

## System Design Authorization:

This document describes Your System and authorizes Level Solar to install the System on your roof. Level Solar will guaranty that the System will produce at least 179300 kWh over the term of the agreement. This guaranty allows for cumulative degradation of no more than one percent per year from the System's original rated output.

### Customer Information:

Customer name: **Reginald Elgin**  
 Customer address: **172-01 107 Avenue**  
**Jamaica, NY 11433**  
 Installation cost: **\$0**  
 Scheduled install date: **2017-02-02**

### System Description:

Array size: **8.19 kW**  
 Number of solar modules: **26**  
 Make of solar modules: **LG Electronics**  
 Number of solar inverters: **1**  
 Make of solar inverter(s): **SolarEdge**  
 Make of consumption meter: **SolarEdge**

### Required General Business Code and Incentive Program Disclosures (Section 771):

- The contractor or subcontractor who performs on the contract or the materialman who provides home improvement goods or services and is not paid may have a claim against the owner which may be enforced against the property in accordance with the applicable lien laws. **Any contractor, subcontractor, or materialman who provides home improvement goods or services pursuant to Your home improvement contract and who is not paid may have a valid legal claim against Your property known as a mechanic's lien. Any mechanic's lien filed against Your property may be discharged. Payment of the agreed-upon price under the home improvement contract prior to filing of a mechanic's lien may invalidate such lien. The owner may contact an attorney to determine his rights to discharge a mechanic's lien.**
- The contractor is required to deposit all payments received from You prior to substantial completion of the work in a separate bank account no later than five (5) business days after receipt by the contractor. In lieu of such deposit, the home improvement contractor may post a bond, contract of indemnity or irrevocable letter of credit with the owner guaranteeing the return or proper application of such payments to the purposes of the contract.
- Level Solar will obtain all permits required by local law.
- As set forth in Section 1.02 of the PPA, Level Solar will install and maintain the System at no cost to You, and therefore the cost to You of materials and labor for the installation of the System shall be zero dollars (\$0).
- It is anticipated that the solar installation will be completed on the scheduled installation date above. Level Solar and You have determined that agreeing to a definitive completion date is not of the essence.
- The estimated production includes a 0.5% annual degradation factor, derived from our system loss analysis.
- Level Solar will provide to you a certificate of Worker's Compensation Insurance prior to installing the System.
- NOTWITHSTANDING SECTION 12.06 OF THE POWER PURCHASE AGREEMENT, IF YOU CANCEL THIS CONTRACT, LEVEL SOLAR MAY KEEP ONLY 5% OF THE CASH PRICE UP TO A MAXIMUM OF \$50, PLUS A PORTION OF THE CONTRACT PRICE BASED UPON THE SERVICES YOU HAVE USED. YOU MAY NOTIFY LEVEL SOLAR OF YOUR INTENT TO CANCEL BY MAIL, ADDRESSED TO LEVEL SOLAR AT THE ADDRESS SET FORTH ABOVE.
- PURSUANT TO SECTION 5.05 OF THE POWER PURCHASE AGREEMENT, THE PAYMENTS MADE BY YOU UNDER THIS AGREEMENT ARE FOR ELECTRICITY USED BY YOU IN THE PRECEDING MONTH, AND, THEREFORE, NO REFUNDS ARE AVAILABLE FOR SUCH PAYMENTS.

## Authorization:

I authorize Level Solar to install the solar photovoltaic system and related energy monitoring equipment (the "System") on my property.

\_\_\_\_\_  
 (signature)

\_\_\_\_\_  
 (date)