

ROOFING SYSTEM QUOTATION & INSTALLATION AGREEMENT

Salesperson: Blair Arnell 801.860.6260

Estimate Date: 03/21/18



RoofTek, LLC

893 W Baxter Dr., South Jordan, UT 84095

Phone: (801) 826-4820

RoofTek.com

Referred By: _____

CLIENT INFO:Client: Steve and Alisha RatchfordPhone# 847.710.5440E-MAIL: sratchf2@gmail.com

Other: _____ Installer Comm? _____

Payment Method: FINANCE Jordan Credit Union**JOB INFO:**ADDRESS: 200 E 9400 SCITY: Sandy UTZIP: 84070Year / Decade Built: 70's # Stories: Split Level**Office Use ONLY:** Photos: _____ Field Layers: _____

EV Pitch: _____ Field Pitch: _____ # Facets: _____

Base: _____ CR: _____ Initial: _____ PC Line: _____

The Roofing System is comprised of the following:

☐ TPO RE-COVER☐ Asphalt CLEAN DECK☐ RE-SHEET

Estimate to Include	Quantity	MATERIALS	
Total Roof Squares with waste (includes AccuSquares Guarantee)	3 Squares TPO 19 Squares Asphalt	FULL SYSTEM Owens Corning	COMMERCIAL SPECS O.C. GAF Other_____
Predominant Roof Pitch Secondary Pitch (if applicable)	Flat 3/12	Shingle: 30 Year Architectural Tru Definition Duration GAF 60 Mil TPO over 1/2" Polar Manifold over Rolled Asphalt and Arch Shingles on Flat Areas	
Tear-Off – Number of Layers: (Add \$30+ for each add. layer)	3 Layers House (11) 2 Layers Garage (8)	Shingle Color:	
Wood Replacement: Includes 3 Sheets \$45 per Sheet Installed above 3 Sheets		Drip Edge Color:	
Dry-In Detail: 6' on the Eaves 12"-18" on all penetrations Ice & Water:		Attic Ventilation: Turtle Vents @ \$27 / unit Ridge Vent Type: Included Approx. linear feet: _____	
Synthetic Underlayment: Included		Turbines @ \$175 / unit	
Re-Seal All HVAC Vents, Chimneys: Included		Hip & Ridge Shingles: Included	
Pipe Flashings: #1-3" #3-4" Other:		Roof Life Warranty: Manufacturer Registered Warranties Material & Labor (Includes 50 Years of Non-prorated for Asphalt) (20 Years Non-prorated for TPO) Labor, material, Tear Off & Disposal)	
Remove Roof Equip? Sattelite Dish & Attic Fan		Workmanship Warranty: RoofTek 5-yr	
Clean / Magnet All Landscaping: Included			
Haul off & Disposal:			
Dumpster Location: Driveway			

Notes: Financed Price for the Roof without Solar is \$9138 Cash Price without Solar is \$8225

Client grants RoofTek, its employees & suppliers access to roof, driveways, sidewalks, curbs & lawns – and instructs work to be performed that may scratch, dent or impact performance of concrete, gutters, soffit or fascia. Client waives claims for any and all damages to the above. Unless specified this Agreement Excludes: Deck tear off or inspection of deck substrate, attic work, snow removal, structural alteration, framing, sheathing, sheet metal, gutter or downspouts, snow retention, ice melting systems, any liquidated damage, any damage to electrical, plumbing, or HVAC in the ceiling / roof assembly, reinstallation of satellites, gutters, or rooftop equipment, and any permits. This Agreement is subject to, and together with, the Terms & Conditions provided herewith and incorporated herein constituting the "Agreement" including that Client agrees to pay attorney's fees and costs incurred by RoofTek, with or without suit being filed in enforcing the Agreement. No merchant fees charged on financed pricing. A 3.5% convenience fee will be added to CASH pricing if paid by credit or debit card. By signature below, the Client hereby accepts the Agreement and authorizes the Company to perform the work and any

☐ Financed Price ☐

Subtotal: \$1,827

Discount: _____

Total: _____

Deposit: _____

Balance: _____

required changes to secure the roof. If Client cancels this Agreement all deposit amounts paid to the contractor are non-refundable after 3 days from the date deposit is received.

Customer Signature

DocuSigned by:
Steve Ratchford and Ashley Ratchford Date _____
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Requested Install Date:
ASAP

RoofTek's Qualifying Experience:

Principals are Licensed Contractors since 1991

Licensed & Insured

General Liability & Workman's Compensation coverage to \$1,000,000

All vehicles & employees insured

Self-performed tens of millions in all roofing, solar, and all aspects of construction over 26 years – more than 2,000 Utah rooftops

Diversified Company Ownership includes:

- RoofTek Roofing
- Green Ridge Builders
- CCS Loans
- Solaroo Energy
- Discovery Energy Auditors
- And More

RoofTek is a GAF Master Elite Contractor (the highest distinction a roofing contractor can achieve).

RoofTek is a Certified Contractor with Owens Corning. To achieve this RoofTek has undergone intensive financial and roofing quality control audits. Company owners have been background checked and certified to uphold the highest moral and ethical standards.

All RoofTek crews are in-house employees. We conduct weekly and monthly in both in-house and industry training and certification programs for our crews. These include safety, field training for steep and low slope roofing, additional industry and product education and more.

RoofTek actively maintains a database of all client contacts, jobsite photos, phone conversations, etc. for your convenience.

Unless otherwise specified - if RoofTek will obtain any permits, bonding or municipal inspections, or if the same are required by the Client or the city in which the Client resides, the Client agrees to pay RoofTek for the cost of the permit as a reimbursed expense not included in the original price.

RoofTek installs using the following specifications:

1. If removing layers of roofing, remove all layers to existing roof deck. Removing layers can impact the fit of siding, stucco, soffit & fascia, crown moldings & rain gutters. Unless otherwise specified on contract these items are excluded from the roof quote. The more layers removed the more common the fit of other items will have challenges.
2. Install only over solid, non-sagging, rot free roof deck. If needed – install damaged wood deck (replacing or covering wood deck) at a cost not included in standard installations.
3. When replacing sheets or covering holes, sheets will be stagger-seamed; hole covers to be mechanically fastened, prefabricated plugs or at least 24" square sections
4. Install Ice & water shield to 2 feet inside warm walls, not less than 3 to 6 ft. on eaves, 3 ft. on valleys, 12" against walls and parapets and 12" on pipe flashings, and full ice & water on all crickets. Width of Ice & Water on eaves to be 3 ft. unless specified on agreement. Standard application to be 2 courses.
5. Install synthetic underlayment with at least 3 inch overlaps from bottom to top on remaining roof
6. Install new, 90 degree colored drip edge flashing on all eave and rake perimeters – Not applicable to re-covers. Other exceptions may apply
7. Install starter shingles over ice & water shield at all eaves
8. On rake & parapet walls or in leak areas, verify that previous flashings (step flashing on rakes & L flashing on parapets) are installed and not leaking. This may require the removal of siding or stucco to 5" above roof deck.
9. 4, 5 or 6-nail all shingles in nail line per manufacturers specifications for each specific shingle and application
10. Replace all rooftop ABS or plastic flashings using galvanized metal flashings
11. Replace or cover all rooftop ABS vents with new metal vents or by covering vents in favor of alternative ventilation systems
12. Install all attic ventilation products according to manufacturer specifications at the best available locations and per the installation agreement
13. Install Hip & Ridge Shingles
14. Caulk & seal all penetrations, exposed nails, etc.
15. Do NOT paint galvanized metal unless specified in contract – we DO NOT recommend painting galvanized metal in the field
16. Clean & Remove all roofing debris generated daily from roofing project
17. At the conclusion of roofing project, clean all debris from rain gutters, clean and dispose of all debris, magnet sweep & gather all nails & caps, and leaf-blow all roof debris and granular from rooftop, decks, patios, window ledges, driveways, walkways, etc.
18. Haul off and disposal of all debris
19. Extra material delivered to the jobsite but not installed are the property of RoofTek. Extra materials are generally delivered ensure we do not run short
20. Upon receipt of final payment in full, RoofTek Roofing purchases and delivers all Manufacturer Product, System and Workmanship Warranties within 30 days.

ROOFING SYSTEM PURCHASE AND INSTALLATION AGREEMENT TERMS AND CONDITIONS

1. Roofing System Purchase. Customer hereby agrees to purchase from the Company, and the Company hereby agrees to sell to Customer, the Roofing System for the Purchase Price, pursuant to the Terms and Conditions of this Agreement.
2. Purchase Price.
 - (a) The Purchase Price shall be as set forth above on the identification page of this Agreement, subject to adjustment due to any permitted alterations, deviations and/or change orders, and shall be due and payable as follows:
 - (i) \$500 deposit upon execution of the agreement.
 - (ii) The remainder of the purchase price will be due upon project completion.
3. Installation. The Company agrees to install and provide the materials for the Roofing System. Upon payment of the deposit, the Company will arrange for a suitable installation date of the previously described Roofing System, product will be delivered to the site on the specified day, and installation of the system will be completed in a reasonable time period. Weather may delay the installation period. The Company will leave the property clean from materials and other debris caused from the installation process. (the "Services"). The Company reserves the right to make any adjustments to the system, materials, components or configuration deemed necessary by the Company in its sole, commercially reasonable discretion. If additional structural support, materials or services are needed to implement the Roofing System, the Company will inform the Customer and issue a change order for the additional associated costs. Customer agrees to pay the charges for additional installation costs and material used. The Company may change the per-unit charge in the event payment in full is not received within 6 months from the date hereof or if delays occur that are not within the Company's direct control.
4. Customers Responsibilities. Customer agrees to cooperate fully with the Company by: (a) clearing a sufficient working area of all obstructions and removable hazards, (b) notifying the Company's crew of all potential work area hazards, (c) coordinating the Company's work with the activities of all other persons at the job site, including other contractors, crews, supervisors, architects and owners, (d) assisting with all building, electrical or other governmental permits, (e) being present during installation, and (f) providing timely and free access to areas, walls, roof, crawl space, floors, etc., necessary to perform the installation. Customer shall be responsible for removing or covering any items inside or outside the structure that might be soiled or damaged by the performance of work by the Company. Customer represents and warrants that there are no restrictions or covenants that would prevent or impede the installation of the Roofing System. If materials are to be installed on property governed or controlled by a condominium association, planned unit development, property association or other entity or association which has lawful control over the installation location, type, style or other installation provisions in any form, Customer hereby warrants and affirms that all required consents and approvals from such entities have been received. Customer shall be deemed to have accepted the goods and work performed upon payment.
5. Change Orders; Customer's Cancellation. If Customer requests any change in the type, quality or quantity of the materials or Services, or if any adjustments are made pursuant this Agreement, Customer shall pay, in addition to the Purchase Price, the applicable charge for all additional materials and labor expenses. All change orders requested by the Customer shall be in writing and shall not be effective unless approved in writing by the Company. If cancellation occurs outside of the 3-day cancellation period but before the project has been scheduled for installation, there will be a cancellation fee of \$250. If cancellation occurs after the project has been scheduled for installation, the cancellation fee will be \$500. This Agreement shall become irrevocably non-cancelable as soon as installation is commenced.
6. Default and Remedies. Upon any default by Customer hereunder, the Company may exercise, at its sole option, any right or remedy available under this Agreement and applicable law, which rights and remedies are not intended to be exclusive, but shall be cumulative and in addition to any other right or remedy, and may be exercised from time to time and as often and in such order as the Company may deem expedient. No delay, omission or failure by the Company to promptly enforce any right or remedy hereunder shall operate as a waiver of such right or remedy. Customer acknowledges and agrees that its obligation to pay Company is an independent covenant and shall have no offset rights. Upon any default, all amounts owed by Customer shall become immediately due and payable. Customer agrees that if this Agreement is for a residential installation, Customer's obligation hereunder constitutes a family expense and is therefore chargeable to both husband and wife. Customer agrees to pay all costs and expenses incurred by the Company in exercising any right or remedy hereunder, regardless of whether any legal proceeding is commenced, including without limitation collection costs, lien fees, court costs and reasonable attorney fees. Following any default, all amounts due hereunder shall accrue interest, before and after judgment, at the lesser of twenty-four (24%) per annum or the highest rate permitted by law.
7. Force Majeure. The Company may suspend performance hereunder in case of any interference by any private or governmental party, war, riot, insurrection, act of terrorism, fire, explosion, flood, storm, lightening, earthquake, lockout, labor disturbance, casualty, act of God, injunction, inability to obtain fuel, power, raw materials, supplies, labor, transportation, facilities, accident, breakage of machinery, change in law, public emergency, or any other cause, whether similar or dissimilar. Upon the occurrence of any such event, the Company may, at its sole option, cancel this Agreement without liability or recourse to Customer.
8. Lien Rights. Customer acknowledges and agrees that the Company has and may exercise lien rights against the installation site, that this constitutes authorization by Customer for the Company to file a lien under applicable law. Customer represents that it is the owner of the Property, and to the fullest extent permitted by law, waives any and all objections to any defect in any lien documents.
9. Limited Warranty. In addition to any manufacturer's warranty, as applicable, the Company warrants the installation of the Roofing System against defects in workmanship for a period of five (5) years from the date of installation, or 2 years for clients who purchase a 10 year manufacturer's warranty. The Workmanship warranty by RoofTek Roofing does not cover force of nature damage ordinarily covered by homeowners insurance, such as falling trees or branches, sub-structure failure, etc. The warranty also does not

cover any damage caused by people, animals or objects, etc. In the event Customer discovers a defect in the installation, Customer shall notify the Company in writing prior to the expiration of the warranty period with a detailed description of the defect, and the Company will repair defects covered by the warranty at no additional cost to Customer. In any & all warranty claims involving the manufacturer, the terms of the manufacturer's warranty will cover the client prior to the RoofTek Warranty after the 24th month following the installation.

10. Disclaimer. Tax Credits: The Company does not give tax advice regarding renewable energy tax credits or other rebates available for the Services. Please consult your tax professional for any tax credit qualifying advice.

11. Indemnity. To the fullest extent permitted by law, Customer shall indemnify, defend, hold and save Company (and its officers, shareholders, directors, agents, employees, affiliates, subcontractors and independent contractors) harmless from all claims and expenses, including court costs and attorney's fees, for damages or injuries to persons or property which are related in any manner, directly or indirectly, to this Agreement or to the materials and labor provided by Company regardless of whether the injury or damage is caused in part by Company's negligence or gross negligence or any other act or omission of Company or its agents.

12. No Third Party Beneficiary. This Agreement is made for the sole and exclusive benefit of the Company and Customer and is not intended to benefit any third party, and no third party may claim any right or benefit or seek to enforce any term or provision hereof.

13. Entire Agreement; Amendment; Assignment. This Agreement constitutes the entire and exclusive understanding and agreement of the parties regarding the subject matter hereof, and supersedes, and may not be contradicted or modified by, any prior or contemporaneous understandings, negotiations, agreements, representations, promises, statements or the like (oral or written) of the parties, and may not be modified or amended except by written agreement signed by the parties. Customer may not assign any rights or obligations under this Agreement without the prior written consent of the Company, in its sole discretion. The Company may assign its rights under this Agreement. Subject to the foregoing, this Agreement shall inure to the benefit of the Company's successors and assigns, and be binding upon Customer's permitted successors and assigns.

14. Arbitration. Any claim, dispute or controversy arising under or in connection with this Agreement, if not resolved by negotiation or mediation, shall be settled exclusively by binding arbitration, the hearing to be held in the Salt Lake City area and, except as set forth herein, in accordance with the Construction Industry Arbitration Rules of the American Arbitration Association then in effect. The arbitration panel shall consist of one member, which shall be the mediator if mediation has occurred or shall be a person agreed to by each party to the dispute within 30 days following notice by one party that it desires that a matter be arbitrated. If there was no mediation and the parties are unable within such 30 day period to agree upon an arbitrator, then the panel shall be one arbitrator selected by the Salt Lake City, Utah office of the American Arbitration Association in accordance with its rules relating to the selection of arbitrators for the determination of issues. The costs of the arbitration and the legal fees incurred by the prevailing party shall be borne by the non-prevailing party. Discovery shall be limited to one set of written discovery, exchange of documents, and two depositions unless otherwise ordered by the arbitrator for good cause. The award rendered by the arbitrator will be final and judgment may be entered upon it in accordance with the applicable law in any court having jurisdiction over the matter. PRIOR TO INITIATING A DEMAND FOR ARBITRATION, THE PARTIES SHALL MEDIATE THE DISPUTE BY SELECTING A MEDIATOR FROM THE AMERICAN ARBITRATION ASSOCIATION PANEL OF MEDIATORS IN THE SALT LAKE CITY METROPOLITAN AREA, OR AS OTHERWISE MUTUALLY AGREED BY THE PARTIES.

15. Governing Law; Jurisdiction; Venue; Jury Waiver. This Agreement shall be governed in all respects by the laws of the State of Utah, regardless of conflicts of law principles. To the extent that any matters or disputes in any way relating to or arising out of this Agreement are not arbitrated, for any reason, pursuant to the Arbitration provision set forth above, all such matters or disputes shall be heard exclusively in the state and federal courts in Salt Lake County, Utah, and Customer hereby unconditionally and irrevocably submits to the exclusive and mandatory jurisdiction and venue of such courts, waives any objection to such exclusive and mandatory jurisdiction, venue or convenience of forum, and covenants to not initiate any action or proceeding in any other jurisdiction or venue. Notwithstanding contained in this Agreement to the contrary or otherwise, Customer acknowledges and agrees that the Company may, in its sole and absolute discretion, and at its sole election, initiate proceedings in these courts or the courts of any other jurisdiction in which Customer is located, organized or transacting business or where the Roofing System is located. TO THE FULLEST EXTENT PERMITTED BY LAW, CUSTOMER HEREBY WAIVES ALL RIGHTS TO A TRIAL BY JURY AND ALSO WAIVES THE RIGHT TO LITIGATE IN COURT OR ANY ARBITRATION PROCEEDING ANY DISPUTE AS A CLASS ACTION, EITHER AS A MEMBER OF A CLASS OR AS A REPRESENTATIVE.

16. Miscellaneous. (a) Each party signing this Agreement represents and warrants to the other that he or she is duly authorized to enter into and deliver this Agreement on behalf of such party; (b) The provisions contained herein shall be independent and severable, and to the fullest extent permitted by law be interpreted in a manner to be effective and valid under applicable law, but if any provision of this Agreement is determined to be invalid or unenforceable, such provision shall be deemed severed from this Agreement, shall not affect the validity, legality or enforceability of such provision in any other jurisdiction or any other provision, and the balance of this Agreement shall remain in full force and effect as originally executed by the parties; (c) The headings used herein are for convenience only and shall not affect the interpretation of any provision hereof; (d) This Agreement may be executed in any number of counterparts, each of which when so executed and delivered shall, in each case, be an original, but all of which together shall constitute one and the same instrument; and (e) If two or more parties execute this Agreement as Customer, each party shall be jointly and severally liable for all of Customer's representations, warranties, covenants and obligations herein.

Certificate Of Completion

Envelope Id: 1AE44A255238414F984A1BB157C97ADE	Status: Completed
Subject: Please DocuSign: Steve & Alicia Ratchford RoofTek Roofing Contract 03152018.docx	
Source Envelope:	
Document Pages: 5	Signatures: 1
Certificate Pages: 4	Initials: 0
AutoNav: Enabled	Envelope Originator:
Envelopeld Stamping: Enabled	Solaroo Energy Documents
Time Zone: (UTC-08:00) Pacific Time (US & Canada)	893 Baxter Drive
	nil
	South Jordan, UT 84095
	docs@solarooenergy.com
	IP Address: 64.72.222.11

Record Tracking

Status: Original	Holder: Solaroo Energy Documents	Location: DocuSign
3/21/2018 9:00:41 PM	docs@solarooenergy.com	

Signer Events

Steve Ratchford and Ashley Ratchford
 Sratchf2@gmail.com
 Security Level: Email, Account Authentication (None)

Signature

DocuSigned by:

 A07615A07DAD488...

Using IP Address: 155.98.164.38

Timestamp

Sent: 3/21/2018 9:02:05 PM
 Viewed: 3/22/2018 5:46:37 AM
 Signed: 3/22/2018 5:47:44 AM

Electronic Record and Signature Disclosure:
 Accepted: 3/22/2018 5:46:37 AM
 ID: 07df6447-02df-4986-a23a-da9882112194

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
Notary Events	Signature	Timestamp
Envelope Summary Events	Status	Timestamps
Envelope Sent	Hashed/Encrypted	3/21/2018 9:02:05 PM
Certified Delivered	Security Checked	3/22/2018 5:46:37 AM
Signing Complete	Security Checked	3/22/2018 5:47:44 AM
Completed	Security Checked	3/22/2018 5:47:44 AM
Payment Events	Status	Timestamps
Electronic Record and Signature Disclosure		

ELECTRONIC RECORD AND SIGNATURE DISCLOSURE

From time to time, Solaroo Energy Documents (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 the DocuSign, Inc. (DocuSign) electronic signing system. 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 'I agree' 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. You will have the ability to download and print documents we send to you through the DocuSign system during and immediately after signing session and, if you elect to create a DocuSign signer account, you may access them 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 'Withdraw Consent' form on the signing page of a DocuSign envelope instead of signing it. 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 the DocuSign system 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 the DocuSign system 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 Solaroo Energy Documents:

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: docs@solarooenergy.com

To advise Solaroo Energy Documents 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 docs@solarooenergy.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 the DocuSign system.

To request paper copies from Solaroo Energy Documents

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 docs@solarooenergy.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 Solaroo Energy Documents

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 session, 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 docs@solarooenergy.com and in the body of such request you must state your e-mail, full name, US Postal Address, and telephone 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:	Windows® 2000, Windows® XP, Windows Vista®; Mac OS® X
Browsers:	Final release versions of Internet Explorer® 6.0 or above (Windows only); Mozilla Firefox 2.0 or above (Windows and Mac); Safari™ 3.0 or above (Mac only)
PDF Reader:	Acrobat® or similar software may be required to view and print PDF files
Screen Resolution:	800 x 600 minimum
Enabled Security Settings:	Allow per session cookies

** These minimum requirements are subject to change. If these requirements change, you will be asked to re-accept the disclosure. Pre-release (e.g. beta) versions of operating systems and browsers are not supported.

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 other electronic notices and disclosures that we will provide to you, please verify that you were able to read this electronic disclosure and that you also were able to print on paper or electronically save this page for your future reference and access or that you were able to e-mail this disclosure and consent to an address where you will be able to print on paper or save it for your future reference and access. Further, if you consent to receiving notices and disclosures exclusively in electronic format on the terms and conditions described above, please let us know by clicking the 'I agree' button below.

By checking the 'I agree' box, I confirm that:

- I can access and read this Electronic CONSENT TO ELECTRONIC RECEIPT OF ELECTRONIC RECORD AND SIGNATURE DISCLOSURES document; and
- I can print on paper the disclosure or save or send the disclosure to a place where I can print it, for future reference and access; and
- Until or unless I notify Solaroo Energy Documents as described above, I consent to receive from exclusively through electronic means all notices, disclosures, authorizations, acknowledgements, and other documents that are required to be provided or made available to me by Solaroo Energy Documents during the course of my relationship with you.