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	TerraForma Global, Inc.				SunEdison, Inc. (Parent company)	
	Class A common stock		Voting power		Common stock	Voting power
	Before offering	After offering	Before offering	After offering ⁽¹⁾		
5% Stockholders:						
SunEdison ⁽²⁾	69,339,432	69,339,432	99.6%	98.4%		
Renova ⁽³⁾	—	11,313,850	*	0.2%		
Entities affiliated with Everstream ⁽⁴⁾	5,555,556	5,555,556	*	*		
Directors, Director Nominees and Executive Officers:						
Ahmad Chatila	—	—	*	*	587,140	**%
Carlos Domenech Zornoza ⁽⁵⁾	1,341,368	1,341,368	*	*	512,849	*
Jeremy Avenier	536,547	536,547	*	*	29,000	*
Ismael Guerrero Arias	670,684	670,684	*	*	25,000	*
Yana Kravtsova	357,698	357,698	*	*	20,222	*
Francisco "Pancho" Perez Gundin	536,547	536,547	*	*	257,194	*
Martin Truong	357,698	357,698	*	*	242,185	*
Brian Wuebbels	536,547	536,547	*	*	239,987	*
Hanif "Wally" Dahya	—	—	*	*	—	*
Mark Florian	—	—	*	*	—	*
Mark Lerdal	—	—	*	*	—	*
Steven Tesoriere ⁽⁶⁾	—	—	*	*	6,431,372	2.6%
Directors, director nominees and executive officers as a group (12 persons)	4,337,089	4,337,089			8,344,949	3.0%

* Represents less than one percent.

- (1) We intend to use any net proceeds we receive as a result of the underwriters' option to purchase additional shares of Class A common stock to purchase Class B units (and shares of Class B common stock) held by our Sponsor at a price equal to the initial public offering price less the underwriting discounts and commissions and a pro rata portion of the structuring fee, and immediately cancel such Class B units (and shares of Class B common stock) contemporaneously with Global LLC issuing Class A units to us. SunEdison Holdings Corporation would hold 98.1% of our combined voting power if the underwriters exercise in full their option to purchase additional shares of Class A common stock.
- (2) Represents shares of Class A common stock issuable to SunEdison Holdings Corporation, a wholly owned subsidiary of SunEdison, or "SHC." SHC will not own any shares of Class A common stock immediately following this offering. However, SHC will own 69,339,432 Class B units of Global LLC, which are exchangeable (together with shares of our Class B common stock) for shares of our Class A common stock at any time following this offering. As a result, SHC may be deemed to beneficially own the shares of Class A common stock for which such Class B units are exchangeable. Upon completion of this offering, SHC will own 69,339,432 shares of our Class B common stock, representing all of our outstanding Class B common stock. Each share of our Class B common stock is entitled to 100 votes per share. The Class B common stock held by SHC will represent 98.4% of our combined voting power upon completion of this offering. The principal place of business for SunEdison and SHC is 13736 Riverport Drive, Suite 180, Maryland Heights, Missouri 63043.
- (3) Represents shares of Class A common stock that will be issued to Renova in connection with our completion of the Renova Transaction. Renova is a publicly traded company with its shares listed on the Sao Paulo Stock Exchange, and its address is Rua Barão de Caeté, 393-1^o andar Centro, Caeté, Bahia, Brazil.
- (4) Represents 5,555,556 shares of Class A common stock held to be directly by Everstream Energy Capital Management LLC, or "Everstream Capital Management," and/or one or more investment entities it controls or manages, upon exchange of Class D units issued by Global LLC in the Units Private Placements, assuming an initial public offering price of \$20.00 per share, which is the midpoint of the price range listed on the cover of this prospectus. Everstream Capital Management is managed by a board of three managers, including Messrs. Peter Lee and Bruce Pflaum. Everstream Energy Capital Management Incentive Vehicle GP, LLC, or "Everstream Incentive GP," is the general partner of Everstream Incentive LP. Messrs. Lee and Pflaum are the sole members of Everstream Incentive GP and, as a result, may be deemed to have beneficial ownership over such shares. Messrs. Lee and Pflaum disclaim beneficial ownership of the shares of Class A common stock held directly by Everstream Incentive LP and Everstream Capital Management (or such other affiliated investment entity), except to the extent of their pecuniary interest therein. The principal place of business for these entities and Mr. Pflaum is 420 Miller Avenue, Suite 102, Mill Valley, California 94941, and the principal place of business for Mr. Lee is c/o Everstream Energy Capital Management LLC, 350 State Highway 7, Suite 261, Excelsior, Minnesota 55331.
- (5) Does not include shares of Class A common stock indirectly owned based on Mr. Domenech's 38.4% limited partnership interest in Everstream Incentive LP, an affiliate of Everstream Capital Management.
- (6) Mr. Tesoriere is a managing principal of Altai Capital Management, L.P. and manager of Altai Capital Management, LLC. Mr. Tesoriere disclaims beneficial ownership of the securities held by Altai Capital Management, L.P., except to the extent of his pecuniary interest.