



Aaron Geer
146 Trenton Pl, Cameron, NC 28326, USA
+1 (910) 705-0823
aarongabriel12009@gmail.com

Welcome to the Top Tier Family

Including 9.7 kWh battery system

Option 1

Aaron Geer
+1 (910) 705-0823
aarongabriel12009@gmail.com

146 Trenton Pl,
Cameron, NC 28326, USA

TOP TIER

SOLAR SOLUTIONS

Company

Top Tier Solar Solutions
+1 (855) 997-1213
www.toptiersolarsolutions.com
1530 Center Park Drive, Charlotte, NC, USA
accountmanager@toptiersolarsolutions.com
License number SC - CLG.123883, NC - 87345
Electrical license number SC - M116330, NC - U.35673, VA- 2705186005, ...

Your solar pro

Gladys Cordero
corderogladys96@gmail.com
+1 (910) 964-0904

Generated Date: January 27th, 2024

About us

TIME
TO OWN
**YOUR
POWER**

ABOUT US

Top Tier Solar Solutions is a family-owned residential solar energy company founded in South Carolina. Our mission is to help homeowners invest in energy independence by providing a transparent, seamless transition to solar energy. We're passionate about providing an unmatched customer experience and unparalleled customer service to each of our customers.



FULL SERVICE
SOLAR SOLUTION



UNMATCHED
CUSTOMER SERVICE



AMERICAN-MADE AND
**BEST-IN-CLASS
PRODUCTS**



ACCREDITED
BUSINESS

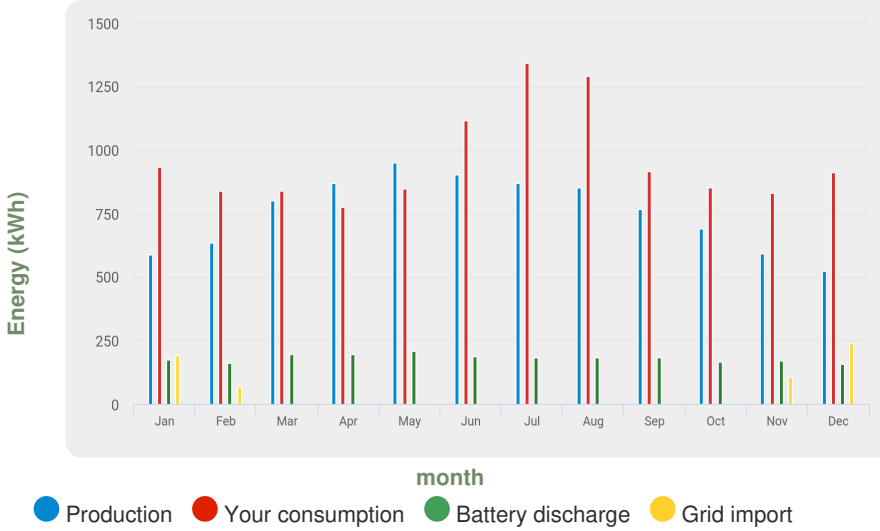
4.8 star rating

Google

4.9 star rating

facebook

Usage breakdown



Consumption Offset

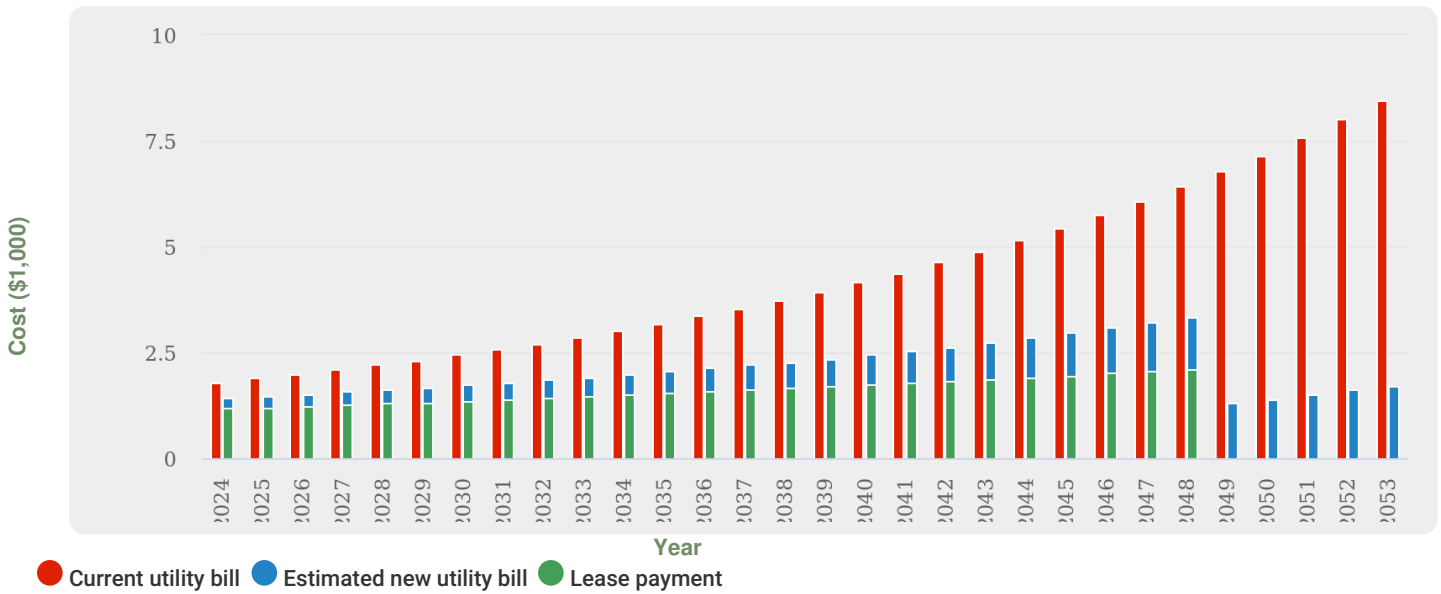
95%

Estimated First Year Consumption
11,500.2 kWh

Estimated First Year Production
9,044.0 kWh

- Production
- Your consumption
- Battery discharge
- Grid import

Estimated savings



- Current utility bill
- Estimated new utility bill
- Lease payment

Assuming a 5.80% escalation rate on utility rate

Estimated Solar Savings Over 30 Years
\$105,484.50

Solar Details

**System size**

5.53 kW DC

Panels

JKM395M-72H

Estimated First Year Production

9,044 kWh

Consumption Offset

95%

Array details

Panel: JKM395M-72H

Quantity: 14

Watts: 395

Azimuth: 208° (SW)

Tilt: 18.43°

Mounting: flush

Battery Details



Battery capacity

9.7 kWh

Operating power

5 kW

Battery system

SolarEdge Technologies Ltd. - 1
Energy Bank 10 kWh

Battery mode

Max Self-Consume

Calculations assume battery is used in
Max Self-Consume mode at all times
Installed battery images are provided
only for representational purposes.
Actual results may vary



Month-by-month details

Month (2024)	Production AC (kWh)	Grid usage (kWh)	Solar payment	New utility bill	Net credits	Solar savings
Jan	588.06	189.99	\$97.98	\$41.87	0.0 kWh	\$104.39
Feb	635.82	70.14	\$97.98	\$25.09	0.0 kWh	\$108.77
Mar	802.3	0	\$97.98	\$15.24	98.2 kWh	\$118.39
Apr	868.11	0	\$97.98	\$15.22	215.8 kWh	\$110.02
May	950.4	0	\$97.98	\$15.22	237.8 kWh	\$120.19
Jun	904.87	0	\$97.98	\$15.22	-31.2 kWh	\$157.89
Jul	869.02	0	\$97.98	\$15.22	-259.4 kWh	\$190.32
Aug	854.33	0	\$97.98	\$15.22	-230.5 kWh	\$182.98
Sep	766.08	0	\$97.98	\$15.22	-4.3 kWh	\$129.94
Oct	688.43	1.47	\$97.98	\$15.42	-27.4 kWh	\$115.00
Nov	592.52	106.48	\$97.98	\$29.59	0.0 kWh	\$98.07
Dec	524.11	240.22	\$97.98	\$49.01	0.0 kWh *	\$94.21
Total	9,044.0 kWh	608.3 kWh	\$1,175.73	\$267.54	\$0.00	\$1,530.17

Production and Savings estimates are based on a period of 30 years by default. The length of the default project life can be updated for all projects by visiting the [Your Pricing](#) section in the Company settings. To change the project life for this project, visit [Utility](#) section under Settings button at the top edge of this page. Estimated production assumes equipment is maintained and free from damage or other impediments. Estimated projected usage is based on your current utility bill.



Aaron Geer
146 Trenton Pl, Cameron, NC 28326, USA
+1 (910) 705-0823
aarongabriel12009@gmail.com

Palmetto Lease Options

System lease	\$97.98/month
Lease escalation	2.99%
Lease term	25 years
Estimated new utility bill	\$22.29/month
Estimated new total monthly payment	\$120.27/month



Project timeline


Step	Details
Permit Approval	
Installation	Installation will generally take 1-2 days and your crew lead will walk you through your system to better understand all the components upon completion
Inspection	Your local authority having Jurisdiction will inspect your system for compliance and safety purposes
Activation (PTO)	Your utility company will give you approval to energize your system and a Top Tier Representative will go over how to activate your new system!

Benefits of solar



Control your energy costs

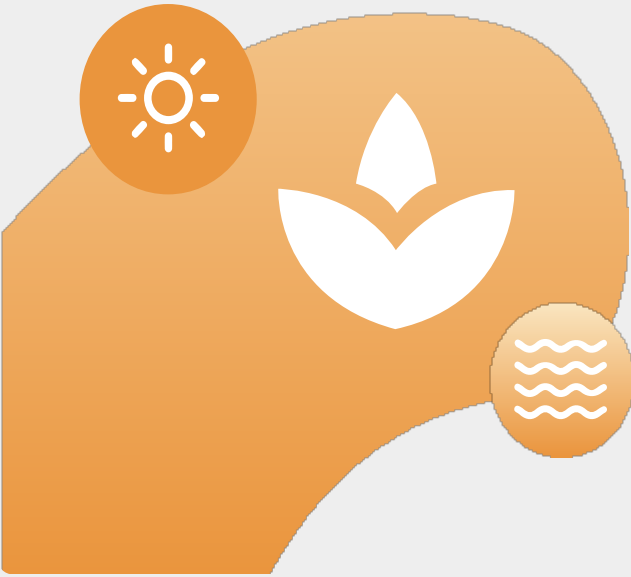
As utility prices continue to climb you will enjoy predictable energy costs for years to come.







Increase the value of your property

A number of real estate studies find that solar is a home improvement that may increase the market value of your property.
Source: <https://www.nrel.gov/docs/fy08osti/42733.pdf>

Benefit your environment



 20,955 Gallons of gasoline saved	 7,925 Trash bags of waste recycled
 3,104 Tree seedlings grown for 10 years	 205,095 Pounds of coal saved

Source: United States Environmental Protection Agency

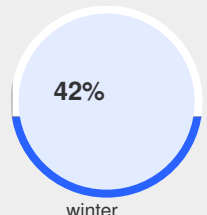
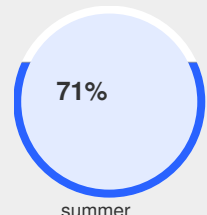
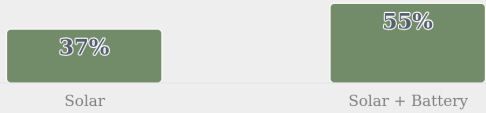
Benefits of adding battery

Battery capacity : 9.7 kWh **Operating power :** 5 kW **Battery system :** 9.7 kWh: 1 Energy Bank 10 kWh



More self-consumption

55%



Your Self Consumption score indicates how much of your power is self-generated instead of used from the utility grid. With batteries in your system, you can store the surplus solar energy produced during the day and use it to power your home at night.

With your current system design, your Self Consumption score should range between 71% during summer months to 42% during winter months.



Cloudy days backup

31 Hours



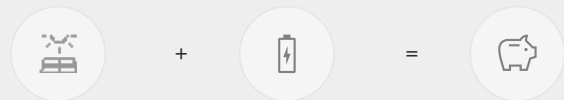
Sunny days backup

7+ Days

Adding a battery provides peace of mind and energy security by keeping the lights on and the fridge running during a power outage. On a sunny day, your solar and battery will work together to maximize your backup power. On a cloudy day with little solar production, your battery backup will keep your essential appliances running.



Additional bill savings with battery \$1.00



Solar

Battery

More Savings

Future-proof your solar savings and your utility bill by adding a battery. Your battery will work together with solar to avoid Net Energy Metering (NEM) structures that penalize homeowners for exporting energy back to the grid by marking down its value.



Aaron Geer
146 Trenton Pl, Cameron, NC 28326, USA
+1 (910) 705-0823
aarongabriel12009@gmail.com

Appliances selected for back up

Refrigerator x(1), Mobile Charger x(4), Lights x(20), Coffee Machine x(1), Laptop / Home PC x(2), Television x(2), Microwave x(1), WiFi Router x(1)



Aaron Geer
146 Trenton Pl, Cameron, NC 28326, USA
+1 (910) 705-0823
aarongabriel12009@gmail.com

SC solar disclosure and brochure

[South Carolina Solar Disclosure and Marketing Brochure](#)



Aaron Geer
146 Trenton Pl, Cameron, NC 28326, USA
+1 (910) 705-0823
aarongabriel12009@gmail.com

Signature

I hereby agree to move forward with the solar project as described above and agree to the Terms and Conditions below of the contract provided by the installer Top Tier Solar Solutions joined to this proposal.

01-27-2024

Aaron Geer

Date of Signature (MM-DD-YYYY)

01-27-2024

Gladys Cordero

Date of Signature (MM-DD-YYYY)

01-27-2024

Terms & conditions

Top Tier Solar Solutions

Terms and Conditions

General Terms & Conditions for solar systems Installation performed by Top Tier Solar Solutions, LLC:

1. Installations must be completed in accordance with all laws, codes and other requirements applicable under federal, state and local authority (e.g. permits, inspections)
2. Top Tier Solar Solutions will require the necessary client information to proceed with mandatory government and State applications.
3. Top Tier Solar Solutions and its staff will require access to your property to proceed with initial project assessment, construction, inspection and required maintenance. The client will be contacted prior to Top Tier Solar Solutions visits, and will need to arrange property access allowing Top Tier Solar Solutions to fulfill its portion of the agreement. Top Tier Solar Solutions will require all necessary forms filled and full client cooperation to complete its part of the contract.
4. We recommend the client to seek the appropriate consultation concerning any tax liabilities that may be associated with the receipt of the Federal and/or State Tax Incentive Programs.
5. Top Tier Solar Solutions, its parents, subsidiaries, affiliates, officers, employees, contractors and agents:
 - Are not responsible for any tax liabilities that a client may incur.
 - Do not endorse, guarantee or warrant any particular brand, manufacturer or third party services.
6. The client hereby agrees to indemnify, defend and hold harmless, Top Tier Solar Solutions, its parents, subsidiaries, affiliates, officers, employees, contractors and agents from any and all liability associated with this program/project except for the labor warranties provided.

Please refer to product spec sheet and online warranty information for details. Manufacturer is responsible for all solar components warranties, Top Tier Solar Solutions is responsible for all labor warranties unless stipulated otherwise.

 - 25 year limited power output warranty on solar panels
 - 25 year limited product manufacturer's warranty on solar panels
 - 20 year limited warranty on racking system
 - 25 year workmanship warranty
 - 10 year roof penetration warranty
7. No amount of energy savings, energy production or income generation are guaranteed as a result of the purchase and installation of eligible equipment.
8. The client is responsible for the application process, from initiation through completion unless mentioned otherwise by a representative of Top Tier Solar Solutions. The client may designate a primary contact; however, the client is responsible for ensuring that the guidelines, terms and conditions, requirements, and program processes are adhered to.

9. It is the responsibility of Top Tier Solar Solutions to ensure that all appropriate permits (e.g. local, state) have been obtained including ensuring that Deed Restrictions do not prohibit the installation of the proposed PV system.

10. Federal, State, Local, Utility program guidelines and rebate levels are subject to change without notice, and may be terminated by executive, legislative or regulatory action at any time. Utility rates are also subject to change. Top Tier Solar Solutions is not held accountable for loss of rebate, income, savings or delays resulting from such situation.

11. Prior to final pricing, Top Tier Solar Solutions reserves the right to conduct a site visit/audit to verify that all satellite calculations were exact. Materials offered are subject to change without notice. Quality and efficiency offered will remain within 5% less, 10% more, or equivalent.

12. All payments must be made according to the scheduled agreement. Personal Check, Wire Transfer, all major Credit/Debit Cards (only for initial deposit), and Bankers Draft are all acceptable methods of payment. All goods remain the property of the Top Tier Solar Solutions until final payment has been completed. Payments outstanding beyond their respective due dates will incur interest at the rate of 2% on the outstanding balance, until the balance is paid in full and final settlement has been reached.

12(a). Schedule of Payments (CASH FINANCING): All amounts due under this Agreement shall be billed and paid for in the following manner, 10% of total cost due at upon signing Agreement, 90% of total system cost due at time of installation.

13. Top Tier Solar Solutions does not, will not, and cannot hold responsibilities in relation to any form of damage caused by accumulated snow and/or ice and/or hail on or around the solar array.

14. The timeline proposed in this offer cannot be guaranteed by Top Tier Solar Solutions and Top Tier Solar Solutions cannot be held accountable for any delays resulting from situations not under the control of Top Tier Solar Solutions (rain, snow, permitting, application approval delays etc.)

15. Top Tier Solar Solutions will not sell, share, or rent your personal information to any third party, or use your e-mail address for unsolicited mail. All e-mail messages sent by Top Tier Solar Solutions will pertain solely to the provision of agreed services and products. Any information on pricing and procedures will remain confidential between the client and Top Tier Solar Solutions and are not to be shared with other companies.

16. Warranty or maintenance obligations information may be sold to or transferred to a third party at any time.

17. In an effort to expedite the process for utility applications, HOA applications, and local permitting, by signing electronically, you give Top Tier Solar Solutions the authority to sign the referenced applications on your behalf in addition make any and all necessary changes to homeowner names, addresses, and account numbers to match the records of the corresponding jurisdictions.

18. Top Tier Solar Solutions LLC does not guarantee the increase of home value from the addition of any photovoltaic systems and/or components regarding energy generation.

19. INCENTIVES

a. Top Tier Solar Solutions may, from time-to-time in its sole discretion, offer incentive programs to customers. The incentive program amount and terms may vary and any incentive program may be terminated for any reason in Top Tier Solar Solution's sole discretion. Incentives are not valid for cash and are void where prohibited. Incentives are conditioned upon completion of the project.

b. If a project is cancelled for any reason by Client or by Top Tier Solar Solutions due to breach of these terms and conditions or any terms of any proposal, documentation, or other agreement between the parties, then Client shall repay all incentive program amounts within seven (7) days of demand by Top Tier Solar Solutions.

20. By signing electronically, and upon doing so, client agrees to all program requirements including all terms and conditions of Top Tier Solar Solutions and both parties are executing this offer in good faith.

SC M-116330 CLG-123883, NC U.35028 CLG 87345, OH: 48524, KY: CE66227, WV: M1505BCRENC0820,

TX: EL #469597 & #38437, BRYAN DOUGLAS LAW, TOP TIER SOLAR SOLUTIONS LLC, 1530 CENTER PARK DR, CHARLOTTE, NC 28217. Regulated by The Texas Department of Licensing and Regulation, P.O. Box 12157, Austin, Texas 78711, 1-800-803-9202, 512-463-6599;

website: www.tdlr.texas.gov shall be on all proposals, invoices, and written contracts.

No confession of judgment or waiver of rights under Texas Statutes Title 12, Chapter 601 (regarding cancellation of contract rights).

INSURANCE

OHIO

Provider: Stratford Insurance Group, 2307 North Hill Field Road, Suite 103, Layton, UT 84041

NAIC: 39993 (Colony Insurance Company)

21. WEST VIRGINIA STATE LAW, AS SET FORTH IN CHAPTER 21, ARTICLE HA OF THE WEST VIRGINIA CODE. CONTAINS IMPORTANT REQUIREMENTS YOU MUST FOLLOW BEFORE YOU MAY FILE A LAWSUIT FOR DEFECTIVE CONSTRUCTION AGAINST THE CONTRACTOR WHO MADE RESIDENTIAL IMPROVEMENTS TO YOUR PROPERTY. AT LEAST NINETY DAYS BEFORE YOU FILE YOUR LAWSUIT, YOU MUST DELIVER TO THE CONTRACTOR A WRITTEN NOTICE OF ANY CONSTRUCTION CONDITIONS YOU ALLEGE ARE DEFECTIVE AND PROVIDE YOUR CONTRACTOR AND ANY SUBCONTRACTORS, SUPPLIERS OR DESIGN PROFESSIONALS THE OPPORTUNITY TO MAKE AN OFFER TO REPAIR OR PAY FOR THE DEFECTS. YOU ARE NOT OBLIGATED TO ACCEPT ANY OFFER MADE BY THE CONTRACTOR OR ANY SUBCONTRACTORS, SUPPLIERS OR DESIGN PROFESSIONALS. THERE ARE DEADLINES AND PROCEDURES UNDER STATE LAW AND FAILURE TO FOLLOW THEM MAY AFFECT YOUR ABILITY TO FILE A LAWSUIT.

WEST VIRGINIA

EXHIBIT 1 (Top Tier Solar Solutions COPY) NOTICE OF CANCELLATION STATUTORILY-REQUIRED LANGUAGE Notice of Cancellation

You may CANCEL this transaction, without any penalty or obligation, within THREE BUSINESS DAYS from the signature date above. 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 TEN DAYS following receipt by the seller (Top Tier Solar Solutions, LLC) of your cancellation notice, and any security interest arising out of the transaction will be canceled.

Customers in South Carolina are allowed to CANCEL this transaction, without any penalty or obligation, within 10 BUSINESS DAYS from the signature date above. 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 TEN DAYS following receipt by the seller (Top Tier Solar Solutions, LLC) of your cancellation notice, and any security interest arising out of the transaction will be canceled.

If the client cancels without cause (for cause would include failure by the contractor to supply properly skilled workers or materials; failure to maintain worker's compensation insurance for all skilled workers on site; failure to make timely payment to all subcontractors, and/or material suppliers in accordance with respective subcontracts or supply agreements; failure to obey local, state, or federal laws and regulations or lawful orders of a public authority; or otherwise guilty of a substantial breach of contract and failure to cure within the time specified by agreement), after the expiration of the three-day rescission period, the Contractor shall be entitled to receive payment for work executed, and costs incurred by reason of such termination, along with reasonable overhead and profit on the work not executed.

Liquidated Damages Clause: Customer agrees and acknowledges that Top Tier Solar Solutions incurs costs and expenses preparing to perform the work and acquire the materials and components after this Agreement is signed. If Customer cancels this Agreement after the three-day right to rescission, except for cancellations for cause as outlined above, Customer agrees to pay to Top Tier Solar Solutions, as liquidated damages and not a fee, either a) \$3,000 or b) 10% of the contract price, whichever is less, within 10 business days of providing Top Tier Solar Solutions with notice of Customer's decision to terminate this Agreement. The customer agrees that this amount is reasonable in light of the anticipated or actual harm caused by the termination, the difficulties of proof of loss, and the inconvenience or non-feasibility of otherwise obtaining an adequate remedy. Customer may not terminate this agreement, except as provided above, after any materials have been installed on the Property.

To cancel this transaction, mail or deliver a signed and dated copy of this cancellation notice, or any other written notice to Top Tier Solar Solutions LLC, Document Receiving, 1530 Center Park Dr. Charlotte, NC 28217 no later than the date that is THREE BUSINESS DAYS from the date you signed the Agreement.

I, _____, hereby cancel this transaction on _____.

Customer's Full Name:

Customer's Signature:

.....
.....
EXHIBIT 1 (Top Tier Solar Solutions COPY) NOTICE OF CANCELLATION STATUTORILY-REQUIRED LANGUAGE Notice of Cancellation

You may CANCEL this transaction, without any penalty or obligation, within THREE BUSINESS DAYS from the signature date above. 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 TEN DAYS following receipt by the seller (Top Tier Solar Solutions, LLC) of your cancellation notice, and any security interest arising out of the transaction will be canceled.

Customers in South Carolina are allowed to CANCEL this transaction, without any penalty or obligation, within 10 BUSINESS DAYS from the signature date above. 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 TEN DAYS following receipt by the seller (Top Tier Solar Solutions, LLC) of your cancellation notice, and any security interest arising out of the transaction will be canceled.

If the client cancels without cause (for cause would include failure by the contractor to supply properly skilled workers or materials; failure to maintain worker's compensation insurance for all skilled workers on site; failure to make timely payment to all subcontractors, and/or material suppliers in accordance with respective subcontracts or supply agreements; failure to obey local, state, or federal laws and regulations or lawful orders of a public authority; or otherwise guilty of a substantial breach of contract and failure to cure within the time specified by agreement), after the expiration of the three-day rescission period, the Contractor shall be entitled to receive payment for work executed, and costs incurred by reason of such termination, along with reasonable overhead and profit on the work not executed.

Liquidation Damages Clause: Customer agrees and acknowledges that Top Tier Solar Solutions incurs costs and expenses preparing to perform the work and acquire the materials and components after this Agreement is signed. If Customer cancels this Agreement after the three-day right to rescission, except for cancellations for cause as outlined above, Customer agrees to pay to Top Tier Solar Solutions, as liquidated damages and not a fee, either a) \$3,000 or b) 10% of the contract price, whichever is less, within 10 business days of providing Top Tier Solar Solutions with notice of Customer's decision to terminate this Agreement. The customer agrees that this amount is reasonable in light of the anticipated or actual harm caused by the termination, the difficulties of proof of loss, and the inconvenience or non-feasibility of otherwise obtaining an adequate remedy. Customer may not terminate this agreement, except as provided above, after any materials have been installed on the Property.

To cancel this transaction, mail or deliver a signed and dated copy of this cancellation notice, or any other written notice to Top Tier Solar Solutions LLC, Document Receiving, 1530 Center Park Dr. Charlotte, NC 28217 no later than the date that is THREE BUSINESS DAYS from the date you signed the Agreement.

I, _____, hereby cancel this transaction on _____.

Customer's Full Name:

Customer's Signature:

TEXAS

NOTICE OF CANCELLATION

Date of Transaction: _____

"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 (name of merchant), AT (address of merchant's place of business) NOT LATER THAN MIDNIGHT OF (date).

I HEREBY CANCEL THIS TRANSACTION.

Date: _____

Buyer's Signature: _____

NOTICE OF CANCELLATION

Date of Transaction: _____

"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 (name of merchant), AT (address of merchant's place of business) NOT LATER THAN MIDNIGHT OF (date).

I HEREBY CANCEL THIS TRANSACTION.

Date: _____

Buyer's Signature: _____

