Vivint. Solar Marksgiving Way, Ste. 500, Lehi, UT 84043 Phone: (877) 404-4129 Fax: (801) 765-5758 E-Mail: support@vivintsolar.com

www.vivintsolar.com

Employer Identification No.: 80-0756438 Massachusetts HIC License No.: 170848 4323906

RESIDENTIAL POWER PURCHASE AGREEMENT

This RESIDENTIAL POWER PURCHASE AGREEMENT (this "Agreement") is entered into by and between VIVINT SOLAR DEVELOPER, LLC, a Delaware limited liability company ("We", "Us", "Our") and the undersigned Customer(s) ("You", "Your"), as of the Transaction Date set forth below.

Customer(s):	Full Name (First MI, Last) Property Owner: Ves \(\sigma \) No \(\sigma \) Co. \(\sigma \) Less	Full Name (First, MI, Last) Property Owner: □ Yes □ No
	Telephone No.: 978-328-6447	E-Mail: walkerngman 93 Cgmail, con
Property	Street Address: 5 Easement Id	
Address:	City, County, State, Zip: Tew les bury, MA 01876	
1 SERVICES		

A. DESIGN AND INSTALLATION. We will design, install, service and maintain a solar photovoltaic system on Your Property, which will include all solar panels, inverters, meters, and other components (collectively, the "System"), as further described in the Customer Packet and the Work Order that We will provide to You hereafter. All material portions of the System will be installed by Our employed technicians and electricians, and not subcontractors. With Your cooperation, We will (i) design, install and connect the System in material compliance with all applicable laws; (ii) complete all required inspections; and (iii) obtain all required certifications and permits. In order to design a System that meets Your needs, You agree that We may obtain Your electric ultility (the "Utility") and You shall provide Us with copies of Your Utility bills as We may reasonably request. Other than the activation fee described in Section 1.B, We will design and install the System at no cost to You.

B. ACTIVATION. You agree to pay Us a one-time activation fee in the amount of \$ ______. We will interconnect the System with the Utility, and cause the System to generate energy measured in kilowatt hours ("kWh") (the "Energy"). Installation of the System generally takes one day and is anticipated to begin and be substantially complete between two (2) and six (6) weeks hereafter.

C. OWNERSHIP OF SYSTEM. We shall own the System as Our sole personal property. You will have no property interest in the System.

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D. OPERATIONS AND MAINTENANCE. We will operate and maintain the System (i) at Our sole cost and expense; (ii) in good condition; and (iii) in material compliance with all applicable laws and permits and the Utility's requirements.

E. INSURANCE. We carry commercial general liability insurance, workers' compensation insurance, and property insurance on the System. For more information concerning Our insurance, and to obtain a copy of Our certificate of insurance, please visit: www.vivintsolar.com/insurance.

2. TERM, PRICE, PAYMENTS, AND FINANCIAL DISCLOSURES

will be provided to You in the Customer Packet. THIS AGREEMENT IS FOR THE SALE OF ENERGY BY IS TO YOU AND NOT FOR THE SALE OF A SOLAR ENERGY DEVICE.

B. TERM. This Agreement shall be effective as of the Transaction Date and continue until the twentieth (20th) anniversary of the In-Service Date (the "Term"). The "In-Service Date" shall be the first day after all of the following have been achieved. (i) the System has been installed and is capable of generating Energy, (ii) all permits necessary to operate the System have been obtained, (iii) the System has been installed and is capable of generating Energy, (ii) all permits necessary to operate the System have been obtained, (iii) the System has been installed and is capable of menetic and certificates required under applicable law or by the Utility have been completed or received.

C. PAYMENTS. Beginning with the first month following the In-Service Date and throughout the Term, We will send You an invoice reflecting the charges for Energy produced by the System in the previous month. You shall make monthly payments to Us by automatic payment deduction from Your designated checking account or credit card. It is Your responsibility to ensure that there are adequate funds or adequate credit limit. There is no financing charge associated with this Agreement. For all payments more than ten (10) days past due, We may impose a late charge equal to Twenty-Five Dollars (\$25) and interest at an annual rate of ten percent (10%), plus applicable taxes, If You continue to fail to make any payment within ten (10) days after We give You written notice, then We may exercise all remedies available to Us pursuant to Section 13(b).

D. RENEWAL. At the end of the Term, You may elect to (i) continue with this Agreement on a year-to-year basis; (ii) enter into a new Agreement with Agreement and have the System removed at no cost to You. You will need to notify Us in writing concerning Your election sixty (60) days prior to the end of the Term. If You elect the Purchase Option, the

E. CREDIT CHECK. In connection with the execution of this Agreement and at any time during the Term, You hereby authorize Us to (i) obtain Your credit rating and report from credit reporting agencies; (ii) to report Your payment performance under this Agreement to credit reporting agencies; and (iii) disclose this and other information to Our affiliates and actual or prospective lenders, financing parties, investors, insurers, and acquirers.

WE MAY HAVE PRESCREENED YOUR CREDIT. PRESCREENING OF CREDIT DOES NOT IMPACT YOUR CREDIT SCORE. YOU CAN CHOOSE TO STOP RECEIVING "PRESCREENED" OFFERS OF CREDIT FROM US AND OTHER COMPANIES BY CALLING TOLL-FREE (888) 567-8688. SEE PRESCREEN & OPT-OUT NOTICE (SECTION 29) BELOW FOR MORE INFORMATION ABOUT PRESCREENED OFFERS.

3. LIMITED WARRANTY

A. LIMITED INSTALLATION WARRANTY. We provide a workmanship warranty that the System shall be free from material defects in design and workmanship under normal operating conditions for the Term. We further warrant that all rooftop penetrations We install shall be watertight as of the date of installation. We do not provide any warranty to You with respect to any component of the System. Any manufacturer's warranty is in addition to not in lieu of, this limited installation warranty. This warranty does not cover problems resulting from exposure to harmful materials and chemicals, fire, flood, earthquake, or other acts of god, vandalism, alteration of system by anyone not authorized by Us, or any other cause beyond Our control.

B. MANUFACTURERS' WARRANTIES. The System's solar modules carry a minimum manufacturer's warranty of twenty (20) years as follows: (a) during the first ten (10) years of use, the modules' electrical output will not degrade by more than twenty percent (20%) from the originally rated output. The System's inverters carry a minimum manufacturer's warranty of ten (10) years against defects or component breakdowns. During the Term, We will enforce these warranties to the fullest extent possible.

C. DISCLAIMER OF WARRANTY. EXCEPT AS SET FORTH IN THIS SECTION 3, WE MAKE NO OTHER WARRANTY TO YOU OR ANY OTHER PERSON, WHETHER EXPRESS, IMPLIED OR STATUTORY, AS TO THE MERCHANTABILITY OR FITNESS FOR ANY PURPOSE OF THE EQUIPMENT, INSTALLATION, DESIGN, OPERATION, OR MAINTENANCE OF THE SYSTEM, THE PRODUCTION OR DELIVERY OF ENERGY, OR ANY OTHER ASSOCIATED SERVICE OR MATTER HEREUNDER, ALL OF WHICH WE HEREBY EXPRESSLY DISCLAIM. OUR LIABILITY FOR ANY BREACH OF ANY WARRANTY IS LIMITED TO REPAIRING THE SYSTEM OR YOUR PROPERTY TO THE EXTENT REQUIRED UNDER THIS AGREEMENT. YOU ACKNOWLEDGE THAT WE ARE RELYING ON THIS SECTION 3.C. AS A CONDITION AND MATERIAL INDUCEMENT TO ENTER INTO THIS AGREEMENT. THERE ARE NO WARRANTIES WHICH EXTEND BEYOND THE DESCRIPTION OF THE FACE HEREOF DESCRIPTION OF THE FACE HEREOF.

4. REMOVAL OF THE SYSTEM

You shall not make any Alterations (as defined in Section 9(c)) to the System. If You want to make repairs or improvements to Your Property that require the temporary removal of the System or that could interfere with its performance or operation, You must give Us at least thirty (30) days' prior written notice (a "Customer-Requested Shutdown"). You agree that any repair or improvement to Your Property shall not materially alter Your roof where the System is installed. As compensation for Our removal, storage, and reinstallation of the System, You agree to pay to Us a fee equal to Four Hundred and Ninety-Nine Dollars (\$499) before We remove the System. You shall be required to pay the Shutdown Payment (as defined in Section 15) if the System is not reinstalled within thirty (30) days of removal. In the event of an emergency affecting the System, You shall contact Us immediately. If We are unable to timely respond, You may (at Your own expense) contract with a licensed and qualified solar installer to remove the System as necessary to make repairs required by the emergency. You shall be responsible for any damage to the System that results from actions taken by Your contractor.

5. ARBITRATION OF DISPUTES

Most customer concerns can be resolved quickly and amicably by calling Our customer service department at (877) 404-4129. If Our customer service department is unable to resolve Your concern, You and We agree to resolve any Dispute (as defined below) through binding arbitration or small claims court instead of courts of general jurisdiction. BY SIGNING BELOW, YOU ACKNOWLEDGE AND AGREE THAT (I) YOU ARE HEREBY WAIVING THE RIGHT TO A TRIAL BY JURY; AND (II) YOU MAY BRING CLAIMS AGAINST US ONLY IN YOUR INDIVIDUAL CAPACITY, AND NOT AS A PLAINTIFF OR CLASS MEMBER IN ANY PURPORTED CLASS OR REPRESENTATIVE PROCEEDING. You and We agree to arbitrate all disputes, claims and controversies arising out of or relating to

OF OUR AFFILIATES, DIRECTORS, EMPLOYEES, AGENTS, OR CONTRACTORS FOR ANY SPECIAL, EXEMPLARY, INDIRECT, INCIDENTAL, CONSEQUENTIAL OR PUNITIVE DAMAGES (WHETHER OR NOT THE CLAIM THEREFORE IS BASED ON CONTRACT, TORT, DUTY IMPOSED BY LAW OR OTHERWISE), IN CONNECTION WITH, ARISING OUT OF, OR IN ANY WAY RELATED TO THE TRANSACTIONS CONTEMPLATED BY THIS AGREEMENT OR ANY ACT OR OMISSION OR EVENT OCCURRING IN CONNECTION THEREWITH. YOU HEREBY WAIVE, RELEASE, AND AGREE NOT TO SUE UPON ANY SUCH CLAIM FOR ANY SUCH DAMAGES, WHETHER OR NOT ACCRUED AND WHETHER OR NOT KNOWN OR SUSPECTED TO EXIST IN YOUR FAVOR. YOU FURTHER AGREE THAT NO CLAIM, LAWSUIT, OR ANY OTHER LEGAL OR ARBITRATION PROCEEDING IN CONNECTION WITH, ARISING OUT OF, OR IN ANY WAY RELATED TO THIS AGREEMENT MAY BE BROUGHT, COMMENCED OR FILED MORE THAN ONE (1) YEAR AFTER THE INCIDENT GIVING RISE TO SUCH CLAIM, YOU ACKNOWLEDGE THAT WE ARE RELYING ON THIS SECTION 17 AS A CONDITION AND MATERIAL INDUCEMENT TO ENTER INTO THIS AGREEMENT.

18. INDUCEMENT TO ENTER INTO THIS AGREEMENT.

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18.INDEMNIFICATION. To the fullest extent permitted by applicable law. You hereby agree to indemnify, advance expenses, and hold harmless Us and Our affiliates, directors, employees, agents, contractors, and Our successors and assigns (each, a "Covered Person") from any and all third party claims, actions, costs, expenses (including reasonable attorneys' fees and expenses), damages, liabilities, penalties, losses, obligations, injuries, demands and liens of any kind or nature in connection with, arising out of, or in any way related to (i) Your breach of this Agreement, or (ii) Your negligence or willful misconduct; provided that Your indemnification obligations under this Section 18 shall not apply if the harm or damage that is the basis for such third party claim occurred while one of Our employees or agents was at Your Property and such harm or damage was solely caused by the active negligence or willful misconduct of such employee or agent.

19.SUBROGATION. You agree to release all Covered Persons from any claims of any parties suing through Your authority or in Your name, such as Your insurance company, and You agree to defend Us against any such claim. YOU AGREE TO NOTIFY YOUR INSURANCE COMPANY OF THIS RELEASE.

20. AMENDMENTS AND WAIVERS. This Agreement may only be amended or

modified by an instrument in writing signed by both You and Us.

21. ENTIRE AGREEMENT. This Agreement, the Additional Terms and Conditions, the Customer Packet, the Work Order, and any other agreements or documents incorporated herewith, constitute the entire agreement between You and Us and supersede all prior oral and written negotiations, communications, discussions and correspondence pertaining to the subject matter hereof.

22. BINDING EFFECT. This Agreement shall be binding upon and inure to the benefit of You and Us and Our and Your respective heirs, legal representatives, successors, and permitted assigns. Except as otherwise expressly provided in this Agreement, or by operation of law, neither this Agreement nor any of the rights, interests, or obligations hereunder may be assigned by You without Our prior written consent. Any assignment by You without Our prior written consent shall be void.

23. GOVERNING LAW. This Agreement, and any instrument or agreement required hereunder, shall be governed by, and construed under, the internal laws of the state where the Property is located.

24. NOTICE. All notices, requests, demands, and other communications required or permitted to be given under this Agreement shall be in writing delivered to the applicable party at the address set forth in this Agreement or to such other address as any party may designate from time to time by written notice to the other party.

25. SURVIVAL. After termination or expiration of this Agreement, any provisions which by their nature are intended to survive such termination or cancellation shall survive, including (without limitation) Sections 2, 3, 5, 11, 13, 14, 17, 18, and 19, 26. SEVERABILITY. If any provision of this Agreement is held to be invalid, prohibited, or otherwise unenforceable by an arbitrator or court of competent jurisdiction, this Agreement shall be considered divisible and such provision shall be deemed inoperative to the extent it is deemed invalid, prohibited, or unenforceable, and in all other respects this

purposes hereof.

28. PUBLICITY. You hereby authorize Us to use Your and Your Property's voice, photograph, video, and likeness in print media, radio, television, e-mail, social media, web materials, and any audio or video recording; provided that We agree that We will not disclose any of Your personally identifying information (except as provided in Section 2(e)). You waive and forever release Us for any Dispute relating to or arising

Section 2(e)). You warve and forever release Us for any Dispute relating to or arising out of this Section 28.

29.PRESCREEN AND OPT-OUT NOTICE. THIS "PRESCREENED" OFFER OF CREDIT IS BASED ON INFORMATION IN YOUR CREDIT REPORT INDICATING THAT YOU MEET CERTAIN CRITERIA. THIS OFFER IS NOT GUARANTEED IF YOU DO NOT MEET OUR CRITERIA. IF YOU DO NOT WANT TO RECEIVE PRESCREENED OFFERS OF CREDIT FROM US AND OTHER COMPANIES, CALL THE CONSUMER REPORTING AGENCIES TOLL-FREE, (888) 567-8688; OR WRITE: EXPERIAN OPT OUT, P.O. BOX 919 ALLEN, TX 75013; TRANSUNION NAME REMOVAL OPTION, P.O. BOX 505 WOODLYN, PA 19094; EQUIFAX OPTIONS, P.O. BOX 740123 ATLANTA, GA 30374-0123.

(i) any aspect of the relationship between You and Us, whether based in contract, tort, statute or any other legal theory; (ii) this Agreement or any other agreement concerning the subject matter hereof; (iii) any breach, default, or termination of this Agreement; and (iv) the interpretation, validity, or enforceability of this Agreement, including the determination of the scope or applicability of this Section 5 (each, a "Dispute"). Prior to commencing arbitration, a party must first send a written "Notice of Dispute" via certified mail to the other party. The Notice of Dispute must describe the nature and basis for the Dispute and the relief sought. If You and We are unable to resolve the Dispute within thirty (30) days, then either party may commence arbitration. The arbitration shall be administered by JAMS pursuant to its Streamlined Arbitration Rules and Procedures (available at: http://www.jamsadr.com/rules-streamlined-arbitration, the "JAMS Rules") and under the rules set forth in this Agreement. The arbitrator shall be bound by the terms of this Agreement. No matter the circumstances, the arbitrator shall not award punitive, special, exemplary, indirect, or consequential damages to either party. If You initiate arbitration, You shall be responsible to pay \$250. All attorneys' fees, travel expenses, and other costs of the arbitration shall be borne by You and Us in accordance with the JAMS Rules and applicable law. The arbitration shall be conducted at a mutually agreeable location near Your Property. Judgment on an arbitration award may be entered in any court of competent jurisdiction. Nothing in this Section 5 shall preclude You or We from seeking provisional remedies in aid of arbitration from a court of competent jurisdiction.

NOTICE: BY INITIALING IN THE SPACE BELOW YOU ARE AGREEING TO HAVE ANY DISPUTE ARISING OUT OF THE

trom seeking provisional remedies in aid of arbitration from a court of competent jurisdiction.

NOTICE: BY INITIALING IN THE SPACE BELOW YOU ARE AGREEING TO HAVE ANY DISPUTE ARISING OUT OF THE MATTERS INCLUDED IN THE "ARBITRATION OF DISPUTES" PROVISION DECIDED BY NEUTRAL ARBITRATION AS PROVIDED BY APPLICABLE LAW AND YOU ARE GIVING UP ANY RIGHTS YOU MIGHT POSSESS TO HAVE THE DISPUTE LITIGATED IN A COURT OR JURY TRIAL. BY INITIALING IN THE SPACE BELOW YOU ARE GIVING UP YOUR JUDICIAL RIGHTS TO DISCOVERY AND APPEAL. IF YOU REFUSE TO SUBMIT TO ARBITRATION AFTER AGREEING TO THIS PROVISION, YOU MAY BE COMPELLED TO ARBITRATE. YOUR AGREEMENT TO THIS ARBITRATION PROVISION IS VOLUNTARY. YOU HAVE READ AND UNDERSTAND THE FOREGOING AND AGREE TO SUBMIT DISPUTES ARISING OUT OF THE MATTERS INCLUDED IN THE "ARBITRATION OF DISPUTES" PROVISION TO NEUTRAL ARBITRATION.

I/WE AGREE TO ARBITRATION AND WAIVE THE RIGHT TO A JURY TRIAL:

6. NOTICE TO CUSTOMERS

- A. LIST OF DOCUMENTS TO BE INCORPORATED INTO THE CONTRACT: (i) this Agreement, (ii) the Additional Terms and Conditions, (iii) the Customer Packet, and (iv) the Work Order. These documents are expressly incorporated into this Agreement and apply to the relationship between You and Us.
- B. IT IS NOT LEGAL FOR US TO ENTER YOUR PREMISES UNLAWFULLY OR COMMIT ANY BREACH OF THE PEACE

and received a legible copy of this Agreement, that We have signed every document that We have signed during the negotiation. D. DO NOT SIGN THIS AGREEMENT IF THIS AGREEM completely filled in copy of this Agreement, signed by both You and YOU MAY CANCEL THIS TRANSACTION AT ANY THE	TE READ ALL OF ITS PAGES. You acknowledge that You have read of the Agreement, and that You have read and received a legible copy of MENT CONTAINS ANY BLANK SPACES. You are entitled to a and Us, before any work may be started. ME PRIOR TO THE LATER OF: (I) MIDNIGHT OF THE THIRD OR (II) THE START OF INSTALLATION OF THE SYSTEM. SEE		
By: Printed Name: Title: VIVINT SOLAR DEVELOPER, LLC And WCCCCCC (01849)	CUSTOMER(S): By: Printed Name: By:		
	Printed Name: Transaction Date: 5 - 16 - 15		
FOR INFORMATION ABOUT CONTRACTOR REGISTRATOFFICE OF CONSUMER AFFAIRS AND BUSINESS REGU (617) 973-8700 OR 888-283-3757.	ATION REQUIREMENTS, CONTACT THE MASSACHUSETTS LATION: TEN PARK PLAZA, SUITE 5170, BOSTON, MA 02116,		
NOTICE OF CANCELLATION			
DAYS OF THE ABOVE DATE, OR (IF LATER) UNTIL TO CANCEL, ANY PROPERTY TRADED IN, ANY PAYMENTS NEGOTIABLE INSTRUMENT EXECUTED BY YOU WE FOLLOWING RECEIPT BY THE SELLER OF YOUR OF ARISING OUT OF THE TRANSACTION WILL BE CANCED THE SELLER AT YOUR RESIDENCE, IN SUBSTANTIALL DELIVERED TO YOU UNDER THIS CONTRACT OR SINSTRUCTIONS OF THE SELLER REGARDING THE RETAND RISK. IF YOU DO MAKE THE GOODS AVAILABLE TO WITHIN TWENTY (20) DAYS OF THE DATE OF YOUR NOT THE GOODS WITHOUT ANY FURTHER OBLIGATION SELLER, OR IF YOU AGREE TO RETURN THE GOODS LIABLE FOR PERFORMANCE OF ALL OBLIGATIONS UNAIL OR DELIVER A SIGNED AND DATED COPY OF NOTICE OR SENDATELEGRAM TO VIVINT SOLAR DE	AR No.: Y PENALTY OR OBLIGATION, WITHIN THREE (3) BUSINESS THE START OF INSTALLATION OF THE SYSTEM. IF YOU MADE BY YOU UNDER THE CONTRACT OR SALE, AND ANY WILL BE RETURNED WITHIN TEN (10) BUSINESS DAYS CANCELLATION NOTICE, AND ANY SECURITY INTEREST ELLED. IF YOU CANCEL, YOU MUST MAKE AVAILABLE TO LY AS GOOD CONDITION AS WHEN RECEIVED, ANY GOODS SALE, OR YOU MAY, IF YOU WISH, COMPLY WITH THE URN SHIPMENT OF THE GOODS AT THE SELLER'S EXPENSE TO THE SELLER AND THE SELLER DOES NOT PICK THEM UP OTICE OF CANCELLATION, YOU MAY RETAIN OR DISPOSE IF YOU FAIL TO MAKE THE GOODS AVAILABLE TO THE TO THE SELLER AND FAIL TO DO SO, THEN YOU REMAIN UNDER THE CONTRACT. TO CANCEL THIS TRANSACTION, THIS CANCELLATION NOTICE OR ANY OTHER WRITTEN VELOPER, LLC, AT 4931 N 300 W, PROVO, UT 84604 PRIOR TO USINESS DAY AFTER THE TRANSACTION DATE, OR (II) THE CANCEL THIS TRANSACTION:		
Date: Customer's Signa	ture:		

7. REPRESENTATIONS AND WARRANTIES. You represent warrant and agree that each of the following is true and correct. (i) all information concerning You herein is true, correct, and complete, (ii) You are the only fee simple counters) of the Property (i.e., You have full and exclusive ownership rights to the Property; (iii) You are at least eighteen (18) years of age; (iv) You currently have and agree to maintain customary property and liability insurance with respect (iv) You property; and (iv) You have had the opportunity to review and discuss this Agreement with Our sales agent and any other advisor You may desire to consult. You understand that any mistake misrepresentation, or oursainsiss of the Agreement and by You is a material breach of this Agreement and entitles Us to the reinedies provided for in Section 13th. We make no representations or warranties excest as expressly sel forth in this Agreement.

8. OLIK SER BCES. (a) Meleging. We will install performance meters, as needed to the performance meters of the performance meters of the performance meters of the performance meters of the performance meters from time to time. It testing indicates that the meter is infaceurate ymore than 4-5%, We will (i) repair and recalibrate the meter, at no cost to You; and (ii) make retroactive adjustments to Your payments based on corrected meter data for the performance meters from time to time. It testing indicates that the meter is not cost to You; and (ii) make retroactive adjustments to Your payments based on corrected meter data for the period of such inaccuracy. If the meter is moperable for any reason, including Your failure to maintain working broadband internet or electrical connections. We can always the period of such inaccuracy. If the meter is moperable for any reason, including Your failure to maintain working broadband internet or electrical connections. We can always the period of the second of the period of the second of the period of the second of the second of the second of the second of the second

system. Your failure to promptly notify Us of such matters shall be a Customer Default under Section 13(a).

16. SALE OF SOLAR ENERGY. (a) Sale of Electricity. Beginning with the Inservice Date, We will sell to You and You will buy from Us all of the Energy produced by the System. Title to and risk of loss with respect to the Energy shall transfer from Us to You at the point where the System is interconnected with Your Property's electrical wiring. Energy from the System will be delivered to You in compliance with all requirements of the Utility. (b) Payments. You agree that the obligation to pay any amount due under this Agreement shall be absolute and unconditional, and shall not be subject to any abatement, defense, counterclaim, setoff, recoupment or reduction. You and We agree that all amounts payable by You hereunder shall be payable in all events including by Your heirs and estate. Except as permitted by the Notice of Cancellation. You hereby waive all rights You may have to reject or cancel this Agreement, to revoke acceptance of the System, or to grant a security interest in the System. (c) Limits on Obligation to Deliver. WE DO NOT WARRANT OR GUARANTEE THE AMOUNT OF ENERGY PRODUCED BY THE SYSTEM FOR ANY PERIOD OR ANY COST SAVINGS. We are not a utility or public service company and do not assume any obligations of a utility or public service company and do not assume any obligations of a utility or public service company and do not assume any obligations of a utility or public service company and do not assume any obligations of a utility or public service company and do not assume any obligations of a utility or public service company and do not assume any obligations of a utility or public service company and do not assume any obligations of a utility or public service company and do not assume any obligations of a utility or public service company and do not assume any obligations of a utility or public service company and do not assume any obligations of a utility or public service company and do n

require more electricity than the System may generate. If You need any such additional energy, then You shall be solely responsible to obtain such energy from the Utility at Your cost.

II. OWNERSHIP OF SYSTEM. (a) Our Ownership of the System. We shall own and hold all property rights in the System and the System Interests. You shall have no property interest in the System or the System Interests except for (i) the Energy that the System generates, and (ii) any credits or payments available under Your Utility's "net metering" program for the Energy that the System generates, and (ii) any credits or payments available under Your Utility's "net metering" program for the Energy that the System generates. (b) Personal Property Nature of the System. Notwithstanding the manner in which the System is attached to Your Property, nor any fixture filing by Us, You and We hereby agree that the System and the System Interests shall remain Our sole personal property and shall not be deemed or characterized as a "fixture" or any part of the "realty", as those terms may be defined by applicable law. It is further agreed that the installation of the System shall not, your Property, (c) Grant of Access. You hereby grant to Us and Our employees, agents, and contractors the right to access and use Your Property so that We may (i) install, operate, and maintain the System throughout the Term, (ii) enforce Our rights as to this Agreement and the System throughout the Term, (ii) enforce Our rights as to this Agreement and the System, and (iii) take any other action reasonably necessary in connection with the construction, installation, operation, maintenance, repair, or removal of the System. The foregoing rights of access to Your Property shall constitute a license coupled with an interest and shall be irrevocable for up to ninety (90) days after this Agreement expires to provide Us with time to remove the System at the end of the Term. (d) Notices of System Ownership. You authorize Us to make filings and recordings with relevant go

such filing will be terminated. You understand that the System shall be marked and identified as Our property 12. ASSIGNMENT & TRANSFER. (a) Assignment. We may assign, sell, or transfer (in whole or in part) this Agreement, the System, or the System Interests without Your consent and without notice. If such assignce agrees in writing to assume Our rights under this Agreement, We will have no further liability or obligation under this Agreement upon the effectiveness of such assignment. (b) Transfer of Property. You shall provide Us with thirty (30) days' prior written notice of a proposed fee simple sale of Your Property. This written notice shall include the name of the proposed purchaser or transfere ("Property Transferee") and the proposed date of sale or transfer. You will also provide any additional information regarding Property Transferee that We reasonably request. You will request that Property Transferee agree in writing with Us that Property Transferee will assume Your obligations under this Agreement. Property Transferee shall enter into such agreement on or before the date Your Property is sold. Alternatively, if We determine that Property Transferee is not adequately creditworthy to assume Your obligations under this Agreement, or Property Transferee refuses to assume Your obligations under this Agreement, We Copyright © 2013 Vivint Solar Developer, LLC. All Rights Reserved.

iniate this Agreement on written notice to You and You will be obligated to it is an amount equal to Four Dollars (\$4) per watt installed, subject to a nof five percent (5%) per year (e.g. in year 20, the Transfer Payment will be rewart installed), plus applicable taxes (the "Transfer Payment"). After You is the Transfer Payment, We will transfer ownership of the System to You on s. Where Is" basis. Notwithstanding any other provision in this Agreement, if osed transfer of Your Property to Property Transferee is a lease or other that is not a fee simple sale. You will remain responsible for performance of ligations under this Agreement. You agree that the death of all Customers or shall be deemed a transfer of Your Property, and We will work with Your stand heirs to transfer this Agreement pursuant to the terms and conditions of 2(b).

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NO CLAIM SHALL BE MADE BY YOU AGAINST US OR ANY