

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
 Stylesheet Version v1.2

ETAS ID: TM767094

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	SECURITY INTEREST		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
iSun Energy LLC		11/04/2022	Limited Liability Company: DELAWARE
SolarCommunities, Inc.		11/04/2022	Corporation: VERMONT
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	Anson Investments Master Fund LP		
<b>Street Address:</b>	155 University Avenue, Suite 207		
<b>City:</b>	Toronto, Ontario		
<b>State/Country:</b>	CANADA		
<b>Postal Code:</b>	M5H 3B7		
<b>Entity Type:</b>	Limited Partnership: CAYMAN ISLANDS		
<b>PROPERTY NUMBERS Total: 5</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Registration Number:</b>	5259181	ISUN	
<b>Registration Number:</b>	6259451	CLIMATE ACTION FILM FESTIVAL	
<b>Registration Number:</b>	5937293		
<b>Registration Number:</b>	5937284		
<b>Registration Number:</b>	4380819	SUNCOMMON	
<b>CORRESPONDENCE DATA</b>			
<b>Fax Number:</b>			
<i>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.</i>			
<b>Phone:</b>	202-775-1216		
<b>Email:</b>	cmcwhinney@sullivanlaw.com		
<b>Correspondent Name:</b>	Christopher T. McWhinney		
<b>Address Line 1:</b>	1666 K St NW		
<b>Address Line 4:</b>	Washington, D.C. 20006		
<b>DOMESTIC REPRESENTATIVE</b>			
<b>Name:</b>	Christopher T. McWhinney		
<b>Address Line 1:</b>	1666 K St, NW		

CH \$140.00 5259181

<b>Address Line 4:</b> Washington, D.C. 20006	
<b>NAME OF SUBMITTER:</b>	Christopher T. McWhinney
<b>SIGNATURE:</b>	/Christopher T. McWhinney/
<b>DATE SIGNED:</b>	11/10/2022
<b>Total Attachments: 12</b> source=Trademark Security Agreement - iSun, Inc. (Executed) (4868-3631-3149.2)#page1.tif source=Trademark Security Agreement - iSun, Inc. (Executed) (4868-3631-3149.2)#page2.tif source=Trademark Security Agreement - iSun, Inc. (Executed) (4868-3631-3149.2)#page3.tif source=Trademark Security Agreement - iSun, Inc. (Executed) (4868-3631-3149.2)#page4.tif source=Trademark Security Agreement - iSun, Inc. (Executed) (4868-3631-3149.2)#page5.tif source=Trademark Security Agreement - iSun, Inc. (Executed) (4868-3631-3149.2)#page6.tif source=Trademark Security Agreement - iSun, Inc. (Executed) (4868-3631-3149.2)#page7.tif source=Trademark Security Agreement - iSun, Inc. (Executed) (4868-3631-3149.2)#page8.tif source=Trademark Security Agreement - iSun, Inc. (Executed) (4868-3631-3149.2)#page9.tif source=Trademark Security Agreement - iSun, Inc. (Executed) (4868-3631-3149.2)#page10.tif source=Trademark Security Agreement - iSun, Inc. (Executed) (4868-3631-3149.2)#page11.tif source=Trademark Security Agreement - iSun, Inc. (Executed) (4868-3631-3149.2)#page12.tif	

## TRADEMARK SECURITY AGREEMENT

This **Trademark Security Agreement**, dated as of November 4, 2022, is entered into by and among iSun Inc., a Delaware corporation (“**iSun**”), Peck Electric Co., a Vermont corporation (“**Peck Electric**”), SolarCommunities, Inc., a Vermont corporation (“**SolarCommunities**”), iSun Corporate, LLC, a Delaware limited liability company (“**iSun Corporate**”), and iSun Energy LLC, a Delaware limited liability company (“**iSun Energy**” and together with iSun, Peck Electric, SolarCommunities and iSun Corporate, and including their respective successors and permitted assigns, individually, a “**Grantor**” and collectively, the “**Grantors**”), in favor of Anson Investments Master Fund LP, a Cayman Islands limited partnership, as lender (in such capacity, together with its successors and permitted assigns, the “**Collateral Agent**”).

### WITNESSETH:

**WHEREAS**, pursuant to the Securities Purchase Agreement, dated as of November 4, 2022 (as the same may be amended, restated, supplemented or otherwise modified from time to time, the “**Purchase Agreement**”), among iSun (a “**Seller**”) and various purchasers listed therein (together with their successors and permitted assigns, the “**Purchasers**”) and the Collateral Agent, the Purchasers have agreed to purchase secured notes from the Seller upon the terms and subject to the conditions set forth therein and the Collateral Agent has agreed to act as collateral agent of the Purchasers; and

**WHEREAS**, each Grantor (other than the Seller) has guaranteed the Obligations (as defined in the Purchase Agreement) of the Seller and other Company Parties (as defined in the Purchase Agreement) and all of the Grantors are party to a Security Agreement of even date herewith with the Collateral Agent (the “**Security Agreement**”) pursuant to which the Grantors are required to execute and deliver this Trademark Security Agreement.

**NOW, THEREFORE**, in consideration of the premises and to induce the Collateral Agent to enter into the Purchase Agreement and to induce the initial Purchasers to make purchase notes from the Seller thereunder, each Grantor hereby agrees with the Collateral Agent as follows:

**Section 1. Defined Terms.** Capitalized terms used herein without definition have the meanings ascribed to such terms in the Security Agreement.

(a) **Grant of Security Interest in Trademark Collateral.** Each Grantor, as collateral security for the prompt and complete payment and performance when due (whether at stated maturity, by acceleration or otherwise) of the Secured Obligations of such Grantor, hereby mortgages, pledges and hypothecates to the Collateral Agent for the benefit of the Purchaser Parties, and grants to the Collateral Agent for the benefit of the Purchaser Parties a Lien on and security interest in, all of its right, title and interest in, to and under the following Collateral of such Grantor (the “**Trademark Collateral**”):

(b) all of its Trademarks and all IP Licenses providing for the grant by or to such Grantor of any right under any Trademark, including, without limitation, those referred to on Schedule 1 hereto;

(c) all renewals and extensions of the foregoing;

(d) all goodwill of the business connected with the use of, and symbolized by, each such Trademark; and

(e) all income, royalties, proceeds and Liabilities at any time due or payable or asserted under and with respect to any of the foregoing, including, without limitation, all rights to sue and recover at law or in equity for any past, present and future infringement, misappropriation, dilution, violation or other impairment thereof.

**Section 2. Security Agreement.** The security interest granted pursuant to this Trademark Security Agreement is granted in conjunction with the security interest granted to the Collateral Agent pursuant to the Security Agreement and each Grantor hereby acknowledges and agrees that the rights and remedies of the Collateral Agent with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

**Section 3. Grantor Remains Liable.** Each Grantor hereby agrees that, anything herein to the contrary notwithstanding, such Grantor shall assume full and complete responsibility for the prosecution, defense, enforcement or any other necessary or desirable actions in connection with their Trademarks and IP Licenses subject to a security interest hereunder.

**Section 4. Counterparts.** This Trademark Security Agreement may be executed in any number of counterparts and by different parties in separate counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement. Signature pages may be detached from multiple separate counterparts and attached to a single counterpart.

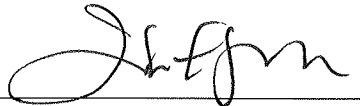
**Section 5. Governing Law.** This Trademark Security Agreement and the rights and obligations of the parties hereto shall be governed by, and construed and interpreted in accordance with, the law of the State of Delaware.

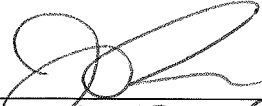
[SIGNATURE PAGES FOLLOW]

IN WITNESS WHEREOF, each Grantor has caused this Trademark Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

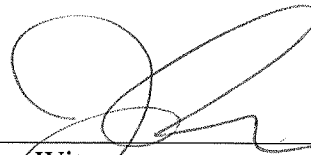
Very Truly Yours,

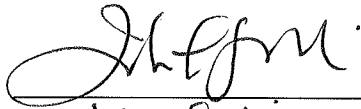
**iSUN, INC.**  
as Grantor

  
\_\_\_\_\_  
Witness


By:   
\_\_\_\_\_  
Name: Betty Beck  
Title: CEO

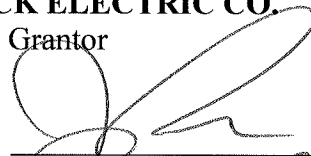
**SOLARCOMMUNITIES, INC.**  
as Grantor

  
\_\_\_\_\_  
Witness


By:   
\_\_\_\_\_  
Name: John Sullivan  
Title: Treasurer


**PECK ELECTRIC CO.**  
as Grantor

  
\_\_\_\_\_  
Witness

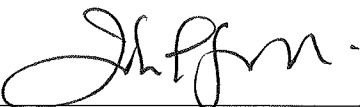
By:   
\_\_\_\_\_  
Name: Betty Beck  
Title: President

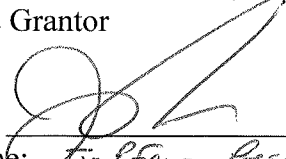
**iSUN ENERGY, LLC** By its Sole Member, iSun, Inc.  
as Grantor

  
\_\_\_\_\_  
Witness

By:   
\_\_\_\_\_  
Name: Betty Beck  
Title: CEO

iSUN CORPORATE, LLC  
as Grantor

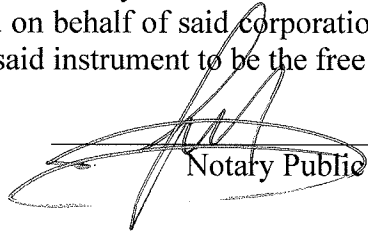
  
\_\_\_\_\_  
Witness

By:   
\_\_\_\_\_  
Name: *Jim Pfanz Beck*  
Title: *President*

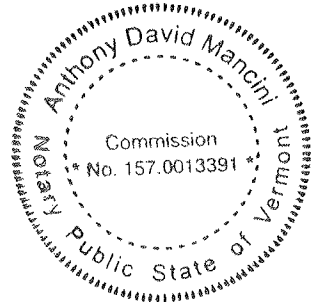
ACKNOWLEDGMENT OF GRANTOR

STATE OF *Vermont* )  
COUNTY OF *Chittenden* ) ss.

On this 4<sup>th</sup> day of November, 2022 before me personally appeared Jeffrey Peck, proved to me on the basis of satisfactory evidence to be the person who executed the foregoing instrument on behalf of iSun Inc., a Delaware corporation, who being by me duly sworn did depose and say that he is an authorized officer of said corporation, that the said instrument was signed on behalf of said corporation as authorized by its Board of Directors and that he acknowledged said instrument to be the free act and deed of said corporation.

  
\_\_\_\_\_  
Notary Public

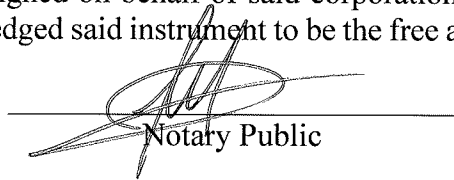
My Commission Expires January 31, 2023



ACKNOWLEDGMENT OF GRANTOR

STATE OF *Vermont* )  
COUNTY OF *Chittenden* ) ss.

On this 4<sup>th</sup> day of November, 2022 before me personally appeared *Jeffrey Peck*, proved to me on the basis of satisfactory evidence to be the person who executed the foregoing instrument on behalf of Peck Electric Co., a Vermont corporation, who being by me duly sworn did depose and say that he is an authorized officer of said corporation, that the said instrument was signed on behalf of said corporation as authorized by its Board of Directors and that he acknowledged said instrument to be the free act and deed of said corporation.

  
Notary Public

My Commission Expires January 31, 2023

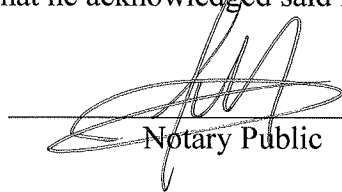




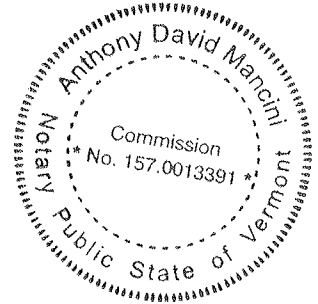
ACKNOWLEDGMENT OF GRANTOR

STATE OF Vermont )  
COUNTY OF Chittenden ) ss.

On this 4<sup>th</sup> day of November, 2022 before me personally appeared John Sullivan, proved to me on the basis of satisfactory evidence to be the person who executed the foregoing instrument on behalf of SolarCommunities, Inc., a Vermont corporation, who being by me duly sworn did depose and say that he is an authorized officer of said corporation, that the said instrument was signed on behalf of said corporation as authorized by its Board of Directors and that he acknowledged said instrument to be the free act and deed of said corporation.

  
\_\_\_\_\_  
Notary Public

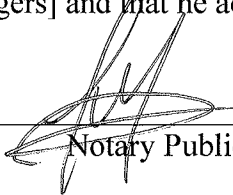
My Commission Expires January 31, 2023



ACKNOWLEDGMENT OF GRANTOR

STATE OF *Vermont* )  
COUNTY OF *Chittenden* ) SS.

On this *4<sup>th</sup>* day of *November*, 2022 before me personally appeared *Jeffrey Peck*, proved to me on the basis of satisfactory evidence to be the person who executed the foregoing instrument on behalf of iSun Corporate, LLC, a Delaware limited liability company, who being by me duly sworn did depose and say that he is an authorized officer of said company, that the said instrument was signed on behalf of said limited liability company as authorized by its [Board of Managers] and that he acknowledged said instrument to be the free act and deed of said company.

  
\_\_\_\_\_  
Notary Public

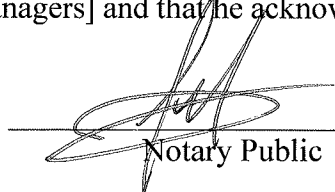
My Commission Expires January 31, 2023



ACKNOWLEDGMENT OF GRANTOR

STATE OF Vermont )  
COUNTY OF Chittenden ) ss.

On this 4<sup>th</sup> day of November, 2022 before me personally appeared Jeffrey Peck, proved to me on the basis of satisfactory evidence to be the person who executed the foregoing instrument on behalf of iSun Energy LLC, a Delaware limited liability company, who being by me duly sworn did depose and say that he is an authorized officer of said company, that the said instrument was signed on behalf of said limited liability company as authorized by its [Board of Managers] and that he acknowledged said instrument to be the free act and deed of said company.

  
\_\_\_\_\_  
Notary Public

My Commission Expires January 31, 2023



**SCHEDULE 1 TO  
TRADEMARK SECURITY AGREEMENT**

**Trademark Registrations**

<b>Transaction Party</b>	<b>Trademark</b>	<b>Country</b>	<b>Application No.</b>	<b>Registration No.</b>	<b>Filing Date</b>	<b>Registration Date</b>
iSun Energy, LLC	ISUN	US	87118176	5259181	July 27, 2016	August 8, 2017
iSun Energy, LLC	ISUN	Canada	1767865	TMA983469	February 2, 2015	October 24, 2017
SolarCommunities, Inc.	CLIMATE ACTION FILM FESTIVAL  And design	US	88788079	6259451	February 6, 2020	February 2, 2021
SolarCommunities, Inc.	Design of Houses in a Circle  (color)	US	88455441	5937293	May 31, 2019	December 17, 2019
SolarCommunities, Inc.	Design of Houses in a Circle  (B & W)	US	88455131	5937284	May 31, 2019	December 17, 2019
SolarCommunities, Inc.	SUNCOMMON	US	85518407	4380819	January 17, 2012	August 6, 2013

## Domain Names

<b>Domain Sort</b>	<b>Domain Name</b>	<b>Status</b>	<b>Expiration Date</b>	<b><u>Domain Owner</u></b>
1	isunpower.energy	Active	1/7/2023	iSun Corporate LLC
2	isun.digital	Active	1/8/2023	iSun Corporate LLC
3	isun.energy	Active	1/29/2023	iSun Corporate LLC
4	drivezero.energy	Active	9/22/2023	iSun Corporate LLC
5	drivezero.solar	Active	9/22/2023	iSun Corporate LLC
6	drivezerocarbon.com	Active	9/22/2023	iSun Corporate LLC
7	drivezerocars.com	Active	9/22/2023	iSun Corporate LLC
8	drivezeroenergy.com	Active	9/22/2023	iSun Corporate LLC
9	isunenergy.com	Active	9/22/2023	iSun Corporate LLC
10	isunos.com	Active	9/22/2023	iSun Corporate LLC
11	peckcompany.com	Active	9/22/2023	iSun Corporate LLC
12	pecksolar.com	Active	9/22/2023	iSun Corporate LLC
13	isunfinance.com	Active	10/1/2023	iSun Corporate LLC
14	libertyelectricnh.com	Active	10/14/2023	iSun Corporate LLC
15	libertyelectricnh.site	Active	10/14/2023	iSun Corporate LLC
16	peckelectric.com	Active	3/14/2029	Peck Electric Co.
17	adksolar.com	Active	Aug 29 2027	SolarCommunities, Inc.
18	climateactionfilmfestival.com	Active	Jul 17 2023	SolarCommunities, Inc.
19	hudsonsolar.com	Active	Jan 26 2023	SolarCommunities, Inc.
20	hvce.com	Active	Mar 20 2023	SolarCommunities, Inc.
21	mysuncommon.com	Active	Oct 19 2023	SolarCommunities, Inc.

22	mysuncommon.net	Active	Oct 19 2023	SolarCommunities, Inc.
23	solarroofvt.com	Active	Oct 06 2024	SolarCommunities, Inc.
24	mysuncommon.com	Active	Oct 19 2023	SolarCommunities, Inc.
25	mysuncommon.net	Active	Oct 19 2023	SolarCommunities, Inc.
26	suncommon.org	Active	Jan 06 2027	SolarCommunities, Inc.
27	suncommon.solar	Active	Apr 05 2023	SolarCommunities, Inc.
28	suncommonsolar.com	Active	Apr 05 2023	SolarCommunities, Inc.
29	vtolarroof.com	Active	Oct 06 2023	SolarCommunities, Inc.