

SALES PERSON NAME	AM	IOUNT REQUESTED: \$		-
TYPE OF IMPROVEMENT: PRI	MARY BORROWER:			
First Name:	Middle Initial: La	st name		_
Home Phone:()	Cell Phone: ()S	SN#	
Email Address:	@	Date Of B	irth:/	/
Gross Monthly Income: \$	Other Income: \$	Sour	·ce:	
Employers Name:	Leng	th of Employment: # Ye	ars # Mths	
Work Phone: () E (YOU DO NOT HAVE TO USE INCO	xtension: DME FROM ALIMONY, CHILD SUPP	PORT OR MAINTENANCE U	NLESS YOU WANT	TIT CONSIDERED FOR THIS LOAN)
Current Address:		Mortgage Payment: \$_		
City: Stat	e: Zip Code:	Time at Address:	Yrs	_ Mths
Drivers License Number/State	e ID/Passport #:	Issue Date:	_Expiration Date	2:
financial information on this form	ing for individual credit or joint cr n. 			
CO- BORROWER:	Middle Initial:			
Home Phone:()	Cell Phone: (_) SSN	l#	
Email Address:	Date 0	Of Birth://	/	-
Gross Monthly Income: \$	Other Income: \$	Employers Na	me:	Length of Employment: #
Years# Mths Wo	rk Phone: () Exten	sion:		
Drivers License Number/State	e ID/Passport#:	Issue Date:	Expiration D	ate:

By signing this application, I authorize Ibermex capital, LLC to process my credit application using all of the information I have provided. I hereby consent to you sharing this information (and whether this application is approved or declined) with interested third parties, including dealers that accept this application. I affirm that the information I have submitted is complete and truthful. I authorize you to make inquires you consider necessary (including requesting reports from consumer reporting agencies and other sources) in evaluating my application and, subsequently, for purposes of reviewing, maintaining or collecting on my account. Upon my request you will advise me of the name and address of each consumer reporting agency from which you obtained a report.i acknowledge that the dealer will collect information to verify my identity as required by law.

APPLICANT SIGNATURE.	DATE	APPLICANT SIGNATURE	DATE



IBERGREEN				
2819 Woodcliffe Ste #203				
San Antonio, TX 78230				
Customer Name:	Phone:			
Address:	City			
State: Zip:	Email:			
Billing Address (if different):		City:	state	Zip
We hereby propose to facilitate the pur material is guaranteed to be as specifie and the work to be performed in accorr and completed in a substantial workma	rchase and the completion ed, dance with the drawings an	of the Solar Sy d specification	vstem Project.	All
Financing Terms:				
Price:				
Rebate/ Initial payment:				
Investment tax Credit:				
Lender/Term:				
First 18 months:				
Monthly Payment if tax credit is applied:				
Monthly payment not credit applied:				
System size:				
Installer:				

CASH DEALS: With payments to be made by check payable to IBERGREEN as follows: Minimum of fifty percent (50%) deposit may be collected on the day this contract is signed. The balance shall be considered due the day the system is fully installed. If the homeowner fails to make the final payment when due, a late fee of \$250 shall be assessed and the balance shall accrue interest at a rate equal to the less of 1% per month or the highest rate allowed by applicable law. Only applicable for cash purchases. Any alteration or deviation from above specifications involving extra costs, will be executed only upon written orders, and will become an extra charge over and above the estimate. All agreements contingent upon strikes, accidents or delays beyond our control. Owner to carry fire, tornado and other necessary insurance upon the work.

These Solar Panels have a manufacturer warranty against defects and undue degradation of electrical generation output. The undersigned acknowledges the such warranty has been provided by the manufacturer and not by IBERGREEN. This warranty may comply with the Texas Public Utility Code §25.217.

These Solar Panels have a workmanship warranty provided by the Installer GREENLIGHT SOLAR LLC. The undersigned acknowledges the such warranty has been provided by GREENLIGHT SOLAR LLC and not by IBERGREEN. This warranty may comply with the Texas Public Utility Code §25.217.

In compliance with the Fair Credit Reporting Act (FCRA). Customer is authorizing IBERGREEN, GREENLIGHT SOLAR LLC to obtain a consumer credit report. Customer should refer to the FCRA for further explanations of Customer's rights. Authorization only applies if signature and date appears within this segment of the provided contract.

Sigr	nature:	Date:

NOTICE TO OWNER: Under the Mechanics' Lien Law, any contractor, subcontractor, laborer, material man or other person who helps to improve your property and is not paid for his labor, services or material, has a right to enforce his claim against your property.

Under the law, you may protect yourself against such claims by filing, before commencing such work or improvement, an original contract for the work of improvement or modification thereof, in the office of the country recorder of the county where the property is situated and requiring that a contractor's payment bond be recorded in such office. Said bond shall be in an amount not less than fifty percent (50%) of contract price and shall, in addition to any conditions for the performance of the contract, be conditioned for the payment in full of the claims of all persons furnishing labor, services, equipment or material for the work described in said contract.

CANCELATION FEE: If Purchaser cancels this transaction after the third business day following the date of signature below and if that cancellation is at Purchaser's discretion and not because: a) IBERGREEN is unable to perform as specified in this Agreement, b) a planned rebate or incentive has not been awarded by the city or utility, c) expected installation financing is not approved, or d) Purchaser's residence is no longer appropriate for the installation due o circumstances outside of Purchaser's control, then Purchaser shall pay IBERGREEN a cancellation fee of \$1,500.00 to compensate IBERGREEN for work already completed on Purchaser's solar process. The cancellation fee shall be in addition to compensate for any installation work, equipment, permits, site surveys, and application fees after the third business day following the date of signature below of the Contract to Purchase PV Solar agreement.

DISPUTES ARISING UNDER THIS CONTRACT:

A. The parties shall endeavor to resolve their claims by mediation as a condition preceding arbitration by either party. If mediation should fail, the parties agree to submit the controversy to arbitration which shall be in accordance with the Texas Uniform Arbitration Act and any other procedural rules agreed upon by the parties or mandated by the arbitrator.

B. IBERGREEN has the right to cancel this Contract if unsuitable conditions are encountered due to unforeseeable reasons at any point in the future.

C. All correspondence concerning disputes related to this contract should be mailed to: 5750 N Sam Houston Pkwy E #810, Houston, TX 77032

ACCEPTANCE OF PROPOSAL

The above prices, specification and conditions are satisfactory and are hereby accepted. You are authorized to do the work as specified. Payment will be made as outlined above. You the buyer, may cancel this transaction at anytime prior to midnight of the third day after the date of this transaction. See the attached notice of cancellation form for an explanation of this right.

Signature:		_Date:	
Signature:		Date:	
	НОА		
HOA: Yes No HOA Name:			
HOA Phone()			
HOA Email:	_@		

NOTICE OF CANCELLATION

Transaction Date: _____

You may CANCEL this transaction, without any Penalty or Obligation, within THREE BUSINESS DAYS from the above date. If you cancel, any property traded in, any payments made by you under the contract or sale, any negotiable instrument executed by you will be returned within TEN BUSINESS DAYS following receipt by the seller of your cancellation notice, and any security interest arising out of the transaction will be cancelled.

If you cancel. you must make available to the seller at your residence, in substantially as good condition as when received, any goods delivered to you under this contract or sale, or you may, if you wish, comply with the instructions of the seller regarding the return shipment of the goods at the seller's expense and risk.

If you do not make the goods available to the seller and the seller does not pick them up within 20 days of the date of your Notice of Cancellation, you may retain or dispose of the goods available without any further obligations.

If you fail to make the goods available to the seller, or if you agree to return the goods to the seller and fail to do so, then you remain liable for performance of all obligations under the contract. To cancel this transaction, mail or deliver a signed and dated copy of this Cancellation Notice or any other written notice, or send a telegram, to IberGreen, GreenLight Solar LLC at 5750 N Sam Houston Pkwy E#810 Redland Hpuston, TX 77032

NOT LATER THAN MIDNIGHT OF (Date): ______

I HEREBY CANCEL THIS TRANSACTION (Date): _____

Buyers Signature: ______

Initial:_____

IBERGREEN DISCLOSURES

_____Shade – IBERGREEN has informed me that any tree(s), not trimmed and/or removed, will decrease the estimated annual production from my quote/proposal. I have expressed a desire to continue with the installation of the solar system having been made aware of the details in regards to the possible decrease in the estimated annual production.

_____Federal ITC – IBERGREEN does not provide tax or legal advise. I agree to seek my own tax advise regarding my federal tax credit. I understand all loan payments shown above assume I apply the entire tax credit to the loan by month 18.

_____Payment Assurance - I understand the amount after the promotional period will remain the same if the federal tax credit is applied. If the tax credit is not applied, the amount will increase as shown above.

_____Utility Rebates - I understand If applicable, the rebate amount from my utility company is subject to change. The rebate reflected on this proposal will go to either the homeowner or IBERGREEN. The rebate amount represented will be applied to the loan.

_____Cancellation - I understand the cancelation policy listed in the agreement and I agree to pay for any services rendered as defined in the agreement. If I chose to cancel outside of the date listed on the NOC I understand there will be a \$3,500 penalty as listed in the agreement

_____Non-covered Services - Solar panels requests on additions will require engineering letter per structure at a fee of \$500. Electrical meter may need to move due to any obstructions (ex. carport) Fee dependent on location. If my roof is not deemed classified as "Good Condition," I am responsible for meeting the roof standards at my expense.

_____Solar Production - I understand that the numbers presented are based on my last 12 months usage. I understand all numbers and figures presented above are estimated based on current trends and weather patterns and do not account for any future changes in my electricity usage.

Offset - I understand my offset is calculated using my last 12 months usage. I understand my system has been sized accordingly and should provide the annual solar production listed above. I understand bad weather and other factors beyond my control may cause my production to be lower on certain months. I understand my solar panels will not offset any gas, water, connection fees, or other miscellaneous expenses charged by my utility company.

Signature:	Date:

TECL# 32051

Green Light Solar, LLC 5750 N Sam Houston Pkwy E #810 Houston, TX, 77032



SOLAR INSTALLATION AND PURCHASE CONTRACT

This INSTALLATION and PURCHASE CONTRACT ("CONTRACT") is hereby entered into
between ("PURCHASER"), at:,
and Green Light Solar, LLC ("Green Light") with principal office at 5750 N Sam Houston Pkwy E, Suite
810, Houston, TX, 77032 , effective on the date of

 System: Subject to the terms and provisions of this Contract, Green Light Solar, LLC agrees to provide to PURCHASER any of the following systems as determined on a job-by-job basis:

Installation includes: All items listed below, as well as disconnects, wiring, ancillary electrical items, City/Utility inspections and approvals. Utility interconnection fee is borne by PURCHASER, if applicable.

- All design, engineering, permitting and interconnection required to operate system in compliance with all NEC and local codes
- All electrical work, conduit and wire necessary to interconnect the solar system
- () ______W Solar Panels w/ 25-year manufacturer warranty
- ().
- 10-Year Workmanship Warranty

NOTES:

2. Payment Terms: The total Contract Price noted below is for a turn-key system.

Total System Cost: \$

^{*}Contract Signing condition is met when customer has reviewed, signed and returned final contract via mail, e-mail, or inperson

^{**}Install Completion condition is satisfied when all related equipment is installed in final location, connected and tested to function

^{***}Final Commissioning condition is met when system has been energized after passing all relevant city and utility inspections and receiving permission to operate from utility.

3. Warranty: Green Light Solar, LLC provides warranty on work described by this Contract exclusively to PURCHASER in accordance with the following conditions:

A. Green Light warrants exclusively to PURCHASER that the system installed pursuant to this Contract shall be free from defects in workmanship for a period of 10 years from date of completion of installation. Manufacturers' warranties provide for additional coverage for the equipment.

Manufacturers' warranties are provide for aduitional coverage for the equipment. Manufacturers' warranties are provided to PURCHASER in "owner's packet" at time of completion. Repair or replacement of system is the exclusive remedy of PURCHASER and is subject to the following conditions:

 Purchaser mails Green Light written notice of a warranty claim within thirty (30) days after the discovery thereof.

2. No attempted alteration or repair of the system or its installation has been made.

3. The system or installation thereof is not subjected to misuse, negligence, accident or use

contrary to the written instructions of Green Light or the manufacturer of the equipment.

4. Warranty is non-transferrable and only applies to original PURCHASER at original location.

4. Provisions: PURCHASER and Green Light agree to the following supplementary terms:

A. Green Light is responsible for any damage to PURCHASER's roof, plumbing, electrical, or any underground equipment that may occur during the installation process.

B. Panel layout or electrical configuration and equipment may be adjusted following physical site survey. Any adjustment to design by Green Light will require PURCHASER approval prior to installation.

C. If conditions at the job site are (1) conditions which are materially different from the conditions

identified in this Contract, or (2) unusual or unknown conditions that are materially different than conditions typically encountered in the work provided for in this Contract, Green Light shall pause work and notify PURCHASER of said condition. PURCHASER and Green Light will then reach a mutual agreement on a written change order before work will resume.

D. Green Light will not perform any additional work requested by PURCHASER or third parties except upon written change orders describing the scope of work and the adjustment in the contract price.

5. Disputes Arising Under this Contract:

A. The parties shall endeavor to resolve their claims by mediation as a condition preceding arbitration by either party. If mediation should fail, the parties agree to submit the controversy to arbitration which shall be in accordance with the Texas Uniform Arbitration Act and any other procedural rules agreed upon by the parties or mandated by the arbitrator.

B. Green Light has the right to cancel this Contract if unsuitable conditions are encountered due to unforeseeable reasons at any point in the future.

C. All correspondence concerning disputes related to this contract should be mailed to:

5750 N Sam Houston Pkwy E #810, Houston, TX 77032

7. Tax Credits: Green Light will guarantee that PURCHASER will be given all tax information necessary for filling out tax paperwork. However, Green Light strongly advises PURCHASER to seek advice from independent accountant or tax attorney as to the specific impact these credits will have on PURCHASER's tax return and ability to monetize them.

PURCHASER PRINT	PURCHASER SIGNATURE	DATE
GREEN LIGHT PRINT	GREEN LIGHT SIGNATURE	DATE

TECL# 32051

Green Light Solar, LLC 5750 N Sam Houston Pkwy E, Suite 810 Houston, TX, 77032

NOTICE OF CANCELLATION

Date: _____

YOU MAY CANCEL THIS TRANSACTION, WITHOUT ANY PENALTY OR OBLIGATION, WITHIN THREE BUSINESS DAYS FROM THE ABOVE DATE.

IF YOU CANCEL, ANY PROPERTY TRADED IN, ANY PAYMENTS MADE BY YOU UNDER THE CONTRACT OR SALE, AND ANY NEGOTIABLE INSTRUMENT EXECUTED BY YOU WILL BE RETURNED WITHIN 10 BUSINESS DAYS FOLLOWING RECEIPT BY THE MERCHANT OF YOUR CANCELLATION NOTICE, AND ANY SECURITY INTEREST ARISING OUT OF THE TRANSACTION WILL BE CANCELLED.

IF YOU CANCEL, YOU MUST MAKE AVAILABLE TO THE MERCHANT AT YOUR RESIDENCE, IN SUBSTANTIALLY AS GOOD CONDITION AS WHEN RECEIVED, ANY GOODS DELIVERED TO YOU UNDER THIS CONTRACT OR SALE; OR YOU MAY IF YOU WISH, COMPLY WITH THE INSTRUCTIONS OF THE MERCHANT REGARDING THE RETURN SHIPMENT OF THE GOODS AT THE MERCHANT'S EXPENSE AND RISK.

IF YOU DO NOT AGREE TO RETURN THE GOODS TO THE MERCHANT OR IF THE MERCHANT DOES NOT PICK THEM UP WITHIN 20 DAYS OF THE DATE OF YOUR NOTICE OF CANCELLATION, YOU MAY RETAIN OR DISPOSE OF THE GOODS WITHOUT ANY FURTHER OBLIGATION.

TO CANCEL THIS TRANSACTION, MAIL OR DELIVER A SIGNED AND DATED COPY OF THIS CANCELLATION NOTICE OR ANY OTHER WRITTEN NOTICE, OR SEND A TELEGRAM, TO Green Light Solar, LLC, AT 5750 N Sam Houston Pkwy E, Suite 810, Houston, TX, 77032 NOT LATER THAN MIDNIGHT, THIRTY (30) CALENDAR DAYS FROM TODAY'S DATE.

I , _____, HEREBY CANCEL THIS TRANSACTION.

(Buyer's Signature)

Date

Initials:_____

Chapter 6: Company Specific Items

Sheet No. 6.20.1 Page 5 of 5

CenterPoint Energy Houston Electric, LLC Applicable: Entire Service Area

CNP 8031

Authorized Release of Information List

By signing this Application in the space provided below, Customer authorizes CenterPoint Energy Houston Electric, LLC to release Customer's proprietary information to the extent necessary to process this Application to the following persons:

	Name	Phone Number	Email Address
Project Manager			
Electrical Contractor			
Consultant			
Other			

CenterPoint Energy Houston Electric, LLC

BY:_____

PRINTED NAME:

Robert Bridges

TITLE: <u>Supervising Engineer</u> <u>Power Quality & Solutions (DER)</u> DATE: _____ [CUSTOMER NAME]

PRINTED NA	ME	
KINIEDIA	WILS.	

DATE:

PROJECT # (assigned by City):

DECLARATION IN SUPPORT OF APPLICATION FOR CITY OF HOUSTON BUILDING PERMIT (For Use by Individual Owners)

STATE OF TEXAS	§				
	\$ \$ \$				
COUNTY OF HARRIS	§				
"My name is	(First, Middle, Last)		and my address is		
	I am	over the age of e	eighteen and I am leg	ally competent	to make
this Declaration. I have per	rsonal knowledge of e	every fact stated h	nerein and every fact	stated herein is	true and
correct. This Declaration w	vill be submitted to the	e City of Houston	, Texas (the 'City') as	s part of my Ap	plication
for a Building Permit for a	project ('the Project') located or to be	located in the		
Subdivision, Block No.	, Lot No	(the 'Land').	The physical mailing	g address of the	e Land is
		,	T	exas	
			C		(D 1

I am an OWNER of the Land. I UNDERSTAND, for the purposes of my Application, the term 'Deed Restriction' means any and every restriction or covenant contained in (or incorporated by reference into) a plan, plat, replat, deed, or any other publicly recorded document that limits or affects the use of the Land in any way. I UNDERSTAND copies of the Deed Restrictions, if any, are available for review at the office of the Clerk of the County in which the Land is located. **The Project does not violate the Deed Restrictions, if any, that apply to the Land.**

I UNDERSTAND AND AGREE that, if any fact stated in this Declaration is false, the City may void any permit(s) issued by the City for the Project, and the City may order me and any other Owner to remove all or part of the Project at my or our own expense.

I declare under penalty of perjury that the foregoing is true and correct.

Executed in _____ County, State of Texas, on the ____ day of _____, 20____

Declarant"