#### ION DEVELOPER INSTALLATION AGREEMENT LICENSED ELECTRICAL CONTRACTOR 888-781-7074 | IONSOLAR.COM | support@ionsolar.com

# ION SOLAR

We are excited that you (occasionally also referred to as "Owner") have chosen ION Solar (occasionally also referred to as "we," "us," or "Contractor") for your energy needs and we look forward to creating a greener planet with your help. Solar is not only an environmentally sustainable decision, but it is also optimized to meet your financial, environmental, and aesthetic goals. In addition to this agreement, you have entered into a separate agreement (or series of agreements) with one or more un-related third-party financing companies. Those agreements are between you and those third parties and govern your <u>purchase</u> of the solar system. By contrast, this agreement is between you and ION Solar and governs the <u>installation</u> of your solar system. Please read and sign below acknowledging you understand the terms.

CONTRACTOR - ION DEVELOPER, LLCAll Installations completed by a Licensed Electrical ContractorUtah 10304593-5501, Colorado EC0100960, Oregon C1524, N. Carolina U.33681California 1027027, Nevada 83098, New Mexico 391320, Texas 30990, Virginia 2705169123SYSTEM INFORMATION:• System Size (in DC Watts) - 7,200.00 W• Total System Cost - \$ 28,016.00• Estimated Rebate/Incentive Amount Contractor Shall Receive - \$0.0• Net System Cost (Payment Due Upon Financial Agreement) - \$28,016.00	OWNER Kasirajan Seetharam 10788 Hayloft St Parker, Colorado 80134 (720) 960-9683 kasiece@hotmail.com
COMPONENTS OF SOLAR SYSTEM INSTALLATION:     Solar Panels, Inverters, and Monitoring Device	
Other standard materials include installation of racking and mounting components,	wiring, conduit, overcurrent protections,
<ul> <li>roofing sealant and/or flashing, all as required for standard solar installation.</li> <li>10-year Contractor workmanship limited warranty (See Exhibit A)</li> </ul>	
INCENTIVES AND ADD-ONS:	
- Promotion (Sent at PTO) \$500.00	
- Thermostat (Cash out) \$150.00	
- LED Light Bulbs (Cash out) \$50.00	
- Critter Guard	

**INSTALLATION** By signing this Agreement you acknowledge you have purchased a solar system (or have financed a solar system with a third-party) and now authorize ION Developer, LLC to undertake installation of the solar system and components identified above in the section entitled "Components of Solar System Installation" (collectively "Solar System"). This Agreement pertains to installation of the Solar System which, generally speaking, is divided into three separate phases described below:

Phase 1: During Phase 1, Contractor will conduct a physical site inspection to ensure that the Solar System can be installed according to the Design and Installation Specifications. Additional details about the Design and Installation Specifications and the Site Inspection are found elsewhere in this Agreement in the paragraphs entitled "Design and Installation Specifications" and "Site inspection/Owner Remedial Repairs." By way of a good faith estimate (but not as a guarantee), We anticipate that Phase 1 will be completed within thirty (30) days from the Effective Date of this Agreement.

Phase 2: Phase 2 of the installation process is where the physical installation of the Solar System is begun and completed. As a general rule (but not as a guarantee), We anticipate that Phase 2 will take 45 to 60 days. Obviously, such things as unanticipated physical restraints, pandemics, needed remedial repairs (see the section entitled "Site Inspection/Owner Remedial Repairs), and other unanticipated contingencies could affect this desired timeline.

Phase 3: Phase 3 of the installation process consists of securing all necessary inspections, authorizations, and permits in order to "flip the switch" and make the Solar System operational. We generally plan on an additional 45 to 60 days once Phase 2 installation is completed. By way of example, before "flipping the switch" it will be

necessary to obtain express permission/authority from your local utility company to operate the Solar System (See section entitled "No Owner Access or Use of System Until Authorized"). Additionally, your financing company (if any) may require additional documentation/signatures from you before We are allowed to "flip the switch." We will help you in the process of obtaining all such necessary inspections and permission(s), but ultimately it is and remains Owner's responsibility to obtain all such permissions.

THIRD-PARTY CONTRACTORS/SERVICE PROVIDERS Contractor (but not Owner) shall have the right to use licensed third-parties to provide some or all of the installation services (or any remedial repairs) contemplated by this Agreement. Contractor shall be responsible for any and all such third-party service providers. Unless expressly authorized by this Agreement or unless expressly authorized in writing by Contractor, Owner shall not, at any time, engage any of Owner's own contractors or third-parties to provide any part of the Phase 1, Phase 2 or Phase 3 installation services (which may be collectively referred to throughout this Agreement simply as "installation" or "installation services") contemplated by this Agreement or to undertake any other work or repairs with regard to any aspect of the Solar System. Any breach of this condition by Owner shall automatically render the Limited Warranty (Exhibit "A") as null and void. Stated differently so as to avoid any confusion. Owner is simply not authorized to undertake any portion of the installation services or to make any repairs whatsoever to any aspect of the Solar System unless specifically authorized by the express written terms of this Agreement or unless specifically authorized in writing by Contractor. Any unauthorized work or repair by Owner (or anyone engaged by Owner) will automatically void the Limited Warranty and shall relieve Contractor from any further responsibility or liabilities arising thereunder. Additionally, if Owner engages any third-party contractor to provide non-installation services that are incidental to the installation services to be performed by Contractor (i.e. tree trimming, roof repair, etc.), Owner (not Contractor) is and shall remain responsible for the costs of all such services and shall hold Contractor harmless from any damages, injuries or harm resulting from such services.

**OWNER COOPERATION/WORK AREA ACCESS** Owner hereby agrees to cooperate, and not interfere in any way, with Contractor's efforts in accessing Owner's property and/or in undertaking and completing all of the installation services contemplated by this Agreement. To that end, Owner hereby unconditionally grants to Contractor all necessary authority and permissions to, upon reasonable notice (with 24 hours advanced notice being deemed reasonable) enter Owner's property (whether Owner is home or not) to undertake and complete all services and work inherent in all phases of the installation process. Without providing an exhaustive list, Owner agrees to ensure that during the entire installation process, access to the work area is open and accessible (i.e. gates unlocked and/or open as needed, access to electricity and water, etc.) and free from any obstructions or obstacles (i.e. clear driveways and walkways, animals properly secured, etc.). Additionally, until such point as the Solar System is fully operational, Owner shall also make available reasonably safe and secure areas in which Contractor may temporarily store such things as Contractor's tools and the Solar System parts and components. Owner also agrees to cooperate and work with Contractor to: (a) schedule site surveys and other pre-install inspections as soon as possible, (b) complete and provide to Contractor any and all required jurisdictional and utility documents (such as NEM agreements and interconnection agreements that must be signed by the Owner), (c) cooperate with Contractor in applying for and securing the necessary permits, (d) cooperate in the scheduling of the Installation and its related inspections, (e) timely execute and return any documents that may be required by Owner's third-party lender(s) to finalize the loan documents and/or to "fund" Owner's loan(s) such that Contractor gets paid the Total System Cost, and (f) otherwise cooperate with Contractor as Contractor shall reasonably request. In the event Owner unreasonably restricts and/or interferes with Contractor's access to the property and/or Contractor's installation services contemplated under this Agreement or otherwise fails and/or refuses to cooperate with Contractor in the fulfillment of Contractor's services and functions as contemplated by this Agreement, or fails and/or refuses to take action as requested and/or required by Owner's third-party loan provider(s) to fund Owner's loan (if any), or otherwise violates any of the foregoing terms and conditions, then Owner shall be considered to be in breach of this Agreement in which case ION may immediately discontinue providing any additional services otherwise contemplated by this Agreement (without recourse from Owner) and Owner is and shall remain personally responsible and liable to Contractor for immediate payment to Contractor of the Total System Cost as well as for immediate payment to Contractor of all other direct and indirect damages incurred or suffered by Contractor (or any third-party(ies) engaged by Contractor) as a result of Owner's breach. Owner hereby acknowledges that until Contractor is paid the Total System Cost in full (either directly from Owner or by one or more third-party loan providers) Owner is and shall remain personally responsible and liable to Contractor for the Total System Cost, as well as for all other, costs, fees, expenses and direct and indirect damages as more particularly set forth above.

**DESIGN AND INSTALLATION SPECIFICATIONS** For purposes of this Agreement, all proposals, drawings, design, installation and spec sheets presented to or otherwise made available to Owner at any time with regard to the Solar System are collectively referred to as the "Design and Installation Documents".

• Owner acknowledges that copies of the Design and Installation Documents have been and/or are made available to Owner either directly, via the ION Sunrise App, or by contacting ION at support@ionsolar.com.

- Owner acknowledges that after entering into this Agreement, certain minor changes and/or modifications to the Solar System may be necessitated or required due to a variety of factors such as market availability of parts and components and/or the physical condition of the installation site (i.e. size, dimensions, physical obstacles, condition, shading, jurisdictional code), etc. being discovered during the installation process or as a result of a pre-installation physical site inspection. Such minor changes and/or variations could include (but not be limited to) such things as an adjustment to the type of panels and/or inverter type, and/or slight modification(s) to the physical placement of the panels. As long as such changes and/or modifications are minor (as set forth above) and as long as such changes and/or modifications to not in any way change the "System Size" or "Total System Price" of the Solar System, Owner hereby authorizes Contractor to make any and all such minor changes and/or modifications as determined by ION.
- Owner acknowledges that except for the "System Size" and "Total System Price" all other information presented to Owner and/or set forth in any of the Design and Installation Documents relating to or specifically labeled as "Estimated Yearly Production," "Impact of Energy Efficiency", "Estimated Consumption and Production", "Estimated Offset", and "Estimated Savings" is subject to change and constitutes good faith estimates only which are subject to a variety of factors completely beyond the control or specific knowledge of ION and which, therefore, cannot and shall not be construed as constituting any form of guarantee or contractual term, condition, or commitment by ION to Owner. Owner, not ION, is ultimately responsible for Owner's utilization (or lack thereof of the Solar System and as such for any production, efficiency, consumption, production, or savings realized by Owner. NO EMPLOYEE OR REPRESENTATIVE OF US IS AUTHORIZED TO MAKE ANY PROMISE TO YOU THAT IS NOT CONTAINED IN THIS AGREEMENT (WHICH INCLUDES THE DESIGN AND INSTALLATION DOCUMENTS) CONCERNING COST SAVINGS, TAX BENEFITS, OR GOVERNMENT OR UTILITY INCENTIVES. YOU SHOULD NOT RELY UPON ANY PROMISE OR ESTIMATE THAT IS NOT INCLUDED IN THIS AGREEMENT.
- If at any time the "System Size" or "Total System Price" changes in any way, ION Solar will affirmatively notify Owner who, at that time, shall have the option to enter into a new Agreement setting forth the new System Size and/or Total System Price.
- Owner acknowledges that any work not specifically set forth in the Design and Installation Documents (such as additional work required to begin installation or that is discovered during installation (such as the need to make roof repairs, customer-requested improvements, jurisdictional requests not related to the actual solar system components, trenching, movement of structures, complications caused by shading, electrical upgrades, etc.) are not included in the installation and are additional amounts for which Owner agrees to be financially responsible. Contractor may, but is not required to, make any such additional work the subject of a written change order. To the extent a change order is utilized, any and all such change order(s) shall immediately and automatically become part of this Agreement as an authorized amendment/addendum being subject to all of the other terms and conditions of this Agreement.

**PERMITTING/HOA APPROVAL** Contractor shall be responsible to file and obtain all necessary permits and applications with (a) state and local governmental authorities and (b) the applicable utility company(ies). Owner shall be responsible for obtaining any and all necessary Home Owner's Association or similar approvals. Contractor and Owner shall cooperate with one another in filing and obtaining the necessary permits and approvals as set forth herein. In the event any Owner's Association approvals are required or requested with regard to any aspect of the Solar System, Owner hereby grants to Contractor full rights and authority to file, process, and respond to any and all such Home Owner's Association applications and/or requests as necessary for approval of and/or completion of the installation of the Solar System.

**ESTIMATED TIMELINE/DELAYS** Owner acknowledges that Contractor shall employ reasonable efforts to meet the expected time frames of the overall installation process but also acknowledges that such time frames are provided as estimates only and not as a contractual commitment. Owner acknowledges and accepts that some delays are beyond Contractor's control such as delays caused by acts of God, pandemics, civil unrest, labor disputes, adverse weather conditions, acts of a government or other public authority, acts of the Owner or Owner's agents, and delay in the delivery of materials by suppliers. Owner acknowledges and agrees that under no circumstances shall Contractor be liable for any damages whatsoever caused or arising from any delays in the installation process unless such delays are caused by Contractor's own gross negligence.

SITE INSPECTION/OWNER REMEDIAL REPAIRS As part of the installation services, Contractor will physically inspect the intended installation site(s) as well as Owner's existing electrical service for the intended purpose of discovering any issues which may impede and/or prevent Installation of the Solar System. Such issues may include, but not be limited to pre-existing structural and/or electrical issues and/or integrity issues, existing water damage and/or other roof penetrations, etc. Owner (not Contractor) shall, at Owner's own cost and expense, be responsible for making all

necessary repairs or taking such remedial action as is necessary to allow Contractor to proceed with its installation services as contemplated by this Agreement. Such repairs or remedial action may include such things as upgrading and/or moving/relocating electrical panels and/or service meters, repairing structural damage and/or restoring structural integrity, removing and/or repairing any existing roof penetration issues (such as a pre-existing solar system or solar water system), extensive trenching, repairing/replacing roofing materials, and any other such work which impedes and/or prevents installation of the Solar System as contemplated by this Agreement.

**NO OWNER ACCESS OR USE OF SYSTEM UNTIL AUTHORIZED** At no point during the installation process shall owner access or use any portion of the Solar System until each and all of the following conditions have been met: (a) all components of the Solar System have been fully installed by Contractor; (b) all necessary inspections have occurred and passed and all necessary permits have been issued; (c) the utility company has given express written permission to operate the Solar System; (d) all third-party loan providers (if any) have deemed any underlying loan and/or financing documents finalized and fully funded; and (e) Contractor has expressly authorized Owner to access and use the Solar System (i.e. "flip the switch"). If Owner accesses and/or uses any portion of the Solar System before all of the foregoing conditions are met, Owner shall be responsible for any and all damages and/or losses and/or claims incurred by Contractor (and any third-party(ies) engaged by Contractor) as a result of such early use.

**CONTRACTOR LICENSURE, INSURANCE, AND BONDS** During installation, Contractor shall maintain in effect insurance and bonds including Contractor's License Bond, General Liability Insurance, and workers' compensation insurance in amounts and with coverage as determined by Contractor. Copies of any or all such policies are available to Owner upon request by requesting such at licensing@ionsolar.com. Owner shall have no authority to control or dictate the levels of coverage maintained by Contractor.

**OWNERS HOMEOWNER INSURANCE** Prior to the commencement of any installation work by Contractor, Owner shall either (a) obtain and maintain a standard homeowners policy which extends coverage to the Solar System and all of its components, or (b) add the Solar System and all of its components to Owner's existing homeowners policy. In either instance, such coverage shall be obtained and/or maintained with a sound and reputable insurance company with coverage extending to the Solar System and all of its components during the entire installation process as well as once installation is complete. Such coverage shall, at a minimum, insure the Solar System and all of its components from all loss or damage occasioned by any act of God, fires, floods, natural disasters, riots, terrorist acts, hail, snow, adverse weather, animal damage, damage from sporting devices such as golf balls, and any and all other acts of a similar nature. Contractor, and not Owner, shall be responsible for any loss or damage caused by Contractor's own gross negligence.

**OWNER ACKNOWLEDGMENT OF ESTIMATE NATURE OF SYSTEM INFORMATION** Owner acknowledges and agrees that the System Information set forth in this Agreement (including but not limited to the production estimates, savings/offset estimates, etc. set forth in the box above.) are good faith estimates only that have been based on data, information and input provided by Owner and for which Owner is solely and exclusively responsible. Owner further acknowledges and agrees that estimating solar production and usage is not an exact science because many factors such as weather, equipment placement, customer preferences, utility company rates and/or policies and procedures, third-party solar technology and equipment, power outages, equipment failure, tree and foliage growth, changes in Owner's own electrical usage, etc. all impact such figures, estimates, production, and offsets. Accordingly, Owner hereby acknowledges that all such conversations, figures and estimates, including but not limited to those set forth in the System Information sections of this Agreement (regardless of whether presented verbally, in a pamphlet or other advertising materials, as part of a sales presentation or otherwise) are all provided as estimates only and not as any sort of guarantee or contractual commitment of any type. Owner acknowledges and understands that Contractor is not and cannot make any guarantees whatsoever with regard to the actual production or usage of the Solar System or any offsets to be realized as a result thereof and that under no circumstances will Owner request (or Contractor be obligated to pay for) any expected utility bill offset (or any other offset of any kind) not actually realized or earned. Additionally, Owner acknowledges that solar system equipment generally experiences an average annual degradation in production of approximately .05% per year (sometimes more and sometimes less depending on how fast the equipment and components age, etc.) for which Contractor is not responsible or liable. Against the backdrop of all of the foregoing, Owner hereby knowingly and unconditionally waives and releases any and all claims Owner may have against Contractor (or any of Contractor's agents) that in any way arise from or relate to any estimates provided to Owner and/or to the System Information and specifications set forth in this Agreement, including but not limited to system size, estimated production, estimated savings, estimates offsets, projected use, or annual degradation, etc.

**NON-AFFILIATION WITH UTILITY/GOVERNMENT.** WE ARE NOT AFFILIATED WITH ANY UTILITY COMPANY OR GOVERNMENT AGENCY. NO EMPLOYEE OR OTHER REPRESENTATIVE OF US IS EVER AUTHORIZED TO CLAIM OR INSINUATE ANY AFFILIATION WITH ANY UTILITY COMPANY OR GOVERNMENT AGENCY.

**POWER OUTAGES/ONGOING UTILITY PAYMENTS** Owner understands and accepts that the Solar System will be installed in such a way that it is tied to (rather than independent of) a public utility grid that, unless specifically listed in the section entitled "Components of Solar System Installation," does <u>not</u> include a power back up source. Among other things, this means that whenever the public utility grid is out of service, the Solar System will automatically shut down until the public utility grid is once again active and in service. Being tied to the grid (even if there is a power back up source) also means that Owner will continue to receive utility statements and bills for which Owner (and not Contractor) is responsible and liable. Owner shall not at any time hold Contractor responsible for any power outages and/or utility bills.

**NO TAX CREDITS GUARANTEED** During the sales process, it is likely that Owner was informed of general tax credits and incentives that, generally speaking, may be available to users of solar energy. However, by signing this Agreement, Owner expressly confirms and agrees that at no point has anyone (including but not limited to Contractor) ever analyzed Owner's specific tax situation or ever promised or guaranteed Owner any specific tax credit(s), rebate(s), incentive(s) or the like. Owner acknowledges, agrees, and accepts that no one, except Owner and Owner's tax advisors (which Contractor is not), is/are in a position to know what specific tax credits/incentives/rebates may or may not be available to Owner based on a variety of factors entirely unknown by Contractor such as Owner's finances, tax filing status, etc. TAX AND OTHER FEDERAL, STATE, AND LOCAL INCENTIVES VARY AS TO REFUNDABILITY AND ARE SUBJECT TO CHANGE OR TERMINATION BY LEGISLATIVE OR REGULATORY ACTION, WHICH MAY IMPACT SAVINGS ESTIMATES. CONSULT A TAX PROFESSIONAL FOR MORE INFORMATION. Owner hereby agrees that Contractor is absolutely not responsible for anything related to any tax credits, rebates or incentives whatsoever and to that end hereby forever releases and waives any and all claims which Owner may have against Contractor (or any of Contractor's agents or assigns) which arise from or relate to the availability or non-availability and/or the amount(s) of any specific tax credit(s), tax incentive(s), tax rebate(s) as well as any and all other claims arising from or pertaining to Owner's taxes.

**INCENTIVES, ADD-ONS AND REBATES** Owner acknowledges that any and all incentives and/or component add-ons offered to Owner are set forth in this Agreement and that no other incentives or component add-ons whatsoever (including but not limited to such things as cash, critter guards, batteries, generators, main service panel upgrades, miscellaneous cash incentives or gifts, promotions, etc) have been promised to Owner by Contractor or will be provided to Owner. The incentives and add-ons identified and listed in this Agreement are the only incentives ever promised to Owner, and there are no others. Additionally, Owner hereby acknowledges and agrees that any and all rebates issued for the installation of the Solar System shall belong exclusively to Contractor, unless otherwise explicitly stated in this Agreement.

THIRD-PARTY LENDER(S) Owner specifically acknowledges that this Agreement contemplates installation of the Solar System and not the purchase or financing thereof. Accordingly, Owner (and not Contractor) is and at all times (even during the installation process) shall be responsible for performance of all terms and conditions of any agreement(s) between Owner and any other third-party regarding the purchase and/or financing of the Solar System including but not limited to making any loan and/or other financing payments that may become due prior to the Solar System being fully Installed and/or prior to Owner receiving the necessary authorization(s) from the applicable utility company(ies) that the Solar System may be engaged to operate and generate energy. Under no circumstances shall Contractor be responsible for any amounts whatsoever otherwise due from Owner to any third-party lender(s). Additionally, Owner shall remain responsible for payment to Contractor of all amounts due for Contractor's installation services hereunder independent of whether or not Owner is or is not able to secure financing from any third-party lender(s).

**OWNER AND CONTRACTOR RESPONSIBILITIES AFTER INSTALLATION** Once installation of the Solar System is complete (which for purposes of this Agreement shall mean fully installed and ready to "flip the switch"), all of Contractor's duties and obligations under this Agreement shall be considered delivered, fulfilled and completed with Contractor having no further obligations to Owner whatsoever except as expressly set forth in the Limited Warranty, a copy of which is attached to this Agreement as Exhibit A. To avoid any confusion and without in any way limiting the foregoing, Owner acknowledges that once installation is complete, Owner (and not Contractor) shall be responsible for any future/ongoing monitoring and maintenance of the Solar System. Contractor does not offer any ongoing services except as expressly set forth in Exhibit A.

**POST-INSTALLATION SERVICE CALLS** Except as covered by or otherwise set forth in the Limited Warranty (Exhibit A), if at any time after installation is complete Owner requests that Contractor inspect or otherwise perform any maintenance or service to the Solar System or any component thereof (a "Service Call") Owner shall pay Contractor on a "labor plus parts" basis. The charge for labor shall be a minimum of \$195 per hour (with a one-hour minimum). Parts

shall be billed according to then-prevailing market prices. All such labor plus parts fees shall be due and payable by Owner upon completion of the Service Call.

**CONTRACTOR'S WORKMANSHIP WARRANTY AND THIRD-PARTY WARRANTY(IES)** Owner acknowledges that except for the Limited Warranty (attached hereto as Exhibit A and incorporated herein by this reference) and except as is expressly required by the laws of the state in which the Solar System is to be installed, Contractor offers no other express or implied warranty(ies) whatsoever. Owner also acknowledges that most (if not all) of the specific components of the Solar System have their own manufacturers or other third-party warranty(ies) (collectively "Third-Party Warranty(ies)"). Owner acknowledges and agrees that Contractor is not and shall not be responsible for any such Third-Party Warranty(ies). To the extent the rights of any such Third-Party Warranty(ies) apply to Contractor, Contractor hereby conveys, assigns and transfers all such rights and privileges to Owner. Owner (not Contractor) is and shall be responsible for knowing and/or enforcing the terms of any such Third-Party Warranty(ies). Contractor agrees to cooperate with Owner in connection with the filing any Third-Party Warranty(ies) claim(s). Regardless of the foregoing, Owner is and shall remain responsible to Contractor for paying all applicable labor and parts costs and expenses.

**CANCELLATION** YOU (OWNER) MAY CANCEL THIS AGREEMENT AT ANY TIME PRIOR TO MIDNIGHT ON THE THIRD (3<sup>rd</sup>) BUSINESS DAY AFTER YOU HAVE SIGNED IT. To exercise this right, Owner must call (888) 781-7074 and speak with our resolutions department or send written notice of cancellation to our corporate office at: 4801 N. University Ave., Suite 900, Provo, Utah 84604. A form "Notice of Cancellation" accompanies this Agreement. If Owner requests to cancel more than three (3) business days after the Effective Date of this Agreement, the following cancellation fee(s) shall apply, any and all such cancellation fees shall be compounding, if Owner cancels: (i) 1-3 Days after signing this Agreement – no fee; (ii) after site survey - \$500; (iii) after final CAD design has been completed - \$1,000; and (iv) after permit application has been submitted - \$2,000. In addition to these cancellation fees, Owner shall be responsible for (i) any and all costs incurred by a third-party in preparation for the installation of solar and (ii) any third-party financing/loan agreements. If Owner requests to cancel more than three (3) business days after the Effective Date of this Agreement of solar and (ii) any third-party financing/loan agreements. If Owner requests to cancel more than three (3) business days after the Effective Date of this Agreement in order to enter into a solar agreement with a separate company, Owner shall pay to Company a cancellation fee of \$3,500.

Any applicable cancellation fees shall be immediately due and payable upon any such cancellation. Except for the three (3) day right to cancel as set forth above, after any solar components have been installed on the home (meaning once any portion of Phase 2 installation has begun), Owner forfeits any and all rights to any cancellation and shall pay to Contractor the entire contract amount.

If at any time prior to install there is a change to the System Size or Total System Price, Contractor will affirmatively notify Owner who, at that time, shall have the option to enter into a new agreement setting forth the new System Size and/or Total System Price. If Owner enters into a new agreement prior to install, Owner's right to cancel the new agreement shall reset and Owner shall have three (3) days from the date on which Owner executes the new agreement to cancel. The same conditions, terms and cancellation fees as enumerate above will apply to any cancellation of the new agreement.

**CONTINUING COOPERATION** Each party to this Agreement shall be obligated hereunder to do such other and further acts (including but not limited to such things as the signing of documents or instruments and/or the allowing of inspectors access to the project and/or completing certificates required by Contractor or a third-party financing/lending company, etc.), which are reasonable or which may be necessary or convenient in either party carrying out its respective obligations under this Agreement or in carrying out the purposes and intent of this Agreement. If Owner impedes work or withholds signing of any forms for more than 30 days, Owner shall be in breach of contract, and shall be responsible for all damages arising therefrom, including but not limited to payment of all amounts to which Contractor would be due hereunder, as well as any damages or other amounts due to any third-party(ies) with all such amounts being due immediately upon such breach.

**TELEPHONE/SMS/TEXTING CONSENT** Owner hereby consents to being contacted by telephone at any phone number (including but not limited to wireless/cellular phone numbers) provided to ION Solar (or any of its agents) by Owner or anyone acting on behalf of Owner. Owner agrees that such calls/contact may be initiated by ION Solar or any of its affiliates, agents, contractors or assigns, and that the methods of contact may include using pre-recorded/artificial voice messages and/or the use of an automated dialing device and/or the use of text messages—some or all of which may result in data charges. To revoke this consent, or any portion of it, please send an email to: support@ionsolar.com indicating which specific portion(s) of this consent are being revoked.

**OWNER, NOT CONTRACTOR, RESPONSIBLE FOR PRE-EXISTING ROOF ISSUES** Owner acknowledges that Owner, and not Contractor, is solely responsible for the condition of Owner's roof and for any pre-existing roof issues associated with Owner's home including but not limited to such things as the overall age and/or condition of Owner's roof or roofing materials. Contractor has no duty to inspect the overall condition of Owner's roof. Except for the installation of the Solar System as set forth in this Agreement and honoring the terms and conditions of the Limited Warranty, Contractor has no other obligations or duties to Owner with regard to Owner's roof, roofing materials, or the condition(s) thereof.

**LIFT AND REPLACE** From time to time Owner may deem it necessary/desirable to "lift and replace" some or all of the Solar System. For example, if Owner is remodeling, replacing some or all of Owner's roof, replacing roof shingles, or any other type of repair where it may be necessary to "lift and replace" the Solar System, or certain components thereof. Owner acknowledges Contractor's willingness to perform such "lift and replace" as may be requested by Owner, but further acknowledges that the actual costs and expenses of any such "lift and replace" functions are not currently known and cannot be known until such point that Contractor has analyzed the scope of such services and provided Owner a firm written bid. To the extent Owner desires a "lift and replace" bid from Contractor, Owner shall first contact Contractor before undertaking any "lift and replace" functions. In order to preserve the Limited Warranty, only Contractor (or those expressly authorized by Contractor) can perform any "lift and replace" services without having obtained the prior express written consent of Contractor (which consent must be signed by a vice-president or higher officer of Contractor) then the Limited Warranty (attached hereto as Exhibit A) shall become immediately null and void.

**DISPUTE RESOLUTION/ARBITRATION AGREEMENT** By entering into this Agreement, Owner and Contractor each agree that any dispute, claim, or controversy between or involving Owner and Contractor arising in connection with or relating in any way to this Agreement, including, but not limited to: (a) claims arising out of or relating to any aspect of the relationship between Contractor and Owner or any of the services provided by Contractor, (b) claims that arose before this Agreement or any prior agreement(s) between Owner and Contractor (including, but not limited to claims arising from or related to any sales, marketing, and/or advertising); (c) claims that may arise after termination of Contractor's services contemplated hereunder, (whether any or all of such claims are based in contract, tort, statute, fraud, misrepresentation or any other legal theory, and whether the claims arise during or after the termination of this Agreement), will be determined and resolved by mandatory binding individual (not class) arbitration proceeding. Owner and Contractor further agree that the arbitrator shall have the exclusive power and authority to rule on his/her own jurisdiction, including any objections with respect to the existence, scope or validity of the arbitration agreement between the parties or to the arbitrability of any claim or counterclaim. Owner and Contractor each acknowledge and agree that arbitration is more informal than typical litigation. THERE IS NO JUDGE OR JURY IN ARBITRATION, AND COURT REVIEW OF AN ARBITRATION AWARD IS QUITE LIMITED. This agreement to arbitrate will survive any termination of this Agreement regardless of who initiated such termination or the reason(s) for such termination. Notwithstanding anything set forth in this paragraph (which may be referred to simply as the "Arbitration Agreement"), Owner and Contractor both agree that nothing in this Arbitration Agreement will be deemed to waive, preclude or otherwise limit the rights of either party to: (1) bring an individual action in a U.S. small claims court or (2) bring an individual action seeking only temporary or preliminary injunctive relief in a court of law, pending a final ruling from the arbitrator. In addition, the Arbitration Agreement does not restrict or stop either party from bringing issues to the attention of federal, state, or local agencies which may, if the law allows, seek relief against either of us on behalf of the other.

**ARBITRATION RULES** Unless otherwise expressly agreed to in writing by Owner and Contractor, any arbitration between or involving Contractor and Owner shall be governed by and conducted pursuant to the Consumer Arbitration Rules of the American Arbitration Association ("AAA") then in effect (the "AAA Rules"), as modified by the terms of the Arbitration Agreement. Owner and Contractor agree that the Federal Arbitration Act applies to and governs the interpretation and enforcement of this provision and all other provisions regarding dispute resolution and arbitration (including, but not limited to the Arbitration Agreement) as well as the class action waiver set forth below. The AAA Rules, as well as instructions on how to file an arbitration proceeding with the AAA, can be found at adr.org or by calling the AAA at 1-800-778-7898. Any arbitration hearings will take place in the county of Owner's billing address, provided that if the claim is for \$25,000 or less, Owner may choose whether the arbitration will be conducted (1) solely on the basis of documents submitted to the arbitrator; (2) through a non-appearance based telephonic hearing; or (3) by an inperson hearing established by and conducted in conformity to the AAA Rules.

**NOTICE BEFORE FILING/ARBITRATION COSTS AND AWARD** If either Contractor or Owner intends to file a small claims action or to seek arbitration, the party intending to do so must first send a written notice of dispute to the other, Notice from Owner to Contractor should be sent to: **4801 N University Ave #900, Provo, Utah 84604 ATTN: CANCELLATIONS** in such a way that delivery can be confirmed. Any notice from Contractor to Owner will be sent to

the Owner's street and/or email address on file in such a way that delivery can be confirmed. Any such notice must (1) describe the nature of the claim(s) and/or dispute(s); and (2) the desired relief sought (the "Notice"). If Contractor and Owner are unable to informally resolve the dispute within thirty (30) days following receipt of the Notice, then either party may then proceed to file the small claims action or file a claim for arbitration. If Owner opts for arbitration and Owner is required to pay a filing fee, Contractor will reimburse Owner that filing fee, unless Owner's claim is for greater than \$10,000, in which case Owner will be responsible for the filing fee. Contractor will pay any other arbitration fees, including Owner's share of the arbitrator compensation, unless otherwise required by AAA rules or court order obtained pursuant to and consistent with the terms of the Arbitration Agreement, During the arbitration, the amount of any settlement offer(s) made by Owner or Contractor shall not be disclosed to the arbitrator until after the arbitrator makes a final written decision and award, if any. In the event the dispute is finally resolved through arbitration in favor of Owner, and the arbitrator issues Owner an award that is greater than the value of Contractor's last written offer of settlement to Owner, then in such event Contractor hereby agrees to pay Owner either the amount of the arbitrator's award, or \$1,000whichever is greater. All documents and information disclosed in the course of the arbitration shall be kept strictly confidential by the recipient and shall not be used by the recipient for any purpose(s) other than for the purpose of the arbitration or the enforcement of the arbitrator's decision and award. Regardless of the manner in which the arbitration is conducted, the arbitrator shall issue a reasoned written decision. The arbitrator may make rulings and resolve disputes as to the payment and reimbursement of fees or expenses at any time during the proceeding and upon request from either party made within 14 days of the arbitrator's ruling on the merits.

**CLASS ACTION WAIVER** IN ADDITION TO THE ARBITRATION AGREEMENT AND OTHER TERMS SET FORTH ABOVE, OWNER AND CONTRACTOR EACH FURTHER AND SEPARATELY AGREE THAT THEY MAY BRING CLAIMS AGAINST THE OTHER ONLY IN THEIR RESPECTIVE INDIVIDUAL CAPACITIES AND NOT AS A PLAINTFF OR CLASS MEMBER IN ANY PURPORTED CLASS OR REPRESENTIVE ACTION. Additionally, unless expressly agreed upon by Owner and Contractor in writing, no arbitrator or judge may consolidate more than one person's claims or otherwise preside over any form of a representative or class proceeding. In the event either party seeks injunctive relief, the arbitrator may award injunctive relief only in favor of the individual party seeking relief and only to the extent necessary to provide relief warranted by that party's individual claim. If a court decides that applicable law precludes enforcement of any of this paragraph's limitations as to a particular claim for relief, then that claim (and only that claim) must be severed from the arbitration and may be brought in court.

**ENTIRE AGREEMENT** This instrument contains the entire and only agreement between the parties hereto relating to the subject matter hereof and any representation, affirmation of fact, and course of prior dealings, promise or condition in connection therewith not incorporated herein shall not be binding on either party. This Agreement supersedes any previous agreement executed between the parties related to the Solar System and the installation thereof. The rights and obligations contained herein shall inure to and be binding upon the parties, their legal representatives, successors, and permitted assigns. This Agreement may be amended, replaced, or modified only by a written instrument executed by Contractor and Owner.

Please sign the contract and return to ION. We are committed to providing you with impeccable service throughout the entire installation process. Please contact us anytime using the contact information listed at the bottom of all pages of this Agreement.

IONI Calan A also availado a successiv

Homeow	ner Acknowledgement:	ION Solar Acknowledgement:					
By:	DocuSigned by: 5. Kalywy F61046908A87424	By:	DRom				
Printed Name:	Kasirajan Seetharam	Printed Name:	David Rasmussen				
Date:	1/31/2023	Date:	1/31/2023				

#### Host Customer on Utility Bill Acknowledgement (if different from above):

Ву: \_\_\_\_\_

Printed Name: \_\_\_\_\_

#### **EXHIBIT A - Limited Warranty**

**10-YEAR WORKMANSHIP WARRANTY** Contractor hereby agrees to warranty the workmanship of its installation of the solar system (and its related components) as more particularly described in the underlying Installation Agreement (collectively the "PV System") for a period of ten (10) years from the date upon which the installation is completed. Contractor agrees that with respect to all roof penetrations made by Contractor, such roof penetrations will be free from material defects in workmanship and will be sealed or flashed to eliminate liquid or vapor penetration, and that such roof penetrations shall not diminish the existing water-repelling abilities of the existing roof. In the event of (a) roof leakage or (b) malfunction of any component of the PV System where such leakage or malfunction is **due to a workmanship issue**, Contractor will, at its cost, repair the affected area of the roof and/or repair and/or replace (as Contractor shall determine) such malfunctioning component(s).

For purposes of this Limited Warranty, a workmanship issue is defined as an issue directly caused by the improper installation by Contractor of the PV System. Owner hereby acknowledges that not all roof leaks and/or malfunctioning component(s) are the result of workmanship issues and as such may not be covered under the terms of this Limited Warranty. In the event of any dispute or controversy regarding whether or not an issue is due to a covered workmanship issue that should be covered by the terms of this Limited Warranty, then, before triggering any of the terms of Arbitration Agreement, the parties first agree that they shall engage the services of a third-party licensed contractor (having experience with solar system installations) to provide a written opinion as to whether the disputed issue is or is not the result of a covered workmanship issue. In the event the parties are unable to agree upon a mutually acceptable and qualified third-party licensed contractor, then each party shall choose its own experienced licensed contractor and then those two shall choose a third experienced licensed contractor (having experience with solar system installation) to render its written opinion. The opinion of the mutually acceptable third-party contractor (or the third-party contractor chosen by the parties' respective contractors) shall be binding upon the parties unless either party shall appeal such decision by triggering the terms Arbitration Agreement, in which case the dispute shall be resolved in accordance with those terms and conditions.

**EXCLUSIONS FROM COVERAGE** This ten-year warranty only covers issues resulting from improper installation of the PV System. Without providing an exhaustive list, Contractor is not responsible for:

- repairing any pre-existing damage to the roof and/or roofing material (such as shingles, tiles, etc).; or any leak, damage or malfunction caused by a failure of any part of Customer's building components themselves (such as failure of the roof substrate, roof trusses/framing, or other building structural failures);
- any leaks, damage or malfunction caused by fire or extreme weather conditions such as high winds, hail storms, ice dams, floods, tree damage, or other such acts of God; or for any leaks, damage or malfunction caused by pests or rodents.
- any leaks, damage or malfunction caused by other contractors or by any repair, replacement, modification, enhancement or reinstallation of the PV System (or any part thereof) using a part or service not provided by or authorized by Contractor.
- any leak, damage or malfunction caused by an accident, alteration, negligence, vandalism or other misconduct by Owner (or any subsequent owner), or any third party, including but not limited to damage from golf balls;
- any leaks, damage or malfunction that are the result of workmanship issues that were not reported to Contractor in a timely fashion.
- Any roof performance issues (1) not related to roof penetration of made as part of the installation of the PV System or (2) otherwise covered by Owner's homeowner's insurance.
- Any "lift and replace" services performed by anyone other than Contractor, unless such "lift and replace" services were expressly authorized in writing (which writing must be signed by Contractor's President).
- Any and all other exclusions listed in the underlining agreements, including but not limited to the Installation Agreement.

**TRANSFERABILITY** This 10-Year Limited Warranty is fully transferable to subsequent owners. No transfer, however, shall work to extend the ten (10) year term.

**SERVICE CALLS—LABOR ONLY WARRANTY** For a period of two (2) years following Contractor's Installation of the Solar System, Owner shall not be responsible for paying Contractor the labor portion of the first hour of any Service Call. Except for this two-year waiver of the first hour of Contractor's labor, and unless Contractor's other labor costs and component expenses (if any) are covered by (a) terms of the Limited Warranty set forth above or (b) the warranty of any third-party (such as those offered by a manufacturer of a specific component of the Solar System), Owner shall in all other cases be responsible for any and all other labor and/or parts/equipment costs and expenses as typically billed by Contractor. Contractor will strive to inform Customer of potential warranty coverage (or the lack thereof) as well as an estimate/bid for any work recommended by Contractor.

**THIRD-PARTY WARRANTIES** Owner acknowledges that except for the 10-Year Workmanship Warranty and Service Calls—Labor Only Warranty set forth above, Contractor offers no other express or implied warranty(ies) whatsoever. Owner also acknowledges that most (if not all) of the specific components of the Solar System have their own manufacturers or other third-party warranty(ies) for which Owner (and not Contractor) is responsible for knowing and enforcing. Owner is and shall remain responsible to Contractor for payment of all applicable labor and parts/equipment costs charged by Contractor for any service not otherwise covered by the 10-Year Workmanship Warranty, the Service Calls—Labor Only Warranty, or any applicable third-party warranty(ies).

YOU MAY CANCEL THE "ION DEVELOPER INSTALLATION AGREEMENT" WITHOUT ANY PENALTY OR OBLIGATION, WITHIN THREE BUSINESS DAYS FROM THE SET FORTH ABOVE DATE (the date upon which you signed/acknowledged the Ion Developer Installation Agreement) (the "AGREEMENT").

IF YOU CANCEL, ANY PAYMENTS MADE BY YOU UNDER THE AGREEMENT WILL BE RETURNED TO YOU WITHIN 10 BUSINESS DAYS FOLLOWING RECEIPT BY ION DEVELOPER OF YOUR CANCELLATION NOTICE. ADDITIONALLY, ANY SECURITY INTEREST ARISING OUT OF THE AGREEMENT/TRANSACTION WILL BE CANCELLED.

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

IF YOU DO NOT AGREE TO RETURN THE GOODS TO ION DEVELOPER OR IF ION DEVELOPER 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 THE AGREEMENT, MAIL OR DELIVER A SIGNED AND DATED COPY OF THIS "NOTICE OF CANCELLATION" OR ANY OTHER WRITTEN NOTICE, TO ION DEVELOPER, LLC AT 4801 N. UNVERSITY AVE., SUITE 900, PROVO, UTAH 84604, ATTN: CANCELLATIONS. NOT VALID LATER THAN MIDNIGHT THREE BUSINESS DAYS AFTER \_\_\_\_\_\_\_ (the date on which you executed the ION Developer Installation Agreement).

I HEREBY CANCEL THE AGREEMENT AND THIS TRANSACTION.

Buyer/"Owner" Signature

Dated:

ION SOLAR

DocuSign Envelope ID: 83020A17-C73A-49B4-B880-85C35AA8280A

Application ID (CORE use only): \_\_\_\_\_ Received: \_\_\_\_\_

<b>Level 1Application and/or Energy Storage Application</b> Interconnecting a Certified Inverter-Based Small Generating Facility No Larger than Twenty-five (25) kW for Residential or Twenty-five (25) kW for Commercial
Interconnection Customer Information
Name: KASIRAJAN SEETHARAM Contact Person: KASIRAJAN SEETHARAM
Account Number:
Address:
City:State:Zip:
Phone Number:E-Mail
Equipment Installation Contractor/Electrical Contractor (If different from above) Contact Name: Company Name:
Contact Phone Number: (888) 781-7074       E-Mail Address: <a href="mailto:network">network:</a> (and the setwork in
Projected Annual Energy Production:(kWh) Service Voltage: 120/240 120/208 277/480 Power must be exported to the grid at a power factor of .95 or higher
Energy Storage Information: New Existing Not Applicable Energy Storage Inverter Manufacturer: Model:
Total Energy Storage Size:kWkWH
Batteries are subject to no-export restrictions.

#### <u>Please include the following documentation: one-line diagram, site plan (showing all equipment</u> location and fencing), specification sheets for modules, batteries, and inverter(s). \$100 Application Processing Fee

Application ID (CORE use only):

This Application shall be deemed complete when the Interconnection Customer provides all applicable and correct information required below, as well as any additional information required by CORE to evaluate the Request. The terms of this Application are governed by the provisions applicable to the Level 1 Process of CORE's Small Generation Interconnection Procedures and/or Energy Storage Procedure, as the same may be amended, modified, or restated from time to time.

#### Interconnection Customer Signature

I hereby certify that, to the best of my knowledge, the information provided in this Application is true. I agree to abide by the Terms and Conditions for Interconnecting an Inverter-Based Small Generating Facility No Larger than twenty-five (25) kW for residential or twenty-five (25) kW for commercial and return the Certificate of Completion when the Small Generating Facility has been installed. I further agree that CORE shall be entitled to any renewable energy credits or other similar attributes associated with the production of electricity by the equipment referred to in this application upon interconnection of that equipment, until such time as CORE is notified in writing of the transfer or assignment of such credits or attributes to a third party.

#### I UNDERSTAND THAT ONLY SYSTEMS UP TO LESSER OF 200% OF THE 12 MONTH HISTORICAL USAGE AT THE METER LOCATION, OR 10 KW FOR RESIDENTIAL, OR 25 KW FOR COMMERCIAL ARE ELIGIBLE FOR NET METERING.

I UNDERSTAND THAT CORE HAS THE RIGHT TO CHANGE ITS RATES AT ANY TIME AND THAT FUTURE REVISIONS MAY INCLUDE A REDUCTION IN THE ENERGY CREDIT RATE, THE ADDITION OF A DEMAND CHARGE, AN INCREASED SERVICE CHARGE, A MODIFICATION TO THE COMPENSATION PAID FOR ANNUAL EXCESS GENERATION, OR OTHER CHANGES THAT WOULD ALLOW CORE TO RECOVER COSTS OF PROVIDING SERVICE TO NET METERING AND OTHER CUSTOMERS.

I UNDERSTAND THAT SUCH REVISIONS, IF ADOPTED, MAY AFFECT THE RELATIVE COSTS AND ECONOMIC BENEFITS OF MY GENERATION EQUIPMENT AND I ACKNOWLEDGE THAT IN AGREEING TO INTERCONNECT MY GENERATION EQUIPMENT, CORE RESERVES ITS RIGHT TO ESTABLISH RATES DESIGNED TO FULLY RECOVER ITS COSTS AND MAKES NO COMMITMENT TO ME THAT IT WILL CONTINUE ITS CURRENT RATES OR RATE STRUCTURE FOR ANY PERIOD OF TIME.

	<i>C</i> .		• ~
Signed:	$\leq$	CALIM	in
Signed.	2.1		

F61046908A87424 KASIRAJAN SEETHARAM Title:

Date: 1/31/2023

Contingent Approval

(For CORE use only)

Interconnection of the Small Generating Facility and/or Inverter-Based Energy Storage Device is approved contingent upon the Terms and Conditions for Interconnecting an Inverter-Based Small Generating Facility No Larger than twenty-five (25) kW for residential or twenty-five (25) kW for commercial and return of the Certificate of Completion.

Intermountain Rural Electric Association d/b/a CORE Electric Cooperative Signature:

Title: Date:



#### Small Generating Facility Certificate of Completion For a Certified Inverter-Based Small Generating Facility No Larger than Twenty-five (25) kW for Residential or Twenty-five (25) kW for Commercial

Interconnection Customer: KASIRAJAN SEETHARAM Address: 10788 HAYLOFT ST

Location of the Small Generating Facility (If different from above):

Address: 10788 HAYLOFT ST

City: PARKER	State:	СО	Zip:	80134
Phone: 720-836-0454	Email:	KASIECE@HOTMAIL.CC	M	

#### Equipment Installation Contractor/Electrical Contractor:

Name: ION SOLAR

Phone: 888-781-7074 Email: NETMETERING@IONSOLAR.COM

Date of Approval to install Facility granted by CORE: 03/22/2023

Application ID Number: 23003972

The Small Generating Facility has been installed and inspected in compliance with the local building/electrical code of: TOWN OF PARKER

Date: 05/25/2023

#### Approval to Energize the Small Generating Facility (For CORE use only)

Energizing the Small Generating Facility is approved contingent upon the Terms and Conditions for Interconnecting an Invert-Based Small Generating Facility No Larger than Twenty-five (25) kW for Residential or Twenty-five (25) kW for Commercial.

CORE Signature: \_\_\_\_\_ Marry L. H

Title: Planning Manager

Date: 06/15/2023

CORE Electric Cooperative 5496 N. U.S. Highway 85 Sedalia, CO 80135 (800) 332-9540 www.core.coop

#### 05/26/2023 9:58 AM

	Permit No. R	ES23-0184	Permit Type	RESIDENT		Site Address	10788 HAYLOFT ST PARKER, CO 80134
A	<b>Applied</b> 03/22/2023			ION SOLA DEVELOP			
Ар	proved 05/01/2	2023	Owner	KASIRAJA SEETHARA			
	<b>Issued</b> 05/01/2	2023	Contractor	ION SOLA DEVELOP			
Parent Per	mit No.		Description	SEETHAR INSTALLA	AM SOLAR TION		
			Notes				
Date of Inspection	Inspection Type	e Inspector	Res	ult	Remarks	Notes	
05/25/2023	FINAL ELECTRICAL	Brian Cook	PAS	S	eTRAKiT Inspection Request	5/22/20 SOLAR The insp be Com 4821. P discuss Name: I DEVEL Address Phone:	23 8:45:22 AM 23 8:45 AM ION 2 DEVELOPER LLC pection tech on site will nor Wartchow, 303-588- lease call ahead to the start time. Contact ION SOLAR LOPER LLC Site s: 10788 HAYLOFT ST 8887817074 e-Mail: TS@IONSOLAR.COM
05/25/2023	ELECTRICAL SERVICE	Brian Cook	PAS	S	PV system approved	5/22/20 SOLAR The insp be Com 4821. P discuss Name: J DEVEL Address Phone:	23 8:45:44 AM 23 8:45 AM ION 2 DEVELOPER LLC pection tech on site will nor Wartchow, 303-588- lease call ahead to the start time. Contact ION SOLAR OPER LLC Site 5: 10788 HAYLOFT ST 8887817074 e-Mail: TS@IONSOLAR.COM
05/25/2023	FINAL BUILDING	Brian Cook	PAS	S	eTRAKiT Inspection Request	5/22/20 SOLAR The insp be Conr	23 8:45:33 AM 23 8:45 AM ION 2 DEVELOPER LLC pection tech on site will nor Wartchow, 303-588- lease call ahead to

0/20/20, 0.00/ 111			Jouon Ropon	
				discuss the start time. Contact Name: ION SOLAR DEVELOPER LLC Site Address: 10788 HAYLOFT ST Phone: 8887817074 e-Mail: PERMITS@IONSOLAR.COM
05/25/2023	ROUGH ELECTRICAL Brian Cook	PASS	eTRAKiT Inspection Request	5/22/2023 8:45:11 AM 5/22/2023 8:45 AM ION SOLAR DEVELOPER LLC The inspection tech on site will be Connor Wartchow, 303-588- 4821. Please call ahead to discuss the start time. Contact Name: ION SOLAR DEVELOPER LLC Site Address: 10788 HAYLOFT ST Phone: 8887817074 e-Mail: PERMITS@IONSOLAR.COM
05/25/2023	ROUGH FRAME Brian Cook	PASS	eTRAKiT Inspection Request	5/22/2023 8:44:57 AM 5/22/2023 8:44 AM ION SOLAR DEVELOPER LLC The inspection tech on site will be Connor Wartchow, 303-588- 4821. Please call ahead to discuss the start time. Contact Name: ION SOLAR DEVELOPER LLC Site Address: 10788 HAYLOFT ST Phone: 8887817074 e-Mail: PERMITS@IONSOLAR.COM
05/16/2023	ROUGH FRAME Scott Petitclerc	FAIL	see final electrical notes	5/9/2023 7:03:13 PM 5/9/2023 7:03 PM ION SOLAR DEVELOPER LLC Contact Name: ION SOLAR DEVELOPER LLC Site Address: 10788 HAYLOFT ST Phone: 3037588048 e-Mail: PERMITS@IONSOLAR.COM
05/16/2023	FINAL ELECTRICAL Scott Petitclerc	FAIL	no inspection made	5/9/2023 7:02:48 PM 5/9/2023 7:02 PM ION SOLAR DEVELOPER LLC Contact Name: ION SOLAR DEVELOPER LLC Site Address: 10788 HAYLOFT ST Phone: 3037588048 e-Mail: PERMITS@IONSOLAR.COM 5/16/2023 10:45:32 AM Contractor needs to be on site with stamped plans for all inspections. No inspection made
05/16/2023	ROUGH Scott Petitclerc ELECTRICAL	FAIL	see final electrical notes	5/9/2023 7:02:59 PM 5/9/2023 7:02 PM ION SOLAR DEVELOPER LLC Contact Name: ION SOLAR DEVELOPER LLC Site Address: 10788 HAYLOFT ST

#### eTRAKiT Inspection Report

					Phone: 3037588048 e-Mail: PERMITS@IONSOLAR.COM
05/16/2023	ELECTRICAL SERVICE	Scott Petitclerc	FAIL	see final electrical notes	5/9/2023 7:02:22 PM 5/9/2023 7:02 PM ION SOLAR DEVELOPER LLC Contact Name: ION SOLAR DEVELOPER LLC Site Address: 10788 HAYLOFT ST Phone: 3037588048 e-Mail: PERMITS@IONSOLAR.COM
05/16/2023	FINAL BUILDING	Scott Petitclerc	FAIL	see final electrical notes	5/9/2023 7:02:34 PM 5/9/2023 7:02 PM ION SOLAR DEVELOPER LLC Contact Name: ION SOLAR DEVELOPER LLC Site Address: 10788 HAYLOFT ST Phone: 3037588048 e-Mail: PERMITS@IONSOLAR.COM

AERIAL SITE VIEW



#### SCOPE OF WORK

INSTALLATION OF UTILITY INTERACTIVE PHOTOVOLTAIC SOLAR SYSTEM

7.2 KW DC & 5.22 KW AC PHOTOVOLTAIC SOLAR ARRAY

PV MODULES: (18) SILFAB SOLAR SIL-400 HC+ INVERTER(S): (18) ENPHASE IQ8PLUS-72-2-US

ROOF TYPE: COMPOSITION SHINGLE - 2 LAYER(S) PV MOUNTING HARDWARE: ECOFASTEN ROCK-IT 3.0

#### SHEET LIST

G-I

V-2

S-3

S-4

S-5

E-6

E-7

E-9

S-4.1

COVER SHEET SITE PLAN

- ROOF PLAN
- STRUCTURAL DETAILS
- ATTIC LAYOUT
- STRUCTURAL CALCULATIONS & NOTES
- ELECTRICAL DETAILS (LINE DIAGRAM)
- ELECTRICAL CALCULATIONS & NOTES
- ELECTRICAL LABELS & LOCATIONS

#### JURISDICTION CODES AND STANDARDS

#### GOVERNING CODES

I. ALL WORK SHALL COMPLY WITH: 2020 NATIONAL ELECTRIC CODE (NEC) 2021 INTERNATIONAL BUILDING CODE (IBC) 2021 INTERNATIONAL RESIDENTIAL CODE (IRC) 2021 INTERNATIONAL FIRE CODE (IFC)

AND ALL STATE AND LOCAL BUILDING, ELECTRICAL, AND PLUMBING CODES.

SITE CLASSIFICATION NOTES, OSHA REGULATION OCCUPANCY CLASS: SFR CONSTRUCTION CLASS: V-B ZONING TYPE: RESIDENTIAL

 A LADDER SHALL BE IN PLACE FOR INSPECTION IN COMPLIANCE WITH OSHA REGULATIONS.
 THIS PROJECT HAS BEEN REVIEWED AND WILL NOT DIRECT CONCENTRATED SOLAR RADIATION OR GLARE ONTO NEARBY PROPERTIES OR ROADWAYS.

ELECTRICAL CRITERIA, NOTES TEMPERATURE SOURCE: ASHRAE WEATHER STATION: DENVER/CENTENNIAL EXTREME MIN. TEMPERATURE: -23 ASHRAE 2% HIGH TEMP: 33

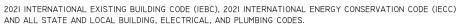
I. DRAWINGS HAVE BEEN DETAILED ACCORDING TO UL LISTING REQUIREMENTS.

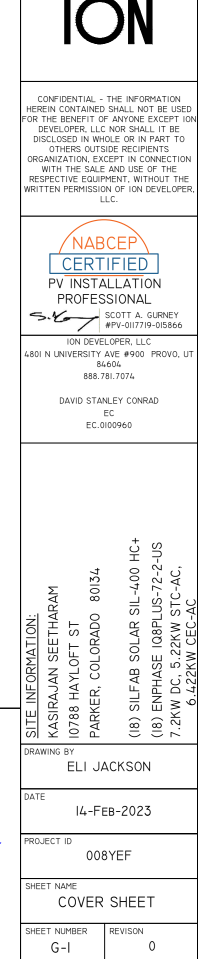
2. TERMINALS AND LUGS WILL BE TIGHTENED TO MANUFACTURER TORQUE SPECIFICATIONS (WHEN PROVIDED) IN ACCORDANCE WITH NEC 110.14(D) ON ALL ELECTRICAL 3. PV MODULE CERTIFICATIONS WILL INCLUDE ULI703, IEC61646, IEC61730.

4. CONDUIT AND WIRE SPECIFICATIONS ARE BASED ON MINIMUM CODE REQUIREMENTS AND ARE NOT MEANT TO LIMIT UP-SIZING AS REQUIRED BY FIELD CONDITIONS.

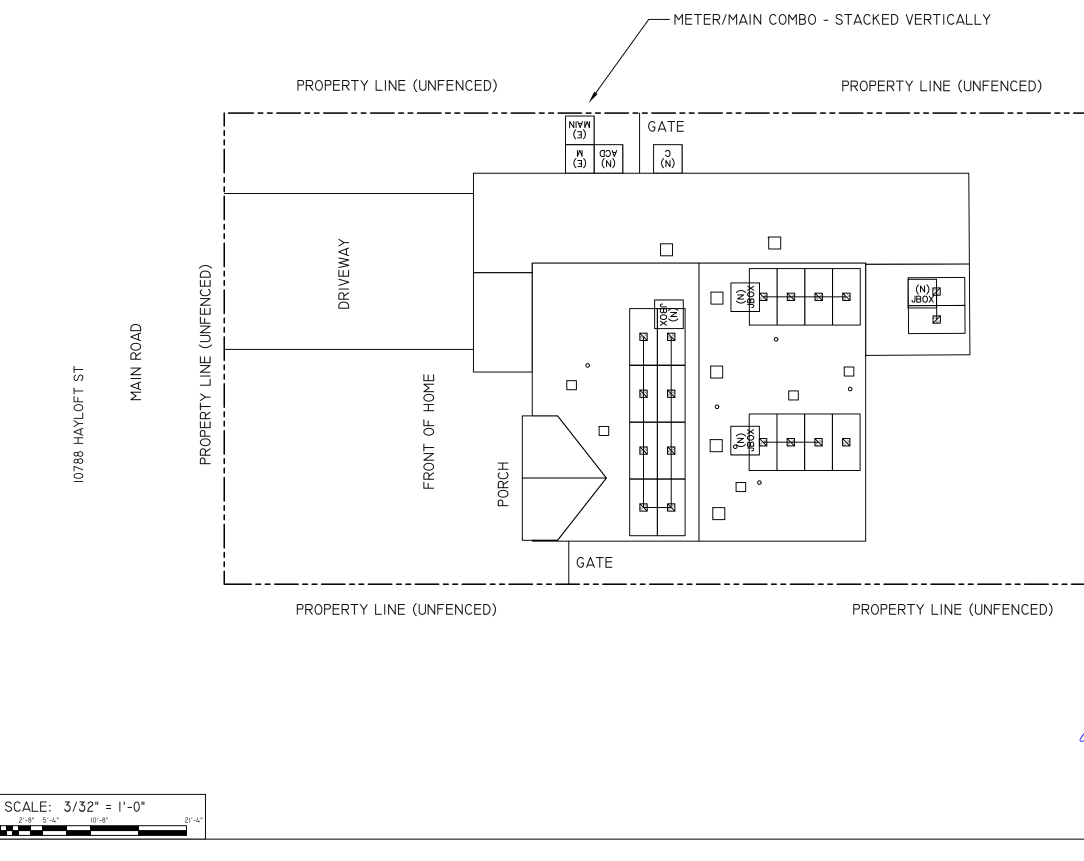
5. PROPER ACCESS AND WORKING CLEARANCE AROUND EXISTING AND PROPOSED ELECTRICAL EQUIPMENT WILL BE PROVIDED AS PER SECTION [NEC 110.26].

STRUCTURAL CRITERIA, NOTES DESIGN LOAD STANDARD: ASCE 7-16 WIND EXPOSURE CATEGORY: C WIND SPEED (3-SEC GUST): 115 MPH GROUND SNOW LOAD: 30 PSF DESIGN ROOF SNOW LOAD: 30 PSF SEISMIC DESIGN CATEGORY: B SEISMIC RISK FACTOR: II

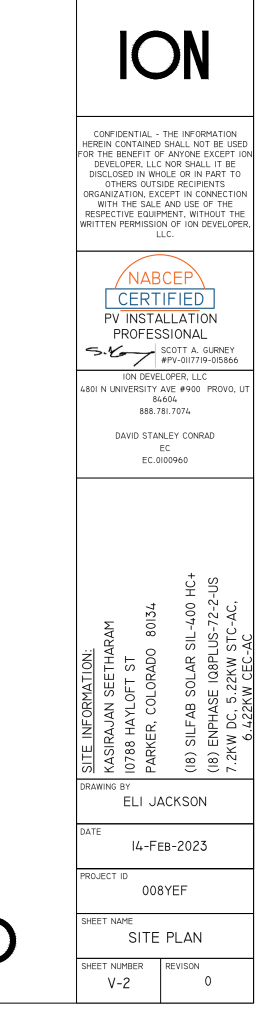








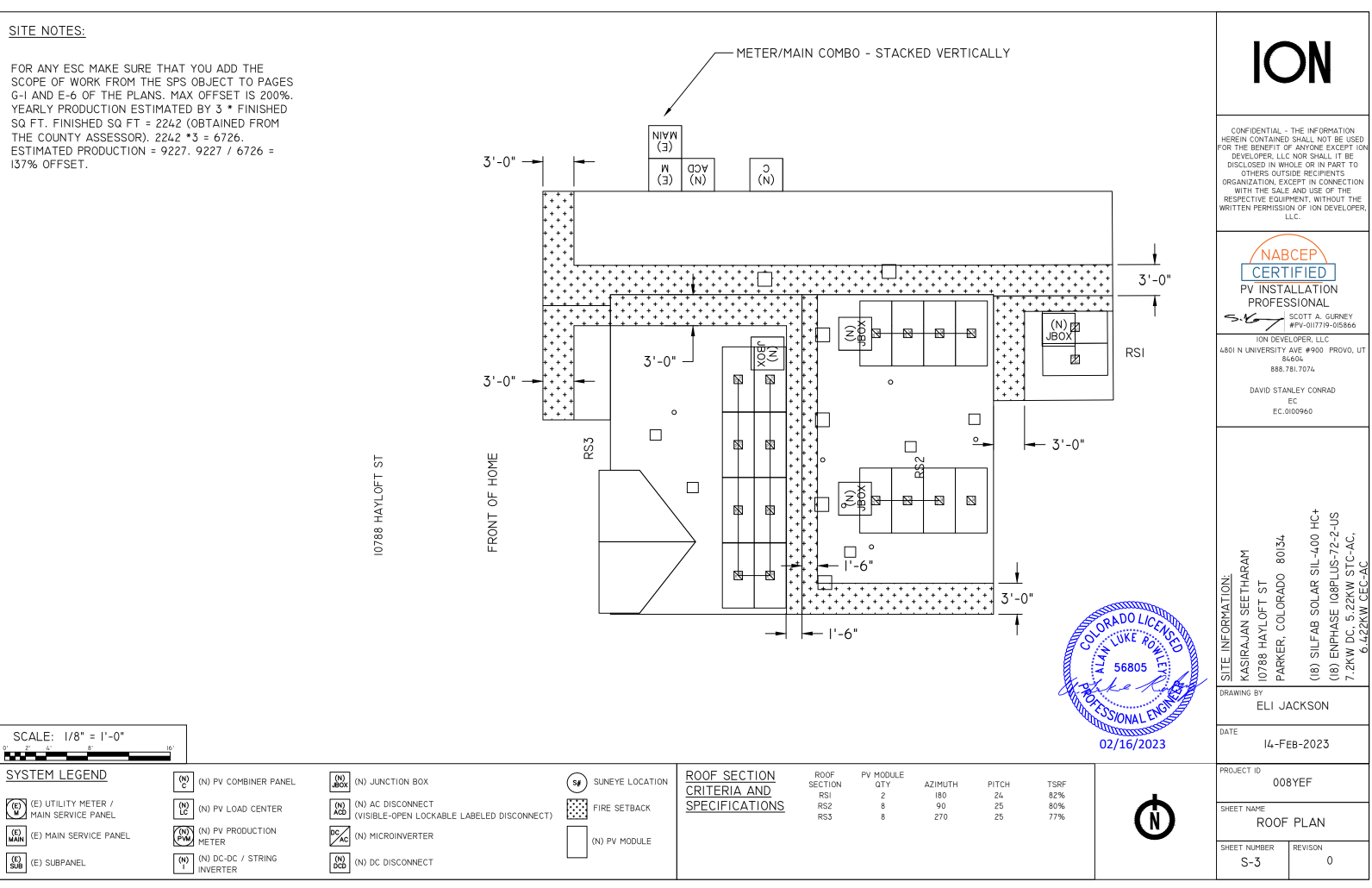
# 



PROPERTY LINE (FENCED)



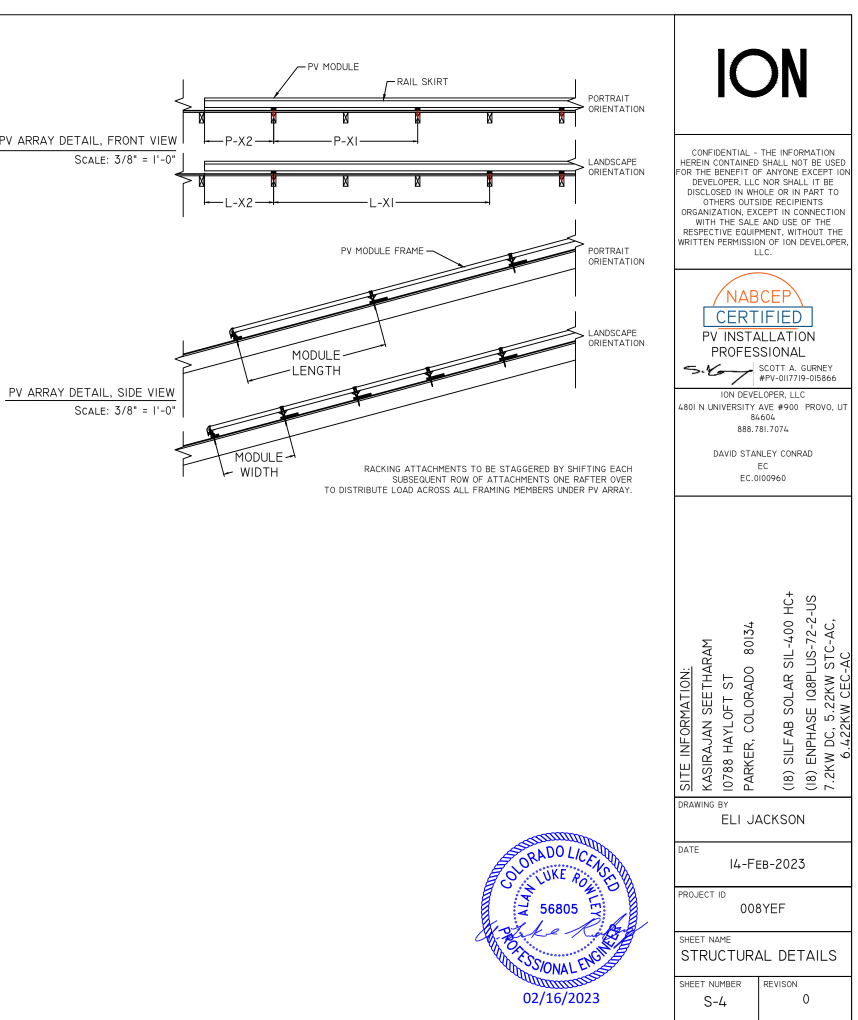


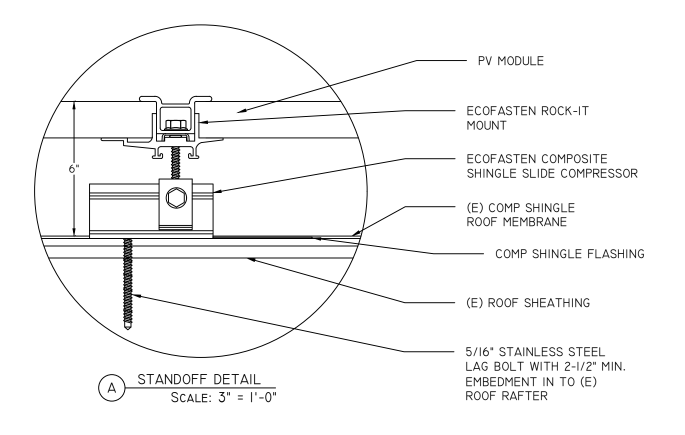


#### RACKING INSTALLATION SCHEDULE AND STRUCTURAL CRITERIA

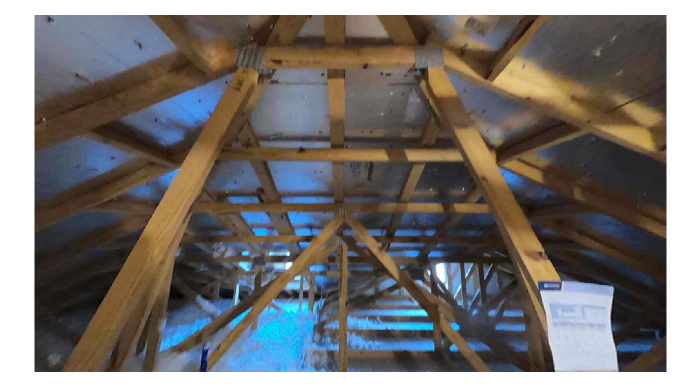
PV RACKING		SPAN AREA	TAG SPAN		- PV MODULE
RACKING:	ECOFASTEN ROCK-IT 3.0	RAIL-FREE - PORTR	AIT - MODULE ORIENTATION		INALE SINIK
RACKING TYPE:	RAIL-FREE	X- SPACING	P-XI 48 IN. O.C. MAX.		
STANDOFF:	ROCK-IT SYS SLIDECOMP 4" BLK	X-CANTILEVER	P-X2 16 IN. MAX.		a di
STANDOFF TYPE:	RAIL-FREE MOUNT & FLASHING 5/I6" X 3-I/2" ZINC PLATED	Y- SPACING	P-YI MODULE LENGTH SPAN	PV ARRAY DETAIL, FRONT VIEW	P-XI
FASTENER:	STEEL LAG SCREW	Y-CANTILEVER	P-Y2 0 IN.	SCALE: 3/8" = 1'-0"	
STRUCTURAL		RAIL-FREE - LANDS	CAPE - MODULE ORIENTATION		A N N
ROOF TYPE:	COMPOSITION SHINGLE	X- SPACING	L-XI 72 IN. O.C. MAX.	L-X2-	<del> </del> L-XI
ROOF SHEATHING TYPE:	7/16" OSB	X-CANTILEVER	L-X2 23 IN. MAX.		
STRUCTURE TYPE:	MANUFACTURED WOOD TRUSS	Y- SPACING	L-YI MODULE WIDTH SPAN		
RAFTER SIZE:	2x4	Y-CANTILEVER	L-Y2 0 IN.		
RAFTER SPACING:	24				PV MODULE FRAME
ARRAY PARAMETERS					

# TOTAL ROOF AREA (SQ. FT.) 2100 TOTAL PV MODULE AREA (SQ. FT.) 383.4 % PV MODULE ROOF COVERAGE 18%





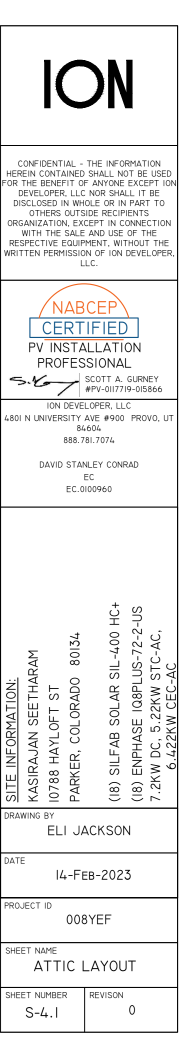






RAFTER SIZE: 2X4 RAFTER SPAN: 24" MANUFACTURED TRUSS RAFTER SPAN NOT NEEDED TO PASS STRUCTURAL EXAMINATION

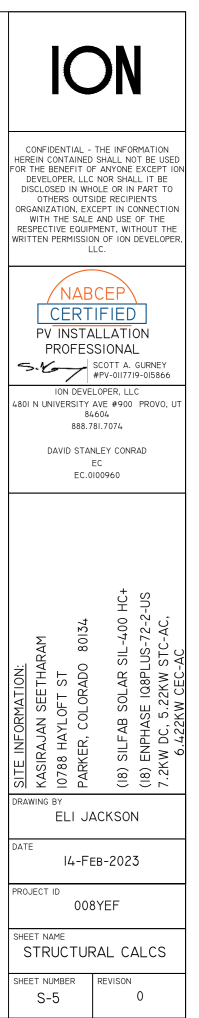
NOT INSTALLING OVER FLAT/HORIZONTAL RAFTERS



#### PV SYSTEM STRUCTURAL SPECIFICATIONS AND CALCULATIONS

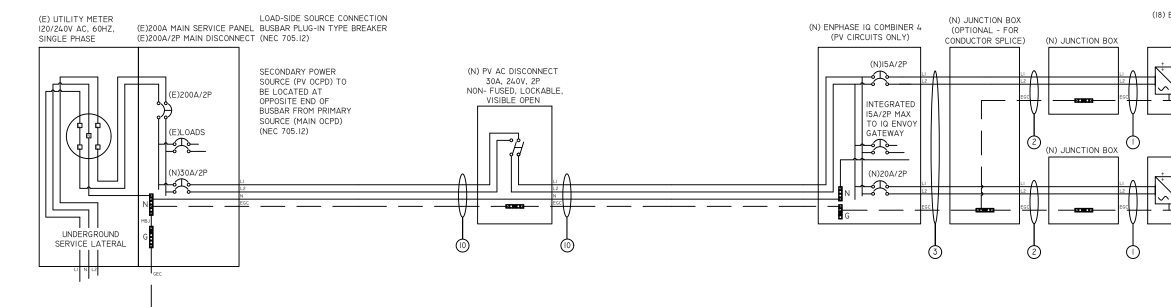
PV SYSTEM EQUIPMENT SPECIFICATIONS				_	DESIGN LOCATION	AND SITE SPE	CIFICATIONS		GRAVITY LOAD / FRAMING CALCULATIONS		
MODULE MANUFACTURER / TYPE	SILFAB SOL	AR SIL-400 HC+		_	JURISDICTION				DEAD LOAD (PSF)	RSI	RS2
SOLAR MODULE WEIGHT (LBS)	47				CONCEPTENT			TOWN OF PARKER	ROOF MEMBRANE	COMPOSITION 4.0	COMPOSITION 4.0
SOLAR MODULE LENGTH (IN.)	75.3				STATE			COLORADO		SHINGLE 4.0	SHINGLE 4.0
SOLAR MODULE WIDTH (IN.)	40.8				ADOPTED LOAD ST	ANDARD		ASCE 7-16	SHEATHING	7/16" OSB 1.7	7/16" OSB 1.7
SOLAR MODULE AREA (SQ. FT)	21.3				OCCUPANCY / RISK	CATEGORY		II			
PV RACKING	ECOFASTEN	ROCK-IT 3.0			BASIC WIND SPEED	(MPH (3-SEC	GUST))	115			
PV RACKING TYPE	RAIL-FREE				WIND EXPOSURE C	ATEGORY		С		MANUFACTURED	MANUFACTURED
PV ROOF ATTACHMENT		S SLIDECOMP 4" BI	к		GROUND SNOW LOA			30		WOOD TRUSS - TOP	WOOD TRUSS -
		2" ZINC PLATED S						00	FRAMING	CHORD 2X4 @ 24 IN. 1.0	
PV ROOF ATTACHMENT FASTENER	SCREW				BASE ELEVATION (	FT)		5870		0.C DF #2 @6 FT.	24 IN. O.C DF #2
RACKING DEAD LOAD (PSF)	0.8									MAX SPAN	@6 FT. MAX SPAN
SOLAR MODULE DEAD LOAD (PSF)	2.21				DESIGNED ROOF SM	NOW LOAD CAL	CULATIONS	ASCE 7-16 (C&C)			
TOTAL PV ARRAY DEAD LOAD (PSF)	3.01				SLOPED ROOF SNO	W LOAD (PSF)		EQN. 7.4-1	-		
	0.01				= Ps = (Cs)(0.7)(CE				TOTAL ROOF DEAD LOAD (PSF)	6.7	6.7
PV SYSTEM STRUCTURAL SPECIFICATIONS						FACTOR (CE)	= 1.0	TABLE 7.3-I		7.4	7.5
STRUCTURE TYPE - ROOF SHAPE		- GABLE / FLAT RO				FACTOR (CT)		TABLE 7.3-2		7.4	7.5
		GABLE / FLAT RU	JUF			FACTOR (IS)				7 7	7 7
MIN. ROOF SLOPE (DEG.)	24							TABLE 1.5-2		3.3	3.3
MEAN ROOF HEIGHT (FT.)	20				SLOPE	FACTOR (Cs)		FIG. 7.4-1		30.0	30.0
PORTRAIT ATT. SPACING (IN. O.C.)	48					Ps (PSF)	= 30	OK	TOTAL LOAD (PSF)	40.7	40.8
LANDSCAPE ATT. SPACING (IN. O.C.)	72										
# OF ATTACHMENT POINTS	57								RAFTER / TOP CHORD MEMBER PROPERITES	DF #2 - 2x4	DF #2 - 2x4
MAX. POINT LOAD (LBS / ATT.)	11.8								SECTION MODULUS (S)(IN^3)	3.06	3.06
MAX. TOTAL PV DEAD LOAD TO RAFTER (LBS)	47.2								MOMENT OF INERTIA (I)(IN^4)	5.36	5.36
	—								TOTAL LOAD ON MEMBER (W) (PLF)	81.4	81.6
DESIGN WIND PRESSURE AND CONNECTION UPLIFT		IS					ASCE 7-16 (C&C	)	MAX. MEMBER SPAN (L) (FT)	6	6
DESIGN WIND PRESSURE (PSF) = $P = QH(GCP)(YE)(YE)$							EQN. 29.4-	<u> </u>	MODULUS OF ELASTICITY (E) (PSI)	1600000	1600000
									SHEAR (FV) (PSI)		
VELOCITY PRESSURE (PSF) = QH = 0.00256(KH)(KZ							EQN. 26.10-			180	180
TERRAIN EXPO. CONSTANT (A)		TABLE 26.II-I			GE FACTOR (YE) =	I	TABLE 26.13-		AREA (A) (IN^2)	5.25	5.25
TERRAIN EXPO. CONSTANT (ZG)(FT)		TABLE 26.II-I		GROUND ELEVATION	N FACTOR (KE) =	0.81	FIG. 29.4-	3			
VP EXPOSURE COEFF.(KH)	= 0.90	EQN. C26.10-1					EQN. 26.10	·	MAX BENDING STRESS CHECK	(FB)(CD)(CF)(CR)	(Fb)(CD)(CF)(CR)
TOPOGRAPHIC FACTOR (KZT)	= 1.0	EQN. 26.8-I			Qн (PSF) =	20.99			BENDING (FB) (PSI)	900	900
WIND DIRECTIONALITY FACTOR (KD)	= 0.85	TABLE 26.6-I							LOAD DURATION FACTOR (CD)	1.15	1.15
									SIZE FACTOR (CF)	1.50	1.50
			UPLIFT		DOWNWARD				REPETITIVE MEMBER FACTOR (CR)	1.15	1.15
GABLE ROOF 20° < Ø ≤ 27°		ZONE	ZONE 2R	ZONE 2E	ALL ZONES		FIGURE 30.3-2	2	ALLOWABLE BENDING STRESS (PSI)	1785.4	1785.4
RAIL-FREE - PORTRAIT MODULE ORIENTATION		48 IN. O.C.	24 IN. O.C.	24 IN. O.C.	48 IN. O.C.			<u> </u>		17 0014	
SOLAR PANEL PRESSURE EQ. FACTOR (YA)	=	0.75	0.75	0.80	0.80				ACTUAL BENDING STRESS (PSI) = (wL^2)/(8(S)	435.	1438.5
EXTERNAL PRESSURE COEFF. (GCP)		-1.5	-2.5	-3.6	0.30				Actore bending stress (FSI) - (we $E$ ) (0(3)	80% OK	
										80% OK	81% OK
ASD PRESSURE (0.6P)(PSF)		-14.17	-25.18	-36.26	19.59						
TRIBUTARY AREA (SQ. FT)		25.1	12.6	9.4	-				MAX DEFLECTION CHECK - TOTAL LOAD	UNIFORM DISTRIBUTED	UNIFORM DISTRIBUTED
MAX. UPLIFT (0.6D+0.6P) (LBS)	=	-310.3	-293.4	-324.3					ALLOWABLE DEFLECTION	L / 180	L / 180
										0.400 IN.	0.400 IN.
RAIL-FREE - LANDSCAPE MODULE ORIENTATION		72 IN. O.C.	72 IN. O.C.	72 IN. O.C.	72 IN. O.C.				ACTUAL MAX DEFLECTION	(W)(L)^4 / I85(E)(I)	(W)(L)^4 / I85(E)(I)
SOLAR PANEL PRESSURE EQ. FACTOR (YA)	=	0.75	0.75	0.80	0.80					0.115 IN.	0.115 IN.
EXTERNAL PRESSURE COEFF. (GCP)	=	-1.5	-2.2	-3.6	0.7					29% OK	29% OK
ASD PRESSURE (0.6P)(PSF)	=	-14.17	-20.68	-36.26	19.59				MAX DEFLECTION CHECK - LIVE LOAD		
TRIBUTARY AREA (SQ. FT)		20.40	20.40	5.10					ALLOWABLE DEFLECTION	L / 240	L / 240
MAX. UPLIFT (0.6D+0.6P) (LBS)		-252.2	-318.0	-175.7	-					0.3 IN.	0.3 IN.
	=	-LJL.L	-010.0	-1/0.7							(W)(L)^4 / I85(E)(I)
MAX. UPLIFT (0.00+0.0P) (LBS)	=										
	=							2	ACTUAL MAX DEFLECTION	(W)(L) <sup>4</sup> / 185(E)(1)	
ROOF ATTACHMENT FASTENER CHECK	=						NDS 12.	2	ACTUAL MAX DEFLECTION	0.087 IN.	0.087 IN.
ROOF ATTACHMENT FASTENER CHECK ROCK-IT SYS SLIDECOMP 4" BLK - 5/16" X 3-1/2"	=							-	ACTUAL MAX DEFLECTION	0.087 IN.	0.087 IN.
ROOF ATTACHMENT FASTENER CHECK ROCK-IT SYS SLIDECOMP 4" BLK - 5/16" X 3-1/2" ZINC PLATED STEEL LAG SCREW		2)(D^3//)			MANUFACTURER MA	X. UPLIFT CAF	PACITY = 432 LBS	5			
ROOF ATTACHMENT FASTENER CHECK ROCK-IT SYS SLIDECOMP 4" BLK - 5/16" X 3-1/2" ZINC PLATED STEEL LAG SCREW LAG SCREW WITHDRAWAL DESIGN VALUE (LBS) =	W = 1800(G^3/2						PACITY = 432 LBS 12.2	- 5 1	MAX SHEAR CHECK	0.087 IN. 29% OK	0.087 IN. 29% OK
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02/16/2023



	<u>C0</u>	NDUC	OR AND RACE	WAY SCHE	DULE																
Т	AG Q	TY SIZE -	# TYPE	DESIGNATOR	I / V	TAG	QTY	SIZE - #	TYPE		DESIGNATOR	1 / V	TAG	QTY SIZE - #	TYPE	DESIGNATOR	I / V	TAG	QTY	SIZE - #	TYPE
	0	(I) I0 AW	G THHN / THWN-2, CU.	BLACK (LI)	21.8 A AC (MAX)	3	(2)	10 AWG	THHN / THWN-2	., CU.	BLACK (LI)	12.1 A AC (MAX)	2	(I) I0 AWG	2C, NM-B W/G, CU.	(LI, L2, EGC)	12.1 A AC (MAX)	- 1	(I)	12 AWG	2C, TC
		(I) I0 AW	G THHN / THWN-2, CU.	RED (L2)	240 V AC		(2)	10 AWG	THHN / THWN-2	, CU.	RED (L2)	240 V AC			FREE AIR		240 V AC		(1)	6 AWG	SOLID
		(I) I0 AW	G THHN / THWN-2, CU.	WHITE (N)			(1)	10 AWG	THHN / THWN-2	, CU.	GREEN (EGC)								(1)	3/4 IN.	EMT 0
		(I) I0 AW	G THHN / THWN-2, CU.	GREEN (EGC)			(1)	3/4 IN.	EMT		(RACEWAY)										
		(1) 3/4 11	I. EMT	(RACEWAY)	EXTERIOF	2						EXTERIC	R				INTERIOF	2			

#### ELECTRICAL LINE DIAGRAM



ELECTRICAL LINE DIAGRAM NOTES

(E) GROUNDING ELECTRODE SYSTEM

I. PER CORE STANDARDS, PV AC DISCONNECT MUST BE LOCATED WITHIN 5' FROM PV PRODUCTION METER IF PV METER IS NEEDED.

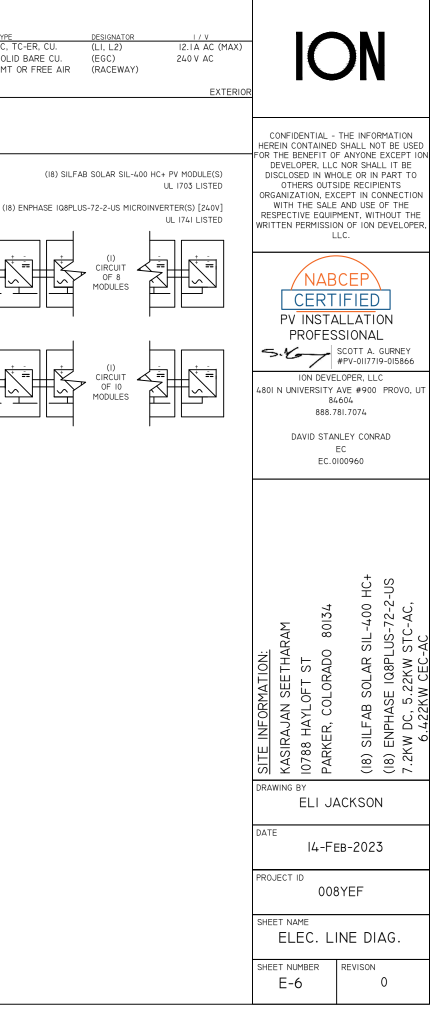
2. UTILITY METER, PV PRODUCTION METER (IF NEEDED) AND A/C DISCONNECT SHALL BE ACCESSIBLE AND NOT SEPARATED BY FENCES.

3. FOR POLE OR PEDESTAL METERS, PRODUCTION METER (IF NEEDED) AND AC DISCONNECT SHALL BE LOCATED WITHIN 5'-0" AND BE REACHABLE FROM EACH OTHER.

4. MAPPING PLACARD THAT DISPLAY THE LOCATIONS OF PERTINENT ELECTRICAL EQUIPMENT SHALL BE REQUIRED AT METER PEDESTALS.

5. PV SYSTEM PRODUCTION METER BASE (IF NEEDED) SHALL BE INSTALLED AT MAXIMUM HEIGHT OF 60" (TO CENTER OF METER BASE).

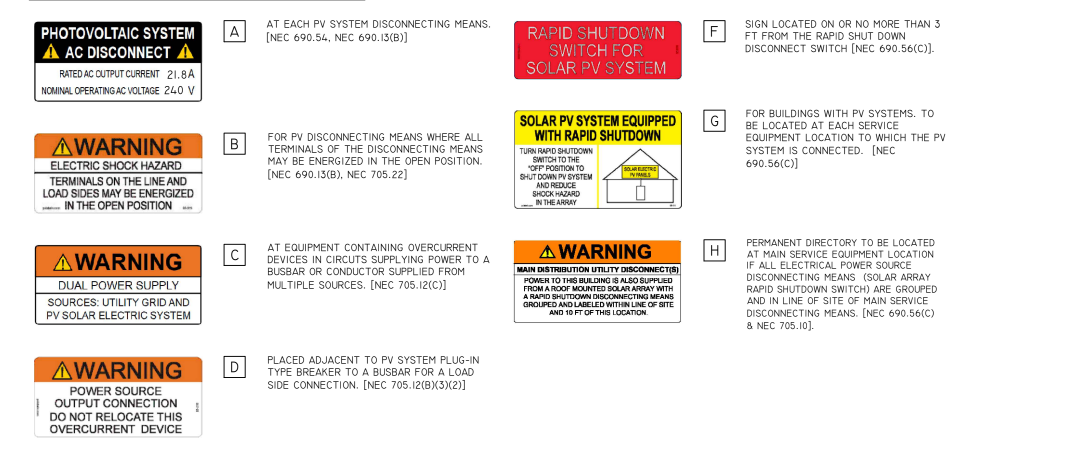
WIRE MAY BE SPLICED/PIGTAILED DOWN TO MEET MAXIMUM WIRE SPECIFICATIONS FOR EQUIPMENT SO LONG AS THE WIRE AMPACITY REMAINS ABOVE 125% OF THE MAXIMUM INVERTER OUTPUT CIRCUIT CURRENT OF THE SYTEM, WHICH IS SHOWN ON SHEET E-7.

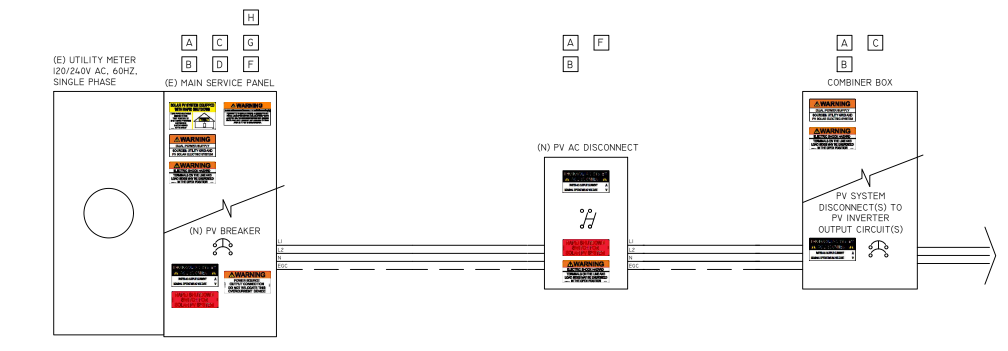


DESIGN LOCATION AND TEMPERATURES		RACEWAY / CONDUCTOR CALCULATIONS	
TEMPERATURE DATA SOURCE	ASHRAE	MICROINV. TO JUNCTION BOX (I)	
STATE	COLORADO	MAX INVERTER OUTPUT CIRCUIT CURRENT = 12.1 A AC	
JURISDICTION	TOWN OF PARKER	MAX CURRENT XI25% = I5.I25 A AC, MAX CURRENT W/ CORRECTION FACTORS= I2.6 A AC	
WEATHER STATION	DENVER/CENTENNIAL	PER NEC 690.8(B)(I)(W/OUT CORRECTION FACTORS)	
ASHRAE EXTREME LOW TEMP (°C)	-23	CONDUCTOR SIZE / INSULATION / TYPE = 12 AWG 2C, TC-ER, CU.	
ASHRAE 2% HIGH TEMP (°C)	33	CONDUCTOR AMP. RATING @ 90°C = 30 A	CONFIDENTIAL - THE INFORMATION
DESIGNED MAX. SYSTEM VDROP / VRISE	4.00%	AMB. TEMP. AMP. CORRECTION = 0.96 (NOT APPLIED)	HEREIN CONTAINED SHALL NOT BE USED FOR THE BENEFIT OF ANYONE EXCEPT ION
		ADJUSTED AMPACITY COMPLIANCE (A) = 30 > 15.0 OK	DEVELOPER, LLC NOR SHALL IT BE DISCLOSED IN WHOLE OR IN PART TO
PV MODULE SPECIFICATIONS	SILFAB SOLAR SIL-400 HC+	RACEWAY SIZE / TYPE = 3/4 IN. EMT OR FREE AIR	OTHERS OUTSIDE RECIPIENTS
		CROSS-SECTIONAL AREA OF CONDUCTOR(S) /	ORGANIZATION, EXCEPT IN CONNECTION WITH THE SALE AND USE OF THE
RATED POWER (PMAX) (W)	400	$CABLE(S)(IN.^{2}) = 0.142 IN.2$	RESPECTIVE EQUIPMENT, WITHOUT THE WRITTEN PERMISSION OF ION DEVELOPER,
MAXIMUM POWER VOLTAGE (VMP)	36.05	$CROSS-SECTIONAL AREA OF RACEWAY(IN.^2) = 0.533 IN.2$	LLC.
MAXIMUM POWER CURRENT (IMP)	11.1	% ALLOWABLE RACEWAY FILL (NEC CHAPTER 9, TABLE I) = 53% > 27% OK	
OPEN CIRCUIT VOLTAGE (VOC)	43.02	- 3378 / 2778 01	
SHORT CIRCUIT CURRENT (ISC)	11.58	JUNCTION BOX TO JUNCTION BOX (2)	
PMP/VMP TEMP. COEFFICIENT	-0.36	MAX INVERTER OUTPUT CIRCUIT CURRENT = 12.1 A AC	CERTIFIED
VOC TEMP. COEFFICIENT	-0.28	MAX INVERTER OUTFOT CIRCOIT CORRENT - 12.1 A AC MAX CURRENT XI25% = I5.125 A AC, MAX CURRENT W/ CORRECTION FACTORS= I0.8 A AC	PV INSTALLATION
SERIES FUSE RATING	20	PER NEC 690.8(B)(I)(W/OUT CORRECTION FACTORS)	PROFESSIONAL
ADJ. MODULE VOC @ ASHRAE LOW TEMP	48.8	CONDUCTOR SIZE / INSULATION / TYPE = 10 AWG 2C, NM-B W/G, CU.	SCOTT A. GURNEY
ADJ. MODULE VMP @ ASHRAE 2% AVG. HIGH TEMP	30.9	CONDUCTOR AMP. RATING @60°C = 30 A	#PV-0117719-015866
AND HOUSE THE CHORE EN AND HIGH FEIL	••••	# OF CONDUCTORS IN RACEWAY CORRECTION = I (NOT APPLIED)	ION DEVELOPER, LLC
INVERTER SPECIFICATIONS	ENPHASE IQ8PLUS-72-2-US	AMB. TEMP. AMP. CORRECTION = 1.12 (NOT APPLIED)	4801 N UNIVERSITY AVE #900 PROVO, UT 84604
TYPE	MICROINVERTER	ADJUSTED AMPACITY COMPLIANCE (A) = $30 > 15.0 \text{ OK}$	888.781.7074
MAX. OR RECOMMENDED MODULE POWER (W)	440	RACEWAY SIZE / TYPE = FREE AIR	
			DAVID STANLEY CONRAD EC
MAXIMUM INPUT DC OPEN-CIRCUIT VOLTAGE (VOC)	60		EC.0100960
MINIMUM START VOLTAGE (V)	30		
MAXIMUM START VOLTAGE(V)	58		
MAXIMUM INPUT CURRENT (ISC) (A)	15		
MAX CONTINUOUS OUTPUT POWER (VA)	290	JUNCTION BOX TO COMBINER BOX (3)	
MAX. CONTINUOUS OUTPUT CURRENT (A)	1.21	MAX INVERTER OUTPUT CIRCUIT CURRENT = 12.1 A AC	
NOMINAL (L-L) OUTPUT VOLTAGE	240	MAX CURRENT XI25% = 15.13 A AC, MAX CURRENT W/ CORRECTION FACTORS= 15.76 A AC	+
CEC WEIGHTED EFFICIENCY (%)	97.0%	PER NEC 690.8(B)(I)(W/OUT CORRECTION FACTORS)	HC+
		CONDUCTOR SIZE / INSULATION / TYPE = 10 AWG THHN / THWN-2, CU.	C, -2 -
	CIR I CIR 2 8 I0	CONDUCTOR AMP. RATING @60°C = 40 A # OF CONDUCTORS IN RACEWAY CORRECTION = 0.8 (NOT APPLIED)	AM 80134 L-400 S-72-2 C-AC,
NUMBER OF MODULES PER CIRCUIT DC POWER RATING PER CIRCUIT (STC)(W DC)			ATION: EETHARAM T ST ORADO 801 OLAR SIL-4 IQ8PLUS-7 22KW STC
TOTAL MODULE QUANTITY	3200 4000 18 PV MODULES	AMB. TEMP. AMP. CORRECTION = 0.96 (NOT APPLIED) ADJUSTED AMPACITY COMPLIANCE (A) = 40 > 15.0 OK	
STC DC POWER RATING OF ARRAY	7200W DC	RACEWAY SIZE / TYPE = 3/4 IN. EMT	T ST EETHA EETHA IT ST ILAR S ILAR S SLAR S CEC-
STO DO FOWER RATING OF ARRAT	7200W DC	CROSS-SECTIONAL AREA OF CONDUCTOR(S) /	NEORMATION AJAN SEETH/ AAYLOFT ST R, COLORADG LFAB SOLAR DC, 5.22KW 222KW CEC
INVERTER OUTPUT CIRCUIT CURRENT(A AC)	9.68  2.	$CABLE(S)(IN.^2) = 0.106 IN.^2$	LOF COLOF S5.2 S5.2
125% INVERTER OUTPUT CIRCUIT CURRENT(A AC)	12.1 15.13	CROSS-SECTIONAL AREA OF RACEWAY(IN.^2) = 0.533 IN.^2	NFOR AJAN HAYL ER, CC ER, CC NPHAS
		% ALLOWABLE RACEWAY FILL (NEC CHAPTER 9, TABLE I)	
CIRCUIT OCPD RATING (A)	15 20	= 40% > 20% OK	SITE 1 SITE 1 10788 PARKE (18) SI (18) SI (18) EN 7.2KW
COMBINED INVERTER CONTINUOUS OUTPUT CURRENT	21.78A AC		SITE KASIII 10788 PARK (18) 5 (18) 5 7.2K/
PV POWER PRODUCTION SYSTEM OCPD RATING			DRAWING BY
(XI25%)	30A	COMBINER BOX TO MAIN PV OCPD (10)	ELI JACKSON
MAX. ARRAY STC-AC POWER (W)	5220W AC (STC)	COMBINED INVERTER CONTINUOUS OUTPUT CURRENT = 21.8 A AC	
MAX. ARRAY CEC-AC POWER (W)	6422W AC (CEC)	MAX CURRENT XI25% = 27.23 A AC, MAX CURRENT W/ CORRECTION FACTORS= 22.69 A AC	DATE
		PER NEC 690.8(B)(I)(W/OUT CORRECTION FACTORS)	14-Feb-2023
AC VOLTAGE RISE CALCULATIONS	DIST (FT) COND. VRISE(V) VEND(V) %VRISE	CONDUCTOR SIZE / INSULATION / TYPE = 10 AWG THHN / THWN-2, CU.	
VRISE SEC. I (MICRO TO JBOX) *	28.8 I2 Cu. I.4 24I.4 0.58%	CONDUCTOR AMP. RATING $@90^{\circ}C = 40 \text{ A}$	PROJECT ID
VRISE SEC. 2 (JBOX TO COMBINER BOX)	65 10 Cu. 1.9 241.9 0.79%	# OF CONDUCTORS IN RACEWAY CORRECTION = I (NOT APPLIED)	008YEF
VRISE SEC. 3 (COMBINER BOX TO POI)	10 10 Cu. 0.5 240.5 0.22%	AMB. TEMP. AMP. CORRECTION = 0.96 (NOT APPLIED)	
TOTAL VRISE	3.8 243.8 1.59% OK	ADJUSTED AMPACITY COMPLIANCE (A) = $40.0 > 27.0 \text{ OK}$	SHEET NAME
* 8 MICROINVERTER MAX SUB-BRANCH CIRCUIT SIZE	IU COMPLY WITH VRISE CALCULATIONS.	RACEWAY SIZE / TYPE = 3/4 IN. EMT	ELECTRICAL CALCS.
		CROSS-SECTIONAL AREA OF CONDUCTOR(S) / CABLE(S)(IN.^2) = 0.084 IN.^2	SHEET NUMBER REVISON
		$CABLE(S)(IN, 2) = 0.084 IN. 2$ $CROSS-SECTIONAL AREA OF RACEWAY(IN.^2) = 0.533 IN.^2$	E-7 0
		% ALLOWABLE RACEWAY FILL (NEC CHAPTER 9, TABLE I)	
		= 40% > 16%  OK	I

= 40% > 16% OK

#### ELECTRICAL FIELD-APPLIED HAZARD MARKINGS



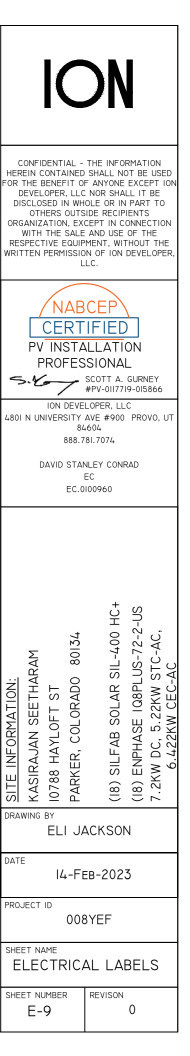


ALL CAUTION, WARNING, OR DANGER SIGNS OR LABELS SHALL:

- I, COMPLY WITH ANSI Z535.4-2011 STANDARDS.

2. BE PERMANENTLY AFFIXED TO THE EQUIPMENT OR WIRING METHOD AND SHALL NOT BE HANDWRITTEN. 3. SHALL BE OF SUFFICEINT DURABILITY TO WITHSTAND THE ENVIRONMENT INVOLVED.

4. UNLESS OTHERS SPECIFIED MINIMUM TEXT HEIGHT TO BE <sup>1</sup>/<sub>8</sub>" (3MM).



Go to HighResolution Site



## **Kasirajan Seetharam**

10788 Hayloft St, Colorado 80134

Jacob Anderson May 3, 2023

## **Customer Information**

Customer Name:	Kasirajan Seetharam	Survey Type:	Installation - Standard 6kw
Survey Address: Assessment Date:	10788 Hayloft St , Colorado 80134 May 3, 2023	Survey Tech:	Jacob Anderson
		Salesforce Project Name:	Seetharam,
			Kasirajan - 10788
			Hayloft St

#### **General Install**

#### Crew Lead:

**Picture of Job Hazard Analysis:** 

Date:

#### **Crew Members:**

Picture showing front of home with address visible (street curb, mail box, front door):

**Panels** 

Number of panels installed:

Back of Solar Panel (Show Serial Number, Panel Make and Model That Correspond with Customer):

Picture of micro inverter label:

Did all arrays fit as designed?:

Any Changes to the roof layout or roof design?:

Array Tilt (1 Photo for each Array):

Roof Checked post-install for Broken Tile, Tools, Trash, etc?:

How many arrays were installed?:

Picture(s) showing fire setbacks for each array:

### **Mounts and Racking**

#### Pre-install: Any existing damage on roof where solar panels will be located?:

#### Anchor Tie-Off (One life line per Anchor):

Anchor Tie-Off (Sealing After Removed):

Installer Harnessed & Tied Off (1 Photo):

Flashing SEALING BEFORE LAY:

Flashing AFTER SEALING:

Clamps to Racking (2 photos end and mid):

Mounts and Racking fully complete?:

#### Wire Management

How many Arrays Installed:

Wire Management Array #1:

Roof Clearance (1 Photo for Each Array):

Picture showing grounding conductor going from lug on array to rooftop junction box (soladeck):

Clear picture showing inside each rooftop junction box (soladeck):

#### Inverter(s) (2 Photos):

Wire management (trunk, inverters, etc) fully complete?:

What additional work is needed? How long will this take to complete? Do we need to order special equipment for it? How many people are needed and what skill level should they have? (inspections tech, crew, electrician, etc):

#### Attic Run

Is an attic run achievable?:

#### **Boxes Mounted**

Was all the wall mounted equipment successfully installed and tied into the homes existing electrical system?:

Is there a production meter?:

## Homerun Conduit

Home Run Conduit (As Many Photos as Necessary)::

#### Home Run Conduit fully complete?: :

#### Clear photos showing the interior of the soffit junction box:

Was the conduit painted?::

#### Interconnection

Groundwork, MSP Checked post-install for Damage, Tools, Trash?: :

Any changes to electrical design or 1-line diagram (including breaker size or wire size)?: :

Groundwork Wall (2 Photos): :

Bonding (As Many Photos as Necessary): :

Is there a Utility Generation Meter?: :

Interconnection (3 Photos - Deadfront On, Deadfront Off, Showing Amperage): :

Interconnection fully complete?: :

#### Grounding

How many existing grounding electrodes does the home have? :

Photo of existing grounding electrode(s):

Does the home have a cold water bond?:

Were additional ground rods installed?:

Stickers, Placards, Labels, Brass Tags, Paperwork

Show LEGIBLE photos of all brass tags, stickers, and placards placed: :

Sticker with Volts and Amps Filled out: :

Did you install all necessary labels?:

#### **Envoy Provisioning**

Photo showing Envoy serial number legibly: :

Envoy meter serial number: :

Envoy fully provisioned?: :

Readable picture of array map/sticker sheet.:

## Post Install Walkthrough

General notes about the project:: :

#### Photo of each side of the house showing the panels, electrical wall, site cleaned up: