

## PRELIMINARY DRAFT-FOR DISCUSSION PURPOSES ONLY

## NJCEP SOLAR PPA DISCLOSURE STATEMENT

This statement is designed to help you understand the terms and cost of your solar power purchase agreement.

YOU ARE ENTERING INTO AN AGREEMENT TO PURCHASE POWER FROM A SOLAR SYSTEM. YOU WILL NOT OWN THE SOLAR SYSTEM INSTALLED ON YOUR PROPERTY. YOU CANNOT CLAIM THE FEDERAL INVESTMENT TAX CREDIT OR ANY OTHER SIMILAR GOVERNMENTAL INCENTIVES.

POWER PROVIDER: Company: Address: Tel.: License # (if applicable): Email:	INSTALLER: Company: Address:  Tel.: License #: Email:		WARRANTY/MAINTENANCE PROVIDER: Company: Address: Tel.: License # (If applicable): Email:
CUSTOMER ("You"): Customer ID: System Installation Address: Customer Mailing Address: Email:			
Amount & Term (A)	Amount Due Up-Front (B)	Total Estimated PPA Payments (C)	Other Possible Charges (D)
Your rate per kilowatt-hour (kWh) for the power produced: \$  Your estimated first year production: kWh  The length of your PPA: Years Months  Incentives included in your rate per kilowatt-hour (kWh) for the power produced: None  *NOTE: Your monthly payments will be the amount of power produced times the rate per kWh above. See  Box G "Payment Escalator" for factors that may affect the amount of your rate per kWh and therefore your future monthly payments	1. Amount you owe Provider at PPA signing:  \$  2. Amount you owe Provider at completion of installation:  \$  3. Amount of any incentives Provider owes you at completion of installation:  \$  The total net up-front payments  \[ \text{You owe Provider (#1 + #2 - #3): \$ }  \[ Provider owes you (#3 - (#2 + #1)): \$	Total of all your monthly payments and estimated taxes over the course of the PPA:  1. Your estimated total PPA payments excluding taxes are  \$	Other charges you may have to pay under the PPA:  Late Charge: If a payment is more than days late, you will be charged \$  System Removal (for Roof Repair) Fee: \$  Non-Connection to Internet: If you do not maintain a high- speed internet connection, you will be charged a monthly fee of \$  Automatic Bank Withdrawals (ACH):  \$ per month fee for not paying your PPA using automatic bank withdrawals  \$ per month discount if you pay your PPA using automatic bank withdrawals

Number of PPA Payments (E)	When Payments Are Due (F)	PPA Payment Escalator (G)			
	The first payment on your solar PPA is due	The amount of your solar PPA payment will			
You will make PPA payments	on the day of the first calendar month	increase:			
	after the solar system is connected.	□ Never			
	Provider will provide you with:	☐ Annually ☐ Other			
	☐ Electronic Invoices (sent to your email	☐ Your solar PPA payment amount will			
	address above)	increase by the following amount each			
	☐ Paper Invoices (sent to your U.S. mail address above)	time it increases:%			
	audiess above)	The first increase will occur in, 20			
	e & Design Assumptions for the Solar System (	H)			
Estimated gross annual electricity production in kilowatt-hours (kWh) from the PPA:					
Estimated annual system production decre     System leasting:	ease due to aging of system:%				
<ul> <li>System location:</li> <li>Connectivity: The solar system □ WILL</li> </ul>	☐ WILL NOT be connected to the electric grid.				
	e system $\square$ WILL $\square$ WILL NOT be net metered.	Net metering rules are set by the jurisdiction			
you live in. Any benefits of net metering a	3	The time terming ratios are set by the januarities.			
,	Security Filings (I)				
Provider □ WILL □ WILL NOT take a securit	ty interest in your real property by terms of the PPA	(i.e., a lien or mortgage on your home)			
	e filing or a UCC-1 on the system (a public filing in				
system but not placing a lien or mortgage on y		orning outlors that Frondor outloand			
, ,					
	Repair & Maintenance (J)				
System maintenance   IS IS NOT included for the term of the PPA from Provider or a third party (such as an installer or equipment manufacturer).					
	for the term of the PPA from Provider or a third pa	arty (such as an installer or			
equipment manufacturer).					
You at your own cost are required to perform the following maintenance and/or repairs on the system:					
If the system has to be removed to allow for roof repairs or home remodeling, which is probable if your roof warranty will expire before this PPA expires, the cost and other terms and conditions of such removal are set forth at of the PPA.					
before this FFA expires, the cost and other terms and conditions of such removal are set forth at of the FFA.					
	Roof Warranty & Repair (K)				
Vour roof □ IS □ IS NOT warranted against I	oaks from the system installation for	are			
Your roof  IS IS NOT warranted against leaks from the system installation foryears.					
Your roof 🗆 IS 🗆 IS NOT warranted against leaks caused by Lessor's removal of the system for a period ofyears following system					
removal. Any portions of your roof impacted by the system $\square$ WILL $\square$ WILL NOT be substantially returned to their original condition					
following the removal of the system (ordinary wear and tear excepted).					
Many roofs may need to be repaired or replaced during the term of a solar lease in a manner that requires the solar system be removed. If					
	$\square$ <b>WILL NOT</b> a fee. If there WILL be a fee it will b				
	ich removal are set forth at of the Lease.				
<u> </u>					

Transferring Your PPA, Selling Your Home, Moving Your System (L)  If you sell your home, you  MAY MAY NOT transfer this solar PPA to the purchaser(s) of your home.				
IF you MAY transfer the PPA, the transfer will be subject to the following conditions:				
☐ Credit check on the purchaser(s) ☐ Minimum FICO score requirement: ☐ Transfer, audit, or similar fee in the amount of \$ ☐ Assumption of PPA by purchaser(s) of your home ☐ Other				
If this box is checked $\square$ you also have the right to purchase the system or to terminate the PPA by paying some or all of the remaining payments due on the PPA, all as described in more detail in Section(s) of the PPA.				
You ☐ MAY ☐ MAY NOT move your system to a new home.				
IF you MAY move your system, the conditions under which you may do so are described in detail in Section(s) of the PPA.				
Transfer of Obligations by Provider (M)				
Without your consent, the PPA may be assigned, sold or transferred by Provider to a third-party that will be bound to all the terms of the PPA.				
Performance or Production Guarantee (N)  Provider is providing you with a:  Performance guarantee  System production guarantee  No guarantee of performance or system production				
Underproduction or underperformance on the guarantee will be remedied as follows:				
Taxes (O)				
Solar energy systems currently are not subject to property tax in New Jersey. Consult a tax professional if you have any questions or concerns about the effect of this PPA on your taxes.				

Utility and Electricity Usage/Savings Assumptions (P)				
You $\square$ HAVE $\square$ HAVE NOT been provided by the Provider with a saving	· · · · · · · · · · · · · · · · · · ·			
If provided, the savings estimate was calculated based on:  Your estimated prior electricity use  Your actual prior electricity use				
☐ Your estimated future electricity use				
estimated increases of percent annually. Programming percent annually. Programming Subsequent PPA years:   • An estimated solar electricity rate from your PPA of percent annually. Programming perce	[cost per kilowatt-hour] during the first PPA year with cent annually.			
You may find it useful to know that <u>for the 15-year period ending in 2015 residential electricity prices in New Jersey increased by an annual average of 2.62% and that for the 5-year period also ending in 2015 they <u>decreased</u> by an annual average of 1.29%. It is important to understand that projected or estimated electricity rates are estimates only and that your actual current and future utility rates and utility rate increases may vary from the above or any other estimate.</u>				
Provider $\square$ IS $\square$ IS NOT guaranteeing these savings. If Provider is guaranteeing savings, underperformance will be compensated as follows:				
Solar Renewable Energy	Certificates (SRECs) (Q)			
Any solar renewable energy certificates or credits (SRECs) from producing renewable solar energy with the solar system $\square$ WILL NOT be owned by the Provider. If you will not own the SRECs, Provider may sell the SRECs to a third party who may claim clean, green or renewable energy based on its purchase of SRECs from the system.				
	Right to Cancel (R)			
In addition to any rights you have under state or local law, you   WILL HAVE   WILL NOT HAVE the right to terminate the solar PPA without penalty within   business days of your execution of it by notifying Provider in writing at the above address.				
Signatures (S)				
I certify that on behalf of Provider I provided this Statement to the Lessee / Customer on the date set forth below my signature.	I the Lessee / Customer hereby acknowledge receipt of this Statement on the date set forth below my signature.			
Name:	Name:			
Date Provided:	Date Provided:			

## **INSTRUCTIONS**

- 1. The Statement must be signed by the Provider's representative who delivered the Statement and by the Customer.
- 2. The signatures must be original, "wet," hard copy signatures.
- 3. The Provider may not ask or allow the Customer to sign the related PPA until at least five (5) business days after the last of the signatures on the Statement.
- 4. Copies of the fully signed Statement must be left with the Customer and filed with the initial SREC Registration.
- 5. All items in the Statement must be completed, with "n/a" as necessary and appropriate.

