

SOLAR PANELS

Seller(s):				
Buy	ver(s):			
Pro	perty Address:			
systenc con pow	KNOWLEDGMENT OF SOLAR SYSTEM ON THE PROPERTY. A solar photovoltaic ("PV") panel tem, referred to as the "Solar System," has been installed on the Property. The Solar System ompasses various components, including but not limited to solar panels, inverters, charge trollers, batteries, battery charge controller, backup generator, solar array disconnect, power meter, ver converter, and relevant cables, if applicable. All of these components are presently in place on Property.			
	ANCIAL STATUS OF THE SOLAR SYSTEM. The Solar System is currently: Owned by Seller free and clear (not subject to an existing lease, power purchase agreement or loan) and shall be included in the sale of the Property and conveyed to Buyer at Closing; OR			
	Subject to an existing lease agreement ("Solar System Lease"), power purchase agreement ("PPA") or financed by an unpaid loan ("Solar System Financing").			
	YER AND SELLER AGREEMENT. ver and Seller agree that:			
	Seller shall pay off the Solar System Financing or buy-out/pre-pay the remainder of the Solar System Lease or PPA and shall include the Solar System as part of the sale of the Property and convey the Solar System to Buyer at Closing. The provisions of this Section 3A. shall survive Closing			
	Within days from the Date of Contract Acceptance, Seller shall: (i) deliver to Buyer the most recent version of the Solar System Lease, PPA, or Solar System Financing; (ii) deliver to Buyer all other Solar System documents in Seller's possession; (iii) provide to Buyer the name and phone number of the solar company or loan servicer (the "Solar System Documents"); and (iv) notify the solar company or loan servicer of the sale and the name of Buyer. Seller shall work in good faith to assist Buyer in obtaining approval from the solar company or loan servicer to assume the applicable Solar System Lease, PPA or Solar System Financing. Buyer shall assume the Solar System Lease, PPA or Solar System Financing at Settlement and Seller shall be released from all future liability under the applicable Solar System Lease, PPA or Solar System Financing. The provisions of this Section 3B. shall survive Settlement.			
the writ Buy be o noti Buy	YER REVIEW PERIOD AND DUE DILIGENCE. In the event Buyer is dissatisfied with the terms of Solar System Documents, Buyer has the unconditional right to terminate the contract by providing ten notice to Seller within Days from receipt of the Solar System Documents. If were elects to terminate the Contract, the Contract shall become null and void, and Deposit(s) shall disbursed in accordance with the Deposit paragraph of the Contract. If Buyer fails to submit written ce of termination within the time period specified, the Contract shall remain in full force and effect. Wer is advised that if the cost, insurability, operation, or value of the Solar System is a material of the standard standard within the allotted timeframe set forth above.			

ACKNOWLEDGEMENT. Seller and Buyer are instructed to consult with independent legal counsel and other qualified licensed professionals to assist in their due diligence efforts. Seller and Buyer expressly release and hold harmless Broker(s) from liability for any defects, conditions or transferability problems pertaining to the Solar System.

OTHER:				
Seller Signature	Date	Seller Signature	Date	
Buyer Signature	Date	Buyer Signature	Date	