

Solar Power Purchase Agreement (PPA) Disclosure Form for the Successor Solar Incentive (SuSI) Administratively Determined Incentive (ADI) Program

(The NJBPU's program that provides solar incentives to small net metered solar installations)

You are entering into a Power Purchase Agreement ("PPA") to buy electricity generated by a solar system that will be installed on your property. This means that you will not own the solar system.

The intent of this PPA Disclosure Form ("Form") is to provide you with a clear understanding about the terms of your PPA. Your PPA Provider, is required to provide you with this PPA Disclosure Form, so that you have information about the solar system. The Form includes solar system size, costs associated with the PPA, a description of the solar system's operations, and warranties. As part of the ADI Program registration requirements, this form must be completed and signed by the parties to the PPA. This form is not a substitute for your actual PPA. There are many variations regarding the terms and conditions of solar PPAs. You should carefully compare each PPA proposal you receive. We encourage you to read your PPA and the Form closely before you sign both documents.

Solar facilities participating in the ADI Program are eligible to receive incentives through the sale of the Solar Renewable Energy Credits-II ("SREC-IIs") that the participant's solar system produces. The recipient of the SREC-IIs is identified further in this Form. One SREC-II is created when a solar system generates 1,000 kilowatt hours (kWh) of electricity. The value of the SREC-II is administratively set in the ADI Program; projects participating in the ADI Program are eligible to receive SREC-IIs for a period of 15 years (known as the project's "Qualification Life"). In a PPA, the Power Provider, not the customer, owns any SREC-IIs the solar system generates. For more details regarding SREC-IIs, see Box N below.

Under a PPA, while the customer does not own the solar system itself, the customer agrees to host the solar system on his or her property and to purchase the energy the solar system generates through a long-term contract with the developer or other third party. Please note that a typical solar PPA term is approximately 15 – 25 years. Also, most PPAs price the power based on the amount of electricity used (e.g., \$0.05/kWh). However, some PPAs price the power based on a flat monthly amount (e.g., \$85/month). Generally, the initial monthly PPA payment amount is less than the amount you would pay your electric utility for the same amount of electricity. However, monthly PPA payment amounts typically escalate at a fixed annual percentage, which could result in the monthly PPA payment amount becoming higher, or lower, than the monthly electricity utility payment amount in the future, depending on the percentage escalation and on changes in future utility rates.

If you have any questions regarding the ADI Program requirements, please contact_njreinfo@njcleanenergy.com.

You can find additional information on Power Purchase Agreements and other solar finance options on the NJ Clean Energy Website at Solar Finance Options.

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Solar Power Purchase Agreement Disclosure Form for the Successor Solar Incentive (SuSI) Administratively Determined Incentive (ADI) Program SOLAR POWER PURCHASE DISCLOSURE STATEMENT

This Dislosure Form is designed to as and cost of your solar Power Purchase Agreement (PPA)

YOU ARE ENTERING INTO AN AGREEMEI INSTALLED ON YOUR PROPERTY. Y	IT TO PURCHASE POWER FROM	A SOLAR SYSTEM. Y L TAX CREDIT OR AN		STEM INSTALLEI	D ON YOUR PROPE		
POWER PROVIDER (PROVIDER):	SOUR INSTALLER (IF DIFFERENT FROM PROVIDER):			WARRANTY/MAINTENANCE PROVIDER,(IF APPLICABLE):		IF APPLICABLE):	
Company:		Company:		Con	npany:		
Contact:		Contact:		Co	ntact:		
Address:		Address:		Ad	dress:		
Telephone:		Telephone:		Tele	phone:		
Email:		Email:		E	mail:		
CUSTOMER (Premise Contact):							
Customer Name:							
System Installation Address:							
Mailing Address:							
Phone:							
Email:							
Amount & Term (A)		Amount Due	e Up-Front (B)		Other P	Possible Charges (C)	
Usage-Based Payment Your monthly payments will be the amou produced by the solar system multipled I KWh below excluding any fees or discour automatic withdrawals (ACH): Your estimated first year production KWh Your initial rate per KWh for the power p KWh Your monthly payment for the first year i S Applicable to both Types of Payments: The length of your PPA: Year(s) NOTE: See box E:" Payment Escalator" fo	y the rate per ts related to . Amount ye . Amount ye . Amount ye		PPA signing:	Late Charges: if a payme charged a \$ OR % Additional cla late charge: Automatic Wi	ent is more than deliquent fee of: per per of the p rification, includin	bayment that is late.	
affect the amount of future monthly pay				autom Per mor	atic bank withdrav \$	wals.	

Number of PPA Payments and When are Payments Due(D) PPA Payment Escalator (E)
The number of PPA Payments you will make:	Your solar PPA payment/rate (See Section A) will increase:
	Never Annually
The first payment on your solar PPA is due on the day of the calendar month after the solar system is connected	Other, if other, the payment increase frequency will be:
Additional Comments:	Your PPA payment/rate will increase by the following percentage
	each time it increases:
	The first increase will occur on:
Provider will provide you with: Electronic invoices (sent to your email above)	Month Year
Paper Invoices (sent to you US mailing address abo	ve) Additonal comments:
	The maximum estimated monthly PPA payment (excluding late charges) duirng the initial term of the PPA is:
	s
Site & Design Assumptions for your	PPA Based on Your Solar System (F)
 Estimated gross annual electricity production in kilowatt-hours (kW) from the solar 	facility you are
hosting for the first year:	kW
 Estimated annual system production decrease due to natural aging of the solar syst 	em: % per year.
Security	, sper year
Provider WILL WILL NOT	Take a security interest in your real property by terms of the PPA (i.e.,a lien or
	mortgage on your home).
Descrides will NOT	File a fixture filing or a UCC-1 on the solar system (a public filing informing others that Provider owns the system but does <u>not</u> place a lien on your home).
	If the answer to this question is "WILL" is the Provider obligated under the PPA to provide you with a copy of the fisture filing or UCC-1, once such filing has occurred?
	Yes No
System Repair &	Maintenance (H)
Solar System repairs ARE ARE NOT included for the term of the PPA from F If system maintenance and/or repairs are included, you at your own cost are nonethele system:	rovider or Third Party (such as an installer or equipment manufacturer). ss required to perform the following maintenance and/or repairs on the solar
Roof Warrant	v & Repair (I)
Your roof IS IS NOT warranted against leaks from the solar system.	
······	
Your roof IS warranted against leaks from the solar system, the warranty will be provide and is applicable foryears.	20 09
Many roofs may need to be repaired or replaced during the term of a solar PPA in a ma may choose to conduct remodeling during the term of the solar PPA that requires the s	
	be a fee associated with such removal.
Flat fee for solar system removal:	
Plat tee for sour system removal: Other (Complete with a clear consumer-friendly calculation using terms that are cl mathematics (e.g., "0.6/W" is unacceptable, whereas "\$600/kW x Your System Size	
below to the relevant section(s) of the PPA where such fee for solar system remov	
If your solar system must be removed for any reason, your roof IS IS NOT warrant	ed against leaks caused by Provider's removal of the solar system.
If your roof IS warranted against leaks caused by the Provider's removal of the solar sys	
and is applicable for a period of (months/years) following system ren Following the removal to the solar systems, the Provider WILL WILL NOT be resp	noval. onsible for returning any impactd portion of the roof to substantially its
conditional prior to removal.	onsible for returning any impacto portion of the roof to substantially its
Tranferring or Assigning Your PPA, Selli If you sell your home, you MAY MAY NOT transfer or assign this sola	ng Your Home, Moving Your System (J) Ir PPA to the purchaser(s) of your home.
If your PPA permits you to transfer or assign it, the transfer or assignment will be subject	
Credit check from the purchaser(s) of your home	
Minimum FICO score requirement (provide score): Transfer, audit, or similar fee in the amount of \$	
Assumption of PPA by purchaser(s) of your home	
Other	
If this box is checked you also have the right to purchase the solar system or to term	
payment due on the PPA, as as described in more detail in Section(s)	of the PPA.
You MAY MAY NOT move the solar system covered by the PPA to a new IF you MAY move your system, the conditions under which you may do so are described	
IMPORTANT NOTE: If you are prevented from transferring the PPA (because, for examp conditions of PPA transfer), and you nonetheless sell your house, you would be require	d to do the following [describe in detail, including total amount and when due, all
payments due, and citations to relevant sections of the PPA that contain these provision	15.]
Texce Solar systems currently are not subject to property tax in New Jersey. Consult a tax pro	
your taxes.	,

Utility and Electricity Usage/Savings Assumptions (L)				
The PPA HAS HAS NOT provided you with a cost savings estimate based on your PPA.				
If provided, the savings estimate was calculated based on:				
Your estimated prior electricity use				
Your actual prior electricity use				
Your estimated future electricity use				
The savings estimate ASSUMES the following: Number of years of electricity production under your PPA :				
Provider IS IS NOT guaranteeing these savings. If Provider is guaranteeing savings, underperformance will be compensated as follows:				
Transfer of Obligations by Provider(M)				
Without your consent, the Provider may be assigned, sold or transferred by Provider to a Third-Party that will be bound to all the terms of the PPA.				

New Jerse	y Solar Renewab	le Energy Ce	rtificates II	(SREC-II)	(N)

Any NJ Solar Renewable Energy Certificates II (SREC-IIs) created based on the production of solar electricity from the solar system WILL WILL NOT be owned by the Provider. If the Provider owns the SREC-IIs, own the SREC-IIs, the Provider may sell the SREC-IIs to the **SREC-II Administrator.

* " SREC-II Administrator" means the entity responsible for administering the procurement and allocation, and coordinating the retirement, of NJ SREC IIs. Website: https://solarincentivesnj.com/			
PPA	Expirations (O)		
The effects of the expiration of the PPA are described in detail in Section(s)	of the PPA.		
Additio	onal Disclosures (Q)		
(Insert any additional items of importance here)			
Cooling Off P	eriod/Right to Cancel (R)		
In addition to any rights you have under state or local law, you WILL HAVE the right to terminate	the PPA without penalty within business days of your		
execution of it by notifying Provider, in accordance with the procedures set forth in Sectio			
Signatures (S)			
If using electronic signatures, please upload the Certificate of Completion or the Signature Verific	ation Sheet along with this Disclosure Form as part of this solar installation's ADI Program registration.		
I, the Provider certifies that the Power Provider provided this PPA Disclosure Form to the Customer on the date set forth below my signature.	I, the Customer (Premise Contact) hereby acknowledge that I have received, read and understood this PPA Disclosure Form on the date set forth below my signature.		
NAME OF PROVIDER (PRINT)	PREMISE SITE HOST /CUSTOMER (PRINT)		
NAME (SIGNATURE)	PREMISE SITE HOST/CUSTOMER (SIGNATURE)		
DATE	DATE		