Solar Securitization: 
An Innovation in Renewable Energy Finance

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Abstract

Recent developments have cast a pall over financial innovation in renewable energy. Journalists, analysts, and investors alike have raised specific concerns over yieldcos, publicly listed vehicles that own renewable energy assets such as wind and solar projects. However, too little attention has been paid to recent, equally novel activities in fixed income markets: the securitization of residential solar. We parse the excitement surrounding solar asset backed securities (ABS), on the one hand, with the realities of the underlying business models, federal policies, and electricity market regulations, on the other. After reviewing the U.S. residential solar market, we examine the mechanics of solar securitization, explore the potential tradeoffs, and discuss the asset class’ future. Debt markets should in theory generate lower cost capital for solar providers and spur greater deployment of renewable energy. Yet securitization has not unleashed residential solar in the manner that some have predicted. We demonstrate that business model challenges and regulatory uncertainty remain barriers to the sector’s growth, and by extension, its nascent ABS market. Securitization has still shown early signs of success and could help scale solar in an effort to decarbonize the U.S. electricity grid. However, for solar securitization to be successful in the long term, sustainable business models and true technological innovation must accompany it.

Keywords: solar, securitization, asset backed securities (ABS), financial engineering, renewable energy, climate change, innovation

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Introduction

The December 2015 international climate accord in Paris made history. Delegates agreed to a framework for global emission reductions, generating legitimate optimism. The summit also focused on financing the renewable energy of the future. Twenty nations pledged to increase R&D investments through Mission Innovation, while Bill Gates introduced a private sector initiative—the Breakthrough Energy Coalition—to pool billionaires’ capital and invest it in early stage ventures. With traditional venture capitalists souring on cleantech investments, Paris’ emphasis on early-stage energy finance represented a welcome turn of events.³

However, the financing of existing renewable energy technologies reached its nadir during the latter half of 2015, just three months after diplomats departed Charles de Gaulle airport. SunEdison filed for Chapter 11 bankruptcy on April 21, 2016. The company had set its sights on becoming the ExxonMobil of renewable energy by 2020 and boasted a market capitalization of over $9 billion in July 2015.⁴ SunEdison’s restructuring had many causes. However, journalists, Wall Street analysts, and investors alike complained about the company’s complex financial structure. SunEdison also had a propensity for financial engineering: the company embraced yieldcos, a new class of public equities that own contracted energy assets and in theory deliver steady returns to investors. The reliance on tax-efficient but growth-dependent public vehicles made markets wary and helped drive down the company’s stock price during the summer of 2015.

Due in part to SunEdison’s restructuring, investor and media attention has cast a pall over yieldcos and the broader trend of financial engineering in renewable energy.⁵ However, too little attention has been paid to recent, equally novel advances using fixed income markets. We thus explore a promising recent development in renewable energy finance: the securitization of U.S. residential solar assets.

We parse the excitement surrounding the financial innovation of solar asset backed securities (ABS), on the one hand, with realities of the underlying residential solar business models, federal policies, and electricity market regulations, on the other.⁶ The ultimate goal of solar ABS mirrors that of yieldcos: match new investors with renewable energy assets in order to generate returns for the former and lower the cost of capital for the latter. We examine the mechanics of solar securitization, explore the tradeoffs of the structure, and discuss what may be next for financing solar in the United States.

Any discussion of increasing the deployment of residential solar must address its relative climate benefits. In short, the devil is in the details. The installed costs for residential installations run approximately twice that of utility scale projects on a per Watt basis.⁷ In an ideal

⁴ Foley and Crooks, “SunEdison: Death of a Solar Star”; Hoffman, “Inside the Fall of SunEdison, Once a Darling of the Clean-Energy World.”
⁵ It remains unclear if analysts’ initial judgments of the new asset class were misplaced. Some yieldcos continue to perform well.
state of the world, decarbonizing the electric grid in order to meet emissions targets would occur via the lowest cost options. However, this is not the world—or the U.S. electricity market—that currently exists.\(^8\) The rise of residential solar should not be ignored ex post as inefficient. Many of the solar providers are now publicly listed, and households have demonstrated a willingness to pay for the rooftop systems. As a result, this working paper does not seek to prove that residential solar and its financing mechanisms are, or are not, capable of addressing climate change in a cost effective way.

We do, however, reflect on the current challenges and future opportunities of solar securitization. Debt markets should in theory supply lower cost capital for solar providers and spur greater deployment of renewable energy. The structure of the transactions, size of the markets, and recent uptick in investors' interest all align to make solar ABS promising. Yet securitization has not unleashed the residential solar market in the manner that some have predicted. Only one percent of U.S. households lease or own rooftop solar installations today.\(^9\)

We demonstrate that business model challenges and regulatory uncertainty remain barriers to the growth of the sector, and by extension, its nascent securitization market. We view solar securitization as a worthwhile experiment that is already showing promising results. However, for securitization to be truly successful in the long term, sustainable business models and true technological innovation must accompany it.

**Background on the U.S. Residential Solar Market**

U.S. residential solar has demonstrated impressive growth rates over the last ten years, albeit off a small base. Total solar generation has increased over fifty times since 2005, and residential solar installed capacity has grown seventy seven times.\(^10\) From 2014 to 2015, the sector witnessed capacity growth over 60 percent.\(^11\) Publicly listed companies SolarCity, Sunrun, and Vivint controlled approximately half of the market by the fourth quarter of 2015, with estimated cumulative deployments of 1,945 MWs, 596 MWs, and 459 MWs, respectively.\(^12\)

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\(^8\) Distributed energy resources (DERs), which are not limited to residential solar, may or may not add value to the grid depending on a variety of specific factors. As a result, valuing DERs is a topic of ongoing academic research and open regulatory debate. For one forthcoming analysis, see Jenkins and Pérez-Arriaga, “Improved Regulatory Approaches for the Remuneration of Electricity Distribution Utilities with High Penetrations of Distributed Energy Resources.”


\(^10\) Ibid., 22; 25.


When SolarCity incorporated in 2006, utility scale projects dominated the market. By 2015, residential solar accounted for almost a third of total installed capacity. The entire sector now employs over 200,000 people. Compared to falling year-on-year growth rates for utility scale projects, residential installations have also exhibited a steady growth trajectory since 2010-11.

Falling hardware costs have helped drive the general increase in solar installations. Panel and inverter prices have declined over 60 percent on a per Watt basis since 2010. Other “balance of system” costs have declined, too. For instance, more efficient racking of PV panels reduces the amount of aluminum needed for the entire system. As module efficiency improves, these costs will likely continue to fall.

Residential Solar-as-a-Service and the “No Money Down” Business Model

While cheaper inputs have facilitated the deployment of utility-scale solar, the residential market’s major advancement has been its business model to address the inherent challenges of rooftop installations. After all, residential solar is a capital and labor intensive business. System prices vary state-by-state and according to size, but they average approximately $25,000 per 10
kW rooftop installation. Operational and maintenance costs also accompany the system during its useful life. On a per Watt basis, the national average residential solar prices hovered around $3.70 during 2014-2015, with large regional variations. Approximately two-thirds of the per Watt costs are installation, with the remaining third split among sales as well as general and administrative costs. Unlike utility-scale projects, customer acquisition costs also matter; companies need to generate and close new leads before installing a single panel.

Given the cost, few Americans can afford rooftop installations outright. The 2014 median U.S. household income was $53,657, placing solar well beyond the reach of most. From a purely rational economic perspective, it may make sound financial sense for wealthier households to switch to rooftop solar. The utility bill savings provided by generating solar power may create a positive net present value for the project. However, few households take the time to analyze their monthly electric bill, let alone calculate the return on a hypothetical solar installation. Even if they did the analysis, liquidity would present a problem to most households. The amount of upfront cash required to purchase the system outright dissuades all but the super wealthy from buying a solar system.

As a result, residential solar bears some resemblance to another expensive yet ubiquitous U.S. household purchase: the automobile. In 2015, the average MSRP for a sedan in the United States was about $33,500, but only approximately 14 percent of consumers bought cars with cash. Instead, leases and loans dominated with 31 and 55 percent of the market, respectively. Vehicle leasing has soared in recent years due to low rates, with the current total now more than double 2009 levels.

Similar to the auto market, residential solar providers have created third-party owned financing models to attract customers. With “no money down” contracts and low initial rates, households face fewer barriers to accessing what companies believe to be residential solar’s long term value proposition. The leading companies do more than install the panels, too. They have become providers of “solar-as-a-service”: they sell, install, finance, and maintain the solar system for customers.

The new residential solar business model impacts households as well. Solar leasing and loan products have allowed increasing numbers of Americans to become “prosumers” of electricity—producing, consuming, and re-selling electricity to the grid. The third-party ownership model

21 Ibid.
23 US. Bureau of the Census, “Real Median Household Income in the United States.”
28 There are of course important differences between cars and residential solar; namely, the length of leases (three vs. twenty years), recourse in the event of default (repossession of the vehicle vs. no such option with solar panels) and the secondary market size (the robust used car market vs. no residual value for panels). Zabritski, “Experian State of the Automotive Finance Market: A Look at Loans and Leases in Q1 2016,” 13.
29 SolarCity has gone further and focused on vertical integration.
has been particularly successful in California, Arizona, and Nevada. California alone accounts for about half of the installed capacity in the U.S. residential solar market.\textsuperscript{31}

\textit{Customer Contracts}

The residential solar industry has quickly become a consumer credit and lending business focused on customer acquisition. Solar providers have developed four primary financial contracts: leases, power purchase agreements, property-assessed clean energy (PACE) bonds, and loans.

\textbf{Leases \& Power Purchase Agreements (PPAs):} Under a standard 20-year lease agreement, the solar company provides the panels and enters into a contract with the customer. The household then makes a monthly fixed \$/kWh payment below their previous utility bill, creating a delta in prices that translates to value. While the lease payment typically escalates at 1 to 3 percent per year, the household pays no upfront cost for the panel installation or the operations and maintenance; the company owns the system.\textsuperscript{32} Power Purchase Agreements (PPAs) are similar to leases, but differ in that PPA holders enter into a contract to buy the system’s power at a predetermined \$/kWh rate.

\textbf{Loans:} Loans are the newest financial arrangement in the residential solar market. Rather than offer leases, solar providers grant loans to homeowners, allowing them to purchase the system and then make interest payments until the maturity of the loan.\textsuperscript{33} The debt product can still involve an annual escalator.\textsuperscript{34} In 2014-15, SolarCity introduced but ultimately disbanded a solar loan product, MyPower.\textsuperscript{35} The company debuted a new loan product in May 2016 that will be available in 14 states.\textsuperscript{36}

\textbf{Property Assessed Clean Energy (PACE):} PACE finance takes a different approach than leases/PPA or loans. More akin to a home equity loan, PACE customers receive solar or, more commonly, energy efficiency installations. Companies and municipalities structure municipal bonds to repay the capex on the installations, so that the “no money down” proposition is still attractive to potential customers. PACE households then repay the bonds, which are secured by the home, via annual tax assessments over approximately 15 years. Regulatory hurdles have existed in the residential PACE market since its inception. However, the Federal Housing and Finance Agency (FHFA) recently ruled that PACE bonds have a primary lien on the home, resolving uncertainty around residential PACE’s seniority to U.S. government-backed home equity loans.\textsuperscript{37} Unlike the other forms of financing, PACE has an important constraint: it is limited to municipalities with programs in place. Estimates of the residential PACE market range, but industry sources point toward \$1.7 billion and over 82,000 home installations to date.\textsuperscript{38} Over 80 percent of installations are in energy efficiency rather than solar, and the sector

\textsuperscript{32} For example, see “Solar City 2015 Analyst Day Report.”
\textsuperscript{33} Tweed, “SolarCity Kills Its MyPower Loan Product.”
\textsuperscript{34} Ibid.
\textsuperscript{35} Ibid.; Trabish, “SolarCity Moves Away from Its MyPower Solar Loan Product.”
\textsuperscript{36} “SolarCity Launches Solar Loan Program in 14 States.”
\textsuperscript{37} Golding, “Guidance for Use of FHA Financing on Homes with Existing PACE Liens and Flexible Underwriting through Energy Department’s Home Energy Score.”
\textsuperscript{38} PACENation, “Residential PACE.”
is growing. Major PACE providers include Renovate America, Renew Financial, and Ygrene. These companies have completed at least seven public securitizations.

From 2007 to 2015, third-party owned solar grew to reach almost 70 percent of total residential installations. The compound annual growth rates for California, Massachusetts, Maryland, and Arizona are 22, 31, 36, and 36 percent, respectively.

The Solar Provider: Managing the Value Streams of Solar-as-a-Service

In the lease/PPA model, solar providers must constantly manage three primary flows of cash and incentives to create value: (i) contracted payments with households (ii) state credits for the electricity produced, and (iii) federal government tax credits and the investors in them. Examining the three value streams of residential solar further elucidates the ingenuity of the business model but also demonstrates the risks that solar providers must manage.

First, households sign leases/PPAs with solar providers for the “no money down” rooftop systems and begin to make monthly payments. The lease rates range, but average around $0.15/kWh over twenty years, with an annual increase, or “escalator,” of 1 to 3 percent to address rising electricity prices. The roof-mounted photovoltaic panels and inverters convert hours of energy from the sun into electricity (kWh), which is priced according to the prevailing prices.

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39 Ibid.
40 The PACE market has witnessed a number of successful securitizations to date and rapid growth in general. This article, however, focuses specifically on solar lease/PPA and loan securitizations.
42 “Solar City 2015 Analyst Day Report.”
utility rate ($/kWh). Well-sited solar installations in turn ought to provide contracted, long-term cash flows to solar providers.

Second, households still pay monthly electricity bills to their local utility, but do so at a lower rate than without the system. In fact, this delta between the utility rate for electricity without solar and the rate with solar provides the primary value proposition for households. Electricity use is metered at the household level according to volumetric tariffs ($/kWh), meaning that rooftop solar installations can become both load (i.e., demand) and generation.\(^{43}\) If the household produces more energy than it consumes, particularly common during peak hours of sunlight that do not correspond to peak load, then it will only be charged for the “net” energy use i.e., the total consumed less the total produced. (We discuss this controversial policy below.) State public utilities commissions determine the credits that ratepayers can claim, so the rates vary state-by-state. Solar Renewable Energy Credits (SRECs) provide another incentive and also differ across the country. SCECs are credits for MWhs of solar energy produced that can be bought and sold on exchanges, allowing utilities to comply with state-level Renewable Portfolio Standards.\(^{44}\)

Third, the U.S. government and Internal Revenue Service (IRS) offer incentives to solar providers. The primary subsidy is the Investment Tax Credit (ITC), which Congress recently extended until 2023.\(^{45}\) The ITC involves a 30 percent reduction in the income taxes payable by the individual or firm seeking the credit until 2019, and then a gradual step down to 10 percent by 2023.\(^{46}\) Tax equity investors—typically large banks and insurance companies as well as select utilities and technology companies—provide solar project financing in exchange for the ability to claim the ITC tax credit. This trade allows investors with large tax bills to monetize the upfront benefits of the ITC, while providing solar companies the financing needed for the capital-intensive energy projects.\(^{47}\) While tax equity creates attractive returns of eight to 10 percent on average, there are relatively few investors in the market, with only 40 active funds by some estimates.\(^{48}\)

Multiple tax equity structures exist, but the most common are inverted leases, sale lease-backs, and partnership flips.\(^{49}\) The structure often preferred among tax equity investors is the partnership flip model, wherein investors and project developers create a joint LLC. The investors typically receive 99 percent of the tax benefits upfront and some negotiated percentage of revenue up until a certain point (commonly five years). At that point, the tax equity investor will meet its return metric and transfer—or “flip”—the project ownership to the developer. However, the inverted lease model, in which the tax equity receives a lease for the projects, is more amendable to securitization because it does not require back leverage or insurance. To date, four securitizations have involved tax equity: three with inverted leases and one using a partnership flip.

\(^{43}\) Reneses, Rodríguez, and Pérez-Arriaga, “Chapter 8: Electricity Tariffs,” 437.
\(^{45}\) Cusick, “Renewables Boom Expected Thanks to Tax Credit”; Sweet, “Wind, Solar Companies Get Boost from Tax-Credit Extension.”
\(^{47}\) For more on tax equity structures, see “The Future of Solar Energy: An Interdisciplinary MIT Study,” 89–90.
\(^{49}\) Tax equity can also be combined with special purpose entities, which we discuss in detail below.
The other form of federal subsidy provided to solar providers is the Modified Accelerated Cost Recovery System (MACRS). Compared to straight-line depreciation, MACRS allows companies to depreciate solar rooftop assets over five years and deduct up to 85 percent of the cost.\(^{50}\) By reducing the useful life assumption of the assets, MACRS materially increases the value of the tax shield from depreciation.\(^{51}\)

The flows of incentives and customer payments combine to make the third-party owned business model an attractive value proposition to households. However, they also introduce complexity and risk: the solar provider has to manage all three value streams simultaneously, each of which presents a unique set of challenges and time horizons. Federal policies and state regulations are difficult to predict let alone influence. The business model can be particularly susceptible to exogenous shocks in the form of policy and regulation. In addition, managing the customer relationship, including the associated credit and technology risks, presents other challenges.

Residential solar providers also face nearer-term financing issues. Existing sources of capital—primarily tax equity investors and bank loans—are limited. Further, a high cost of capital presents a material concern for solar providers seeking not only growth but also cash flow positive operations.


Residential Solar: How Electricity and Money Flows

- Solar Provider (Installer & Servicer)
- Household Electricity ($/kWh)
- ~7 kW Rooftop Solar PV System & Inverter
- Sun (hours of energy)
- Electricity Meter
- Investor Owned Utility & Distribution Grid
- Public Utilities Commission & State Government
- U.S Government & IRS
- Tax Equity Investors

Key:
- Energy
- Electricity (AC)
- Capex and opex
- Monthly cash flows
- Tax equity cash
- Federal subsidies and incentives
- State subsidies and incentives
- Solar lease / PPA

Sources: MIT, Kroll, U.S. Department of Energy NREL, SEIA, SolarCity

- No money down system installation (capex)
- Operations & maintenance (opex)
- Monthly lease payment ~ $0.15 kWh and annual escalator 1.5-3%. Average lease term ~ 20 years
- Value proposition to customer: $/kWh lease payment + utility bill < $/kWh standard utility bill
- Net energy metering (NEM) credits and regulations
- State subsidies (e.g., Solar Renewable Energy Credits [SRECs])
Solar Securitization: Market Overview and Mechanics

The U.S. Asset Backed Security (ABS) Market

The U.S. mortgage market is perhaps the most well-known ABS segment. The subset of it focused on lower rated sub-prime borrowers is even more familiar: it was a primary driver of the 2007-8 financial crisis. The total U.S. ABS market is much larger and diverse, however. In 2015, outstanding ABS totaled $1.4 trillion.\(^{52}\) Securitizations extend beyond home equity loans, too. Student debt, auto loans, and credit cards accounted for $200, $190, and $129 billion in outstanding securities in 2015.\(^{53}\) “Esoteric” securitizations also abound, including everything from the franchise royalties of Domino’s Pizza to T Mobile’s iPhone contract receivables.\(^{54}\) If assets have steady cash flows and reasonable credit risks, securitization is not uncommon.

How Solar Securitization Works

Securitization is a form of off-balance sheet debt financing. An originator of ABS bundles its cash-producing assets into a special purpose entity that is protected from potential bankruptcy claims. Rating agencies assess the pooled assets according to the probability of default (e.g., AAA, BBB+, etc.) and may provide guidelines to multiple tranches with different risk/reward profiles. The issuer, which is owned by the originator, then offers securities to fixed income investors seeking yield.\(^{55}\) The ABS investors receive the interest payments, benefitting from the fact that the securities are pooled, tranché, and rated. The larger the pool, the more risk diversification in theory.\(^{56}\) These credit enhancements also reduce the concentration of default risk and performance issues.\(^{57}\) The originator in turn receives the ABS principal at theoretically lower yields than would be possible in corporate debt markets or via bank loans.

The concept of securitizing residential solar assets is not new. Since 2010 and even before, researchers and esoteric ABS investors have examined ways to pool solar installations and sell the securities on the secondary market. In 2012, the U.S. Department of Energy and the National Renewable Energy Laboratory (NREL) created the Solar Access to Public Capital project to analyze securitization.\(^{58}\) The working group brought together attorneys, ratings agencies, developers, tax consultants and others to develop a mock securitization, complete with cash flow scenarios under different stress tests.\(^{59}\)

\(^{52}\) “Securities Industry and Financial Markets Association (SIFMA) Statistics - U.S. ABS Issuance and Outstanding.”
\(^{53}\) Ibid.
\(^{54}\) “Domino’s Pizza Completes Recapitalization; Declares $3 Per Share Special Dividend”; Scully and Moritz, “IPhones Go From T-Mobile Loss Leader to New Source of Cash.”
\(^{57}\) Mendelsohn and Joshi, “Credit Enhancements and Capital Markets to Fund Solar Deployment: Leveraging Public Funds to Open Private Sector Investment,” 6; DeMarzo, “The Pooling and Tranching of Securities: A Model of Informed Intermediation.”
\(^{59}\) Ibid.
The solar ABS transactions to date adhere to the general framework of most securitizations, with some important exceptions. Solar ABS use a standard legal structure—the special purpose entity—to combine thousands of rooftop solar systems generating monthly cash flows. Importantly, the special purpose entity is a limited liability company, which is designed to mitigate bankruptcy risk between the solar provider (the originator) and the issuer of the solar ABS. The special purpose entity then issues new debt securities based on the cash flows from the solar leases/PPAs or loan payments. Fixed income investors buy the solar ABS and receive the interest payments. The solar providers in turn receive debt financing at relatively low costs. The low yield is particularly important given the capital intensity of the residential solar business. With cheaper financing from securitizations, solar providers hope to generate better cash flows and deploy more systems than would otherwise be the case.

While solar securitization shares many similarities with other ABS, the structures have two specific nuances. First, tax equity investors are crucial because solar providers need to monetize the ITC. However, tax equity’s role in, and capital structure position among other investors, becomes more complicated during solar securitizations. Whereas tax equity investors are usually the senior claimants on the cash flows from the projects, securitization involves another class of investor seeking equally predictable returns: fixed income. Below we discuss the complications of tax equity investors and securitization, including what it may mean for the asset class and solar deployment writ large.

60 Gorton and Souleles, “Special Purpose Vehicles and Securitization.”
62 Tax equity structures make this more complicated, which we discuss below.
63 Actual solar securitization legal structures are more complex, owing to the need for additional, transaction-specific credit enhancements and risk mitigation strategies via legal structures. For instance, solar securitizations typically involve other entities (servicers), additional contracts (operations and maintenance agreements), and payments held in escrow. The below representation of a solar securitization is for illustrative purposes only. Inverted lease structures and partnership flips are more complex. For more information on past and future solar ABS structures, see Mendelsohn et al., “The Solar Access to Public Capital (SAPC) Mock Securitization Project,” 7-9.
Solar ABS – Basic Structure

Key
- Energy
- Electricity (AC)
- ABS securities
- ABS proceeds
- Solar lease/PPA cash flows
- Tax equity cash
- Tax benefits
- Legal firewall

Solar Provider (Originator)

Fixed Income Investors (A&B Tranches)

Special Purpose Entity (Issuer, 100% owned by Originator)

Tax Equity Investors

Off-Balance Sheet Financing

Pooling & Tranching of Monthly Lease/PPA Cash Flows

~ 7,000 – 17,000 PV systems in pool

Household Electricity ($/kWh)
-7 kW Rooftop Solar PV System & Inverter
Sun (hours of energy)

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-7 kW Rooftop Solar PV System & Inverter
Sun (hours of energy)

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-7 kW Rooftop Solar PV System & Inverter
Sun (hours of energy)

Sources: Kroll, U.S. Department of Energy NREL, SEIA, SolarCity, Marathon Capital, MIT
Another feature of solar securitizations is their liquidity, or lack thereof. There is little trading of existing solar ABS, indicating a “buy and hold” strategy from institutional investors. The exact number of existing solar ABS investors is not public, but the available data point to relatively small numbers. For instance, Sunrun’s only securitization involved 19 investors according to company presentations. Solar ABS are, after all, esoteric and relatively small, with no issuances above $202 million to date. Understanding the residential solar asset class takes time, and that opportunity cost may dissuade new entrants from buying the securities.

Residential Solar Asset Backed Securities (ABS) to Date

There have been seven securitizations to date, excluding those in the PACE market. The table below outlines the main features of each transaction.

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64 For instance, SolarCity LMC Series I and both tranches of SolarCity LMC Series V have no history of trading. Investors have not executed additional trades on the A tranches of Sunrun Callisto nor the B tranches of SolarCity LMC Series IV. FINRA, “Bond Detail: SOLARCITY LMC SERIES I LLC (CUSIP 83417BAA6)”; FINRA, “Bond Detail: Sunrun Callisto, A Tranche (CUSIP 86771YAA9)”; FINRA, “Bond Detail: SOLARCITY LMC SER IV LLC, B Tranche (CUSIP 83417PAB3)”; FINRA, “Bond Detail: SOLARCITY LMC SER V LLC, A Tranche (CUSIP 83417WAA0)”; FINRA, “Bond Detail: SOLARCITY LMC SER V LLC, B Tranche (CUSIP 83417WAA0).”

65 Sunrun, “28th Annual ROTH Conference.”

66 Sources include: Borod, “The A -> Z of Solar Deals Done to Date”; Standard & Poor’s, “SolarCity LMC Series I LLC (Series 2013-1) Presale Report”; Brandt, Grant, and Cornfeld, “The Solar Securitization Opportunity”; Kroll Bond Rating Agency (KBRA), “SolarCity FTE Series 1, LLC, Series 2016-A ABS New Issue Report”; Kroll Bond Rating Agency (KBRA), “SolarCity LMC Series IV, LLC, Series 2015-1 ABS New Issue Report”; Kroll Bond Rating Agency (KBRA), “SolarCity LMC Series V, LLC, Series 2016-1 ABS New Issue Report”; Kroll Bond Rating Agency (KBRA), “Sunrun Callisto Issuer 2015-1, LLC, Series 2015-1 .-.” When applicable, “Yield” refers to the weighted average yield between both tranches. Regarding tax equity structures, SCTY LMC Series I and Series II used the U.S. Treasury’s 1603 grant program, which began as part of the 2009 Recovery Act and expired in 2011. (Projects constructed before that date were still eligible for funding.) Instead of using the ITC, 1603 awarded project grants for up to 30 percent of the installation’s cost. See U.S. Treasury Department, “1603 Program: Payments for Specified Energy Property in Lieu of Tax Credits”; SEIA, “1603 Treasury Program.” Advance rates are the net present value of the contracted solar cash flows, or aggregate solar discount asset balance (ADSAB), as a percentage of the total debt raised. Put another way, the advance rate is the inverse of overcollateralization. We discuss both metrics below. Expected maturity is the date representing a reasonable projection of future cash flows according to the sponsor and its representatives. This date differs from the longer “legal final maturity” determined by the rating agencies.
<table>
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<th>Solar ABS Transactions, 2013 - 2016</th>
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<td><strong>Originator</strong></td>
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<tr>
<td><strong>Date</strong></td>
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<td><strong>Yield</strong></td>
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<tr>
<td><strong>Bond Size ($M)</strong></td>
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<td><strong>Collateral</strong></td>
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<td><strong>Residential / Commercial &amp; Industrial Share</strong></td>
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<td><strong>Installed Capacity (MW-DC)</strong></td>
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<td><strong>Average FICO Score</strong></td>
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<tr>
<td><strong>Average Customer Term</strong></td>
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<tr>
<td><strong>ADSAB ($M)</strong></td>
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<tr>
<td><strong>Overcollateralization</strong></td>
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<tr>
<td><strong>Advance Rate</strong></td>
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<tr>
<td><strong>Class A Notes Rating (Senior)</strong></td>
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<td><strong>Class B Notes Rating</strong></td>
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Sizing the Solar Securitization Market

No analyses to date examine solar ABS vis-à-vis the total installed capacity of the U.S. residential solar market. However, doing so provides an important view of the market’s scale. As of the last securitization in March 2016, we estimate the residential installed capacity of securitized assets to be 438 MWs. SolarCity has securitized approximately 382 MWs and Sunrun 56 MWs, or approximately 87 and 13 percent of the existing residential securitization market by installed capacity, respectively (SolarCity has the largest number of assets deployed in U.S. residential solar, with an estimated 44 percent of market share in 2015). Whereas SolarCity has securitized 330 MWs of residential assets, Sunrun and Vivint installed 596 MWs and 459 MWs of total capacity, respectively, by the fourth quarter of 2015.

GTM Research and the Solar Energy Industries Association (SEIA) estimated the total installed capacity for residential solar was 5,605 MWs at the end of calendar year 2015. We can also approximate the total installations through a bottom up analysis of SEC filings from SolarCity (1,945 MWs), Sunrun (596 MWs), and Vivint (459 MWs) coupled with some general market share data, which yields approximately 5,300 MWs. If we conservatively assume 5,605 MWs of total installed capacity in the U.S. residential solar market by March 2016 (the date of the last transaction), we estimate approximately 7 percent of existing installations have been securitized. Further, annual installations have far outpaced securitizations of the assets.

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<tbody>
<tr>
<td>Annual Residential Solar Installations (MW-DC)</td>
<td>800</td>
<td>1,300</td>
<td>2,100</td>
<td>2,750</td>
</tr>
<tr>
<td>Total Residential Solar Installations (MW-DC)</td>
<td>1,800</td>
<td>3,100</td>
<td>5,200</td>
<td>7,950</td>
</tr>
<tr>
<td>Total Residential Assets Securitized (MW-DC)</td>
<td>31</td>
<td>142</td>
<td>164</td>
<td>-</td>
</tr>
<tr>
<td>Securitized Assets, % of Total Installations</td>
<td>1.74%</td>
<td>4.59%</td>
<td>3.15%</td>
<td>-</td>
</tr>
<tr>
<td>Solar Securitizations, % of Total U.S. ABS New Issuances</td>
<td>0.03%</td>
<td>0.13%</td>
<td>0.12%</td>
<td>-</td>
</tr>
</tbody>
</table>

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67 MIT analysis using company filings and industry reports.
Compared to the entire U.S. ABS market, solar securitizations are also minor. The amount of money issued during solar ABS transactions in each year from 2013 to 2015 has barely surpassed a tenth of one percent of total annual new ABS issuances.\textsuperscript{73}

The residential solar industry also operates in a handful of core states. As a result, existing securitizations have little geographic diversity. Approximately 75 percent of the total assets across all securitizations are located in California. The top three states—California, Colorado, and Arizona—account for 75 to 95 percent of total assets in the last three transactions alone.\textsuperscript{74} We can attribute the geographic focus to the high installed capacities of residential solar in those regions, creating a larger pool of assets to securitize than in other markets.

**The Opportunities and Challenges of Solar Securitization**

The excitement around solar securitization is well placed in certain respects. The off-balance sheet financing option has distinct advantages for both sides of the market.

*Opportunities*

**Capital for Solar Providers**

Securitizations present at least three main benefits for solar providers. First, increasing the investor base for solar allows the companies to diversify their sources of capital. A new means to raise debt is particularly important given the asset intensity of the rooftop solar business. Until the business model shifts, solar providers will need to tap all available sources of financing. Second, securitization allows the solar providers to use legal structures to create vehicles that do not, in principle, impact their balance sheets.\textsuperscript{75} This bankruptcy protection is important for companies’ real and perceived leverage.

Lastly, creating longer term financing structures with lower costs of capital allows solar providers to generate greater value, all things being equal. The debt ratings and yields are also important market signals about the quality and risk of the underlying solar assets. Given that the major solar providers have yet to achieve consistent profitability, finding attractive financing rates is important for the bankability of projects and for broader market perceptions.

**Returns for ABS Investors & Shareholders**

Fixed income investors who buy the securities also benefit from solar securitization. The bonds have yields and maturities that match the profiles of many institutional investors’ portfolios. Further, the assets’ cash flows are at least partially determined by a source that has virtually no risk of failing: the sun. (Probabilistic models and satellite data determine the expected solar


\textsuperscript{74} Kroll Bond Rating Agency (KBRA), “The Credit Implications of Changes to Net Metering Rules.”

energy production of the asset pool.\textsuperscript{76} The degree to which solar energy, and by extension solar ABS, provides portfolio diversification is a topic beyond the scope of this paper. However, it is worth noting a common perception: the ability of the underlying assets to generate electricity (i.e., the primary driver of the cash flows) has no correlation with broader equity and debt markets, which makes the asset class uniquely appealing. In addition, since the underlying assets are renewable energy, solar securitization aligns with the recent focus on environmental, social, and governance (ESG) investing.

Securitization can also unlock value for solar providers’ public shareholders, albeit in ways that are difficult to quantify in aggregate. Because the financing may provide a better chance for companies to reach profitability, securitization should improve overall performance, which in turn should lead to appreciating share prices and/or dividends, all else equal. As leading solar providers face pressure from Wall Street analysts to generate earnings, solar securitization presents a novel form of financing that could increase shareholder value in the long term, too.

\textit{Challenges}

Despite the attractiveness of solar ABS, challenges remain. These include the impact on market dynamics and known macro risks. In addition, existing technological and regulatory hurdles to the underlying solar business models could pose problems.

\textbf{Limited Impact on Existing Market Dynamics}

One could assume that a lower cost of capital and greater access to institutional investors would spur growth of solar providers and perhaps introduce more competition among them. However, solar securitization is unlikely to encourage new entrants or alter market share among existing players. Three companies control approximately half of the U.S. residential market.\textsuperscript{77} Further, prices for lease installations do not yet approximate the installed costs of the systems.\textsuperscript{78} Advantageous financing does not directly impact prices that consumers pay for systems. Thus, the primary benefit of solar ABS has been, and will be, profitability for major solar providers rather than increasing competition in the market.

\textbf{Macro Risks to Issuers and Investors}

While securitization allows solar providers access to new debt markets, it also exposes them to new types of risks as issuers. General market conditions and underlying interest rates pose two such challenges to every transaction. The yield for each solar ABS tranche is priced relative to a benchmark rate, in this case 7-year swaps, and an appropriate credit spread based on corporate debt ratings (i.e., BB for B tranches and BBB for A tranches).

\textsuperscript{76} For more on production modelling, see Kroll Bond Rating Agency (KBRA), “Sunrun Callisto Issuer 2015-1, LLC, Series 2015-1 \textsuperscript{-}”; Kroll Bond Rating Agency (KBRA), “SolarCity LMC Series V, LLC, Series 2016-1 ABS New Issue Report.”


\textsuperscript{78} “The Future of Solar Energy: An Interdisciplinary MIT Study,” 86; 95-96.
If market conditions worsen for whatever reason, then spreads may widen, leading to higher yields and more expensive capital for solar providers. Over the last twelve months, the BBB yield has jumped almost 100 basis points to a high of 4.46 percent in February 2016. These increases likely serve to widen spreads and make new solar securitizations less attractive to issuers. Meanwhile, increases in underlying interest rates could put upward pressure on the benchmark rate, which in turn could increase future yields. The Federal Reserve has given every indication of further tightening in 2016 and 2017 following the 25 basis point raise in December 2015. Solar securitizations to date have been priced in an abnormally low rate environment.

We can also examine interest rate sensitivity in specific solar ABS transactions. Modified duration is one common way to measure the impact of rates on bond prices. This metric explains the percentage change in a bond’s price for a one percent change in the interest rate. The Macaulay Duration is the bond’s present value cash flows factoring in when they occur over time divided by the price of the bond; or: $\frac{\sum_{t=1}^{n} \frac{c_t}{(1+YTM)^t} + \frac{M}{(1+YTM)^n}}{p}$, where $t$ is the time to the bond’s maturity, $c_t$ is the cash flow from the coupon payments, $n$ is the total number of cash flows, $M$ is the value of the bond at maturity, $YTM$ is the

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80 Thanks to Josh Cornfeld and Mike Reynolds for these observations. Brandt, Grant, and Cornfeld, “The Solar Securitization Opportunity,” 23.

81 Ibid., 20.


83 The Macaulay Duration is the bond’s present value cash flows factoring in when they occur over time divided by the price of the bond; or: $\frac{\sum_{t=1}^{n} \frac{c_t}{(1+YTM)^t} + \frac{M}{(1+YTM)^n}}{p}$, where $t$ is the time to the bond’s maturity, $c_t$ is the cash flow from the coupon payments, $n$ is the total number of cash flows, $M$ is the value of the bond at maturity, $YTM$ is the
For instance, since yield and price are inversely related, a bond with a modified duration of five indicates that a one percent increase (100 basis points) in rates would be associated with a five percentage decrease in the bond’s price.

Institutional investors can hedge duration through different strategies in their portfolios, so interest rate risk should not pose a problem in general. However, the modified durations of recent solar ABS help explain the interest rate sensitives unique to this new, complex asset class. In particular, examining two similarly timed securitizations from different solar providers in August 2015—Callisto and LMC Series IV—helps elucidate how duration can differ across solar ABS.

| Modified Duration Estimates of Two Solar Securitizations, August 2015 |
|-----------------------------|-----------------------------|-----------------------------|
|                            | A Tranche Duration | B Tranche Duration | Weighted Average, A&B |
| Sunrun, Callisto            | 7.34               | 7.03               | 7.31               |
| SolarCity, LMC Series IV    | 5.55               | 5.25               | 5.50               |

We estimate that a one percent increase in rates would be associated with 7.34 and 7.03 percentage point declines in the prices of the A and B tranches of the Callisto securitization, respectively. The same rate increase would be associated with a 5.55 and 5.25 percentage point decline in the prices of LMC Series IV’s A and B tranches, respectively.

The absolute numbers are not as important as what we can infer from comparing the two August 2015 transactions. Callisto’s maturity was nine years, compared to six and half years for LMC Series IV. All else equal with yields and coupon rates, we would expect a longer maturity to be associated with a higher modified duration, as investors face more risk over the expanded time horizon.

The difference in duration also relates to assumptions around what constitutes the actual maturity date on the bonds. The above Callisto and LMC Series IV duration calculations use the “expected maturity date,” or the date representing a reasonable projection of future cash flows following the tax equity flip, according to the sponsor and its representatives. However, if we relax that assumption and instead calculate the bond durations using the “legal final maturity” stipulated by the transactions’ rating agency (21 years for Callisto and 23.5 years for LMC yield to maturity, and $p$ is the bond price. The Modified Duration is equal to: \( \frac{\text{Macaulay Duration}}{1 + \left(\frac{\text{YTM}}{n}\right)} \), where \( n \) is the number of coupon periods per year, and \( \text{YTM} \) is the yield to maturity.

\(^84\) The modified durations are calculated using company filings and Kroll pre-sale reports to determine discounts on issuance, settlement dates, expected maturities, legal final maturities, and coupon rates. Caveats are required for these calculations. First, they assume the price on issuance and not the current price of the securities. The settlement dates are also estimations in some cases, owing to the lack of available data. Further, prepayment risk is assumed to be relatively minimal with solar ABS. As a result, we do not value a prepayment call option in this analysis. Lastly, the weighted average durations are calculated as proportional to the relative size of each tranche ($M$), making them comparable to the blended yield approximations.
Series IV), the durations increase to 16.35 and 16.21, respectively. Under that alternative scenario, a one percent increase in rates is associated with an over 16 percentage point decrease in price, or two to three times the previous decline in value. While there is no reason a priori to doubt the expected maturity and assign a later date, this analysis shows that assumptions around future tax equity transactions and cash flows directly influence interest rate risk. The data also suggest that not all securitizations are the same; issuers and transaction structures matter.

| Modified Duration Estimates with Different Maturities, August 2015 |
|--------------------|------------------|
|                    | Weighted Average Expected Maturity | Weighted Average Legal Final Maturity |
| Sunrun Callisto    | 7.31              | 16.35                      |
| SolarCity LMC Series IV | 5.50          | 16.21                      |

**Technology Risks**

Solar securitizations’ cash flows depend principally on the production of electricity from the rooftop solar panels. PV panels and inverter technologies improve on an annual basis, but the residential business model assumes twenty-year contracted cash flows from the systems. Over that time horizon, major gains in technology could occur. The subsequent “obsolesce” concern—that the solar installations will be worthless during some point in the lease—is real but difficult to quantify. Few if any other forms of securitization have the same fundamental technology risks as solar ABS. Automobile leases, for instance, average 36 months, and there is an active used car market. Appraisals of vehicles and homes are also common. However, in the event of default, solar providers cannot easily repossess the panels, which have little to no value after installation. This concern is also born out in the “transfer risk” underlying the third-party ownership business model. When a customer leaves the home, she needs to transfer the solar contract to the next owner. The process can be complicated, particularly in the event of death or divorce. This risk may be further amplified in the future if, at the time of transfer, new panel technology in the market will be more efficient and far cheaper than the existing rooftop assets under the lease.

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85 MIT analysis.
89 For example, see the contract reassignment data from Kroll Bond Rating Agency (KBRA), “SolarCity LMC Series V, LLC, Series 2016-1 ABS New Issue Report,” 17–18.
90 The impact of residential solar on home values and sales is an important topic for further longitudinal, quantitative research. For a recent qualitative perspective, see Arreola, Treadwell, and Hoen, “Survey of Buyers, Sellers and Realtors Involved In San Diego Third-Party Owned Solar Home Transactions – A Qualitative Assessment.”
Regulatory Risks and Potential Business Model Impacts

State and federal policies have allowed U.S. residential solar to flourish. However, these same incentives and subsidies, if removed or altered, could pose challenges to existing and future securitizations. 91 This section examines three primary areas of regulation: changes in utility prices; net metering; and the accounting methods solar providers can use to claim the investment tax credit, or “basis risk.” 92

Utility Rates

Assumptions about future utility tariffs underpin the long term value proposition of residential solar. First, a core expectation of solar providers is that electricity prices ($/kWh) will increase over the twenty-year period of the lease. As prices continue to rise, lease and loan payments remain attractive, even with the addition of escalators. However, what if utility rates fall to a level equal to or perhaps below the contracted payments? How will households respond if the solar value proposition erodes? The timescale to estimate electricity prices—twenty years, or the average lease term—introduces added uncertainty into estimating the probability of rate declines.

Second and more broadly, electricity tariffs may look entirely different in the coming decade and beyond. A major area of research and regulatory debate centers on residential pricing structures. 93 Real-time pricing—in which consumers face actual price signals for their energy usage—has proven to be economically sound but politically sensitive. 94 A number of behavioral studies also demonstrate that better price signals may induce demand side management. 95 Retail pricing is not just a topic for academia, either. New York State’s ongoing Reforming the Energy Vision initiative focuses in part on tariff structures, including the potential unbundling of services to address the value of distributed energy resources like residential solar. 96 While we cannot predict the future of rates or their design, it is fair to assume the likelihood of major changes over the coming decades is non-zero. The impacts on residential solar and its subsequent securitization could be material.

92 Martin, “Solar Tax Equity Structures.”
93 This is not in fact a new area of research. Interest in dynamic pricing predates the utility restructuring of the 1980s. For example, see Kahn, The Economics of Regulation: Principles and Institutions, Volumes 1-2; Schweppe, Tabors, and Kirtley, “Homeostatic Control: The Utility/Customer Marketplace for Electric Power.”
Net Metering

Net metering represents the most salient and controversial risk to residential solar and its securitization. This state-level policy allows households with rooftop installations to sell any excess volume of electricity ($/kWh) to the distribution grid at the prevailing tariff rate. However, volumetric retail tariffs involve not only energy charges but also costs to maintain the distribution grid. Net metering has thus engendered controversy around the potential for cost shifting from households with solar to other ratepayers. Others have argued that residential solar can offer added services to the grid, claiming that the benefits may outweigh the costs. The debate remains vigorous among industry, regulators, and academia.

Regardless of the potential for controversy around net metering, no one would deny its material impact on the residential solar business model. Solar providers assume net metering in calculating the monthly lease payments ($/kWh), which impacts the present value of each lease. Since securitizations rely on the underlying cash flows of the residential installations to service bond holders, net metering creates imbedded structural risks to cash flows. If and when net metering policies shift, what will happen to existing tranches of assets? Further, if securitizations are geographically concentrated, are they more susceptible to metering risk?

Predicting specific metering policy changes is a near impossible exercise. State-level public utilities commissions determine retail tariff designs, which may also involve mandates from state legislatures. In fact, states have increased their review of net metering regulations. During 2015, 24 states conducted studies on the regulation. Arizona, Ohio, Louisiana, New York, Massachusetts, Vermont, and Maine all had net metering changes under review during 2015, too.

Given the heterogeneity of net metering policies, a case study from Nevada can provide added insight into this difficult-to-quantify regulatory and political risk. On December 23, the Public Utilities Commission of Nevada (PUCN), following Senate Bill 374, instituted a new ruling. The PUCN in effect began the process to phase out net metering. Over the next twelve years, the basic service charge expected of residential solar owners is set to increase, and the excess energy credits will decline in three year increments. Most importantly, the PUCN’s decision applied retroactively to the approximately 17,000 residential solar customers in the state. (Motions are underway at the time of writing that may allow grandfathering of current net metering customers.) The ruling eliminated the residential solar value proposition overnight.

98 For one industry analysis, see SolarCity and NRDC, “Distributed Energy Resources in Nevada: Quantifying the Net Benefits of Distributed Energy Resources.”
101 Ibid., 5.
Major residential solar providers promptly exited the market. Class action lawsuits from customers followed.\textsuperscript{104}

Nevada assets account for less than one percent of existing securitizations, making the impact of the regulatory shift immaterial to existing solar ABS. S&P did not downgrade its ratings of securitizations containing assets in Nevada.\textsuperscript{105} However, investor perception can lag reality. Such an abrupt shift in net metering policy—and, importantly, the inability to forecast it—may have widened spreads on the most recent securitizations. The yields on SolarCity’s January 2016 and March 2016 securitizations were 5.81 percent and 6.25 percent, respectively. That is a change of almost 200 basis points above the July 2014 securitization. The B tranche of the March 2016 securitization had a yield of 7.50 percent.\textsuperscript{106} While a weakened macro environment also widened spreads, the PUCN decision likely increased the perceived risk of the underlying assets and thus may have impacted the risk/reward profile measured by the yield.

Investment Tax Credit (ITC) Accounting & Tax Equity Complexities

Unlike utility rates and net metering, one regulatory concern for solar ABS transcends state boundaries. The way in which residential solar providers account for the Investment Tax Credit (ITC) has a materially positive impact on residential solar economics. Because companies have been able to assess the subsidy off the “fair market value” of the installations rather than off the systems’ direct cost, the subsidy benefits can be elevated by at least 50 percent.\textsuperscript{107}

If the IRS decides that companies need to claim the ITC credits using an alternative method, the $/Watt subsidy gains could be erased. The hypothetical shift would reduce the cash flows required for solar securitization.\textsuperscript{108} This regulatory concern known as “basis risk” affects existing assets pooled into securities and those in the future. (It represents a more acute concern for partnership flip tax equity structures than for inverted leases.)\textsuperscript{109} Further, if the investor cannot put the tax credit to use in the partnership flip model (i.e., if the projects fail), there is “recapture risk.”

The ITC concern is particularly amplified by combining tax equity and securitization. On a fundamental level, there is a tension between tax equity investors in the solar assets and the solar ABS investors. Tax equity investors are typically the most senior in the capital stack of every transaction, but fixed income investors also expect seniority as debt holders. In the event that the IRS challenges the tax treatment of the assets, the tax equity investors will require indemnification via a “cash sweep” to meet the originally specified rate of return—meaning the ABS investor would become junior to the tax equity claims and could face diminished returns.\textsuperscript{110}

One way to mitigate this potential cash flow disruption in partnership flips is via insurance

\textsuperscript{104} Walton, “Nevada Regulators Deny ‘Grandfathering’ Provision for Existing Rooftop Solar Users.”
\textsuperscript{105} Standard & Poor’s, “Nev.’s New Net Meter Rts Won’t Affect S&P US Solar Deals Rts.”
\textsuperscript{106} FINRA, “Bond Detail: SOLARCITY LMC SER V LLC, B Tranche (CUSIP 83417WAA0).”
\textsuperscript{108} Martin, “Solar Tax Equity Structures.”
\textsuperscript{110} Martin, “Solar Securitization Opportunity.”
\textsuperscript{111} Martin, “The A -> Z of Solar Deals Done to Date.”
\textsuperscript{112} Brandt, Grant, and Cornfeld, “The Solar Securitization Opportunity,” 27; Borod, “The A -> Z of Solar Deals Done to Date.”
products. However, these add-ons are costly and not clearly reflected in the risk/reward profile of the securities.\textsuperscript{112} Insurance has also yet to be proven out in the actual event of default.

\textsuperscript{112} Ibid., 22.
Residential Solar: Risks to the Business Model

Key
- Energy
- Electricity (AC)
- Capex and opex
- Monthly cash flows
- Tax equity cash for projects
- Federal subsidies and incentives
- State subsidies and incentives
- Solar lease / PPA
- Federal Policy Risk
- Technology Risk
- State Regulatory Risk

Sources: MIT, Kroll, U.S. Department of Energy NREL, SEIA, SolarCity
Advance Rates

Advance rates are one important metric to gauge how the real and perceived risks in solar ABS have impacted actual transactions. The metric represents the net present value of the contracted solar cash flows, or aggregate solar discount asset balance (ADSAB), as a percentage of the total debt raised.\(^{113}\) Put another way, the advance rate is the inverse of the overcollateralization, or the amount of extra assets needed in the total securitization pool to placate investors and ratings agencies' concerns regarding risk. The lower the overcollateralization, the higher the advance rate, and the less perceived risk in the rated transaction. Conversely, lower advance rates mean including more solar assets to address the risk of cash flow interruptions. This leads to inefficiencies, as solar providers look to minimize the number of households included and maximize the debt raised in any single transaction.

Advance rates also matter on a relative basis as a measure of loan-to-value. Compared to more standard ABS such as auto loans, credit cards, and home mortgages, solar ABS have relatively low advance rates. Whereas the former exhibit rates in the 80 to 90 percent range, solar securitizations have yet to exceed 76 percent.\(^{114}\) The novelty of the asset class is not the only reason for high advance rates in solar ABS. After all, at least one PACE securitization boasted a 97 percent advance rate.\(^{115}\)

Instead, a number of risks depress solar ABS advance rates. These include the technological challenges of residential solar and the aforementioned tax equity complications. Moreover, tranching thus far has been limited to two classes (i.e., A and B), which reduces the number of credit enhancements capable in a single transaction.\(^{116}\)

\(^{113}\) Borod, “The A -> Z of Solar Deals Done to Date.”
\(^{114}\) Brandt, Grant, and Cornfeld, “The Solar Securitization Opportunity,” 36.
Advance rates have not improved steadily, either. During the first four transactions, advance rates climbed from 62 percent to 75.77 percent. Beginning in August 2015, however, rates reversed course, falling to 67.90 percent and only recovering to 75.20 percent.

**The Future of Solar Securitization: Salient Change or Passing Fad?**

At the time of writing, the solar securitization market has slowed. The exact cause is difficult to determine, but it relates at least in part to recent market volatility. In fact, one transaction involving the global power company AES failed to come to market, though solar providers may have shelved other deals as well. The blended yields on the securities have also increased from a low of 4.32 percent in LMC Series III to a high of 6.25 percent with LMC Series V.

The experimentation in solar ABS over the last few years has reached a point where reflection would be worthwhile. Is the attempt to securitize solar assets an important development for the renewable energy sector, or simply a short-term experiment in financial engineering? Put another way, will securitization make a lasting impact on U.S. solar deployment, or will it be limited to a select number of providers? Is this another SunEdison moment in the making?

To be sure, some of the excitement around solar ABS runs counter to the known risks and the still nascent third-party ownership business model. The policy and regulatory environments are unpredictable. December 2015 witnessed the PUCN ruling shrink a residential solar market

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117 MIT analysis.
118 Borod, “The A -> Z of Solar Deals Done to Date.”
119 For more on estimative probability in practice, see Tetlock and Gardner, *Superforecasting: The Art and Science of Prediction.*
overnight, but also the last-minute extension of the ITC, which will be a long term benefit for solar providers. Most in the industry would agree generating cash flows that do not depend on subsidies will be an important milestone for residential solar. To the extent that shift makes the cash flows steadier and more predictable, securitizations could become even more widespread and increase solar deployment with lower cost capital.

The residential solar business models underpinning securitization are also developing—often in fits and starts. In fact, the types of solar home contracts offered to consumers have begun to change. Leases and PPAs will likely continue to lose market share to simpler products: loans and PACE. According to GTM Research, loans may account for over 50 percent of installations by 2020, up from 28 percent in 2014. As solar providers experiment with new customer contracts, there may be renewed opportunities for growth, and unforeseen challenges.

More traditional mortgage lenders are also entering the fray. Fannie Mae announced a new program, HomeStyle Energy, designed to link solar installations to mortgages. The new financing option allows homeowners to use up to 15 percent of the appraised value of the home toward energy efficiency and distributed electricity generation, including solar.

Is Pooling Next?

Securitization promises to bring scale to residential solar. However, one company has dominated the ABS market to date, with only a single additional solar provider entering the market. That trend is partly a function of company strategy, financing needs, and the increasing ease of repeat transactions in the market. However, with investor demand for solar ABS remaining strong, finding new ways to increase supply could unlock funding for mid-sized developers and, ultimately, increase solar deployment. One such option would be to combine transactions from multiple solar providers into a single structure, commonly known as “pooling.”

Pooling securitizations across solar providers offers two opportunities in theory. First, smaller and medium-sized developers account for approximately 40 to 50 percent of the existing residential market by installed capacity. There are cash-producing, long-term contracted, and credit-worthy assets already deployed across the United States. Solving the supply problem on solar ABS could be accomplished not only through more securitizations from existing players, but also by expanding the range of originators. Second, other players in the solar ABS market would benefit from its expansion, including banks and rating agencies conducting additional transactions and applying best practices to date. If incentives are well aligned, expanding solar ABS to a new installer base could also have the added effect of increasing solar deployments writ large.

The securitization market share data also implies that the number of assets for pooling is large: approximately 2,700 MWs of installed capacity exists beyond the top three solar providers. If one assumes an average securitization size of 50 MWs and that the remaining market is only 50

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120 Munsell, “72% of US Residential Solar Installed in 2014 Was Third-Party Owned.”
121 Ibid.
percent third-party owned, then there is room for over 25 further securitizations of existing assets, all else being equal. Even given credit risks and the current operational constraints to pooling, there could be enough existing assets available to conduct at least five additional securitizations.

Despite the promise of pooling and the size of the asset base, the challenges are not insignificant.\(^\text{125}\) The general information asymmetries involved in pooling likely increases the associated transaction costs. That is, since there are multiple solar installers involved in any given deal, credit risk assessments and enhancements need to cover multiple entities. Rating agencies may be wary to conduct such complex transactions, too. Investors may also be concerned about the quality of the underlying assets—and the resulting cash flows—given the multiple owners, servicers, and panel/inverter technologies. The complexity, already high with solar ABS, would be bound to increase with pooling.

**Conclusion**

The rise of residential solar has led to an unprecedented growth in renewable energy capacity. The securitization of those solar assets represents an exciting development in renewable energy finance. Matching debt market investors' large pools of capital with solar providers' assets augurs well for the future. It should generate legitimate optimism about the ability of capital markets to finance solar and its positive externalities.

However, solar securitization's future ultimately rests on the business models and technologies that spurred the residential market in the first place. The growth in the sector to date, while impressive, does not obviate the need to address major regulatory and policy hurdles. A more sustainable, less regulation-dependent business model will be required.

Technology cannot be ignored, either. Financial engineering must accompany actual breakthroughs in the lab. More innovation is needed to drive down costs and spur deployment of residential (and utility scale) solar.\(^\text{126}\) Without those fundamental developments in parallel, the future success of residential solar—and its novel financing—will remain uncertain.


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Bibliography


