**Annex 2 Letter of Undertaking Form**

In order to apply for the project-based power development community assistance fund (the “**Community Fund**”), the Applicant has read and agreed to the Project-Based Power Development Community Assistance Fund Announcement issued by GREATER CHANGHUA OFFSHORE WIND FARM SE LTD. (the “**Project Company**”) in 2024 and represents and warrants that (for the avoidance of doubt, capitalized terms used but not defined in this Letter of Undertaking shall have the meanings provided in the Community Fund Announcement):

1. the Applicant has the eligibility set forth in Article I.1 of the Community Fund Announcement and agrees to use the Allocated Amount in accordance with the purposes set forth in Article I.3 of the Community Fund Announcement and the Fund Application submitted by the Applicant as reviewed and approved by the Project Company;
2. the documents provided by the Applicant to the Project Company for the Fund Application are true and free of forgery, falsification, falsehood or concealment, and comply with the Community Fund Announcement, the Applicant’s internal regulations (where applicable) and all legal requirements;
3. the Applicant, in the process of applying for the Community Fund, has informed the relevant parties of any personal data provided in accordance with Article II.4 of the Community Fund Announcement;
4. (if applicable) after receiving the awarded notice, the Applicant shall provide the payment receipt and information on bank account to the Company pursuant to Article III of the Community Fund Announcement; meanwhile, after receiving the Allocated Amount, the Applicant will sign and return a receipt to the Project Company in accordance with Article III of the Community Fund Announcement and submit the Utilization Support Document to the Project Company in accordance with Article IV of the Community Fund Announcement;
5. the Applicant will fully utilize the Allocated Amount within the Final Utilization Deadline as set forth in Article IV.1 of the Community Fund Announcement and submit relevant invoices and evidential document(s) and the quarterly utilization report pursuant to Article IV.2 of the Community Fund Announcement. If the Allocated Amount is not fully utilized within the Final Utilization Deadline, the outstanding amount shall be returned to the Project Company;
6. the Applicant understands that the Project Company has the sole discretion to review the Fund Application, including determining whether to approve the Fund Application and the amount of the Community Fund allocated to each program. The Applicant will comply with all laws and regulations, the Applicant’s internal rules (where applicable) and the Community Fund Announcement for the utilization of the Allocated Amount;
7. the Applicant acknowledges and agrees that the Project Company may conduct any public relations and marketing activities required in connection with the Fund Application;
8. in the event of a breach of the Community Fund Announcement, the Applicant will rectify the breach within the timeframe notified by the Project Company, if any, and the Project Company may, depending on the severity of the breach, (i) request the Applicant to return the Community Fund; (ii) refuse to process or reject any other application for the Community Fund by the Applicant; and/or (iii) seek damages or take other legal action against the Applicant to preserve its rights and interests; and
9. Regarding any and all disputes arising out of or relating to the Fund Application or the allocation and utilization of the Community Fund, the Applicant agrees to first negotiate in good faith with the Company to resolve the dispute in accordance with Article V.5 of the Community Fund Announcement. Where the relevant dispute cannot be resolved within 30 business days after the commencement of the negotiation, either party may submit such dispute to arbitration by the Chinese Arbitration Association, Taipei (the “**CAA**”) and arbitration proceedings shall be conducted in Taipei in accordance with the Arbitration Act and the Arbitration Rules of the CAA in Chinese.

To: GREATER CHANGHUA OFFSHORE WIND FARM SE LTD.

Applicant:

Date: