

WRITABLE FORM

120 Adel PAGE Wast S F 134 Toronto, Ontario M5H 1T1 T 416-967-7474 F 416-967-1947 www.ieso.ca

#### INSTRUCTIONS: ACCESS RIGHTS DECLARATION

Section 3.5(d) of the FIT Rules, Version 5.0

Page i of i | Aug 2016 | IESOMRD/f-FIT-001r1

Capitalized terms not defined herein have the meanings ascribed to them in the FIT Rules, Version 5.0.

#### INSTRUCTIONS APPLICABLE TO ALL PRESCRIBED FORMS

- 1. The instruction page is not required to be submitted with the hard copy Application materials.
- 2. Where the Prescribed Form has multiple pages, the Prescribed Form should be stapled.
- 3. The first page of the Prescribed Form must be marked with the FIT Reference Number associated with the Application.
- 4. Information provided in the Prescribed Form must be consistent with the information provided in the electronic Application Form.
- 5. Where a blank field for a section/page reference is provided in a Prescribed Form, enter the section/page reference of the Application where the substantiating evidence for that particular item can be found.
- 6. Apart from the completion of any blanks, bullets or similar uncompleted information in the Prescribed Form, no amendments may be made to the wording of this Prescribed Form.
- 7. Each Prescribed Form must be completed in its entirety. Fields marked "if applicable" must be completed if applicable to the Application. If not applicable, they should be marked "not applicable".
- 8. If the signature of the Applicant is required for a Prescribed Form, the Prescribed Form must be signed by an individual with authority to bind the Applicant.
- 9. With the exception of this instruction page, instructions within the Prescribed Form will be enclosed in brackets and italicized.

#### INSTRUCTIONS SPECIFIC TO THIS PRESCRIBED FORM

- 10. If the Applicant is an individual, and the Applicant is the declarant, a best description of the relationship may be used in the field in item 2(b) of this Prescribed Form. As examples, "Applicant", "individual" or "natural person" would all be accepted.
- 11. Exhibit "A": Solicitor's Acknowledgement must only be completed by the "Solicitor" identified in item 4, and for greater clarity, the advice that the Solicitor is providing is to the Applicant and not to the individual making the declaration.
- 12. The original ink signature must be provided on the Prescribed Form included with the hard copy Application materials.
- 13. With respect to item 4(b), please provide all PINs associated with each Property on which the Site is located. Where a single Property contains a condominium with a large number of sequential PINs, the PINs can be entered as a range (for example: 10000-0000 to 10000-0025). Where the PINs are not available, the legal description and municipal address of the Property can be provided.

APPENDIX A REPORT PW16020a PAGE 2 OF 34





WRITABLE FORM

Toronto, Ontario M5H 1T1 T 416-967-7474 F 416-967-1947 www.ieso.ca

### PRESCRIBED FORM: ACCESS RIGHTS DECLARATION

Section 3.5	(d) of the FIT Rules, Version 5.0	Page 1 of 2   Aug 2016   IESOMRD/f-FIT-001r1
	UTORY DECLARATION, PROVINCE OF ONTARIO IN THE MATTER OF opplication under the Feed-In Tariff Rules, Version 5.0.	FIT Reference Number:
	calized terms not defined herein have the meanings ascribed to them e FIT Rules, Version 5.0.	(The FIT Reference Number must be inserted by the Applicant in order for the Prescribed Form to comply with the FIT Rules.)
l,	(insert the name of the declarant) , of the	(insert City/Town/Region, etc.) of
on	(insert the name of the City/Town/Region, etc.) , in (insert to behalf of the Applicant, without personal liability, the following information	he name of the Province or State) DO SOLEMNLY DECLARE,
<b>2</b> a)	The legal name of the Applicant is:	
b)	I am the / an (insert office held, e.g. president, officer, etc.) of the	ne Applicant and have knowledge of the matters herein described.
c) <sup>-</sup>	The Applicant has submitted, or intends to submit, an Application under the	FIT Rules, Version 5.0.
l co	onfirm that the Project <i>(check if applicable)</i> :	aph (a) of the definition of First Nation Lands.
4 SOLI	CITOR AND PROPERTY INFORMATION	<del></del>
	The Applicant has retained (insert the name of the retained to practice law in the province of Ontario, to provide the Applicant with legal identified in the Application.	
	Insert the Property Identification Number(s) ("PIN(s)") for the Property or P If there is no PIN, insert the legal description of the Site.	roperties on which the Site is located.
c)	I confirm that the Applicant holds Access Rights to the Site as of the date of	this Access Rights Declaration.
	If the Application is for a Rooftop Solar Project on an Unconstructed Buildin provisions specific to such Projects.	g, I confirm and acknowledge that the definition of Site contains
e)	I confirm that the Applicant (check if applicable):	
	has been granted Access Rights from a Municipal Site Host or Public S	ector Entity Site Host.
f) I	confirm that the Applicant (check if applicable):	
	has been granted Access Rights from an Indigenous Community Site H	ost.
	Where an Application is in respect of a Project on federal Crown lands, in ad Rules, Version 5.0, Access Rights may include a "Priority Permit" issued purs Permit" issued by Parks Canada pursuant to the <i>Dominion Water Power Act</i> Crown.	suant to the <i>Dominion Water Power Act</i> (Canada), a "Survey



Page 2 of 2 | Aug 2016 | IESOMRD/f-FIT-001r1

Connecting Today,
Powering Tomorrow.

Section 3.5(d) of the FIT Rules, Version 5.0

## FEED-IN TARIFF PROGRAM

WRITABLE FORM

Toronto, Ontario M5H 1T1 T 416-967-7474 F 416-967-1947 www.ieso.ca

#### PRESCRIBED FORM: ACCESS RIGHTS DECLARATION

h) Prior to submission of this Prescribed Form, the Applicant acknowledges it must attach hereto the executed Exhibit "A" the Solicitor's Acknowledgement (to be completed by the Solicitor), indicating that the Solicitor has provided the Applicant with legal advice regarding the subject matter of this Access Rights Declaration and as described herein.				
AND I MAKE THIS SOLEMN DECLARATION conscientiously believing it to be true, and knowing that it is of the same force and effect as if made under oath and by virtue of the Canada Evidence Act.				
Name of Declarant	Declared before me at (insert City, Town, Region, etc.) of  (insert the name of the City, Town, Region, etc.) in the province of Ontario			
	this day of , 20 Name of Commissioner of Oaths, etc.			
(Statutory declarations must be solemnly declared and signed before commissioners of oaths or similar officials (e.g. notary public).)	Signature of Commissioner of Oaths, etc.			
This is to certify that I have provided legal advice to (insert the legal name of the Applicant) (the "Applicant") in respect of the Applicant's Access Rights to the Site identified in the FIT 5.0 Application that is proposed to be located on:				
(Insert PIN(s) for the Property or Properties on which the Site is locate	ed, or if there is no PIN, insert the legal description of the Site)			
I have reviewed the Applicant's Access Rights Declaration declared by the Applicant on				
to the Site or the enforceability of any agreement.  DATED this day of , 20	Name of Solicitor			
(The Prescribed Form containing the original ink signature must be provided in the hard copy Application materials.)	Signature of Solicitor			



### FEED-IN TARIFF

WRITABLE FORM

Toronto, Ontario M5H 1T1 T 416-967-7474 F 416-967-1947 www.ieso.ca

## INSTRUCTIONS: LAND EVALUATION STUDY PEER REVIEW DECLARATION FOR NON-ROOFTOP SOLAR PROJECT

Section 3.8(c)(v)(B) of the FIT Rules, Version 5.0

Page i of i | Aug 2016 | IESOMRD/f-FIT-005r1

Capitalized terms not defined herein have the meanings ascribed to them in the FIT Rules, Version 5.0.

#### INSTRUCTIONS APPLICABLE TO ALL PRESCRIBED FORMS

- 1. The instruction page is not required to be submitted with the hard copy Application materials.
- 2. Where the Prescribed Form has multiple pages, the Prescribed Form should be stapled.
- 3. The first page of the Prescribed Form must be marked with the FIT Reference Number associated with the Application.
- 4. Information provided in the Prescribed Form must be consistent with the information provided in the electronic Application Form.
- 5. Where a blank field for a section/page reference is provided in a Prescribed Form, enter the section/page reference of the Application where the substantiating evidence for that particular item can be found.
- 6. Apart from the completion of any blanks, bullets or similar uncompleted information in the Prescribed Form, no amendments may be made to the wording of this Prescribed Form.
- 7. Each Prescribed Form must be completed in its entirety. Fields marked "if applicable" must be completed if applicable to the Application. If not applicable, they should be marked "not applicable".
- 8. If the signature of the Applicant is required for a Prescribed Form, the Prescribed Form must be signed by an individual with authority to bind the Applicant.
- 9. With the exception of this instruction page, instructions within the Prescribed Form will be enclosed in brackets and italicized.

#### INSTRUCTIONS SPECIFIC TO THIS PRESCRIBED FORM

- 10. The peer reviewer must attach his/her curriculum vitae to the Prescribed Form as Exhibit "A".
- 11. The Land Evaluation Study report must be attached to the Prescribed Form as Exhibit "B".
- 12. The original ink signature must be provided on the Prescribed Form included with the hard copy Application materials.
- 13. The date and title of the Land Evaluation Study report requested in item 2(c) of this Prescribed Form should be the date and title found on the coverpage of the report. For additional clarity, the date requested is not the date the study was conducted, but rather the date of the report itself.

APPENDIX A REPORT PW16020a PAGE 6 OF 34

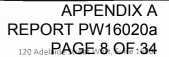




Toronto, Ontario M5H 1T1 T 416-967-7474 F 416-967-1947 www.ieso.ca

## Connecting Today. Powering Tomorrow. PRESCRIBED FORM: LAND EVALUATION STUDY PEER REVIEW DECLARATION FOR NON-ROOFTOP SOLAR PROJECT

Section 3.8(c)(v)(B) of the FIT Rules, Version 5.0	Page 1 of 3   Aug 2016   IESOMRD/f-FIT-005r1		
STATUTORY DECLARATION, PROVINCE OF ONTARIO IN THE MATTER OF an Application under the Feed-In Tariff Rules, Ve	(The FIT Reference Number must be inserted by the Applicant		
Capitalized terms not defined herein have the meanings ascribed to in the FIT Rules, Version 5.0.	them in order for the Prescribed Form to comply with the FIT Rules.)		
I, (insert the name of the declarant), of t	he of		
(insert the name of the City/Town/Region, etc.), in on behalf of the Applicant, without personal liability, the following	(insert the name of the Province, State, etc.) , DO SOLEMNLY DECLARE, information:		
a) This declaration is being made on behalf of: b) I have the following qualifications (enter in text field below and	(insert the legal name of the Applicant) (the "Applicant").  attach curriculum vitae as Exhibit "A"):		
e) I have direct knowledge that the Land Evaluation Study was per accompanied by a peer review process ("Peer Review Process") at the URL: http://www.energy.gov.on.ca/en/fit-and-microfit-p f) The Peer Review Process was carried out as follows:  (insert description of Peer Review Process. g) The Land Evaluation Study accompanied by the Peer Review Process 1 Lands, CLI Class 2 Lands or CLI Class 3 Lands. h) I have no direct or indirect professional, financial or personal at on the Site, the Applicant or its affiliates, other than payment for	rty(ies) on which the Site is located on:  and Evaluation Study").  If space is insufficient, attach further documentation)  pocess demonstrates that the Site is located on:  rty(ies) on which the Land Evaluation Study was performed)  formed in accordance with the prescribed standardized methodology, as set out by the Ontario Ministry of Agriculture, Food and Rural Affairs rogram/fit-soilstudy/.  If space is insufficient, attach further documentation)  pocess demonstrates that the Site is not located on CLI Organic Lands, CLI  filiation with, or interest in, the Site or the FIT Project intended to be located		
	ng it to be true, and knowing that it is of the same force and effect as if made		
under oath and by virtue of the Canada Evidence Act.         Name of Declarant       Declared before me at (insert City, Town, Region, etc.) of			
(insert the name of the City, Town, Region, etc.) in the province of Ontario			
Signature of Declarant this day of, 20			
(Statutory declarations must be solemnly declared and signed before commissioners of oaths or similar officials (e.g. notary public). Signatures must be in original ink.)  Name of Commissioner of Oaths, etc.  Signature of Commissioner of Oaths, etc.			





WRITABLE FORM

Toronto, Ontario M5H 1T1 T 416-967-7474 F 416-967-1947 www.ieso.ca

## PRESCRIBED FORM: LAND EVALUATION STUDY PEER REVIEW DECLARATION FOR

NON-ROOFTOP SOLAR PROJECT Section 3.8(c)(v)(B) of the FIT Rules, Version 5.0	Page 2 of 3	Aug 2016	IESOMRD/f-FIT-005r1
EXHIBIT "A" CURRICULUM VITAE OF PEER REVIEWER			
Attach the curriculum vitae of the peer reviewer.			
			*
		9	





WRITABLE FORM

20 Ade**lia (No Lews)** (With 1974) Toronto, Ontario M5H 1T1 T 416-967-7474 F 416-967-1947 www.ieso.ca

## PRESCRIBED FORM: LAND EVALUATION STUDY PEER REVIEW DECLARATION FOR

ION-ROOFTOP SOLAR PROJECT ection 3.8(c)(v)(B) of the FIT Rules, Version 5.0  XHIBIT "B"   Land Evaluation Study	Page 3 of 3	Aug 2016   IESOMRD/f-FIT-005r1
Attach the Land Evaluation Study report described in item 2(c).		



WRITABLE FORM

Toronto, Ontario M5H 1T1 T 416-967-7474 F 416-967-1947 www.ieso.ca

#### INSTRUCTIONS: MUNICIPAL or PUBLIC SECTOR ENTITY PARTICIPATION PROJECT DECLARATION

Sections 3.11(a)(iii) and 5.1(c)(ii) of the FIT Rules, Version 5.0

Page i of i | Aug 2016 | IESOMRD/f-FIT-009r1

Capitalized terms not defined herein have the meanings ascribed to them in the FIT Rules, Version 5.0.

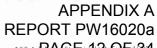
#### INSTRUCTIONS APPLICABLE TO ALL PRESCRIBED FORMS

- 1. The instruction page is not required to be submitted with the hard copy Application materials.
- 2. Where the Prescribed Form has multiple pages, the Prescribed Form should be stapled.
- 3. The first page of the Prescribed Form must be marked with the FIT Reference Number associated with the Application.
- 4. Information provided in the Prescribed Form must be consistent with the information provided in the electronic Application
- 5. Where a blank field for a section/page reference is provided in a Prescribed Form, enter the section/page reference of the Application where the substantiating evidence for that particular item can be found.
- 6. Apart from the completion of any blanks, bullets or similar uncompleted information in the Prescribed Form, no amendments may be made to the wording of this Prescribed Form.
- 7. Each Prescribed Form must be completed in its entirety. Fields marked "if applicable" must be completed if applicable to the Application. If not applicable, they should be marked "not applicable".
- 8. If the signature of the Applicant is required for a Prescribed Form, the Prescribed Form must be signed by an individual with authority to bind the Applicant.
- 9. With the exception of this instruction page, instructions within the Prescribed Form will be enclosed in brackets and italicized.

#### INSTRUCTIONS SPECIFIC TO THIS PRESCRIBED FORM

- 10. If the Applicant is an individual, and the Applicant is the declarant, a best description of the relationship may be used in the field in item 2(b) of this Prescribed Form. As examples, "Applicant", "individual" or "natural person" would all be accepted.
- 11. If the Municipal or Public Sector Entity is not the Applicant and therefore holds either a Direct Economic Interest in the Applicant, or an indirect Economic Interest in the Applicant, Exhibit "A"must be attached.
- 12. If the Applicant has issued more than one type of securities, the number and type of all issued and outstanding securities must be included in Exhibit "A".
- 13. Complete Exhibit "B" where the Municipality holds an Economic Interest in the Applicant through an LDC Affiliate.

APPENDIX A REPORT PW16020a PAGE 11 OF 34





WRITABLE FORM

120 Ad **P.A.G.E**: **1/2**t, **0 F.** 1**34**Toronto, Ontario M5H 1T1

T 416-967-7474

F 416-967-1947

www.ieso.ca

#### PRESCRIBED FORM: MUNICIPAL or PUBLIC SECTOR ENTITY PARTICIPATION PROJECT DECLARATION

Sections 3.11(a)(iii) and 5.1(c)(ii) of the FIT Rules, Version 5.0	Page 1 of 3   Aug 2016   IESOMRD/f-FIT-009r1		
STATUTORY DECLARATION, PROVINCE OF ONTARIO IN THE MATTER OF an Application under the Feed-In Tariff Rules, Ve Capitalized terms not defined herein have the meanings ascribed to in the FIT Rules, Version 5.0.	(The FIT Reference Number must be inserted by the Applicant		
i, (insert the name of the declarant)	, of the (insert City/Town/Region, etc.) of		
(insert the name of the City/Town/Region, etc.), in on behalf of the Applicant, without personal liability, the following	(insert the name of the Province or State) DO SOLEMNLY DECLARE, sinformation:		
a) The legal name of the Applicant is:			
b) I am the / an (insert office held, e.g. president, officer, etc.	) of the Applicant and have knowledge of the matters herein described.		
c) The Applicant has submitted, or intends to submit, an Application	on under the FIT Rules, Version 5.0.		
a) The Municipal or Public Sector Entity(ies) (check one):			
is the Applicant (if selected, item 4 does not apply) holds a Direct Economic Interest in the Applicant	holds an indirect Economic Interest in the Applicant  through an LDC Affiliate (this option is only applicable to a  Municipal Participation Project)		
a) The full legal name of the Municipal or Public Sector Entity(ies)	is:		
b) The Economic Interest held by the Municipal or Public Sector Er	ntity(ies) is (check one):		
A Direct Economic Interest			
Where the Municipal or Public Sector Entity(ies) is not the Applicant and it holds a Direct Economic Interest in the Applicant, attach to this form as Exhibit "A", the register of shareholders or equivalent, that lists the respective number of shares or equivalent held by the shareholders, or equivalent, in the Applicant.			
-	e: this option is only applicable to a Municipal Participation Project)		
Where the Municipality holds an indirect Economic Inter	,, ,		
equivalent held by the shareholders, or equivale. Applicant and the Municipality through which th	of shareholders or equivalent that list the respective number of shares or ent, in the Applicant and each of the intermediate entities between the e Municipality holds its Economic Interest in the Applicant; and lal chart showing the Applicant and the Municipality's Economic Interest in		
	other intermediate entities between the Applicant and the Municipality		
AND I MAKE THIS SOLEMN DECLARATION conscientiously believing it to be true, and knowing that it is of the same force and effect as if made under oath and by virtue of the Canada Evidence Act.			
Name of Declarant	Declared before me at (insert City, Town, Region, etc.) of		
	_(insert the name of the City, Town, Region, etc.)_ in the province of Ontario		
Signature of Declarant	this , 20		
	Name of Commissioner of Oaths, etc.		
(Statutory declarations must be solemnly declared and signed before commissioners of oaths or similar officials (e.g. notary public).)	Signature of Commissioner of Oaths, etc.		





WRITABLE FORM

Toronto, Ontario M5H 1T1 T 416-967-7474 F 416-967-1947 www.ieso.ca

#### PRESCRIBED FORM: MUNICIPAL or PUBLIC SECTOR ENTITY PARTICIPATION PROJECT DECLARATION

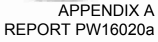
Sections 3.11	(a)(iii) and 5.1(c)(ii) of the FIT Rules, Version 5.0	Page 2 of 3	Aug 2016	IESOMRD/f-FIT-009r1
EXHIBIT "A"	REGISTER OF SHAREHOLDERS, MEMBERS, ETC.	-		

#### a) If the Municipal or Public Sector Entity(ies) holds a <u>Direct Economic Interest</u> in the Applicant:

Where the Municipal or Public Sector Entity(ies) is not the Applicant and holds a Direct Economic Interest in the Applicant, attach the register(s) of members, shareholders or equivalent that lists the respective number of membership units, shares or equivalent held by the Municipal or Public Sector Entity in the Applicant.

#### b) If the Municipality holds an indirect Economic Interest in the Applicant through an LDC Affiliate:

Where the Municipality holds an indirect Economic Interest in the Applicant attach the register(s) of shareholders or equivalent, that lists the respective number of shares (or equivalent) held by the shareholders, or equivalent, in the Applicant and each of the immediate entities between the Applicant and the Municipality through which the Municipality holds its Economic Interest in the Applicant.



**FEED-IN TARIFF PROGRAM** Connecting Today. Powering Tomorrow.

WRITABLE FORM

120 Ad PAGE t **1/4. OF 134**Toronto, Ontario M5H 1T1
T 416-967-7474 F 416-967-1947 www.ieso.ca

#### Р

PRESCRIBED FORM: MUNICIPAL or PUBLIC SECTOR ENTITY PARTICIPATION PROJECT DECLARATION				
Sections 3.11(a)(iii) and 5.1(c)(ii) of the FIT Rules, Version 5.0	Page 3 of 3   Aug 2016   IESOMRD/f-FIT-009r1			
EXHIBIT "B" ORGANIZATIONAL CHART OF THE MUNICIPALITY'S ECONOMIC INTEREST IN THE APPLICANT				
	LINE ACCIONA			
This chart is <b>only</b> required where the Municipality holds an indirect Economic Interest in the Applica	nt through an LDC Affiliate.			
Attach an organizational chart showing the Applicant and the Municipality's Economic Interest in intermediate entities between the Applicant and the Municipality through which the Municipality Applicant.	the Applicant including, ALL holds its Economic Interest in the			
*				



WRITABLE FORM

Toronto, Ontario M5H 1T1 T 416-967-7474 F 416-967-1947

#### INSTRUCTIONS: VISUAL SCREENING AND SETBACK ACKNOWLEDGEMENT

Section 3.8(e) of the FIT Rules, Version 5.0

Page i of i | Jun 2016 | IESOMRD/f-FIT-004r1

Capitalized terms not defined herein have the meanings ascribed to them in the FIT Rules, Version 5.0.

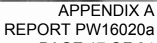
#### INSTRUCTIONS APPLICABLE TO ALL PRESCRIBED FORMS

- 1. The instruction page is not required to be submitted with the hard copy Application materials.
- 2. Where the Prescribed Form has multiple pages, the Prescribed Form should be stapled.
- 3. The first page of the Prescribed Form must be marked with the FIT Reference Number associated with the Application.
- Information provided in the Prescribed Form must be consistent with the information provided in the electronic Application Form.
- 5. Where a blank field for a section/page reference is provided in a Prescribed Form, enter the section/page reference of the Application where the substantiating evidence for that particular item can be found.
- 6. Apart from the completion of any blanks, bullets or similar uncompleted information in the Prescribed Form, no amendments may be made to the wording of this Prescribed Form.
- 7. Each Prescribed Form must be completed in its entirety. Fields marked "if applicable" must be completed if applicable to the Application. If not applicable, they should be marked "not applicable".
- 8. If the signature of the Applicant is required for a Prescribed Form, the Prescribed Form must be signed by an individual with authority to bind the Applicant.
- 9. With the exception of this instruction page, instructions within the Prescribed Form will be enclosed in brackets and italicized.

#### INSTRUCTIONS SPECIFIC TO THIS PRESCRIBED FORM

- 10. If the Applicant is an individual, and the Applicant is the declarant, a best description of the relationship may be used in the field in item 2(b) of this Prescribed Form. As examples, "Applicant", "individual" or "natural person" would all be accepted.
- 11. Councils of Local Municipalities have the option of drafting the Municipal Council Setback Resolution on the Council or equivalent governing body letterhead. The language of the Municipal Council Setback Resolution must be the same as shown in the template.
- 12. If the Municipal Council Setback Resolution in Exhibit "B" is being provided, it <u>must</u> be attached to the Municipal Council Setback Resolution Confirmation in Exhibit "A".
- 13. The Municipal Council Setback Resolution Confirmation in Exhibit "A" must be completed by an authorized representative of a Local Municipality.
- 14. Where no resolution number exists for the Municipal Council Setback Resolution in Exhibit "B", insert "N/A" into the appropriate field.

APPENDIX A REPORT PW16020a PAGE 16 OF 34



120 APIAGEet **17st OF: 134** Toronto, Ontario M5H 1T1 T 416-967-7474 F 416-967-1947 www.ieso.ca

#### **FEED-IN TARIFF PROGRAM** Connecting Today.

WRITABLE FORM

#### Powering Tomorrow. PRESCRIBED FORM: VISUAL SCREENING AND SETBACK ACKNOWLEDGEMENT

Section 3.8(e) of the FIT Rules, Version 5.0				Page 1 of 4	lun 2016   IESOMRD/f-FIT-004r1	
	STATUTORY DECLARATION, PROVINCE OF ONTARIO IN THE MATTER OF an Application under the Feed-In Tariff Rules, Version 5.0.			FIT Reference Number:  (The FIT Reference Number must be inserted by the		
		italized terms not defined herein have the ne FIT Rules, Version 5.0.	meanings ascribed to then	n	Applicant in order for the Prescribe the FIT Rules.)	· · · · · · · · · · · · · · · · · · ·
	l,	(insert the name of the declar	rant) , of the		(insert City/Town/Region, etc.)	of
	_	(insert the name of the City/Town/Reg	ion, etc.) , in	(insert tl	ne name of the Province or State)	DO SOLEMNLY
		ECLARE, on behalf of the Applicant, withou	t personal liability, the follo	owing info	ormation:	
2	a) T	he legal name of the Applicant is:				,
	b) I	am the / an(insert office held, e.g. presi	dent, officer, director, etc.	of the	Applicant and have knowledge of the	matters herein described.
	c) T	he Applicant has submitted, or intends to s	ubmit, an Application in res	spect of a	Non-Rooftop Solar Facility under the F	FIT Rules, Version 5.0.
3		funicipal address of the Site (required if roperty(ies) have a Municipal address):	<del>-</del> · · · · · · · · · · · · · · · · · · ·			
		roperty Identification Number(s) ("PIN )") (required if Property(ies) have a PIN):		V		-
		egal description of Site (required where nere is no PIN):				
4	The Property or Properties on which the Site of the Project is located (Check all that apply):					
	is, in whole or in part, on Rural-Residential Lands;					
	ſ	Abuts an opened road allowance;				
	I	Abuts a Residential Cluster;				
	Abuts a Residential Property.					
5	1	hereby confirm as follows:				
				-		
	a) the Applicant will comply with the Visual Screening Requirements in respect of the Project;					
	b) the Applicant will comply with the Setback Requirements.					
6		ttached to this form are (Attach only where funicipal Council Setback Resolution):	e Setback Requirements app	plicable to	the Site are determined based on the	adoption of a
	Е	xhibit "A" the Municipal Council Setback Re	solution Confirmation conf	firming the	e Municipal Council Setback Resolution	n; and
	Exhibit "B" the Municipal Council Setback Resolution of the Local Municipality applicable to the Site and upon which the Applicant will rely in complying with the Setback Requirements.			e Applicant will rely in		



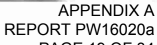


WRITABLE FORM

Toronto, Ontario M5H 1T1 T 416-967-7474 F 416-967-1947 www.ieso.ca

#### PRESCRIBED FORM: VISUAL SCREENING AND SETBACK ACKNOWLEDGEMENT

Section 3.8(e) of the FIT Rules, Version 5.0	Page 2 of 4   Ji	un 2016   IESOMRD/f-FIT-004r1		
AND I MAKE THIS SOLEMN DECLARATION conscientiously believing it to be true, and knowing that it is of the same force and effect as if made under oath and by virtue of the Canada Evidence Act.				
Name of Declarant	Declared before me at (insert City, Town_ (insert the name of the City, Town, Region, etc.)			
Signature of Declarant	this day of			
Statutory declarations must be solemnly declared and signed before	Name of Commissioner of Oaths, etc.			
commissioners of oaths or similar officials (e.g. notary public).	Signature of Commissioner of Oaths, etc.			



120 Ad**er A.G. E**et **V.Q.t. Q.F. 134** Toronto, Ontario M5H 1T1 T 416-967-7474 F 416-967-1947

www.ieso.ca



WRITABLE FORM

#### PRESCRIBED FORM: VISUAL SCREENING AND SETBACK ACKNOWLEDGEMENT

Section 3.8(g) of the FIT Rules, Version 5.0		Page 3 of 4 Jun 2016   IESOMRD/f-FIT-004r1		
1	EXHIBIT "A" MUNICIPAL COUNCIL SETBACK RESOLUTION CONFIRMATION			
		FIT Reference Number:		
	Resolution Number:			
		(The FIT Reference Number must be inserted by the Applicant		
	Date resolution(s) was passed:	in order for the resolution to comply with the FIT Rules.)		
2				
	Capitalized terms not defined herein have the meanings ascribed to them in	the FIT Rules, Version 5.0.		
	I am the / an (insert title or position with the Local Municipality)	of the (insert the name of the Local Municipality)		
	(the "Municipality"), and have the delegated authority to provide this confir	mation on behalf of the Municipality and without personal liability.		
3				
	(insert the legal name of the Applicant)	(the "Applicant") proposes to construct and operate a		
	(This must be the same Applicant (i.e., same name) as stated in the Municipal Council Setback Res	olution provided, as attached)		
	Non-Rooftop Solar Project (the "Project") on (insert the PIN or legal description of the Property(ies))			
	(This must be the same description as the Lands in the Municipal Council Setback Resolution provided, as attached)			
	(the "Lands") in the Municipality under the province's FIT Program.			
4				
	The resolution provided with this Confirmation is the Municipal Council Setback Resolution.			
5				
	Name: Si	gned:		
	Title: Da	ate:		
	(Signature block for authorized signee. Must be an original ink signature)			





WRITABLE FORM

Toronto, Ontario M5H 1T1 T 416-967-7474 F 416-967-1947 www.ieso.ca

#### PRESCRIBED FORM: VISUAL SCREENING AND SETBACK ACKNOWLEDGEMENT

Section	n 3.8(g) of the FIT Rules, Version 5.0	Page 4 of 4   Jun 2016   IESOMRD/f-FIT-004r1
1	XHIBIT "B" MUNICIPAL COUNCIL SETBACK RESOLUTION	
	Capitalized terms not defined herein have the meanings ascribed to them in the FIT Rules, Version 5.0.	FIT Reference Number:
	Attach a Municipal Setback Resolution of the Local Municipality in	Resolution number:
	the following form or using the following as template language in	
	respect of the adoption of such Municipal Council Setback	Date resolution was passed:
	Resolution.)	
2	[WHEREAS] (insert the legal name of the Applicant)	(the "Applicant") proposes to construct and operate a Non-Rooftop Solar
	Project (the "Project") on (insert the PIN or legal	description of the Property(ies)) which are considered
	Rural-Residential Lands that (insert whether such lands "Abut a Ru	esidential Cluster" or "do not Abut a Residential Cluster", as applicable)
	in (insert the name of the Local Municip	ality) under the province's FIT Program;
ı	[AND WHEREAS], the Applicant has requested that the Council of	(insert the name of the Local Municipality)
	indicate by resolution that the Project have a Setback in the amount o	f (insert the number of metres, may not be less than 20) metres.
_	[NOW THEREFORE BE IT RESOLVED THAT]:	
	Council of the (insert the name of the Local Municipa	lity) supports that the Project have a Setback in the
	amount of (insert the number of metres, may not be less than 20)	metres.
	This resolution's sole purpose is to enable the Applicant to design, con with the FIT Rules, Version 5.0. This resolution may not be used for th Application or Project, or for any other purpose.	
3		
	Name:	Name:
	ivalife.	Naille.
	Title:	Title:
	Signature	Signatura
	Signature:	Signature:
	Date:	Date:
	(Signature lines for e	lected representatives.)



## FEED-IN TARIFF

WRITABLE FORM

Toronto, Ontario MSH 1T1 T 416-967-7474 F 416-967-1947 www.ieso.ca

#### INSTRUCTIONS: ZONING CERTIFICATE FOR NON-ROOFTOP SOLAR PROJECT

Section 3.8(d), (e), (f) and (g) of the FIT Rules, Version 5.0

Page i of i | Aug 2016 | IESOMRD/f-FIT-003r1

Capitalized terms not defined herein have the meanings ascribed to them in the FIT Rules, Version 5.0.

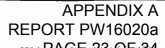
#### INSTRUCTIONS APPLICABLE TO ALL PRESCRIBED FORMS

- 1. The instruction page is not required to be submitted with the hard copy Application materials.
- 2. Where the Prescribed Form has multiple pages, the Prescribed Form should be stapled.
- 3. The first page of the Prescribed Form must be marked with the FIT Reference Number associated with the Application.
- 4. Information provided in the Prescribed Form must be consistent with the information provided in the electronic Application Form.
- 5. Where a blank field for a section/page reference is provided in a Prescribed Form, enter the section/page reference of the Application where the substantiating evidence for that particular item can be found.
- 6. Apart from the completion of any blanks, bullets or similar uncompleted information in the Prescribed Form, no amendments may be made to the wording of this Prescribed Form.
- 7. Each Prescribed Form must be completed in its entirety. Fields marked "if applicable" must be completed if applicable to the Application. If not applicable, they should be marked "not applicable".
- 8. If the signature of the Applicant is required for a Prescribed Form, the Prescribed Form must be signed by an individual with authority to bind the Applicant.
- 9. With the exception of this instruction page, instructions within the Prescribed Form will be enclosed in brackets and italicized.

#### INSTRUCTIONS SPECIFIC TO THIS PRESCRIBED FORM

- 10. In most cases, a current zoning map must be attached as Exhibit "A" to this Prescribed Form in order to be complete. This map must show the Property on which the Project is proposed, the outline of the Site on that Property, as well as the relevant zoning designations for both the Property and all Abutting Property(ies).
- 11. For greater clarity regarding residential land use eligibility, refer to the guidance document found at the following link: http://fit.powerauthority.on.ca/program-resources/instructions-and-guidance-documents.
- 12. A Land Use Restriction Exemption Resolution allows for an Applicant's Project to have its Site located, in whole or in part, on one or more Properties that would otherwise be restricted from use or require compliance with Visual Screening Requirements and Setback Requirements pursuant to Sections 2.3(e), 2.3(f), 2.3(g) and 2.3(h) of the FIT Rules. The Land Use Restriction Exemption Resolution cannot be used to exempt a Non-Rooftop Solar Project from the agricultural land use restrictions found in Section 2.3, including the requirements in 2.3(c)(v).
- 13. Except in the case where the Application is in respect of a Project that falls under Section 2.3(c)(v) of the FIT Rules, an Applicant who submits a Template: Land Use Restriction Exemption Resolution is not required to submit a Prescribed Form: Zoning Certificate for Non-Rooftop Solar Project.
- 14. Where an Applicant is submitting a Template: Land Use Restriction Exemption Resolution and the Project falls under Section 2.3(c)(v) of the FIT Rules, the Applicant must submit this Prescribed Form: Zoning Certificate for Non-Rooftop Solar Project and demonstrate compliance by completing item 8 of this Prescribed Form. However, the Applicant does not have to complete item 7 of this Prescribed Form in this case, since the Land Use Restriction Exemption Resolution grants exemption from the residential land-use restrictions as identified in Sections 2.3(e), 2.3(f) and 2.3(g) of the FIT Rules.
- 15. The original ink signature must be provided on the Prescribed Form included with the hard copy Application materials.

APPENDIX A REPORT PW16020a PAGE 22 OF 34



Connecting Today.

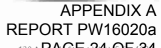
WRITABLE FORM

120 A PAGE t 23 t SF 134 Toronto, Ontario MSH 1T1 T 416-967-7474 F 416-967-1947

www.ieso.ca

## Powering Tomorrow. PRESCRIBED FORM: ZONING CERTIFICATE FOR NON-ROOFTOP SOLAR PROJECT

Section 3.8(d), (e), (f) and (g) of the FIT Rules, Version 5.	0	Page 1 of 4   Aug 2016   IESOMRD/f-FIT-003r1				
1						
An Applicant submitting an Application under the FIT Program for a Non-Rooftop Solar Project must submit this Prescribed Form in accordance with Section 3.8(g) of the FIT Rules, Version 5.0.		FIT Reference Number:  (The FIT Reference Number must be inserted by the Applicant in order for the Prescribed Form to comply with the FIT Rules.)				
2 Legal name of the Applicant:						
Legal name of the Applicant:  Municipal address of the Site (required if						
Property(ies) have a Municipal address):						
Property Identification Number(s) ("PIN(s)") (required if Property(ies) have a PIN):	(					
Legal description of Site (required where there is no PIN):						
3		-				
WHEREAS the Application is for a Non-Roofto	p Solar Project;					
AND WHEREAS this form is submitted as requ regarding the use of the Property(ies) on whic		B(d), (e) and (f) of the FIT Rules and it contains a written certification				
AND WHEREAS the Property(ies) on which the	Site is located, and/or Property A	Abutting the Site is located, in whole or in part, in the Local				
Municipality of (insert the name o	f the Local Municipality)	(the "Subject Municipality")				
AND WHEREAS (insert the name of t	the signatory) the "Unc	dersigned" is (check applicable box):				
a Land Use Planner that is not otherwise restricted from providing this written certification pursuant to Section 3.8(g) of the FIT Rules;						
a director of planning or equivalent mu	unicipal official of the Subject Mun	sicipality who is a Land Use Planner:				
the chief building official of the Subject		inspant, the is a same oscination,				
the municipal chief administrative offic						
the municipal clerk of the Subject Muni						
other ( <i>specify</i> ):	(insert the title of the signa	tory) of the Subject Municipality.				
a Land Use Planner not employed by the Subje		bject Municipality, without personal liability (other than in the case of es that the IESO is relying on the certification that hereinafter follows:				
Interpretation						
a. Capitalized term not identified herein hav	ve the meanings ascribed to them	in the FIT Rules, Version 5.0.				
b. Abut means in respect of two or more Properties, Properties that have a common border or boundary or are only separated from such common border or boundary by a right-of-way (other than a right-of-way in respect of which the owner, lessee, occupant or resident of one of such Properties has a property interest) having a width, at any point, of not greater than 15 metres. For greater certainty, Properties separated by "highways" (as defined in the Highway Traffic Act, RSO 1990, c H.8) or "railways" (as defined in the Canada Transportation Act, SC 1996, c 10) do not Abut. Abutting shall have a corresponding meaning.						
c. Commercial Uses means uses of real prop supplying of services, and Commercial Uses		elling, renting or otherwise dealing in commodities or goods or is an Agricultural Industrial Establisment.				
d. <b>Exempt Residential Property</b> means a Re are permitted as ancillary to such Agricultur		nich a Lawfully Permitted Use is agriculture, and Residential Uses				



ieso FEED-IN TARIFF PROGRAM

WRITABLE FORM

120 Adel AG Est 24t GF 134
Toronto, Ontario M5H 1T1
T416-967-7474

oronto, Ontario M5H 1T1 T 416-967-7474 F 416-967-1947 www.ieso.ca

## Powering Tomorrow. PRESCRIBED FORM: ZONING CERTIFICATE FOR NON-ROOFTOP SOLAR PROJECT

The Undersigned has examined: (Check one or both boxes as applicable)

relevant documents pertaining to the Lawfully Permitted Uses.

Subject Municipality.

e. Industrial Dies means uses of real property for the making, processing, fabrication, assembly, ornamenting, finishing or treating of raw materials or goods, and provided in the processing of the processing o	PRESCRIBED FORM: ZONING CERTIFICATE FOR NON-ROOFTOP SOLAR PROJE	
materials or geods, warehousing or bulk storage of raw materials or goods, and, for certainty, industrial Uses do not include Commercial Uses. Agricultural Uses on Municipal Uses.  f. Low/ully Permitted Use means a use permitted by:  (i) a zoning by law passed pursuant to Section 34 of the Planning Act, RSO 1990, c P.13; or  (ii) in terriforcies without municipal organization, land use control imposed by:  (ii) a planning board being established pursuant to the Planning Act, RSO 1990, c P.13 and passing zoning by-laws; or  (2) a planning phase by the Ontario Minister of Municipal Afriss and Housing; or  (iii) a oveolopment permit Issued pursuant to a development permit by-law enacted pursuant to O. Reg. 608/06 made under the Planning Act, 1801 1990, c P.13 and passing zoning by-laws; or  (2) Local Municipality means any corporation that is a "local municipality" as defined in the Municipal Act, 2001, SO 2001, c 25 or the City of Forento Act, 2006, SO 2006, c 11, Sched A or its geographic area, as the context requires.  h. Residential Cluster means  (i) a group of five or more contiguously Abutting Residential Property is, where each such Residential Property Abuts at least one other such Residential Property, and where each such Residential Property is no more than two hectares in area; or  (ii) a Property of any size that has as one of its Lawfully Permitted Uses a building or portion thereof designed to have three or more dwelling units.  i. Residential Dest means a Property on which Residential Uses are Lawfully Permitted Uses.  i. Residential Uses means uses of real property bono fide used, designed or intended to be used for the purpose of living accommodation for one or more persons.  h. Rural-Residential Loss means a Property or Properties included in the definition of "Rural lands" in the 2014 Provincial Policy Statement issued by the Ontario Minister of Municipal Affairs and Housing under Section 3 of the Planning Act, RSO 1990, c P.13 as approach by the Use of the Application of the Application of the	Section 3.8(d), (e), (f) and (g) of the FIT Rules, Version 5.0	Page 2 of 4   Aug 2016   IESOMRD/f-FIT-003r
(i) a zoning by-law passed sursuant to Section 34 of the <i>Planning Act</i> , RSO 1990, c P.13; or (ii) in territories without municipal organization, land use control imposed by: (1) a planning board being established pursuant to the <i>Planning Act</i> , RSO 1990, c P.13 and passing zoning by-laws; or (2)zoning orders made by the Ortario Minister of Municipal Affairs and Nousing; or (iii) a development permit issued pursuant to a development permit by-law enacted pursuant to O. Reg. 608/06 made under the <i>Planning Act</i> , RSO 1990, c P.13.  g. <i>Local Municipality means</i> any corporation that is a "local municipality" as defined in the <i>Municipal Act</i> , 2001, SO 2001, c 25 or the <i>City of Toronto Act</i> , 2005, SO 2006, c 11, Sched A or its geographic area, as the context requires.  n. <i>Residential Cluster</i> means (i) a group of five or more contiguously Abutting Residential Properties, where each such Residential Property Abuts at least one other such Residential Property, and where each such Residential Property is no more than two hectares in area; or (ii) a Property of any size that has as one of its Lawfully Permitted Uses a building or portion thereof designed to have three or more dwelling units.  i. <i>Residential Property</i> means a Property on which Residential Uses are Lawfully Permitted Uses.  i. <i>Residential Property</i> means a Property bona fide used, designed or intended to be used for the purpose of living accommodation for one or more persons.  h. <i>Rural-Residential Lands</i> means a Property or Properties included in the definition of "Rural lands" in the 2014 Provincial Policy Statement issued by the Ontario Minister of Municipal Affairs and Housing under Section 3 of the Planning Act, RSO 1990, c P.13 as approved by the Usutenant Governor in Council via Order in Council No. 107/2014 that, for clarity, excludes Prime Agricultural Areas and Settlement Areas, and on which Residential Uses and at least one other type of use are permitted by law to be the Principal Use of such Property or Properties.  i. <i>Ste</i> means, in	materials or goods, warehousing or bulk storage of raw materials or goods, and, for certainty, Ir	
Toronto Act, 2006, SO 2006, C 11, Sched A or its geographic area, as the context requires.  h. Residential Cluster means  (i) a group of five or more contiguously Abutting Residential Properties, where each such Residential Property Abuts at least one other such Residential Property, and where each such Residential Property is no more than two hectares in area; or (ii) a Property of any size that has as one of its Lawfully Permitted Uses a building or portion thereof designed to have three or more dwelling units.  i. Residential Property means a Property on which Residential Uses are Lawfully Permitted Uses.  i. Residential Uses means uses of real property bono fide used, designed or intended to be used for the purpose of living accommodation for one or more persons.  h. Rural-Residential Londs means a Property or Properties included in the definition of "Rural lands" in the 2014 Provincial Policy Statement issued by the Ontario Minister of Municipal Affairs and Housing under Section 3 of the Planning Act, RSO 1990, c P.13 as approved by the Ueutenant Governor in Council via Order in Council No. 107/2014 that, for clarity, excludes Prime Agricultural Areas and Settlement Areas, and on which Residential Uses and at least one other type of use are permitted by law to be the Principal of Such Property or Properties.  i. Site means, in respect of a Project or a Facility, the real property on, over, in or under which the Project or Facility is, or is to be, situated, as such real property is identified in the Application and in the FIT Contract and which may be located in whole or in part on a Property or multiple Properties, provided real property on which the Connection Line (but not the rest of the Facility) is located shall be excluded from the "Site". With respect to Unconstructed Building; sprior to the Commercial Operation Date the Site includes, at minimum, the real property on which the Oncomercian Date the Site includes, at minimum, the real property on which the Connection Line (but not the rest of the Fa	<ul> <li>(i) a zoning by-law passed pursuant to Section 34 of the Planning Act, RSO 1990, c P.15</li> <li>(ii) in territories without municipal organization, land use control imposed by: <ul> <li>(1) a planning board being established pursuant to the Planning Act, RSO 19</li> <li>(2)zoning orders made by the Ontario Minister of Municipal Affairs and Hou</li> <li>(iii) a development permit issued pursuant to a development permit by-law enacted p</li> </ul> </li> </ul>	990, c P.13 and passing zoning by-laws; or sing; or
(i) a group of five or more contiguously Abutting Residential Properties, where each such Residential Property Abuts at least one other such Residential Property is no more than two hectares in area; or (ii) a Property of any size that has as one of its Lawfully Permitted Uses a building or portion thereof designed to have three or more dwelling units.  i. Residential Property means a Property on which Residential Uses are Lawfully Permitted Uses.  i. Residential Uses means uses of real property bona fide used, designed or intended to be used for the purpose of living accommodation for one or more persons.  h. Rural-Residential Lands means a Property or Properties included in the definition of "Rural lands" in the 2014 Provincial Policy Statement issued by the Ontario Minister of Municipal Affairs and Housing under Section 3 of the Planning Act, RSO 1990, c. P.13 as approved by the Lieutenant Governor in Council via Order in Council No. 107/2014 that, for clarity, excludes Prime Agricultural Areas and Settlement Areas, and on which Residential Uses and at least one other type of use are permitted by law to be the Principal Use of such Property or Properties.  i. Site means, in respect of a Project or a Facility, the real property on, over, in or under which the Project or Facility is, or is to be, situated, as such real property is identified in the Application and in the FIT Contract and which may be located in whole or in part on a Property or multiple Properties, provided real property on which the Connection Line (but not the rest of the Facility) is located shall be excluded from the "Site". With respect to Unconstructed Buildings, prior to the Commercial Operation Date the Site includes, at minimum, the real property on which the Unconstructed Building is to be built, is being built, or is built, as the case may be, as well as the Unconstructed Building itself, in its entirety.  The Site, Property(ies) on which the Site is located, and/or Property Abutting such Properties in the Application, the Applicati		nicipal Act, 2001, SO 2001, c 25 or the City of
i. Residential Uses means uses of real property bona fide used, designed or intended to be used for the purpose of living accommodation for one or more persons.  h. Rural-Residential Lands means a Property or Properties included in the definition of "Rural lands" in the 2014 Provincial Policy Statement issued by the Ontario Minister of Municipal Affairs and Housing under Section 3 of the Planning Act, RSO 1990, 6-13 as approved by the Lieutenant Governor in Council Via Order in Council No. 107/2014 that, for Cairty, excluding Prime Agricultural Areas and Settlement Areas, and on which Residential Uses and at least one other type of use are permitted by law to be the Principal Use of such Property or Properties.  i. Site means, in respect of a Project or a Facility, the real property on, over, in or under which the Project or Facility is, or is to be, situated, as such real property is identified in the Application and in the FIT Contract and which may be located in whole or in part on a Property or multiple Properties, provided real property on which the Connection Line (but not the rest of the Facility) is located shall be excluded from the "Site".  With respect to Unconstructed Buildings, prior to the Commercial Operation Date the Site includes, at minimum, the real property on which the Unconstructed Building is to be built, is being built, or is built, as the case may be, as well as the Unconstructed Building litself, in its entirety.  The Site, Property(ies) on which the Site is located, and/or Property Abutting such Property(ies) is located, in whole or in part, in the Subject Municipality.  (Where such Property(ies) or any Abutting Property is or is proposed to be located in the Subject Municipality and in one or more neighbouring Local Municipality.)  (If applicable) If the Undersigned is a Land Use Planner, the Undersigned certifies that they are not an employee of the Applicant, an Affiliate of the Applicant, or a Person that holds an Economic Interest in the Applicant, or of a Person that otherwise h	(i) a group of five or more contiguously Abutting Residential Properties, where each so other such Residential Property, and where each such Residential Property is no more (ii) a Property of any size that has as one of its Lawfully Permitted Uses a building or p	e than two hectares in area; or
one or more persons.  h. Rural-Residential Lands means a Property or Properties included in the definition of "Rural lands" in the 2014 Provincial Policy Statement issued by the Ontario Minister of Municipal Affairs and Housing under Section 3 of the Planning Act, RSO 1990, c P.13 as approved by the Lieutenant Governor in Council via Order in Council No. 107/2014 that, for clarity, excludes Prime Agricultural Areas and Settlement Areas, and on which Residential Uses and at least one other type of use are permitted by law to be the Principal Use of such Property or Properties.  i. Site means, in respect of a Project or a Facility, the real property on, over, in or under which the Project or Facility is, or is to be, situated, as such real property is identified in the Application and in the FIT Contract and which may be located in whole or in part on a Property or multiple Properties, provided real property on which the Connection Line (but not the rest of the Facility) is located shall be excluded from the "Site". With respect to Unconstructed Buildings, prior to the Commercial Operation Date the Site includes, at minimum, the real property on which the Unconstructed Building is to be built, is being built, or is built, as the case may be, as well as the Unconstructed Building itself, in its entirety.  The Site, Property(ies) on which the Site is located, and/or Property Abutting such Property(ies) is located, in whole or in part, in the Subject Municipality.  (Where such Property(ies) or any Abutting Property is or is proposed to be located in the Subject Municipality and in one or more neighbouring Local Municipality.)  (If applicable) if the Undersigned is a Land Use Planner, the Undersigned certifies that they are not an employee of the Applicant, or of a Person that holds an Economic Interest in the Applicant or otherwise has a vested interest in the outcome of the Application. If the Undersigned is an employee of the Subject Municipality, the Undersigned certifies that the Subject Municipality:  a) is not	i. Residential Property means a Property on which Residential Uses are Lawfully Permitted Uses	5.
issued by the Ontario Minister of Municipal Affairs and Housing under Section 3 of the Planning Act, RSO 1990, c P.13 as approved by the Lieutenant Governor in Council via Order in Council No. 107/2014 that, for clarity, excludes Prime Agricultural Areas and Settlement Areas, and on which Residential Uses and at least one other type of use are permitted by law to be the Principal Use of such Property or Properties.  i. Site means, in respect of a Project or a Facility, the real property on, over, in or under which the Project or Facility is, or is to be, situated, as such real property is identified in the Application and in the FIT Contract and which may be located in whole or in part on a Property or multiple Properties, provided real property on which the Connection Line (but not the rest of the Facility) is located shall be excluded from the "Site". With respect to Unconstructed Buildings, prior to the Commercial Operation Date the Site includes, at minimum, the real property on which the Unconstructed Building is to be built, is being built, or is built, as the case may be, as well as the Unconstructed Building itself, in its entirety.  The Site, Property(ies) on which the Site is located, and/or Property Abutting such Property(ies) is located, in whole or in part, in the Subject Municipality.  (Where such Property(ies) or any Abutting Property is or is proposed to be located in the Subject Municipality and in one or more neighbouring Local Municipalities, a separate Prescribed Form: Zoning Certificate for Non-Rooftop Solar Project must be completed and executed in respect of each such neighbouring Local Municipality.)  (If applicable) If the Undersigned is a Land Use Planner, the Undersigned certifies that they are not an employee of the Applicant, or a Person that holds an Economic Interest in the Applicant or of a Person that holds an Economic Interest in the Optication. If the Undersigned is an employee of the Subject Municipality, the Undersigned certifies that the Subject Municipality:  a) is not a M	, , , , <sub>-</sub>	for the purpose of living accommodation for
such real property is identified in the Application and in the FIT Contract and which may be located in whole or in part on a Property or multiple Properties, provided real property on which the Connection Line (but not the rest of the Facility) is located shall be excluded from the "Site".  With respect to Unconstructed Buildings, prior to the Commercial Operation Date the Site includes, at minimum, the real property on which the Unconstructed Building is to be built, is being built, or is built, as the case may be, as well as the Unconstructed Building itself, in its entirety.  The Site, Property(ies) on which the Site is located, and/or Property Abutting such Property(ies) is located, in whole or in part, in the Subject Municipality.  (Where such Property(ies) or any Abutting Property is or is proposed to be located in the Subject Municipality and in one or more neighbouring Local Municipalities, a separate Prescribed Form: Zoning Certificate for Non-Rooftop Solar Project must be completed and executed in respect of each such neighbouring Local Municipality.)  (If applicable) If the Undersigned is a Land Use Planner, the Undersigned certifies that they are not an employee of the Applicant, or a Person that holds an Economic Interest in the Applicant or otherwise has a vested interest in the outcome of the Application. The Undersigned also certifies that they are not an employee of a Person that is an Affiliate of the Applicant, or of a Person that otherwise has a vested interest in the Application. If the Undersigned is an employee of the Subject Municipality, the Undersigned certifies that the Subject Municipality:  a) is not a Municipal Site Host for the Project that is subject of the Application; b) is not an Affiliate of the Applicant; c) does not hold an Economic Interest in the Applicant; or	issued by the Ontario Minister of Municipal Affairs and Housing under Section 3 of the Planning Lieutenant Governor in Council via Order in Council No. 107/2014 that, for clarity, excludes Prim	Act, RSO 1990, c P.13 as approved by the ne Agricultural Areas and Settlement Areas, and
Municipality.  (Where such Property(ies) or any Abutting Property is or is proposed to be located in the Subject Municipality and in one or more neighbouring Local Municipalities, a separate Prescribed Form: Zoning Certificate for Non-Rooftop Solar Project must be completed and executed in respect of each such neighbouring Local Municipality.)  [If applicable] If the Undersigned is a Land Use Planner, the Undersigned certifies that they are not an employee of the Applicant, an Affiliate of the Applicant, or a Person that holds an Economic Interest in the Applicant or otherwise has a vested interest in the outcome of the Application. The Undersigned also certifies that they are not an employee of a Person that is an Affiliate of the Applicant, or of a Person that holds an Economic Interest in the Applicant, or of a Person that otherwise has a vested interest in the outcome of the Application. If the Undersigned is an employee of the Subject Municipality, the Undersigned certifies that the Subject Municipality:  a) is not a Municipal Site Host for the Project that is subject of the Application; b) is not an Affiliate of the Applicant; c) does not hold an Economic Interest in the Applicant; or	such real property is identified in the Application and in the FIT Contract and which may be local Properties, provided real property on which the Connection Line (but not the rest of the Facility With respect to Unconstructed Buildings, prior to the Commercial Operation Date the Site includes	ted in whole or in part on a Property or multiple ') is located shall be excluded from the "Site".  des, at minimum, the real property on which the
Local Municipalities, a separate Prescribed Form: Zoning Certificate for Non-Rooftop Solar Project must be completed and executed in respect of each such neighbouring Local Municipality.)  [If applicable] If the Undersigned is a Land Use Planner, the Undersigned certifies that they are not an employee of the Applicant, an Affiliate of the Applicant, or a Person that holds an Economic Interest in the Applicant or otherwise has a vested interest in the outcome of the Application. The Undersigned also certifies that they are not an employee of a Person that is an Affiliate of the Applicant, or of a Person that holds an Economic Interest in the Applicant, or of a Person that otherwise has a vested interest in the outcome of the Application. If the Undersigned is an employee of the Subject Municipality, the Undersigned certifies that the Subject Municipality:  a) is not a Municipal Site Host for the Project that is subject of the Application; b) is not an Affiliate of the Applicant; c) does not hold an Economic Interest in the Applicant; or		is located, in whole or in part, in the Subject
<ul> <li>(If applicable) If the Undersigned is a Land Use Planner, the Undersigned certifies that they are not an employee of the Applicant, an Affiliate of the Applicant, or a Person that holds an Economic Interest in the Applicant or otherwise has a vested interest in the outcome of the Application. The Undersigned also certifies that they are not an employee of a Person that is an Affiliate of the Applicant, or of a Person that holds an Economic Interest in the Applicant, or of a Person that otherwise has a vested interest in the outcome of the Application. If the Undersigned is an employee of the Subject Municipality, the Undersigned certifies that the Subject Municipality:         <ul> <li>a) is not a Municipal Site Host for the Project that is subject of the Application;</li> <li>b) is not an Affiliate of the Applicant;</li> <li>c) does not hold an Economic Interest in the Applicant;</li> </ul> </li> </ul>	Local Municipalities, a separate Prescribed Form: Zoning Certificate for Non-Rooftop Solar Project	
<ul> <li>(If applicable) If the Undersigned is a Land Use Planner, the Undersigned certifies that they are not an employee of the Applicant, an Affiliate of the Applicant, or a Person that holds an Economic Interest in the Applicant or otherwise has a vested interest in the outcome of the Application. The Undersigned also certifies that they are not an employee of a Person that is an Affiliate of the Applicant, or of a Person that holds an Economic Interest in the Applicant, or of a Person that otherwise has a vested interest in the outcome of the Application. If the Undersigned is an employee of the Subject Municipality, the Undersigned certifies that the Subject Municipality:         <ul> <li>a) is not a Municipal Site Host for the Project that is subject of the Application;</li> <li>b) is not an Affiliate of the Applicant;</li> <li>c) does not hold an Economic Interest in the Applicant;</li> </ul> </li> </ul>		
b) is not an Affiliate of the Applicant; c) does not hold an Economic Interest in the Applicant; or	(If applicable) If the Undersigned is a Land Use Planner, the Undersigned certifies that they are not the Applicant, or a Person that holds an Economic Interest in the Applicant or otherwise has a vest The Undersigned also certifies that they are not an employee of a Person that is an Affiliate of the Economic Interest in the Applicant, or of a Person that otherwise has a vested interest in the outcome.	ted interest in the outcome of the Application. Applicant, or of a Person that holds an
	<ul><li>b) is not an Affiliate of the Applicant;</li><li>c) does not hold an Economic Interest in the Applicant; or</li></ul>	

for a Property(ies) on which the Site is located and any Property Abutting such Property(ies) in a Local Municipality, the zoning by-laws of the

for Property(ies) on which the Site is located and any Property Abutting such Property(ies) in a territory without municipal organization, all



Connecting Today.
Powering Tomorrow.

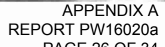
## FEED-IN TARIFF PROGRAM

WRITABLE FORM

ronto, Ontario M5H 1T1 T 416-967-7474 F 416-967-1947 www.ieso.ca

#### PRESCRIBED FORM: ZONING CERTIFICATE FOR NON-ROOFTOP SOLAR PROJECT

Sect	ion 3.8(d), (e), (f) and (g) of the FIT Rules, Version 5.0	Page 3 of 4   Aug 2016   IESOMRD/f-FIT-003r1				
7						
	Not located in whole or in part on Rural-Residential Lands the Site is located in whole or in part on Property or Properties (such Property(ies), the "First Property(ies)") that are not Rural-Residential Lands, and such First Property(ies) and all Properties Abutting such First Property(ies): (i) are not Residential Property(ies) or (ii) are Exempt Residential Property(ies).					
	Is located in whole or in part on Rural-Residential Lands the Site is located in whole or in part on Property or Properties (such Property(ies), the "First Property(ies)") that is or are Rural-Residential Land; and: (complete (a) and (b) below)					
	(a) such First Property(ies): (Check one)	(b) such First Property(ies): (Check one)				
	Abuts a Residential Cluster; or	Abuts a Residential Property; or				
	does not Abut a Residential Cluster	does not Abut a Residential Property				
8	The Undersigned certifies that: (Check Option 1 or Option 2)					
	Option 1 - Not located on Commercial Use or Industrial Use lands					
	The Non-Rooftop Solar Facility is <u>not</u> proposed to be located on a Property on which Commercial Uses or Industrial Uses are Lawfully Permitted Uses; or					
	Option 2 - Is located on Commercial Use or Industrial Use lands (check on	ne or both, as applicable)				
	Commercial Use lands Industrial Use lands					
	The Non-Rooftop Solar Facility is proposed to be located in whole or in part on a Property on which Commercial Uses or Industrial Uses, as applicable, are Lawfully Permitted Uses and the proposed Non-Rooftop Solar Facility does not constitute the Principal Use of the Property.					
	(insert description of the Pri	ncipal Use of the Property)				
9	The Undersigned certifies that: (Check the applicable box)					
	Attached hereto as Exhibit "A" is either the current municipal zoning map (if the Property(ies) on which the Site is located is, in whole or in part, in a Local Municipality) or other current zoning map (if the Property(ies) on which the Site is located in whole or in part is in an area not organized as a Municipality but that has planning control such that there is a Lawfully Permitted Use in that area), clearly showing the Site in its entirety, First Property(ies) and Abutting Properties thereto in their entirety, and their relevant zoning designations.					
	The Property(ies) on which the Site is located is in an area where:  (a) there are no zoning by-laws passed pursuant to Section 34 of (b) there is no municipal organization, and there is no land use of (i) a planning board established pursuant to the <i>Planning</i> (ii) zoning orders made by the Ontario Minister of Munic (iii) a development permit issued pursuant to a development planning Act, RSO 1990, c. P.13.	ontrol imposed by:  Act, RSO 1990, c. P. 13 and passing by-laws;				
10	Restate PIN(s) for the Property or Properties on which the Site is located	d, or if there is no PIN, insert the legal description of the Site				





WRITABLE FORM

120 Adel AG Est **26**t, **9** E 1**34** Toronto, Ontario M5H 1T1 T 416-967-7474 F 416-967-1947 www.ieso.ca

عن ع.ه(م), (e), (t) and (و	g) of the FIT Rules, Version 5.0			Page 4 of 4 Aug	2016   IESOMRD/f-FIT-
Name:			DATED this	day of	, 20
			Signature:		
E-mail:			Signature.		
				Form containing the orig d in the hard copy Applic	
Local Munici	pality (if employee of Subjec	t Municipality):	(insert the na	ame of the Local Municip	ality)
Registered P	rofessional Planner accredita	ation date (if applicable):	<del> </del>		
BIT "A" CURRENT ZO	ONING MAP	-			<del></del>
Site in its entirety	ing map (if located in territo , the First Property(ies) on w es their relevant zoning desig	hich the Site is located in the			
			ř		



APPENDIX A
REPORT PW16020a
120 Adetailde Street West, Suite 1800
1PAGE 27 0 FT34

T 416-967-7474 F 416-967-1947 www.ieso.ca

## Instructions: Land Use Restriction Exemption Resolution Section 3.8(g) of the FIT Rules, Version 5.0

Page i of i Jun 2016 IESOMRD/f-FIT-021r1

Capitalized terms not defined herein have the meanings ascribed to them in the FIT Rules, Version 5.0.

#### INSTRUCTIONS APPLICABLE TO ALL RESOLUTIONS

- 1. The instruction page is not required to be submitted with the hard copy Application materials.
- 2. Where the resolution has multiple pages, the resolution should be stapled.
- 3. The first page of the resolution must be marked, by the Applicant, with the FIT Reference Number associated with the Application.
- 4. Information provided in the resolution must be consistent with the information provided in the electronic Application Form in order for the resolution to be considered eligible.
- 5. Apart from the completion of any blanks in the template resolution, no amendments, other than those outlined in instruction 6 below, may be made to the wording of this form.
- 6. Words in between square brackets (i.e. "[" and "]") are immaterial to the intent of the template resolution and may be modified to follow standard procedure of the issuing body. Wording not contained within square brackets must not be changed in order for the resolution to be considered eligible.
- 7. The entirety of the resolution (all blanks) must be completed and it must be signed by an appropriate individual(s) in order for the resolution to be considered eligible.

#### INSTRUCTIONS SPECIFIC TO THIS RESOLUTION

- 8. Councils of Local Municipalities have the option of drafting the Template: Land Use Restriction Exemption Resolution on the Council or equivalent governing body letterhead. The language of the Template: Land Use Restriction Exemption Resolution must be the same as shown in the template in order for the Applicant to obtain exemption from the residential, commercial or industrial land-use restrictions under the FIT Program. The exemption will not be accepted if the resolution includes additional conditions or delegation of authority to staff for additional approvals.
- 9. The Template: Land Use Restriction Exemption Resolution <u>must</u> be attached to the separate Prescribed Form: Municipal Council Resolution Confirmation as Exhibit "A".
- 10. The Prescribed Form: Municipal Council Resolution Confirmation may not be used as a substitute for a Land Use Restriction Exemption Resolution where no Land Use Restriction Exemption Resolution was previously issued for the Project.
- 11. A pre-existing FIT 4.0.1 Land Use Restriction Exemption Resolution may be provided to the IESO by an Applicant as Exhibit "A", so long as the resolution was issued by the Municipality and is still in effect in relation to the



## FEED-IN TARIFF

## APPENDIX A 120 REPORT PW16020a 1PAGE 28 OF 34

T 416-967-7474 F 416-967-1947 www.ieso.ca

Instructions: Land Use Restriction Exemption Resolution Section 3.8(g) of the FIT Rules, Version 5.0

Page i of i Jun 2016 | IESOMRD/f-FIT-021r1

Applicant and the Project. In this case the Applicant <u>must</u> attach the pre-existing Land Use Restriction Exemption Resolution to the separate Prescribed Form: Municipal Council Resolution Confirmation as Exhibit "A".

- 12. Where no resolution number exists, insert "N/A" into the appropriate field.
- 13. The Applicant legal name and Project PIN (or legal description) <u>must</u> match the information provided in the electronic Application.
- 14. A Land Use Restriction Exemption Resolution allows for an Applicant's Project to have its Site located, in whole or in part, on one or more Properties that would otherwise be restricted from use or require compliance with Visual Screening Requirements and Setback Requirements pursuant to Sections 2.3(e), 2.3(f), 2.3(g), and 2.3(h) of the FIT Rules. The Land Use Restriction Exemption Resolution does not exempt a Non-Rooftop Solar Project from the agricultural land use restrictions found in Section 2.3, including the requirements in 2.3(c)(v).
- 15. An Applicant who submits a Template: Land Use Restriction Exemption Resolution is not required to submit a Prescribed Form: Zoning Certificate for Non-Rooftop Solar Project.

APPENDIX A REPORT PW16020a PAGE 29 OF 34



## APPENDIX A 120 REPORT PW16020a 1PAGE 30 OF 34

T 416-967-7474 F 416-967-1947 www.jeso.ca

### Template: Land Use Restriction Exemption Resolution Page 1 of 1 Jun 2015 IESOMRD/f-FIT-021r1 Section 3.8(g) of the FIT Rules, Version 5.0 FIT Reference Number: Resolution Number: (The FIT Reference Number must be inserted by the Applicant Date Resolution was passed: \_ in order for the resolution to comply with the FIT Rules, even where Local Municipality letterhead is used. This is not to be inserted by The Local Municipality.) [WHEREAS] Capitalized terms not defined herein have the meanings ascribed to them in the FIT Rules, Version 5.0. [AND WHEREAS] <insert the legal name of the Applicant> (the "Applicant") proposes to construct and operate a Non-Rooftop Solar Project (the "Project") on <insert the PIN or legal description of the Property(ies)> (the "Lands") in <insert the name of the Local Municipality> under the Province's FIT Program; [AND WHEREAS], the Applicant has requested that the Council of <insert the name of the Local Municipality> indicate by resolution that the Project has an exemption from any or all of the residential, commercial and industrial land-use restrictions as identified in Sections 2.3(e), 2.3(f), 2.3(g) and 2.3(h) of the FIT Rules, Version 5.0. [NOW THEREFORE BE IT RESOLVED THAT]: Council of the <insert the name of the Local Municipality> exempts the Project on the Lands as described above from any or all of the residential, commercial and industrial land-use restrictions as identified in Sections 2.3(e), 2.3(f), 2.3(g) and 2.3(h) of the FIT Rules, Version 5.0. This resolution's sole purpose is to provide municipal exemption from the above noted specific residential, commercial and industrial land-use restrictions under the FIT Program and may not be used for the purpose of any other form of municipal approval in relation to the Application or Project, or for any other purpose. Signed: Signed: Title: Title: Date: Date:

(Signature lines for elected representatives. At least one signature is required.)



### FEED-IN TARIFF

## APPENDIX A 120 AGE PORT PWS1, 1602 200 PAGE 1911 1914

T 416-967-7474 F 416-967-1947 www.jeso.ca

Instructions: Municipal Council Support Resolution

Section 5.1(g)(i) of the FIT Rules, Version 5.0

Page i of i

Jun 2016

IESOMRD/f-FIT-010r1

Capitalized terms not defined herein have the meanings ascribed to them in the FIT Rules, Version 5.0.

#### INSTRUCTIONS APPLICABLE TO ALL RESOLUTIONS

- 1. The instruction page is not required to be submitted with the hard copy Application materials.
- 2. Where the resolution has multiple pages, the resolution should be stapled.
- 3. The first page of the resolution must be marked, by the Applicant, with the FIT Reference Number associated with the Application.
- 4. Information provided in the resolution must be consistent with the information provided in the electronic Application Form in order for the Application to be awarded Priority Points.
- 5. Apart from the completion of any blanks in the template resolution, no amendments, other than those outlined in instruction 6 below, may be made to the wording of this form.
- 6. Words in between square brackets (i.e. "[" and "]") are immaterial to the intent of the template resolution and may be modified to follow standard procedure of the issuing body. Wording not contained within square brackets must not be changed in order for the Application to be awarded Priority Points.
- 7. The entirety of the resolution (all blanks) must be completed and it must be signed by an appropriate individual(s) in order for the Application to be awarded Priority Points.

#### INSTRUCTIONS SPECIFIC TO THIS RESOLUTION

- 8. Councils of Local Municipalities have the option of drafting the Template: Municipal Council Support Resolution on the Council or equivalent governing body letterhead. The language of the Template: Municipal Council Support Resolution must be the same as shown in the template in order for the Applicant to obtain Priority Points. Priority Points will not be awarded if the support resolution includes additional conditions or delegation of authority to staff for additional approvals.
- 9. The Template: Municipal Council Support Resolution <u>must</u> be attached to the separate Prescribed Form: Municipal Council Resolution Confirmation as Exhibit "A".
- 10. The Prescribed Form: Municipal Council Resolution Confirmation may not be used as a substitute for a Municipal Council Support Resolution where no Municipal Council Support Resolution was previously issued for the Project.
- 11. A pre-existing FIT 4.0.1 Municipal Council Support Resolution (that was not a blanket support resolution) may be provided to the IESO by an Applicant as Exhibit "A", so long as the resolution was issued by the Municipality and is still in effect in relation to the Applicant and the Project. In this case the Applicant <u>must</u> attach the pre-



APPENDIX A

REPORT PW16020a

PAGE 32 OF 34

T 416-967-7474 F 416-967-1947 www.ieso.ca

Instructions: Municipal Council Support Resolution Section 5.1(g)(i) of the FIT Rules, Version 5.0

Pageiofi

Jun 2016

IESOMRD/f-FIT-010r1

existing FIT 4.0.1 Municipal Council Support Resolution to the separate Prescribed Form: Municipal Council Resolution Confirmation as Exhibit "A".

- 12. Where no resolution number exists, insert "N/A" into the appropriate field.
- 13. The Applicant Legal Name, Project PIN (or legal description) and Renewable Fuel type <u>must</u> match the information provided in the electronic Application.

APPENDIX A REPORT PW16020a PAGE 33 OF 34

APPENDIX A REPORT PW16020a 120 Adelaide Street West, Suite 1600 RAGE: 340 OF134

> T 416-967-7474 F 416-967-1947 www.ieso.ca

# Connecting Today. Powering Tomorrow.

Template: Municipal Council Support Resolution					
Section 5.1(g)(i) of the FIT Rules, Version 5.0	Page 1 of 1	Jun 2016	iESOMRD/f-FIT-010r1		
Resolution Number:	FIT Reference N	FIT Reference Number:			
Date Resolution was passed:	in order for the re where Local Muni	The FIT Reference Number must be inserted by the Applicant in order for the resolution to comply with the FIT Rules, even where Local Municipality letterhead is used. This is not to be serted by The Local Municipality.)			
[WHEREAS] capitalized terms not defined herein have the mean	ings ascribed to them	in the FIT I	Rules, Version 5.0.		
[AND WHEREAS] <insert applicant="" legal="" name="" of="" the=""> (the "Adescription of the Project, including Renewable Fuel (e.g., Roofto or legal description of the Property(ies)&gt; (the "Lands") in <insert fit="" program;<="" province's="" td=""><td>p Solar, Biogas, etc.)&gt;</td><td>(the "Proje</td><td>ect") on <u><insert pin<="" the="" u=""></insert></u></td></insert></insert>	p Solar, Biogas, etc.)>	(the "Proje	ect") on <u><insert pin<="" the="" u=""></insert></u>		
[AND WHEREAS] the Applicant has requested that Council of <instruction and="" construction="" council's="" for="" of<="" operation="" support="" td="" the=""><td></td><td></td><td><u>cipality&gt;</u> indicate by</td></instruction>			<u>cipality&gt;</u> indicate by		
[AND WHEREAS] pursuant to the FIT Rules, Version 5.0, Applicati Municipalities will be awarded Priority Points, which may result in other Persons applying for FIT Contracts;	the state of the s				
[NOW THEREFORE BE IT RESOLVED THAT]:					
Council of the <u><insert local="" municipality="" name="" of="" the=""></insert></u> suppo Lands.	rts the construction a	nd operatio	on of Project on the		
This resolution's sole purpose is to enable the Applicant to receivused for the purpose of any other form of municipal approval in purpose.					
Signed:	Signed:				
Title:	Title:				
Date:	Date:				

(Signature lines for elected representatives. At least one signature is required.)