### County Council of Howard County, Maryland

2022 Legislative Session

Legislative Day No. 11

#### Resolution No. 111-2022

Introduced by: The Chairperson at the request of the County Executive

A RESOLUTION approving the terms and conditions of a Payment in Lieu of Taxes Agreement by and between the Howard County, Maryland, Triple Creek Farm Properties LLC, and various Solar Power entities regarding the construction and operation of a solar array located on the property known as Triple Creek Farm in compliance with a certain Renewable Energy Power Purchase Agreement.

Introduced and read first time July 5, 2022.	By order Michelle Harrod, Administrator
Read for a second time at a public hearing on Tuly 18	By order Michelle Harrod, Administrator
This Resolution was read the third time and was Adopted, Adopted with an on, 2022.	Certified By Malla County Council
Approved by the County Executive August 1, 2022	Michelle Harrod, Administrator  Calvin Ball, County Executive

NOTE: [[text in brackets]] indicates deletions from existing law; TEXT IN SMALL CAPITALS indicates additions to existing law; Strike-out indicates material deleted by amendment; Underlining indicates material added by amendment

1	WHEREAS, the County has established policies to support the implementation of renewal
2	energy projects located in Howard County; and
3	
4	WHEREAS, in April of 2020, the County Council passed Council Bill No. 10-2020 that
5	approved a Renewable Energy Power Purchase Agreement between the County and KDC Solar
6	Maryland, LLC for the purchase of electric power for a term of up to thirty years; and
7	
8	WHEREAS, Triple Creek Farm Properties LLC, a Maryland Limited Liability Company
9	(the "Owner"), is the fee simple owner of that parcel of real property located at 12855 Route 144,
10	West Friendship, Maryland 21794 and described more fully in the deed from Teresa Kay
11	Stonesifer and Denise A. Dixon, dated January 11, 2017 and recorded among the Land Records of
12	Howard County, Maryland (the "Land Records") at Liber 17387, folio 272 and located in Howard
13	County, Maryland, as more particularly described therein, and commonly known as Triple Creek
14	Farm (the "Property"); and
15	
16	WHEREAS, various affiliates of KDC Solar Maryland, LLC have entered into Lease
17	Agreements with the Owner to satisfy the requirements of the Renewable Energy Power Purchase
18	Agreement; and
19	
20	WHEREAS, the Owner, in conjunction with KDC Solar TC Little Patuxent WWTP LLC,
21	KDC Solar TC Blandair Park LLC, and KDC Solar TC George Howard LLC (collectively, the
22	"Energy Project Operators"), are developing and constructing alternative and renewable energy
23	projects (the "Projects") on approximately twenty-eight percent (28%) thirty-two percent (32%)
24	of the Property; and
25	
26	WHEREAS, pursuant to the Renewable Energy Power Purchase Agreement, the Projects
27	on the Property will produce renewable energy; and
28	
29	WHEREAS, in order to make the Projects affordable, the Owner and Energy Project
30	Operators have requested that the County abate County real property taxes related to the portion

1	of the	Property utilized for the Projects pursuant to Section 7-514 of the Tax-Property Article of
1		
2	the Ai	nnotated Code of Maryland; and
3		
4		WHEREAS, the Owner and Energy Project Operators have demonstrated to the County
5	that a	n agreement for payments in lieu of taxes is necessary to make the Projects economically
6	feasib	le; and
7		
8		WHEREAS, in order to promote the generation of renewable energy, the County agrees
9	to aba	te County real property taxes, subject to the terms and conditions of the proposed Payment
10	in Lie	u of Taxes Agreement, attached to this Resolution as "Exhibit 1".
11		
12		NOW, THEREFORE, BE IT RESOLVED by the County Council of Howard County,
13	Maryl	and this 27 day of July, 2022, that:
14	(1)	In accordance with Section 7-514 of the Tax-Property Article of the Annotated Code of
15		Maryland, the County shall abate all County future real property taxes for the portion of
16		the Property related to the Projects, subject to the terms and conditions of the Payment in
17		Lieu of Taxes Agreement (the "PILOT Agreement") attached to this Resolution as "Exhibit
18		1".
19	(2)	The County Executive is hereby authorized to execute and deliver the PILOT Agreement
20		in the name and on behalf of the County in substantially the form attached.
21	(3)	The County Executive, prior to execution and delivery of the PILOT Agreement, may make
22		such changes or modifications to the PILOT Agreement as he deems appropriate in order
23		to accomplish the purpose of the transactions authorized by this Resolution, provided that
24		such changes or modifications shall be within the scope of the transactions authorized by
25		this Resolution; and the execution of the PILOT Agreement by the County Executive shall
26		be conclusive evidence of the approval by the County Executive of all changes or
27		modifications to the PILOT Agreement, and the PILOT Agreement shall thereupon

become binding upon the County in accordance with its terms.

Project:

Triple Creek - Howard

County Solar Projects

### PAYMENT IN LIEU OF TAXES AGREEMENT

THIS PA	YME	NT	IN LIE	CU OF	TAXES	S AGR	EEME	NT (t	this "PIL	OT Agre	emen	t") is	made
this	day	of .				_, 202	22, by	and	between	HOWA	RD	COU	NTY,
MARYL	AND,	a bo	ody corp	orate a	nd poli	tic of th	e State	of Ma	aryland (tl	ne "Coun	ty"),	KDC	Solar
TC Little	Patux	kent	WWTI	P LLC,	KDC :	Solar T	C Blan	dair 1	Park LLC	, KDC S	Solar	TC G	eorge
Howard I	LC (	colle	ctively	the "E	nergy I	Project	Opera	tors"	) and Trip	le Creek	Farm	rop Prop	erties
LLC (the	"Owr	ier")	).									-	

#### **RECITALS**

- A. The Owner is the fee simple owner of that parcel of real property, approximately 110 total acres, located at 12855 Route 144, West Friendship, Maryland 21794 and described more fully in the deed from Teresa Kay Stonesifer and Denise A. Dixon, dated January 11, 2017 and recorded among the Land Records of Howard County, Maryland (the "Land Records") at Liber 17387, folio 272 and located in Howard County, Maryland, as more particularly described therein, and commonly known as Triple Creek Farm (the "Property").
- B. Owner has leased portions of the Property pursuant to lease agreements (the "Leases") to KDC Solar TC Little Patuxent WWTP LLC (approximately 9.4 acres), KDC Solar TC Blandair Park LLC (approximately 9 acres), KDC Solar TC George Howard LLC (approximately 9 acres) (collectively the "Energy Project Operators") for the purpose of generating and delivering renewable energy to the County as detailed in that certain Renewable Energy Power Purchase Agreement, entered into between the County and the Energy Project Operator's affiliate, KDC Solar Maryland LLC ("KDC"), as of May 20, 2020, and any amendments thereto (the "PPA") and which is incorporated herein by reference. The portions of the Property which are leased to the Energy Project Operators, is the subject of this PILOT Agreement is set forth in Exhibit C.
- C. The Energy Project Operator is developing and constructing solar photovoltaic renewable energy facilities in Howard County to deliver renewable energy to the County on the Property. All electricity generated from the Project (defined below) will be sold to the County pursuant to the PPA. **Exhibit A** details the electric generation capacity of the Project. The facilities described in Exhibit A, and the corresponding land and improvements of the facilities, are referred to herein as the "**Project**" or collectively the "**Projects**".
- E.D. The PPA provides that County and KDC will enter into a payment in lieu of taxes agreement pursuant to Section 7-514 of the Tax-Property Article of the *Annotated Code of Maryland* (the "Act"). The Act authorizes the County to agree to such payment in lieu of taxes as follows:

- (a) Agreement with owner of facility for generation of electricity.
- (1) The governing body of a county or municipal corporation may enter into an agreement with the owner of a facility for the generation of electricity that is located or locates in the county or municipal corporation for a negotiated payment by the owner in lieu of taxes on the facility.
  - (2) An agreement for a negotiated payment in lieu of taxes under this section shall provide that, for the term specified in the agreement:
    - (i) The owner shall pay to the county or municipal corporation a specified amount each year in lieu of the payment of county or municipal corporation real and personal property tax; and
    - (ii) all or a specified part of the real and personal property at the facility shall be exempt from county or municipal corporation property tax for the term of the agreement.
- F.E. In order to induce the development of sustainable energy projects, the County agrees to abate County real property taxes for the Property, subject to the terms and conditions of this PILOT Agreement.
- G.F. This PILOT Agreement shall commence on the date when signed by all parties hereto (the "Execution Date"). The abatement of County real property taxes shall become effective when Energy Project Operator notifies the County that the Project is operational under construction (the "Project Effective Date").
- H.G. The County Council of Howard County, Maryland approved this PILOT Agreement by Resolution (CR\_-2022), dated \_\_\_\_\_\_, 2022, a copy of which is attached hereto as **Exhibit** "B".

**NOW, THEREFORE,** in consideration of the premises and the mutual promises contained herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the County, the Energy Project Owners and the Owner agree as follows:

#### 1. Abatement of County Real Property Taxes.

(a) From the Project Effective Date and continuing for the term of this PILOT Agreement, real property taxes imposed on the Owner shall be abated as follows: The Project, and its any resulting increase in taxes to its corresponding land and improvements, shall be fully exempt from County real property taxes. The Owner shall make a Payment in Lieu of Taxes in an amount of \$10 per year for the term of this PILOT Agreement. A metes and bounds of the Project site, attached hereto

- as **Exhibit C**, will determine the abated land and improvements subject to this Agreement. The land and improvements of the site not included in the metes and bounds will remain in its current taxable status.
- (b) The Owner shall pay to the County the full amount of any County fire tax, front-foot benefit assessment charge, ad valorem charge, and any other charges on the Property as they become due on the Property.

### 2. Representations and Warranties.

- (a) The County <u>r7epresents</u> <u>represents</u> and warrants to the Owner that it has the authority to enter into this PILOT Agreement.
- (b) The Owner represents and warrants to the County that it is eligible in all respects to enter into this PILOT Agreement to make payments in lieu of taxes under the Act.
- (c) The PPA contemplates that the Owner Energy Project Operators will seek a payment in lieu of taxes for the real property taxes associated with the Project.
- (d) The Owner will ensure that the Energy Project Operators will develop, construct, and provide for the operation of the Project pursuant to the terms and requirements of the PPA. The Projects, at full buildout, will include a total of approximately 7 MW DC and shall include approximately 7 MW DC ground-mounted facilities.
- (e) The Owner covenants and agrees that it will do all things necessary to remain eligible to make payments in lieu of taxes in accordance with the Act.
  (f) On \_\_\_\_\_\_\_, and every year thereafter while this PILOT Agreement is in effect, the Owner or the Energy Project Operators shall provide the County with a copy of the annual report required under the PPA regarding the status of the Project and the electricity being produced by the Project and supplied to the County Office of Community Sustainability. A copy of the annual report required under the PPA will be due to the County within thirty

(30) days of submission to the County Office of Community Sustainability.

(g) By \_\_\_\_\_\_\_, and every year thereafter this PILOT Agreement is in effect, the County Office of Community Sustainability will certify to the Department of Finance that the Energy Project Operator is complying with the PPA and is providing the County with renewable energy and that the Owner's renewable energy real property tax may be abated pursuant to this PILOT Agreement. A copy of the certification from the County Office of Community Sustainability to the Department of Finance will also be provided to the Owner upon submission.

- 4. Term of Agreement. This Agreement shall remain in effect until the earlier to occur of:
  - (a) the expiration of thirty (30) years from the Effective Date;
  - (b) the date on which the Energy Project Operator ceases the operation of the Project;
  - (c) the date the County declares a default and terminates the application of the PPA to the Owner and Project; and
  - (d) any default by the Owner under this PILOT Agreement, which shall include but is not limited to the failure of the Owner to pay the County for any amounts due under this PILOT Agreement.
- 5. State Taxes. The Owners acknowledge and agree that it shall pay all State real property taxes due with respect to the Property.
- 6. Successors and Assigns. This PILOT Agreement shall be binding upon, and shall inure to the benefit of, the Owner and all successors and assigns of the Owner.
- 7. Entire Agreement. This PILOT Agreement represents the entire understanding and agreement of the parties.

IN WITNESS WHEREOF, the County and the Owner, by their duly authorized representatives have signed this Agreement as of the date first written above.

OWNER and ENERGY PROJECT OPERATORS

Triple Creek Farm Properties LLC	
Ву:	
Name:	
Title: Authorized Signatory	
KDC Solar TC Little Patuxent WWTF	LLC
By:	
Name:	
Title: Authorized Signatory	
KDC Solar TC Blandair Park LLC	
By:	
Name:	
Title: Authorized Signatory	

KDC Solar TC George Howard LLC
By:
Name:
Title: Authorized Signatory

[County signatures on following page]

ATTEST:	HOWARD COUNTY, MARYLAND
	Ву:
Lonnie Robbins	By: Calvin Ball
Chief Administrative Officer	County Executive Date:
APPROVED by Office of Community	Sustainability
Joshua Feldmark, Director	_
APPROVED for Form and Legal Sufficiency this day of, 2022	APPROVED by Department of Finance:
Gary W. Kuc	Rafiu Ighile, Director
County Solicitor	
Reviewing Attorney:	
Kristen Bowen Perry Deputy County Solicitor	

[Notaries continue on the following page.]

# STATE OF MARYLAND, HOWARD COUNTY, TO WIT: I HEREBY CERTIFY that on this day of

I HEREBY CERTIFY that on this day of the subscriber, a Notary Public of the State of Maryland personally appeared, and [s/he] ackr Payment in Lieu of Taxes Agreement for the purposes the acknowledged the same to be the [his/her] act on behalf of Taxes.	n, in and for the County aforesaid, nowledged that [s/he] executed the nerein contained, and [s/he] further
AS WITNESS my Hand and Notarial Seal:	•
My Commission Expires:	Notary Public
STATE OF MARYLAND, HOWARD COUNTY, TO W	
I HEREBY CERTIFY that on this day of the subscriber, a Notary Public of the State of Maryland personally appeared, and [s/he] ackr. Payment in Lieu of Taxes Agreement for the purposes the acknowledged the same to be the [his/her] act [on behalf of AS WITNESS my Hand and Notarial Seal:	, in and for the County aforesaid, nowledged that [s/he] executed the nerein contained, and [s/he] further
My Commission Expires:	Notary Public
STATE OF MARYLAND, HOWARD COUNTY, TO W	IT:
I HEREBY CERTIFY that on this day of the subscriber, a Notary Public of the State of Maryland personally appeared Calvin Ball, the County Executive of acknowledged that he executed the Payment in Lieu of Taxes contained, and further acknowledged the same to be the act of the contained of the contained.	Howard County, Maryland, and he Agreement for the purposes therein
AS WITNESS my Hand and Notarial Seal:	
Ī	Notary Public

My C	Commission Expires:					
I CE	RTIFY THAT:					
(a) (b)						
		Kristen Bowen Perry				
Exhil	bit A: Property & Projects bit B: Council Resolution No bit C: Metes & Bounds of Projects					

### EXHBIT EXHIBIT A

### **Project Description**

- 1. KDC Solar TC Little Patuxent WWTP LLC ("KDC <u>Triple Creek Phase I</u>") is developing a 2.734 MW DC, 1.99 MW AC virtual net-metered ground mounted, single-axis tracker project on a private site located at 12855 Frederick Road, West Friendship, MD 21794 ("<u>Triple Creek Phase I Project</u>").
- 2. KDC Solar TC Blandair Park LLC ("<u>Triple Creek Phase II</u>") is developing a 2.906 MW DC, 1.99 MW AC virtual net-metered ground mounted, single-axis tracker project on a private site located at 12855 Frederick Road, West Friendship, MD 21794 ("<u>Triple Creek Phase I Project</u>").
- 3. KDC Solar TC George Howard LLC ("<u>Triple Creek Phase III</u>") is developing a 2.517 MW DC, 1.99 MW AC virtual net-metered ground mounted, single-axis tracker project on a private site located at 12855 Frederick Road, West Friendship, MD 21794 ("<u>Triple Creek Phase II Project</u>").

### EXHIBIT B

### **County Council Resolution**

### EXHBIT EXHIBIT C

### **Project Site Subject to PILOT Agreement**

Approximately 27.5 27.23 acres comprising 28% 32% of the Property

#### KDC SOLAR MARYLAND LLC

#### **OFFICER'S CERTIFICATE**

The undersigned, being a duly qualified and authorized officer of KDC Solar Maryland LLC, a Delaware limited liability company (the "Company"), acting solely in such capacity and not individually does hereby certify on behalf of the Company as follows and, in each case, as of the date written below that:

- 1. The following entities are subsidiaries of KDC Solar Maryland LLC and successors in interest and lessees under certain leases with Clear View Farm, LLC:
  - a. KDC Solar CV Ascend One LLC, successor in interest from SED PJM Holdings LLC, as Lessee
  - b. KDC Solar CV Central MD Regional Transit LLC, successor in interest from SED PJM Holdings LLC, as Lessee
  - c. KDC Solar CV O'Donnell Property LLC, successor in interest from SED PJM Holdings LLC, as Lessee
  - d. KDC Solar CV Animal Control LLC, successor in interest from SED PJM Holdings LLC, as Lessee
  - e. KDC Solar CV Cedar Lane Park LLC, successor in interest from SED PJM Holdings LLC, as Lessee
- 2. The following entities are subsidiaries of KDC Solar Maryland LLC and successors in interest and lessees under certain leases with Triple Creek Farm Properties LLC:
  - a. KDC Solar TC Little Patuxent WWTP LLC, successor in interest from P52ES 12855 Frederick Road Phase 1 LLC
  - b. KDC Solar TC Blandair Park LLC, successor in interest from P52ES 12855 Frederick Road Phase 2 LLC
  - c. KDC Solar TC George Howard LLC, successor in interest from P52ES 12855 Frederick Road Phase 3 LLC
- 3. KDC Solar HC LLC is an affiliate of KDC Solar Maryland LLC and is the owner of the solar project at the Howard County Courthouse.
- 4. The following entities are subsidiaries of KDC Solar Maryland LLC and will own solar projects on sites owned by Howard County:
  - a. KDC Solar DC LLC
  - b. KDC Solar WLF LLC
  - c. KDC Solar SPS LLC
  - d. KDC Solar ECL LLC
  - e. KDC Solar ECL Dorsey Run SPS LLC
  - f. KDC Solar Gateway LLC

- g. KDC Solar Gateway Chestnut Hills WPS LLC
- 5. Upon closing of the financing, KDC Solar 50 LLC will be a subsidiary of KDC Solar Maryland LLC and will own the solar project on a site owned by Howard County

IN WITNESS WHEREOF, the undersigned has executed this Officer's Certificate to be delivered as of the <u>18th</u> day of <u>June</u>, 2022.

Name: Melinda Baglio

Title: Authorized Signatory

# County Council of Howard County, Maryland

2022 Legislative Session	Legislative Day No.
Resolution No.	11-2022
Introduced by: The Chairperson at the	e request of the County Executive
Solar Power entities regarding the construction	Triple Creek Farm Properties LLC, and various on and operation of a solar array located on the compliance with a certain Renewable Energy
Introduced and read first time	By order Michelle Harrod, Administrator
Read for a second time at a public hearing on	By order Michelle Harrod, Administrator
This Resolution was read the third time and was Adopted, Adopted with a	amendments, Failed, Withdrawn, by the County Council
on, 2022.	Certified By Michelle Harrod, Administrator
Approved by the County Executive	

NOTE: [[text in brackets]] indicates deletions from existing law; TEXT IN SMALL CAPITALS indicates additions to existing law; Strike-out indicates material deleted by amendment; Underlining indicates material added by amendment

Calvin Ball, County Executive

1	WHEREAS, the County has established policies to support the implementation of renewal
2	energy projects located in Howard County; and
3	
4	WHEREAS, in April of 2020, the County Council passed Council Bill No. 10-2020 that
5	approved a Renewable Energy Power Purchase Agreement between the County and KDC Solar
6 7	Maryland, LLC for the purchase of electric power for a term of up to thirty years; and
8	WHEREAS, Triple Creek Farm Properties LLC, a Maryland Limited Liability Company
9	(the "Owner"), is the fee simple owner of that parcel of real property located at 12855 Route 144,
10	West Friendship, Maryland 21794 and described more fully in the deed from Teresa Kay
11	Stonesifer and Denise A. Dixon, dated January 11, 2017 and recorded among the Land Records of
12	Howard County, Maryland (the "Land Records") at Liber 17387, folio 272 and located in Howard
13	County, Maryland, as more particularly described therein, and commonly known as Triple Creek
14	Farm (the "Property"); and
15	
16	WHEREAS, various affiliates of KIIC Solar Maryland, LLC have entered into Lease
17	Agreements with the Owner to satisfy the requirements of the Renewable Energy Power Purchase
18	Agreement; and
19	
20	WHEREAS, the Owner, in conjunction with KDC Solar TC Little Patuxent WWTP LLC,
21	KDC Solar TC Blandair Park LLC, and KDC Solar TC George Howard LLC (collectively, the
22	"Energy Project Operators"), are developing and constructing alternative and renewable energy
23	projects (the "Projects") on approximately twenty-eight percent (28%) of the Property; and
24	
25	WHEREAS, pursuant to the Renewable Energy Power Purchase Agreement, the Projects
26	on the Property will produce renew ble energy; and
27	
28	WHEREAS, in order to make the Projects affordable, the Owner and Energy Project
29	Operators have requested that the County abate County real property taxes related to the portion
30	of the Property utilized for the Projects pursuant to Section 7-514 of the Tax-Property Article of
31	the Annotated Code of Maryland; and

WHEREAS, the Owner and Energy Project Operators have demonstrated to the County that an agreement for payments in lieu of taxes is necessary to make the Projects economically feasible; and

**WHEREAS**, in order to promote the generation of renewable energy, the County agrees to abate County real property taxes, subject to the terms and conditions of the proposed Payment in Lieu of Taxes Agreement, attached to this Resolution as "Exhibit 1".

NOW, THEREFORE, BE IT RESOLVED by the County Council of Howard County,

Maryland this \_\_\_\_\_ day of \_\_\_\_\_\_\_, 2022, that:

- (1) In accordance with Section 7-514 of the Tax Property Article of the Annotated Code of Maryland, the County shall abate all County future real property taxes for the portion of the Property related to the Projects, subject to the terms and conditions of the Payment in Lieu of Taxes Agreement (the "PILOT Agreement") attached to this Resolution as "Exhibit 1".
- 17 (2) The County Executive is hereby authorized to execute and deliver the PILOT Agreement 18 in the name and on behalf of the County in substantially the form attached.
  - The County Executive, prior to execution and delivery of the PILOT Agreement, may make such changes or modifications to the PILOT Agreement as he deems appropriate in order to accomplish the purpose of the transactions authorized by this Resolution, provided that such changes or modifications shall be within the scope of the transactions authorized by this Resolution; and the execution of the PILOT Agreement by the County Executive shall be conclusive evidence of the approval by the County Executive of all changes or modifications to the PILOT Agreement, and the PILOT Agreement shall thereupon become binding upon the County in accordance with its terms.



Project:

Triple Creek - Howard

**County Solar Projects** 

### PAYMENT IN LIEU OF TAXES AGREEMENT

THIS	PAYM	ENT	IN LIEU	OF TAXES								
this		of						between				
MAR	YLANÎ	), a b	ody corpora	ite and polit	ic of the S	State	of Ma	aryland (t	he 🎾 o	unty"),	KDC 1	Solar
TC L	ittle Pat	uxent	WWTP L	LC, KDC S	Solar TC	Blan	dair l	Park LLC	C, <b>K</b> DC	C Solar	TC Ge	eorge
Howa	rd LLC	(coll	ectively the	"Energy P	Project O	perat	tors"	) and Trij	ole Cre	ek Farn	n Prope	erties
LLC (	the "Ov	vner'	).		-				7			

#### **RECITALS**

- A. The Owner is the fee simple owner of that parcel of real property, approximately 110 total acres, located at 12855 Route 144, West Friendship, Maryland 21794 and described more fully in the deed from Teresa Kay Stonesifer and Denise A. Dixon, dated January 11, 2017 and recorded among the Land Records of Howard County, Maryland (the "Land Records") at Liber 17387, folio 272 and located in Howard County, Maryland, as more particularly described therein, and commonly known as Triple Creek Farm (the "Property").
- B. Owner has leased portions of the Property pursuant to lease agreements (the "Leases") to KDC Solar TC Little Paturent WWTP LLC (approximately 9.4 acres), KDC Solar TC Blandair Park LLC (approximately 9 acres), KDC Solar TC George Howard LLC (approximately 9 acres) (collectively the "Energy Project Operators") for the purpose of generating and delivering renewable energy to the County as detailed in that certain Renewable Energy Power Purchase Agreement, entered into between the County and the Energy Project Operator's affiliate, KDC Solar Maryland LLC ("KDC"), as of May 20, 2020, and any amendments thereto (the PPA") and which is incorporated herein by reference. The portions of the Property which are leased to the Energy Project Operators, is the subject of this PLOT Agreement is set forth in Exhibit C.
- C. The Energy Project Operator of developing and constructing solar photovoltaic renewable energy facilities in Ioward County to deliver renewable energy to the County on the Property. All electricity generated from the Project (defined below) will be sold to the county pursuant to the PPA. Exhibit A details the electric generation capacity of the Project. The facilities described in Exhibit A, and the corresponding land and improvements of the facilities, are referred to herein as the "Project" of collectively the "Projects".
- E. The PPA provides that county and KDC will enter into a payment in lieu of taxes agreement pursuant to Section 7-514 of the Tax-Property Article of the Annotated Code of Maryland (the "Act"). The Act authorizes the County to agree to such payment in lieu of taxes as follows:

- (a) Agreement with owner of facility for generation of electricity.
- (1) The governing body of a county or municipal corporation may enter into an agreement with the owner of a facility for the generation of electricity that is located or locates in the county or municipal corporation for a negotiated payment by the owner in lieu of taxes on the facility.
  - (2) An agreement for a negotiated payment in lieu of target under this section shall provide that, for the term specified in the agreement:
  - (i) The owner shall pay to the county or municipal corporation a specified amount each year in lieu of the payment of county or municipal corporation real and personal property tax; and
  - (ii) all or a specified part of the real and personal property at the facility shall be exempt from county or municipal corporation property tax for the term of the agree nent.
- F. In order to induce the development of sustainable energy projects, the County agrees to abate County real property taxes for the Property, subject to the terms and conditions of this PILOT Agreement.
- G. This PILOT Agreement shall commence on the date when signed by all parties hereto (the "Execution Date"). The abatement of County real property taxes shall become effective when Energy Project Operator notifies the County that the Project is operational (the "Project Effective Date").
- H. The County Council of Howard County, Maryland approved this PILOT Agreement by Resolution (CR\_-2022), dated \_\_\_\_\_\_, 2022, a copy of which is attached hereto as **Exhibi**. "B".

**NOW, THEREFORE,** in consideration of the premises and the mutual promises contained herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the County, the Energy Project Owners and the Owner agree as follows:

### 1. Abatement of County Real Property Taxes.

(a) From the Project Effective Date and continuing for the term of this PILOT Agreement, real property trees imposed on the Owner shall be abated as follows: The Project, and its corresponding land and improvements, shall be fully exempt from County real property taxes. The Owner shall make a Payment in Lieu of Taxes in an amount of \$10 per year for the term of this PILOT Agreement. A metes and bounds of the Project site, attached hereto as **Exhibit C**, will determine the

abated land and improvements subject to this Agreement. The land and improvements of the site not included in the metes and bounds will remain in its current taxable status.

(b) The Owner shall pay to the County the full amount of any County fire tax, front-foot benefit assessment charge, ad valorem charge, and any other charges on the Property as they become due on the Property.

### 2. Representations and Warranties.

- (a) The County r7epresents and warrants to the Swner that it has the authority to enter into this PILOT Agreement.
- (b) The Owner represents and warrants to the County that it is eligible in all respects to enter into this PILOT Agreement to make payments in lieu of taxes under the Act.
- (c) The PPA contemplates that the Owner will seek a payment in lieu of taxes for the real property taxes associated with the Project.
- (d) The Owner will ensure that the Energy Project Operators will develop, construct, and provide for the operation of the Project pursuant to the terms and requirements of the PPA. The Projects, at full buildout, will include a total of approximately 7 MW DC and shall include approximately 7 MW DC ground-mounted facilities.
- eligible to make payments in lieu of taxes in accordance with the Act.

  (f) On \_\_\_\_\_\_, and every year thereafter while this PILOT Agreement is in effect the Owner or the Energy Project Operators shall provide the County with a copy of the annual report required under the PPA regarding the status of the Project and the electricity being produced by the Project and supplied to the County Office of Community Sustainability. A copy of the annual report required under the PPA will be due to the County within thirty (30) days of submission to the County Office of Community Sustainability.

(e) The Owner covenants and agrees that it will do all things necessary to remain

(g) By \_\_\_\_\_\_\_, and every year thereafter this PILOT Agreement is in effect, the County Office of Community Sustainability will certify to the Department of Finance that the Energy Project Operator is complying with the PPA and it providing the County with renewable energy and that the Owner's renewable energy real property tax may be abated pursuant to this PILOT Agreement. A copy of the certification from the County Office of Community Sustainability to the Department of Finance will also be provided to the Owner upon submission.

- 4. Term of Agreement. This Agreement shall remain in effect until the earlier to occur of:
  - (a) the expiration of thirty (30) years from the Effective Date;
  - (b) the date on which the Energy Project Operator ceases the operation of the Project;
  - (c) the date the County declares a default and terminates the application of the PPA to the Owner and Project; and
  - (d) any default by the Owner under this PILOT Agreement, which shall include but is not limited to the failure of the Owner to pay the County for any amounts due under this PILOT Agreement.
- 5. State Taxes. The Owners acknowledge and agree that it shall pay all State real property taxes due with respect to the Property.
- 6. Successors and Assigns. This PILOT Agreement shall be binding upon, and shall inure to the benefit of, the Owner and all successors and assigns of the Owner.
- 7. Entire Agreement. This aLOT Agreement represents the entire understanding and agreement of the parties.

IN WITNESS WHEREOF, the County and the Owner, by their duly authorized representatives have signed this Agreement as of the date first written above.

### OWNER and ENERGY PROJECT OPERATORS

Triple Creek Farm Properties LLC
By:
Name:
Title: Authorized Signatory
KDC Solar TC Little Patuxent WWTP LLC
By:
Name:
Title: Authorized Signatory
KDC Solar TC Blandair Park LLC
By:
Name:
Title: Authorized Signatory

KDC Solar 1C George How	ard LLC	
By:		
Name:	*	
Title: Authorized Signatory		

[County signatures on following page]

ATTEST:	HOWARD COUNTY, MARYLAND
	By:
Lonnie Robbins	Calvin Ball
Chief Administrative Officer	County Executive Date:
APPROVED by Office of Community	Sustainabilit
Joshua Feldmark, Director	
APPROVED for Form and Legal	APPROVED by Department of Finance
Sufficiency this, day of, 2022	
Gary W. Kuc	Rafiu Ighile, Director
County Solicitor	
Reviewing Attorney:	
Kristen Bowen Perry	
Deputy County Solicitor	
[Notaries con	ntinue on the following page.]

# STATE OF MARYLAND, HOWARD COUNTY, TO WIT:

I HEREBY CERTIFY that on this	day of, 202, before me
the subscriber, a Notary Public of the State	of Maryland, in an for the County aforesaid
personally appeared, and Payment in Lieu of Taxes Agreement for the	d [s/he] acknowledged that [s/he] executed the
Payment in Lieu of Taxes Agreement for the	purposes therein contained, and [s/he] further
acknowledged the same to be the [his/her] act or	n behalf of <b>Triple Creek Farm Properties LLC</b>
AS WITNESS my Hand and Notarial S	ent:
AS WITHESS my Hand and Notalian	Car.
	Notary Public
My Commission Expires:	
STATE OF MARYLAND, HOWARD COU	NTY. TO WIT:
I HEREBY CERTIFY that on this	day of, 202, before mo
the subscriber, a Notary Public of the State	of Maryland, in and for the County aforesaid
personally appeared, an Payment in Lieu of Taxes Agreement for the	d [s/he] acknowledged that [s/he] executed the
acknowledged the same to be the [his/her] act [	on behalf of
AS WITNESS my Hand and Notarial S	lan).
AS WITHESS my Hand and Notalian	ocai.
	Notary Public
My Commission Expires:	
CTATE OF MARYLAND HOWARD COL	NEW TO WIT.
STATE OF MARYLAND, HOWARD COU	N1Y, 10 W11:
LHERERY CEPTIFY that on this	day of .202 . before m
I HEREBY CEPTIFY that on this the subscriber, a Note y Public of the State	of Maryland, in and for the County aforesaid
personally appeared Calvin Ball, the County	Executive of Howard County, Maryland, and h
acknowledged that he executed the Payment in	Lieu of Taxes Agreement for the purposes therei
contained, and further acknowledged the same	to be the act of Howard County, Maryland.
AS WITNESS my Hand and Notarial S	Seal:
	Notary Public

Mv	Com	mis	sion	Ext	oires
_ , ,		****			

### I CERTIFY THAT:

- (a) I am an attorney admitted to practice before the Court of Appeals of Maryland; and
- (b) I prepared the foregoing Payment in Lieu of Taxes Agreement.

Kristen Bowen Perry

Exhibit A: Property & Projects

Exhibit B: Council Resolution No.

Exhibit C: Metes & Bounds of Projects

### **EXHBIT A**

### **Project Description**

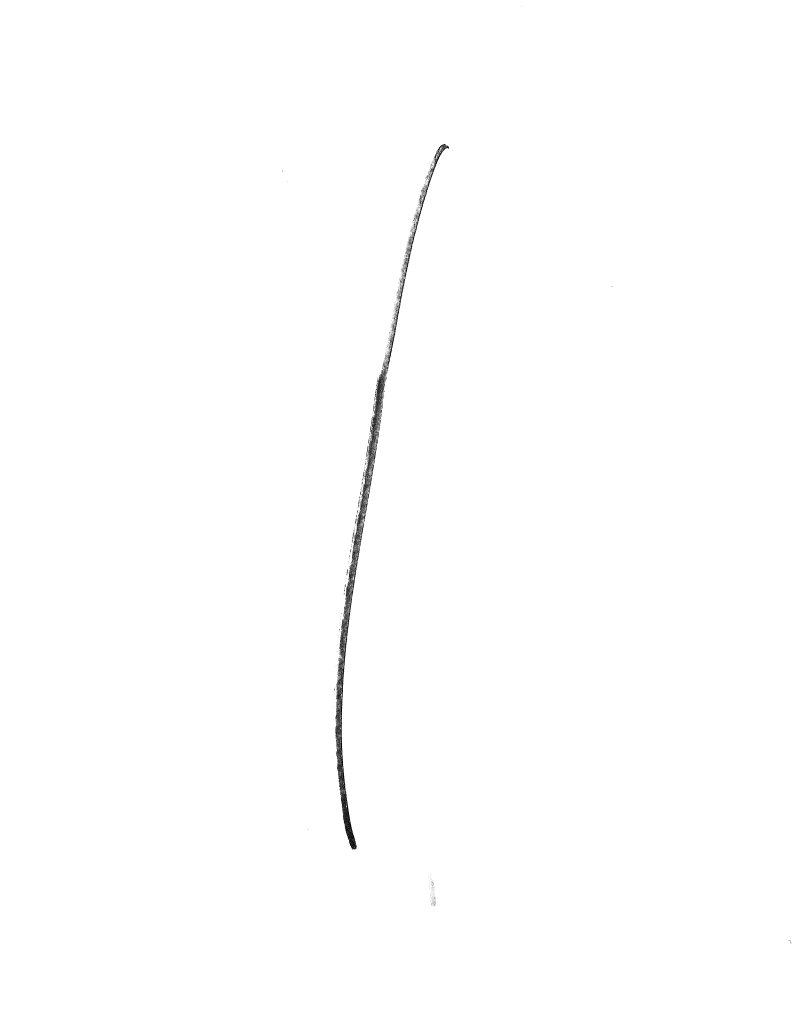
- 1. KDC Solar TC Little Patuxent WWTP LLC ("KDC <u>Triple Creek Phase I</u>") is developing a 2.734 MW DC, 1.99 MW AC virtual net-metered group mounted, single-axis tracker project on a private site located at 12855 Frederick Road, West Friendship, MD 21794 ("<u>Triple Creek Phase I Project</u>").
- 2. KDC Solar TC Blandair Park LLC ("<u>Triple Creek Phase II</u>") is developing a 2.906 MW DC, 1.99 MW AC virtual net-metered ground mounted, single-axis tracker project on a private site located at 12855 Frederick Road, West Friendship, MD 21794 ("<u>Triple Creek Phase I Project</u>").
- 3. KDC Solar TC George Howard LLC ("<u>Triple Creek Phase III</u>") is developing a 2.517 MW DC, 1.99 MW AC virtual net-metered ground mounted, single-axis tracker project on a private site located at 12855 Frederick Road, West Friendship, MD 21794 ("<u>Triple Creek Phase II Project</u>").



### EXHBIT C

# **Project Site Subject to PILOT Agreement**

Approximately 27.5 acres comprising 28% of the Property



Amendment	to Council Resolution	No.	111-2022

BY: The Chairperson at the request of the County Executive

Legislative Day 12
Date: July 27, 2022

Amendment N	No.	
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### (This amendment:

- 1. Corrects the percent of the property that will be used for the project;
- 2. Corrects the total acreage subject to the PILOT Agreement in Exhibit C to the Agreement;
- 3. Removes certain acreage amounts that do not reflect the acreage of the PILOT Agreement;
- 4. Clarifies that abatement shall become effective when the Project is under construction;
- 5. Clarifies that the abatement of County real property tax shall apply to any increase in taxes;
- 6. Corrects what is intended by "Owner" as related to the entity seeking the PILOT Agreement; and
- 7. Corrects numbering.)
- On the first page of the Resolution, in line 23, strike "twenty-eight percent (28%)" and substitute
- 2 "thirty-two percent (32%)".
- In the Payment in Lieu of Taxes Agreement, attached to the Resolution as Exhibit 1:
- 5 1. On page 1:

3

- 6 a. In item B:
- 7 i. Beginning in the second line and continuing to the third line, strike "(approximately 9.4 acres)";
- 9 ii. In the third line, strike "(approximately 9 acres)"; and
- iii. In the fourth line, strike "(approximately 9 acres)".
- b. Strike "E." and substitute "D."
- 2. On page 2:
- a. Strike "F.", "G.", and "H." and substitute "<u>E</u>.", "<u>F.</u>" and "<u>G.</u>";
- b. In new item F., old item G., strike "operational" and substitute "under construction"; and
- c. In item 1.(a), in the third line, strike "its" and substitute "any resulting increase in taxes to

17 <u>its</u>".

i certify this is a true copy of

passed on July

Council Administrato

1

12

1 3. On page 3, in item 2(a), strike "r7epreents" and substitute "represents".

2

4. On page 3, in item 2.(c), strike "Owner" and substitute "Energy Project Operators".

4

5. On pages 9 and 11, in each instance, strike "**EXHBIT**" and substitute "**EXHIBIT**".

6

- 7 6. On page 11:
- a. Strike 27.5 and substitute "27.23"; and
- 9 b. Strike "28%" and substitute "<u>32%</u>".