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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 ETAS ID: TM382117

Stylesheet Version v1.2

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	TRADEMARK SECURITY AGREEMENT

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Fotowatio Renewable Ventures, Inc.		04/26/2016	Corporation: DELAWARE

RECEIVING PARTY DATA

Name:	Deutsche Bank AG New York Branch, as Administrative Agent
Street Address:	60 Wall Street
City:	New York
State/Country:	NEW YORK
Postal Code:	10005
Entity Type:	German Banking Corporation: GERMANY

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Serial Number:	85976660	ORO VERDE

CORRESPONDENCE DATA

Fax Number: 2123548113

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

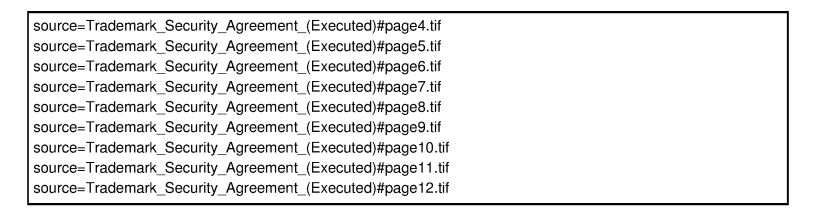
Phone: 212-819-8200

Email: iprecordations@whitecase.com
Correspondent Name: Fatima Carrillo/White & Case LLP
Address Line 1: 1155 Avenue of the Americas
Address Line 2: Patent & Trademark Department
Address Line 4: New York, NEW YORK 10036

ATTORNEY DOCKET NUMBER:	1111788-0154
NAME OF SUBMITTER:	Fatima Carrillo
SIGNATURE:	/Fatima Carrillo/
DATE SIGNED:	04/27/2016

Total Attachments: 12

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TRADEMARK SECURITY AGREEMENT

This **TRADEMARK SECURITY AGREEMENT**, dated as of April 26, 2016 (as it may be amended, restated, supplemented or otherwise modified from time to time, this "**Agreement**"), is made by the entities identified as grantors on the signature pages hereto (collectively, the "**Grantors**") in favor of Deutsche Bank AG New York Branch, as Administrative Agent for the Secured Parties (in such capacity, together with its successors and permitted assigns in such capacity, the "**Administrative Agent**").

WHEREAS, the Grantors are party to that certain Pledge and Security Agreement dated as of April 26, 2016 (as it may be amended, restated, supplemented or otherwise modified from time to time, the "Pledge and Security Agreement") between each of the Grantors, the other grantors party thereto and the Administrative Agent pursuant to which the Grantors granted a security interest to the Administrative Agent in the Trademark Collateral (as defined below) and are required to execute and deliver this Agreement.

NOW, THEREFORE, in consideration of the foregoing and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Grantors hereby agree with the Administrative Agent as follows:

SECTION 1. Defined Terms

Unless otherwise defined herein, terms defined in the Pledge and Security Agreement and used herein have the meaning given to them in the Pledge and Security Agreement.

SECTION 2. Grant of Security Interest in Trademark Collateral

SECTION 2.1 Grant of Security. Each Grantor hereby grants to the Administrative Agent, for the benefit of the Secured Parties, a security interest in and continuing lien on all of such Grantor's right, title and interest in, to and under the following, in each case whether now or hereafter existing or in which such Grantor now has or hereafter acquires an interest and wherever the same may be located (collectively, the "**Trademark Collateral**"):

all United States and foreign trademarks, trade names, trade dress, corporate names, company names, business names, fictitious business names, Internet domain names, service marks, certification marks, collective marks, logos, other source or business identifiers, designs and general intangibles of a like nature, whether or not registered, and with respect to any and all of the foregoing: (i) all registrations and applications therefor including, without limitation, the registrations and applications listed in <u>Schedule A</u> attached hereto (as such schedule may be amended or supplemented from time to time), (ii) all extensions or renewals of any of the foregoing, (iii) all of the goodwill of the business connected with the use of and symbolized by any of the foregoing, (iv) the right to sue or otherwise recover for any past, present and future infringement, dilution or

other violation of any of the foregoing or for any injury to the related goodwill, (v) all Proceeds of the foregoing, including, without limitation, license fees, royalties, income, payments, claims, damages, and proceeds of suit now or hereafter due and/or payable with respect thereto, and (vi) all other rights of any kind accruing thereunder or pertaining thereto throughout the world.

SECTION 2.2 Certain Limited Exclusions. Notwithstanding anything herein to the contrary, in no event shall the Trademark Collateral include or the security interest granted under Section 2.1 hereof attach to (a) any "intent-to-use" application for registration of a Trademark filed pursuant to Section 1(b) of the Lanham Act, 15 U.S.C. § 1051, prior to the filing of a "Statement of Use" pursuant to Section 1(d) of the Lanham Act or an "Amendment to Allege Use" pursuant to Section 1(c) of the Lanham Act with respect thereto, solely to the extent, if any, that, and solely during the period, if any, in which, the grant of a security interest therein would impair the validity or enforceability of any registration that issues from such intent-to-use application under applicable federal law or (b) any other Excluded Property.

SECTION 3. Security Agreement

The security interest granted pursuant to this Agreement is granted in conjunction with the security interest granted to the Administrative Agent for the Secured Parties pursuant to the Pledge and Security Agreement, and the Grantors hereby acknowledge and affirm that the rights and remedies of the Administrative Agent with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Pledge and Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. In the event that any provision of this Agreement (other than Section 4) is deemed to conflict with the Pledge and Security Agreement, the provisions of the Pledge and Security Agreement shall control.

SECTION 4. Financing Orders; Post-Petition Intercreditor Arrangements

This Agreement shall be subject to the terms of Section 3.3 of the Pledge and Security Agreement.

SECTION 5. Governing Law

THIS AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAW OF THE STATE OF NEW YORK INCLUDING SECTIONS 5-1401 AND 5-1402 OF THE NEW YORK GENERAL OBLIGATIONS LAW (OTHER THAN ANY MANDATORY PROVISIONS OF THE UCC RELATING TO THE LAW GOVERNING PERFECTION AND THE EFFECT OF PERFECTION OF THE SECURITY INTEREST) AND, TO THE EXTENT APPLICABLE, THE BANKRUPTCY CODE.

SECTION 6. Counterparts

This Agreement may be executed in one or more counterparts and by different

2

parties hereto in separate counterparts, each of which when so executed and delivered shall be deemed an original, but all such counterparts together shall constitute but one and the same instrument.

SECTION 7. Concerning the Administrative Agent

Deutsche Bank AG New York Branch is entering into this Agreement solely in its capacity as Administrative Agent and not in its individual or corporate capacity. The rights, privileges and immunities of the Administrative Agent pursuant to the Pledge and Security Agreement, shall be incorporated as though fully set forth herein.

[Remainder of page intentionally left blank]

3

Accepted and Agreed:

SUNEDISON, INC.,

as Grantor

Bv/

Name: Patrick Cook

Title: Vice President - Capital Markets and

Corporate Finance

ENFLEX CORPORATION

as Grantor

By:

Name: Patrick Cook

Title: Authorized Representative

SUNEDISON, LLC,

as Grantor

Name: Patrick Cook

Title: Authorized Representative

FOTOWATIO RENEWABLE VENTURES, INC.,

as Grantor

Ву:

Name: Patrick Cook

Yitle: Authorized Representative

[Trademark Security Agreement]

Accepted and Agreed:

DEUTSCHE BANK AG NEW YORK BRANCH, solely in its capacity as Administrative Agent

Ву:

Name: Title:

By:

Name

Title:

Peter Cucchiara Vice President

[Trademark Security Agreement]

SCHEDULE A to TRADEMARK SECURITY AGREEMENT

TRADEMARK REGISTRATIONS AND APPLICATIONS

Grantor	Trademark	Jurisdiction	Status	Serial No.	Filing Date	Registration No.	Registration Date
EnFlex Corp.	ENFLEX	European Community	Registered	497925	26-Mar-1997	497925	22-Apr-1999
Enflex Corporation	ENFLEX	United States of America	Registered	75/043,843	16-Jan-1996	2,094,250	09-Sep-1997
Sun Edison LLC	ERADICATION OF DARKNESS	India	Pending	2319231	20-Apr-2012		
Sun Edison LLC	SEEDS	United States of America	Registered	77/941,559	22-Feb-2010	3,856,361	05-Oct-2010
SunEdison, Inc.	SILVANTIS	United States of America	Registered	85/447,913	14-Oct-2011	4,396,795	03-Sep-2013
Sun Edison LLC	SIMPLIFYING SOLAR	Canada	Registered	1381550	31-Jan-2008	TMA734254	11-Feb-2009
Sun Edison LLC	SIMPLIFYING SOLAR	European Community	Registered	6650659	07-Feb-2008	6650659	20-Apr-2009
Sun Edison LLC	SIMPLIFYING SOLAR	United States of America	Registered	77/279,889	14-Sep-2007	3,439,842	03-Jun-2008
Sun Edison LLC	SOLAROWN	United States of America	Registered	86/224,534	18-Mar-2014	4,693,434	24-Feb-2015
Sun Edison LLC	SUNEDISON	Australia	Registered	1641854	20-Aug-2014	1641854	23-Mar-2015
Sun Edison LLC	SUNEDISON	Brazil	Registered	840373333	20-Dec-2012	840373325	01-Dec-2015
Sun Edison LLC	SUNEDISON	Brazil	Registered	840373325	20-Dec-2012	840373333	01-Dec-2015
Sun Edison LLC	SUNEDISON	Canada	Registered	1386922	11-Mar-2008	TMA780895	27-Oct-2010

Sun Edison LLC	Sun Edison LLC	Sun Edison LLC	Sun Edison LLC	Sun Edison LLC	Grantor												
SUNEDISON	SUNEDISON	SUNEDISON	SUNEDISON	SUNEDISON	Trademark												
Israel	Israel	India	India	Honduras	Honduras	Guatemala	Guatemala	El Salvador	El Salvador	Colombia	Colombia	China (People's Republic)	China (People's Republic)	China (People's Republic)	Chile	Chile	Jurisdiction
Registered	Registered	Pending	Pending	Registered	Registered	Registered	Registered	Registered	Status								
212402	212403	1603975	1603976	14289/2014	14291/2014	2014-004144	2014-004174	E-135136- 2014	E-135137- 2014	11-145634	11-145605	8405207	8405209	8405208	977087	977088	Serial No.
12-Jun-2008	12-Jun-2008	20-Sep-2007	20-Sep-2007	25-Apr-2014	25-Apr-2014	05-May-2014	05-May-2014	25-Apr-2014	25-Apr-2014	27-Oct-2011	27-Oct-2011	18-Jun-2010	21-Jun-2010	18-Jun-2010	02-Nov-2011	02-Nov-2011	Filing Date
212402	212403			21390	21394	208474	206201	20/250	123/248	452522	452521	8405207	8405209	8405208	1016335	1016337	Registration No.
07-Feb-2010	07-Feb-2010			23-June-2015	23-Jun-2015	08-Sept-2015	04-May-2015	28-Apr-2015	12-Mar-2015	21-Jun-2012	21-Jun-2012	14-Aug-2011	21-Sep-2011	21-Jul-2011	19-Jun-2013	19-Jun-2013	Registration Date

Sun Edison LLC	Sun Edison LLC	Sun Edison LLC	Sun Edison LLC	Sun Edison LLC	Sun Edison LLC	Sun Edison LLC	Sun Edison LLC	Sun Edison LLC	Sun Edison LLC	Sun Edison LLC	Sun Edison LLC	Sun Edison LLC	Sun Edison LLC	Sun Edison LLC	Sun Edison LLC	Sun Edison LLC	Grantor
SUNEDISON	SUNEDISON	SUNEDISON	SUNEDISON	SUNEDISON	SUNEDISON	SUNEDISON	SUNEDISON	SUNEDISON	SUNEDISON	SUNEDISON	SUNEDISON	SUNEDISON	SUNEDISON	SUNEDISON	SUNEDISON	SUNEDISON	Trademark
United States of America	United Arab Emirates	United Arab Emirates	Thailand	South Africa	South Africa	Puerto Rico	Puerto Rico	Philippines	Peru	Peru	Panama	Mexico	Mexico	Malaysia	Malaysia	Korea, Republic of	Jurisdiction
Registered	Registered	Registered	Registered	Registered	Registered	Pending	Registered	Status									
78/907,165	114861	114860	854974	2011/15671	2011/15672	70563	70562	4-2011- 008144	472482	472483	231677-01	1224400	1224398	2011012117	2011-012116	41-2010- 0017651	Serial No.
13-Jun-2006	18-Jun-2008	18-Jun-2008	18-Jul-2012	28-Jun-2011	28-Jun-2011	08-Mar-2010	08-Mar-2010	13-Jul-2011	03-Nov-2011	03-Nov-2011	02-May-2014	01-Nov-2011	01-Nov-2011	01-Jul-2011	01-Jul-2011	12-Jul-2010	Filing Date
3,407,196	99781	99780	SM65102	2011/15671	2011/15672		200740	4-2011- 008144	70688	71330	231677-01	1304934	1280077	2011012117	2011-012116	41-222326	Registration No.
01-Apr-2008	01-Feb-2010	01-Feb-2010	14-Jan-2015	09-Jan-2013	09-Jan-2013		06-Mar-2015	22-Dec-2011	05-Mar-2012	18-Apr-2012	27-Aug-2015	20-Aug-2012	18-Apr-2012	12-Dec-2013	28-Jun-2012	02-Dec-2011	Registration Date

¹ Intent to use.

Grantor	Trademark	Jurisdiction	Status	Serial No.	Filing Date	Registration No.	Registration Date
Sun Edison LLC	SUNEDISON (stylized) With Fireball Logo	El Salvador	Registered	E-135139- 2014	25-Apr-2014	16/250	28-Apr-2015
Sun Edison LLC	SUNEDISON (stylized) With Fireball Logo	El Salvador	Registered	E-135138- 2014	25-Apr-2014	152/256	14-Aug-2015
Sun Edison LLC	SUNEDISON (stylized) With Fireball Logo	Guatemala	Published	2014-004175	05-May-2014		
Sun Edison LLC	SUNEDISON (stylized) With Fireball Logo	Guatemala	Registered	2014-004152	05-May-2014	209729	13-Oct-2015
Sun Edison LLC	SUNEDISON (stylized) With Fireball Logo	Honduras	Registered	14290/2014	25-Apr-2014	21391	23-Jun-2015
Sun Edison LLC	SUNEDISON (stylized) With Fireball Logo	Honduras	Registered	14292/2014	25-Apr-2014	21389	24-June-2015
Sun Edison LLC	SUNEDISON (stylized) With Fireball Logo	Panama	Registered	231675-01	02-May-2014	231675-01	18-Mar-2015
SunEdison, Inc.	SUNEDISON + ENERGY WHEEL Logo	United States of America	Pending ¹	86/727,833	17-Aug-2015		
SunEdison, Inc.	ENERGY WHEEL Logo	United States of America	Pending	86/727,830	17-Aug-2015		
Sun Edison LLC	SUNEDISON SIMPLIFYING SOLAR & design	Canada	Registered	1386928	11-Mar-2008	TMA781852	08-Nov-2010
Sun Edison LLC	SUNEDISON SIMPLIFYING SOLAR & design	China (People's Republic)	Registered	8405211	21-Jun-2010	8405211	21-Sep-2011

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Sun Edison LLC	Grantor											
SUNEDISON SIMPLIFYING SOLAR & design	Trademark											
Mexico	Mexico	Korea, Republic of	Israel	Israel	India	India	European Community	Colombia	Colombia	China (People's Republic)	China (People's Republic)	Jurisdiction
Registered	Status											
1224395	1224396	41-2010- 0017652	221486	221485	1927774	1927773	6739056	11-146502	11-146505	8405212	8405210	Serial No.
01-Nov-2011	01-Nov-2011	12-Jul-2010	18-Jun-2009	18-Jun-2009	25-Feb-2010	25-Feb-2010	11-Mar-2008	27-Oct-2011	27-Oct-2011	21-Jun-2010	19-May-2010	Filing Date
1280076	1303186	41-222356	221846	221485	1927774	1927773	6739056	458195	458196	8405212	8405210	Registration No.
18-Apr-2012	13-Aug-2012	02-Dec-2011	02-Jul-2012	02-Jul-2012	22-Nov-2011	30-Mar-2011	20-May-2009	17-Aug-2012	17-Aug-2012	21-Sep-2011	14-Aug-2011	Registration Date

² Intent to Use

SunEdison, Inc.	Sun Edison LLC	Sun Edison LLC	Sun Edison LLC	Sun Edison LLC	Sun Edison LLC	Sun Edison LLC	Sun Edison LLC	Sun Edison LLC	Sun Edison LLC	Grantor
ZERO WHITE SPACE	SUNEDISON ENERGY & ENVIRONMENTAL DATA SYSTEM SEEDS & design	SUNEDISON SIMPLIFYING SOLAR & design	SUNEDISON SIMPLIFYING SOLAR & design	Trademark						
United States of America	United States of America	United States of America	Thailand	South Africa	South Africa	Puerto Rico	Puerto Rico	Peru	Peru	Jurisdiction
Published ²	Registered	Registered	Registered	Pending	Pending	Registered	Registered	Registered	Registered	Status
86/456,771	77/530,015	77/279,959	783969	2011/15674	2011/15673	70561	70560	472485	472484	Serial No.
17-Nov-2014	23-JUL-2008	14-Sep-2007	13-Oct-2010	28-Jun-2011	28-Jun-2011	08-Mar-2010	08-Mar-2010	03-Nov-2011	03-Nov-2011	Filing Date
	3,702,961	3,426,602	SM55543			200738	200736	71318	70929	Registration No.
	27-OCT-2009	13-May-2008	07-Dec-2012			06-Mar-2015	06-Mar-2015	17-Apr-2012	15-Mar-2012	Registration Date

³ Intent to Use

Fotowatio Renewable Ventures, Inc.	SunEdison, Inc.	Grantor
ORO VERDE	ZWS	Trademark
United States of America	United States of America	Jurisdiction
	Published ³	Status
85/976,660	86/456,741	Serial No.
17-May-2011	17-Nov-2014	Filing Date
4,165,926		Registration No.
26-Jun-2012		Registration Date

TRADEMARK REEL: 005778 FRAME: 0877

RECORDED: 04/27/2016