| Name:<br>Title: | Henry Hamilton II<br>Authorized Signatory |
| Date:           | September 24/2015.                        |

INDEPENDENT ELECTRICITY SYSTEM OPERATOR

By: JoAnne Butler Vice President, Markets and Resource Development Date:

RESOP CONTRACT AMENDING AGREEMENT (July 2015)

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I have the authority to bind the corporation.