

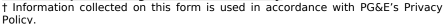
### **IMPORTANT NOTES:**

- Customers may not operate their Generating Facility while interconnected to the PG&E system until they receive written permission from PG&E.
- City and County of San Francisco ("CCSF") owned generating facilities seeking Schedule NEMCCSF or participants in the Demand Response Programs below are not eligible to participate in NBT.
  - o Scheduled Load Reduction Program (SLRP)
- Customers who participate in Direct Access and Community Choice Aggregation must contact their Energy Service Provider directly regarding their NBT program.

# Part I - Generating Facility Information and Responsible Parties

١.	Customer and Generat	ing Facility Info	ormation (	*as it appears on the PC	i&E DIII,	):		
	Standard Net Billing Tariff (N	BT) Agreement Ty	pe: 🛭 Single	Account   Multiple Aggre	gated A	ccount		
	Note: Net Billing Tariff Ag renewable energy generate contiguous or adjacent to the	d at one meter to be	e credited aga	that allows customers with rinst other meters that are locenerator.	nultiple i ated on p	meters t parcel(s)	to use the that is/are	
	Customer Sector (che	eck only one):	☑ Resid □ Comn □ Indus	nercial [	□ Educa □ Milita □ Other	ry	nment	
			□ Non-F	rofit				
	EDWARD	VIRAMONTES		0524168473		10049	914053	
	Account Holder Name* (Individu	ual or Company)		Electric Service Agreement ID *	– Metei	r Numbe	r*	
	10 MEEKS LN			OAKLEY		CA	94561	
	Service Address*			City*		State	Zip*	_
	9257271172	e.viramontes@ya	ahoo.com					
	Customer Phone Number	Email (if blank, Per	mission to Op	erate (PTO) letter will be maile	ed to mai	iling addı	ress on record	1)
	Is there an electric vehicle If yes, please indicate h				□ Yes	<b></b>	No	
3.	Meter Access Issues (if access):	applicable, chec	k all that a	pply and provide contac	t inform	nation t	to request	
	<ul><li>☐ Meter in building</li><li>☐ or behind locked</li><li>gate</li></ul>	Unrestrained ar or AC Disconne		eter 🗆 Other:				
	Contact Name to Request Acce	 ess (if access issues e	exist) Cor	ntact Phone				_









C.	<b>Authorized Contact Information</b>	(required if	Customer	is authorizing	a third	party to	act on
	Customer's behalf):	-					

BRIGHT OPS	Jessie Reese		
Company Name	Contact Person		
8889974469	Interconnection@brightops.com		
Contact Phone Number	Email		

☑ By checking this box and signing this Agreement, I (Customer) authorize PG&E to release my PG&E Electric Account information to the Company above limited to kilowatt hour (kWh) usage, operational characteristics, and other information related to my Generating Facility application. Company is also authorized to submit an Interconnection Request and act on my behalf with regard to the interconnection and receive copies of this executed Interconnection Agreement and the Permission to Operate Letter when issued.

# **Part II - NBT Generator System Size**

# A. Interconnection Study and Requirements

This Agreement covers the installed Generating Facility nameplate listed in the associated Interconnection Request.

The interconnection study will use the nameplate to determine if Interconnection Facilities or Distribution or Network Upgrades are required and the responsible party for the associated costs. If upgrades are required, this will increase the time it will take for PG&E to approve your interconnection.

In order for PG&E to approve your system, you will need to provide (1) this signed Agreement, (2) **a valid Interconnection Request**, and (3) a copy of the final signed jurisdiction approval (building permit) for your project.

The Generating Facility should be sized such that its total annual output in kWh is primarily used to offset the customer's own annual electrical requirements. The NBT Customer is allowed to oversize their Generating Facility by executing the NBT Oversized Generating Facility Attestation in Part IV, section G.

Customers can obtain their usage data by following the instructions on www.pge.com on the page titled "Access, download, or share usage data."





### **B. Generator System Sizing**

Please complete this section only if installing a new Solar or Wind system or modifying an existing Solar or Wind system. This section is not applicable if only adding energy storage to an existing previously interconnected Solar or Wind system.

The individual Solar lesser of the system's CEC-AC rating or aggregate inverter capacity<sup>A</sup> and/or the Wind Turbine and/or Storage rating(s) calculated on the application cannot exceed 5% of the listed value(s) on this Agreement and Authorization.

Generator System Type:	✓ Solar	$\square$ Wind	□ Bo	th	
<b>Estimated Annual Produ</b>					
	(1) New or additional solar lesser of inverter rating or CEC-AC rating <sup>B</sup> (1a) Existing solar lesser of inverter rating or CEC-AC rating <sup>B</sup> (if	3.747 (kW	<u>)</u> X 1,500 <sup>c</sup>	= _	5620.5 (kWh)
	applicable)	0 (kW	<u>)</u> X 1,500 <sup>c</sup>	= _	0 (kWh)
AND/OR	(2) New or additional wind nameplate rating (2a) Existing wind	0 (kW	<u>)</u> X 2,190 <sup>D</sup>	= _	0 (kWh)
AND/OR	- 1-1 /	0 (kW	<u>)</u> X 2,190 <sup>□</sup>	= _	0 (kWh)
	(3) Total new or additional Energy Production		(1) + (2)	= _	5620.5 (kWh)
<b>Estimated Annual Energ</b>	y Usage:				
OR (If 12 months usage no	(4) Recent annual usage	11460.54 (kWh	<u>)</u> X 1.0	= _	11460.54 (kWh)
available)	(5) Building size	(sq ft	<u>)</u> X 3.00 <sup>E</sup>	= _	(kWh)
AND	(6) I plan to increase my a	annual usage (kWh)	by	_	0.000 (kWh)
	(7) Total Energy Usage		(4 or 5) + (6)	= _	11460.54 (kWh)
Net Generation:				=	
	(8) New or additional Prod	luction – Usage	(3) - (7)	= _	-5840.04 (kWh)*

<sup>\*</sup>Positive number indicates that the system is estimated to generate more than the estimated usage. Please refer to NBT Tariff to read the provisions around Net Surplus Compensation (NSC).



<sup>&</sup>lt;sup>A</sup> Per CPUC Resolution E-5301.

<sup>&</sup>lt;sup>B</sup> CEC-AC (kW) = California Energy Commission Alternating Current, refers to the inverter efficiency rating (Quantity of PV Modules x PTC Rating of PV Modules (in watts) x CEC Inverter Efficiency Rating)/1000. Note: if PTC is in kW use same formula but do not divide by 1000

 $<sup>^{\</sup>rm C}$  8,760 hrs/yr x 0.17123 solar capacity factor = 1,500

 $<sup>^{\</sup>rm D}$  8,760 hrs/yr x 0.25 wind capacity factor = 2,190

 $<sup>^{</sup>m E}$  2 watts/ sq ft x 1/1,000 watts x 8,760 hrs/yr x 0.17123 solar capacity factor = 3.00



A Non-NBT Eligible Energy Storage System or an Energy Storage System with a Certified Power Control System (see Section R):

Energy Storage Rating	3.747	kW		
Does the energy storage system sha	are an inverter with the NBT system?	☑ Yes	□ No	
If not, please provide: Energy Storage Inverter Rating		kW		
Part III - Rate Selection				
A. Current Rate: Please identify your excalling the phone number listed below.  Otherwise Applicable Rate Schedule applicable to you. All NBT customers must imitations on the TOU rates available to NBT for more detailed information. Please are currently on a rate that is no longer open yigning this Agreement and Customer current rate and will not be able to return 377-743-4112 for rate information.	(OAS) for NBT Account: Select on t take service on a Time of Use rate residential customers enrolling on the make sure the rate you select is appear to new customers and are opting the Authorization you are acknowledging	ne rate fre schedule NBT. Ploble to move to that you	om the categor e. There may b ease refer to th the NBT. If yo o a different rate u are leaving th	y e e, e,
☐ Stay on existing rateETOU	<u>C</u>			
☑ Requested new rate <u>EELEC</u>				

# **Part IV - Interconnection Agreement Provisions**

### A. Applicability

This Agreement applies to Electric Schedule NBT Customer-Generators (Customer) who interconnect a solar and/or wind turbine electric Generating Facility, or a hybrid system of both, with an aggregate capacity of 30 kilowatts or less that is located on Customer's premises and that operates in parallel with PG&E's Distribution System.

### **B. Permission to Operate**

Customer may not operate their generator while interconnected to the PG&E system until receiving written permission from PG&E. Unauthorized Parallel Operation could result in injury to persons and/or damage to equipment and/or property for which the Customer may be liable.

### C. Safety

Customer shall meet all applicable safety and performance standards established by the National Electrical Code, the Institute of Electrical and Electronics Engineers, accredited testing laboratories such as Underwriters Laboratories and, where applicable, PG&E's Electric Rule 21, and other rules approved by the CPUC regarding safety and reliability. A Customer with a solar or wind-turbine electric generating system, or a hybrid system of both, that meets those standards and rules shall not be





required to install additional controls, perform or pay for additional tests, or purchase additional liability insurance.

## D. Safe Operation of your Generating Facility

Notwithstanding any other provision of this Agreement, if at any time PG&E determines that the Customer's Facility, or its operation, may endanger (a) the public, (b) PG&E personnel, or (c) the safe and reliable operation of PG&E's electric system, PG&E shall have the right to disconnect the Facility from PG&E's system. Customer's Facility shall remain disconnected until such time as PG&E is satisfied that the unsafe condition(s) have been corrected.

### **E. AC Disconnect Switch**

PG&E recommends that a customer installing an inverter-based generator consider also installing an AC Disconnect Switch to facilitate maintenance of the Customer's equipment (i.e. inverter, PV arrays, etc.). If an AC Disconnect Switch is not installed, the revenue meter may be temporarily removed by PG&E due to an emergency or maintenance on PG&E's system to isolate the Customer's generator from the electric distribution system. Removal of the revenue meter will result in loss of electrical service to the Customer's facility or residence. AC Disconnect Switch requirements are available in PG&E's Greenbook <a href="https://www.pge.com/greenbook">www.pge.com/greenbook</a>.

### F. Rate

Customer has confirmed their otherwise applicable rate schedule (OAS) to establish how the Customer's monthly usage or net generation will be charged/credited when submitting this Agreement. Further Customer-initiated rate changes are governed in accordance with PG&E's Electric Rule 12.

## **G. NBT Oversized Generating Facility Attestation**

The total annual output of the Generating Facility should primarily be used to offset the customer's own annual electrical requirements (based on the customer's most recent 12 months of usage).

Customer is allowed to oversize their Generating Facility. To do so, Customer must check the box below indicating that they have read and attest to the four bullet points listed:

- ☐ I (Customer) attest as follows:
  - My Generating Facility is oversized to meet expected increased future electrical usage (i.e., increased usage resulting from an electric vehicle or other electrical appliances to support electrification);
  - The Generating Facility's estimated annual production in kWh is no larger than: (a) 150 percent of my most recent 12 months of total usage; or (b) 150 percent of my estimated annual usage (for new construction and/or customers that do not yet have 12 months of usage only). OR, My electrical usage has recently increased and the Generating Facility's estimated annual production is no larger than 150 percent of my current electrical usage projected over 12 months.
  - I expect to increase my electrical usage to correspond with the size of my Generating Facility within the next year (12 months after receiving Permission to Operate (PTO)).
  - I understand that PG&E reserves the right to further validate that my Generating Facility is sized in accordance with the NBT.





### **H. Prevailing Wage Disclosure**

Pursuant to Public Utilities (PU) Code Section 769.2 and California Public Utilities Commission (CPUC or Commission) Decision 23-11-068, if the Customer's contractor is found to have willfully violated Section 769.2 of the PU Code by failing to pay its workers a prevailing wage, the Renewable Electrical Generating Facility (REGF) is ineligible to participate on a tariff developed pursuant to PU Code Sections 2827 or 2827.1. Upon notice of a determination of a willful violation of Section 769.2 by the Department of Industrial Relations or a court, PG&E shall transition the REGF (after the required 30/60-day notification)<sup>F</sup> to the Public Utility Regulatory Policies Act of 1978 (PURPA) compliant tariff. All the terms and conditions of this agreement will remain in effect except that the Customer will not receive billing under tariffs developed pursuant to 2827 or 2827.1, including but not limited to NBT.

The Customer has the right to choose an alternate applicable tariff before or after the transition. If the Customer does not choose another applicable tariff in advance of the next billing cycle, the billing will transition to the PURPA compliant tariff to avoid any delay in billing. Customer will remain on the PURPA compliant tariff (or other applicable tariff if available and chosen by the Customer) unless the willful wage violation is reversed or nullified by the determining body.

This provision does not apply to the following Customers that are being served by tariffs pursuant to PU Code 2827 and 2827.1:

- (1) Residential Renewable Electrical Generating Facilities (REGFs) that have a maximum generating capacity of 15 kilowatts or less of electricity.
- (2) Residential REGFs installed on a single-family home.
- (3) Public Work projects that are subject to Article 2 of Chapter 1 of Part 7 of Division 2 of the Labor Code.
- (4) REGFs that serve only a modular home, a modular home community, or multi-unit housing that has two or fewer stories.

### I. Limitation of Liability

PG&E's and Customer's (Individually Party or together Parties) liability to the other Party for any loss, cost, claim, injury, liability, or expense, including reasonable attorney's fees, relating to or arising from any act or omission in its performance of this Agreement, shall be limited to the amount of direct damage actually incurred. In no event shall either Party be liable to the other Party for any indirect, special, consequential, or punitive damages of any kind whatsoever.

# J. Governing Law

This Agreement shall be interpreted, governed, and construed under the laws of the State of California as if executed and to be performed wholly within the State of California.

# K. Governing Authority

This Agreement shall at all times be subject to such changes or modification by the CPUC as said Commission may, from time to time, direct in the exercise of its jurisdiction.

# L. Term of Agreement

This Agreement shall become effective as of the date of PG&E's issuance of the permission to operate letter after receipt of all applicable fees, required documents, and this completed Agreement. This

F Pursuant to Decision 23-11-068, Customers with single generating account with no benefitting/aggregated account will get a 30-day notice. Customers with single generating account with benefitting/aggregated accounts will get a 60-day notice.





Agreement shall continue in full force and effect until terminated by either Party providing 30-days prior written notice to the other Party, or when a new Customer takes service with PG&E operating this approved generating facility. This new Customer will be interconnected subject to the terms and conditions as set forth in Schedule NBT.

### M. Meter Access

The electric meter must be installed in a safe location easily accessible upon PG&E request.

## **N. Stale Agreements**

If this agreement is still pending one year from the date it is received by PG&E and Customer has not met all of the requirements, PG&E will close this application and Customer will be required to submit a new Agreement and Application should Customer wish to take service on Schedule NBT.

## O. Rule 21 Certified/Non-Certified Interconnection Equipment

In order to promote the safety and reliability of the Customer's Generating Facility, the Customer certifies as a part of its request for NBT, that all major solar system components comply with Sections L.2-L.4 and Section L.7 of PG&E Electric Rule 21 (Rule 21).

## P. Warranties or Service Agreements

Applicant certifies as a part of its interconnection request for NBT that:

- (i) a warranty of at least 10 years has been provided on all equipment and on its installation, or
- (ii) a 10-year service warranty or executed "agreement" has been provided ensuring proper maintenance and continued system performance.

### **O. Smart Inverters**

For Customer applications received on or after September 9, 2017, the Customer certifies that their inverter-based Generating Facilities fully comply with Section Hh of Rule 21, including configuration of protective settings and default settings, in accordance with the specifications therein.

Distribution Provider (PG&E) may require a field verification of the Customer's inverter. Customer further agrees to cooperate fully with any such request and make their inverter available to the Distribution Provider for such verification. Customer understands that in the event the inverter is not set in accordance with Section Hh of Rule 21, Customer will need to cease operation of generating facility until verification is confirmed by Distribution Provider.

Solar inverter models and firmware versions that comply with Rule 21 Section Hh can be found at <a href="https://www.energy.ca.gov/programs-and-topics/topics/renewable-energy/solar-equipment-lists">https://www.energy.ca.gov/programs-and-topics/topics/renewable-energy/solar-equipment-lists</a>.

Verification of compliance with such requirements shall be provided by the Customer upon request by PG&E in accordance with PG&E's Electric Rule 21.

An "existing inverter" is defined as an inverter that is a component of an existing Generating Facility that meets one or more of the following conditions:

- (a) it is already approved by PG&E for interconnection prior to September 9, 2017
- (b) the Customer has submitted the interconnection application prior to September 9, 2017,





- (c) the Customer provides evidence of having applied for an electrical permit for the Generating Facility installation that is dated prior to September 9, 2017 and submitted a complete interconnection application<sup>G</sup> no later than March 31, 2018, or
- (d) the Customer provides evidence of a final inspection clearance from the governmental authority having jurisdiction over the Generating Facility prior to September 9, 2017.
- All "existing inverters" are not required to be Smart Inverters and are only subject to Section H of Rule
- 21. A Customer replacing an "existing inverter" certifies it is being replaced with either:
- (i) inverter equipment that complies with Section Hh of Rule 21, (encouraged); or
- (ii) a conventional inverter that is of the same size and equivalent ability to that of the inverter being replaced, as allowed in Rule 21 Section H.3.d.ii.

## **R. Power Control System Certification**

By signing below, customer confirms that Energy Storage operating with a Power Control System (PCS) has received UL 1741 CRD for PCS certification that will comply with either No Grid Charge or No Storage Export as defined in Schedule NBT.

# S. Building Code-Required Solar Installations

Customers who are required to add solar in accordance with building code (Title 24) requirements are not eligible to receive the additional export credit (ACC Plus). Customer acknowledges that information relating to building code-required solar installations collected in form 79-1151B-03 may impact eligibility for the additional export credits (ACC Plus).

# Part V - Signature

IMPORTANT INFORMATION FOR CUSTOMERS - BE SURE TO READ THE FULLY POPULATED DOCUMENT BEFORE SIGNING - THIS IS A LEGALLY BINDING CONTRACT - READ IT CAREFULLY.THIS FORM MUST BE SIGNED BY THE EXISTING PG&E CUSTOMER LISTED IN PART I.

Under Pacific Gas and Electric Company's (PG&E's) privacy policies, which can be found at <a href="Inttps://www.pge.com/en/privacy-center.html">Inttps://www.pge.com/en/privacy-center.html</a>, PG&E generally does not sell or disclose personal information about you, such as your name, address, phone number, or electric account and billing information, to third parties unless you expressly authorize us to do so. The purpose of this form is to allow you, the customer, to exercise your right to choose whether to disclose your personal electricity usage data and other personal information to a third party. Once you authorize a third party to access personal information about you, you are responsible for ensuring that the third party safeguards the personal information from further disclosure without your consent.

As a condition of interconnection, pursuant to California Public Utilities Commission (CPUC) Decisions 14-11-001, 20-08-001, 21-06-026, and 23-11-068, PG&E is required to provide certain data, including but not limited to confidential customer information, to the CPUC and its contractors, the California Department of Consumer Affairs Contractors State License Board, the California Department of Financial Protection & Innovation, and the California Department of Industrial Relations (the "State Entities").

<sup>3.</sup> Evidence of the Customer final inspection clearance from the governmental authority having jurisdiction over the generating system.



 $<sup>^{</sup>m G}$ A complete application consists all of the following without deficiencies:

<sup>1.</sup> A completed Interconnection Application including all supporting documents and required payments

<sup>2.</sup> A completed signed Interconnection Agreement



By signing below, I declare under penalty of perjury under the laws of the State of California that:

- 1) The information provided in this Agreement is true and correct.
- 2) By completing the fields and checking the box in Part I Section C, I authorize the identified third party (Company) to receive my information and act on my behalf, which includes submitting or revising my Interconnection Application.
- 3) I authorize PG&E to release any and all information contained in this application, and addendum if applicable, for interconnection to the State Entities identified in this Part V without further notification or consent.
- 4) I have completed and reviewed Part II to determine if my system is sized to meet no more than my projected energy usage.
- 5) I understand that the NBT allows for oversizing, and I have completed and reviewed Part IV, section G, the NBT Oversized Generating Facility Attestation, if my Generating Facility is oversized.
- 6) I have read in its entirety and agree to all the terms and conditions in this Interconnection Agreement and agree to comply with PG&E's Electric Rule 21.

EDWARD VIRAMONTES		
(Print Customer Name as it appears on the PG&E Bill)		
EDWARD MRAMONTES		
──³⁵B(⁴SĪſĒſſſāfture)		
(Print name and title of signee, applicable if customer is a		
Company)		
(e.g. John Doe, Manager)		
3/7/2025		
(Date)		

Note: PG&E can request additional documentation to verify the authenticity of the externally signed Agreement and Customer Authorization.

To confirm project approval, the Customer should retain a copy of this signed agreement and a copy of the Permission to Operate (PTO) letter from PG&E authorizing the Customer to operate the Generating Facility after PG&E deems satisfactory compliance with all NBT requirements.





# **Certificate Of Completion**

Envelope Id: 0276FD25-BC62-4830-89BD-E1E0976CA8B2

Subject: Complete with Docusign: Agreement and Authorization (unsigned).pdf

BPS Account Number: 0

Re-roof or Additional Adder Cost Included (Or N/A): 0

Funding Source: NA Year 1 Production: 0 Source Envelope:

Document Pages: 9 Signatures: 1 Envelope Originator:

Certificate Pages: 4 Initials: 0 BPS

AutoNav: Enabled 212 E Central St Envelopeld Stamping: Enabled Natick, MA 01760

Time Zone: (UTC-07:00) Mountain Time (US & Canada)

docs@brightplanetsolar.com

IP Address: 73.98.210.153

Status: Completed

**Record Tracking** 

Status: Original Holder: BPS Location: DocuSign

3/7/2025 12:28:38 PM docs@brightplanetsolar.com

Signer Events

EDWARD VIRAMONTES
e.viramontes@yahoo.com

Security Level: Email, Account Authentication

(None)

Signature

EDWIRD URIMONTES \_35B831F7EA4F482...

Signature Adoption: Pre-selected Style Using IP Address: 73.98.210.153

**Timestamp** 

Sent: 3/7/2025 12:29:40 PM Viewed: 3/7/2025 12:29:54 PM Signed: 3/7/2025 12:30:06 PM

**Electronic Record and Signature Disclosure:** 

Accepted: 3/7/2025 12:29:54 PM

ID: b9c614d2-2e49-466c-a1f9-916f1cf355dd

In Person Signer Events	Signature	Timestamp	
Editor Delivery Events	Status	Timestamp	
Agent Delivery Events	Status	Timestamp	
Intermediary Delivery Events	Status	Timestamp	
Certified Delivery Events	Status	Timestamp	
Carbon Copy Events	Status	Timestamp	
Witness Events	Signature	Timestamp	
Notary Events	Signature	Timestamp	
Envelope Summary Events	Status	Timestamps	
Envelope Sent Certified Delivered Signing Complete Completed	Hashed/Encrypted Security Checked Security Checked Security Checked	3/7/2025 12:29:40 PM 3/7/2025 12:29:54 PM 3/7/2025 12:30:06 PM 3/7/2025 12:30:06 PM	
Payment Events	Status	Timestamps	
Electronic Record and Signature Disclosure			

Electronic Record and Signature Disclosure created on: 3/19/2018 11:40:08 PM Parties agreed to: EDWARD VIRAMONTES

### ELECTRONIC RECORD AND SIGNATURE DISCLOSURE

From time to time, Bright Planet Solar (we, us or Company) may be required by law to provide to you certain written notices or disclosures. Described below are the terms and conditions for providing to you such notices and disclosures electronically through your DocuSign, Inc. (DocuSign) Express user account. Please read the information below carefully and thoroughly, and if you can access this information electronically to your satisfaction and agree to these terms and conditions, please confirm your agreement by clicking the æI agreeÆ button at the bottom of this document.

## Getting paper copies

At any time, you may request from us a paper copy of any record provided or made available electronically to you by us. For such copies, as long as you are an authorized user of the DocuSign system you will have the ability to download and print any documents we send to you through your DocuSign user account for a limited period of time (usually 30 days) after such documents are first sent to you. After such time, if you wish for us to send you paper copies of any such documents from our office to you, you will be charged a \$0.00 per-page fee. You may request delivery of such paper copies from us by following the procedure described below.

# Withdrawing your consent

If you decide to receive notices and disclosures from us electronically, you may at any time change your mind and tell us that thereafter you want to receive required notices and disclosures only in paper format. How you must inform us of your decision to receive future notices and disclosure in paper format and withdraw your consent to receive notices and disclosures electronically is described below.

# Consequences of changing your mind

If you elect to receive required notices and disclosures only in paper format, it will slow the speed at which we can complete certain steps in transactions with you and delivering services to you because we will need first to send the required notices or disclosures to you in paper format, and then wait until we receive back from you your acknowledgment of your receipt of such paper notices or disclosures. To indicate to us that you are changing your mind, you must withdraw your consent using the DocuSign à Withdraw Consentö form on the signing page of your DocuSign account. This will indicate to us that you have withdrawn your consent to receive required notices and disclosures electronically from us and you will no longer be able to use your DocuSign Express user account to receive required notices and consents electronically from us or to sign electronically documents from us.

# All notices and disclosures will be sent to you electronically

Unless you tell us otherwise in accordance with the procedures described herein, we will provide electronically to you through your DocuSign user account all required notices, disclosures, authorizations, acknowledgements, and other documents that are required to be provided or made available to you during the course of our relationship with you. To reduce the chance of you inadvertently not receiving any notice or disclosure, we prefer to provide all of the required notices and disclosures to you by the same method and to the same address that you have given us. Thus, you can receive all the disclosures and notices electronically or in paper format through the paper mail delivery system. If you do not agree with this process, please let us know as described below. Please also see the paragraph immediately above that describes the consequences of your electing not to receive delivery of the notices and disclosures electronically from us.

# **How to contact Bright Planet Solar:**

You may contact us to let us know of your changes as to how we may contact you electronically, to request paper copies of certain information from us, and to withdraw your prior consent to receive notices and disclosures electronically as follows:

To contact us by email send messages to: stevan.petrofsky@gmail.com

# To advise Bright Planet Solar of your new e-mail address

To let us know of a change in your e-mail address where we should send notices and disclosures electronically to you, you must send an email message to us at stevan.petrofsky@gmail.com and in the body of such request you must state: your previous e-mail address, your new e-mail address. We do not require any other information from you to change your email address.. In addition, you must notify DocuSign, Inc to arrange for your new email address to be reflected in your DocuSign account by following the process for changing e-mail in DocuSign.

# To request paper copies from Bright Planet Solar

To request delivery from us of paper copies of the notices and disclosures previously provided by us to you electronically, you must send us an e-mail to stevan.petrofsky@gmail.com and in the body of such request you must state your e-mail address, full name, US Postal address, and telephone number. We will bill you for any fees at that time, if any.

# To withdraw your consent with Bright Planet Solar

To inform us that you no longer want to receive future notices and disclosures in electronic format you may:

i. decline to sign a document from within your DocuSign account, and on the subsequent page, select the check-box indicating you wish to withdraw your consent, or you may; ii. send us an e-mail to stevan.petrofsky@gmail.com and in the body of such request you must state your e-mail, full name, IS Postal Address, telephone number, and account number. We do not need any other information from you to withdraw consent.. The consequences of your withdrawing consent for online documents will be that transactions may take a longer time to process..

## Required hardware and software

Operating Systems:	Windows2000¬ or WindowsXP¬
Browsers (for SENDERS):	Internet Explorer 6.0¬ or above
Browsers (for SIGNERS):	Internet Explorer 6.0¬, Mozilla FireFox 1.0,
	NetScape 7.2 (or above)
Email:	Access to a valid email account
Screen Resolution:	800 x 600 minimum
Enabled Security Settings:	ò Allow per session cookies
	Ã <sup>2</sup> Users accessing the internet behind a Proxy
	Server must enable HTTP 1.1 settings via
	proxy connection

<sup>\*\*</sup> These minimum requirements are subject to change. If these requirements change, we will provide you with an email message at the email address we have on file for you at that time providing you with the revised hardware and software requirements, at which time you will have the right to withdraw your consent.

# Acknowledging your access and consent to receive materials electronically

To confirm to us that you can access this information electronically, which will be similar to

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