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November 8, 2007

The Honorable Steven B. Larsen Chairman Maryland Public Service Commission William Donald Schaefer Tower 6 St. Paul St. Baltimore MD 21202 FILED OCT 28 2003

Re: Maryland's Solar Renewable Energy Credit Program

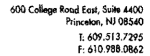
Dear Chairman Larsen:

I understand that Clean Power Markets (CPM) has submitted a proposal to serve as Renewable Energy Credit Administrator for the new solar renewable credits program in Maryland. The Mid-Atlantic Solar Energy Industries Association (MSEIA), has experience working with CPM based on its role as program administrator in New Jersey for the last three years.

MSEIA is a trade association of approximately 60 companies and individuals working to advance the solar energy industry in New Jersey, Pennsylvania and Delaware. Our members include manufacturers, integrators, consultants, installers and others and we are affiliated with the national Solar Energy Industries Association (SEIA). CPM is a MSEIA member and, on behalf of the officers of MSEIA, I can assure you that the industry's experience with them in New Jersey has been extremely positive and that CPM has administered its responsibilities of administering the Solar Renewable Energy Credit (SREC) program with the highest degree of professionalism always accompanied by a spirit of cooperation.

CPM's experience and familiarity with the issues presented in multiple markets should be particularly helpful in Maryland's nascent SREC program, particularly given the similarities in design of Maryland's and New Jersey's programs. Moreover, it seems that at this time the primary requirements of the Maryland program would be the need for a single clearing house for usage reporting, SREC certification and issuance. CPM has experience with establishing and administering the programs for all of these functions and is viewed by those working in the industry as a trusted source of trading information.

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In short, we believe it would be difficult to find any other entity more qualified than CPM to assist you in setting up and running the Maryland program as quickly and constructively as possible. Please feel free to call me if you have any questions or if I can provide assistance.

Very truly yours,

Susan P. LeGros, Esq. Executive Director

cc: Commissioner Harold D Williams
Commissioner Allen M Freifeld
Commissioner Susanne Brogan
Commissioner Lawrence Brenner
MSEIA Executive Committee