



Lumio

Home Experience Elevated

To our valued customers:

Welcome to Solar! After a decade of business and thousands of customers we are excited to announce that Smart Energy Today (SET) has joined three other rapidly growing solar companies to form Lumio. By combining these regional solar companies, we are now a top-five national solar brand providing an industry best: **25-year Platinum Service Warranty.**

With the transition to Lumio, SET and the joining companies are transitioning all our operating names, company logos, and legal entities to Lumio. During this transition period, you may see the name "Smart Energy Today" in our customer communications and other correspondence (contracts and emails).

We are excited to serve you! Becoming Lumio enables us to expand our product offering and provide even more exceptional value and service to all of our customers. PNW, CA, FL, TX being our core markets of service, with new expansion markets coming soon!

Sincerely,
Smart Energy Today,
A Lumio Company

25 Year Platinum Warranty

Lumio is committed to setting the highest standards - using the best products available and backing them up with exceptional workmanship and customer service.

As part of our long-term commitment to serving our customers, we provide each customer with peace of mind on their investment with a Best in Class: Full 25-Year Platinum Service & Labor Warranty for PV Solar Systems*, and a 15-year labor warranty for new roof installs in conjunction with all manufacturer warranties on products / materials used.

What does this warranty cover?

All service calls for the replacement or repair of workmanship defects.

Project Manager Support

Project Management support on utility provider incentive programs and payments, supplying information for your tax documents*, communication with a CPA as needed, support for home appraisal / inspection, resource for real estate agent, and step-by-step warranty transfer and system overview with new owner as needed within 25 years for your PV solar system.

Solar Production Monitoring Support

System and technical support for production monitoring as requested to help ensure your solar system is operating and producing power at maximum capacity. Customers are responsible for active monitoring of their system through the monitoring portal, or by reviewing their production meter, and power bill. Only at the customer's request, will Lumio remotely access and review the customer's account. Lumio strongly recommends the customer review their production meter, monthly power bill, and monitoring portal on a regular basis.

- Lumio requires the customer to notify them immediately of any production loss or equipment concerns.
- Connection to cell service or internet-based monitoring is required for live system monitoring.
- Cell service cards must be renewed by the owner every 5 or 12 years per cellular service provider agreement.
- Monitoring unit carries a product warranty of 3 years.

Limited Lifetime Warranty on All Roofing Products Per Manufacturer

Automatic registration of all manufacturer warranties and Lumio support included with warranty transfer to the new homeowner.

See next page for more warranty details and disclaimers.

What is not covered by this warranty?

The cost of parts and/or replacement of equipment not covered by manufacturer.

The cost of third-party labor and/or equipment.

Lumio does not cover any products beyond the manufacturer warranties.

Damage caused by Acts of God: an extraordinary interruption by a natural cause (such as flood, fire, or earthquake) of the usual course of events that experience, prescience, or care cannot reasonably foresee or prevent. Damage from weather conditions beyond manufacturer warranties.

Damage of any kind caused by accident, misuse, modification, relocation, or improper repair or installation by anyone other than Lumio or its agents.

If a defect is discovered within the Warranty period, then I must promptly notify Lumio no later than three (3) business days following the discovery of that defect and must provide Lumio / affiliates with the opportunity to inspect and remedy the claim. Failure to grant Assignee access to the property to remedy a claim will automatically void all warranties.

Negligence in care. Owner is responsible for proper care of their property. A yearly or bi-yearly roof and gutter cleaning is strongly recommended. Leaks, wood rot or other damage caused by neglect will void all warranties. Long-term debris build-up around chimneys, skylights, dormers, eaves, and solar racking is the most common causes of roof damage. Lumio is not responsible for such claims.

A \$325.00 service fee is required on all warranty claims that require a site visit. The fee will be reimbursed if it is determined that the defect claim is the result of Lumio/affiliates workmanship. Please call 888.586.4649 or email us at: support@lumio.com to file a claim.

*The term "warranty" as used herein is hereby disclaimed to the greatest extent allowed by law and does not have the legal meaning of, nor constitute "insurance" in any way. You agree that any dispute regarding the terms of this "warranty" shall be determined exclusively by binding arbitration in Thurston County, Washington."

Lumio is not responsible for loss of solar production from equipment defects or installation related issues and does not offer compensation or reimbursement during lost production time. Lumio will do its best to immediately remedy any situation within reason to ensure the system is properly working and producing power. Lumio strongly recommends the customer review their production meter, monthly power bill, and monitoring portal on a regular basis.

*We are not TAX PROFESSIONALS at Lumio Inc. and cannot assist you in the filing of your taxes. You should seek a tax professional's advice for all tax related matters. Lumio will consult with your tax professional as needed for clarification on incentives as Lumio understands them and supply any Lumio documents needed per request.



WARRANTY

25 YEAR PLATINUM WARRANTY CERTIFICATE

Lumio is committed to setting the highest standards - using the best products available and backing them up with exceptional workmanship and customer service.

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Solar Timeline



Questions? 888-586-4649

STEP 1 1 WEEK

Site Survey Verification

Our staff reviews the submitted project details.

Homeowner Action: Look for communications from our office team in case we need additional information to complete the site survey.

STEP 3 1-4 WEEKS

Permitting

Lumio files for electrical permit, and if applicable a building permit.

Homeowner Action: None

STEP 5 1-2 WEEKS

Schedule Installation

Once net meter approval is received we'll schedule your install within one to two weeks.

Homeowner Action: Confirm scheduled appointment and equipment drop off location on property.

STEP 7 1-3 WEEKS

Net Meter Activation

Lumio contacts your PUD to activate the net metering. Once this is complete, your system is live and producing clean energy.

Homeowner Action: None

STEP 2 1 WEEK

Designs Created & Approved

We create designs from the site survey and send them to the homeowner for approval.

Homeowner Action: Approve designs and communicate to HOA for final sign-off if needed.

STEP 4 1-2 WEEKS

Net Meter Approval

Lumio will secure approval of the net meter from the PUD prior to solar install.

Homeowner Action: Sign the net metering application before submission. Quickly signing the net metering application avoids significant, unnecessary delays.

Installation Day *

STEP 6 1-3 WEEKS

Inspection

Lumio requests an inspection date from the city. Inspection timeframes vary.

Homeowner Action: Customer confirms date of inspection so they can be on the property to give the inspector access to the main electrical panel.

STEP 8

Monitoring

Lumio will contact the customer to show them how to use the monitoring system.

Our goal is to have you producing clean energy within eight weeks of approved financing.



Smart Energy Today, Inc.

Main Office: 888-586-4649

Support Email: pnwsalessupport@lumio.com

Mailing Address: 1001 Cooper Point Rd SW Suite 140 #290, Olympia, WA 98502

WA: SMARTET870BS	OR: CCB # 198457	ID: RCE-35007
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RETAIL INSTALLMENT AGREEMENT

Rep Name	Asher Graham	C Code	LO-Seattle	Date	10/6/2022
Homeowner Name	Pavan Mallireddy	Co-Signer Name			
Phone Number	4256474669 <input type="checkbox"/> Text	Phone Number	<input type="checkbox"/> Text		
Email	Pavan.m1985@gmail.com	Email			
Street	3861 80TH ave ne				
City	Marysville	State	WA	Zip	98270

PRODUCTS	QTY	PRICE
ROOFING PRODUCT <input type="checkbox"/> GAF <input type="checkbox"/> IKO <input type="checkbox"/> Metal <input type="checkbox"/> TPO <input type="checkbox"/> Other:	ROOF SQ:	\$
OTHER:		\$
OTHER:		
NOTES:	Subtotal	\$
	% Sales Tax	\$
	Total Price	\$

SOLAR SYSTEM DETAILS

Solar Panels	QCell 400	Panel Qty	13
Inverter	IQ 8Plus	System Size	5.2 kW
HOA		HOA Ph.	
		System Price	\$ 29813.00
Electrical Work:	<input type="checkbox"/> Standard MPU <input type="checkbox"/> Sub-Panel <input type="checkbox"/> SPAN SMART PANEL		\$
<input type="checkbox"/> EV Charger	\$	<input type="checkbox"/> Battery	\$
Other:			\$
ETO/Credit			\$
NOTES:	Subtotal	\$ 29813.00	
	% Sales Tax	\$	
	Total Price	\$ 29813.00	

FINANCE

Core/Roof Total		Solar Total		Total Contract	29813.00
Finance Vendor	Service	Term	25 yr	Rate	2.99
Deposit	\$ <input type="checkbox"/> Cash/Check <input type="checkbox"/> Credit Card	Balance	\$		
*** <input type="checkbox"/> Finance (Full contract amount to be Financed, Deposit to be refunded after PIF)					
Cash/Check/CC Installments	1. 50% Upfront	\$	2. 50% After Install	\$	
<i>Check/CC Installment Schedule *3% CC fee for purchases over \$5,000</i>					

AUTHORIZATION. I hereby authorize Smart Energy Today, Inc. / Affiliates to place the items specified above in our home and to charge the credit card as indicated above. I agree and understand that this agreement, front and reverse, including all Terms and Conditions, and addendums, constitutes the entire understanding between the parties, and that there are no verbal understandings changing or modifying any of the terms of this Agreement. **You, the buyer, may cancel this transaction at any time prior to midnight of the third business day after the date of this transaction. Smart Energy Today, Inc. conducts business on Saturdays and it recognizes Saturday as a business day in accordance with Federal Law. To cancel this transaction, send a written notice via E-mail to support@smartenergytoday.net or call the Main Office Line at (888) 405-8689. READ AND INITIAL TERMS AND CONDITIONS, CANCELLATION NOTICE, ON THE FOLLOWING PAGES.**

Customer Signature DocuSigned by:
Pavan Mallireddy
29435FFC4F904D4...



Smart Energy Today, Inc.

Main Office: 888-586-4649

Support Email: pnwsalessupport@lumio.com

Mailing Address: 1001 Cooper Point Rd SW Suite 140 #290, Olympia, WA 98502

SET TERMS AND CONDITIONS FOR ALL PRODUCTS / SERVICES

"I", "my", and "me" mean each person who signs this Agreement as a buyer. "SET" means "Smart Energy Today, Inc." or Affiliates," We" and "Us" mean both buyer(s) and SET/Affiliates.

Warranties: All SET/Affiliates and manufacture warranties can be viewed and downloaded online at www.smartenergytoday.net. I UNDERSTAND THAT I SHOULD READ THE SET WRITTEN WARRANTY PROVIDED WITH THE PRODUCTS ORDERED/SERVICES PROVIDED, WHICH IS AVAILABLE FOR MY REVIEW BEFORE I SIGN THIS AGREEMENT, FOR COMPLETE DETAILS OF MY WARRANTY COVERAGE AS THIS IS THE ONLY WARRANTY GIVEN AND ACCEPTED COVERING THE GOODS AND SERVICES PROVIDED UNDER THIS AGREEMENT. The term "warranty" as used herein is hereby disclaimed to the greatest extent allowed by law and does not have the legal meaning of nor constitute "insurance" in any way. All "warranties" become effective only after all installations have been completed and full payment has been received. If a defect is discovered within the Warranty period, then I must promptly notify SET in writing no later than three (3) business days following the discovery of that defect and must provide SET or its assignee with the opportunity to inspect and remedy the claim. Failure to grant Assignee access to the property to remedy a claim will automatically void all warranties. SET provides a ten (10) year workmanship warranty on the installation of its products, and five (5) years on roof penetrations, in conjunction with all manufacture warranties. The warranties provided by SET do not cover Acts of God, or damage of any kind caused by accident, misuse, modification, relocation, or improper repair or installation by anyone other than SET or its Affiliates.

Roof and PV Solar customers are eligible for an extended 25-year Platinum Service and Labor Warranty Provided by SET. *See Platinum Warranty for details. A \$325.00 service fee is required on all warranty claims that require a site visit. The fee will be reimbursed if it is determined that the defect claim is the result of SET/affiliates workmanship.

Payment; Interest: Payment is due immediately upon work completion. If I neglect to pay SET's invoice(s) in full within ten (10) days of the date of completion of the work and issuance of the final invoice, then I agree to pay SET interest at the rate of twelve percent (12%) per annum or the maximum interest rate permitted under applicable law. I understand that SET will enforce its right to a contractors' lien on the property and pursue legal action and will be entitled to its attorneys' fees/costs if the balance is not paid in full within 10 days of the issuance of the final invoice. If a product or portion of the work could not be completed due to unforeseen reasons, the balance is due minus any uncompleted work.

Unknown-Changed Conditions / Delay For All Products / Services: I understand if SET determines it cannot perform the work according to its normal professional standards, SET can cancel or delay the completion of this Agreement, notify me in writing or verbally of the cancellation or delay, and retain any monies that I paid within reason for any cost incurred by SET for products / materials, labor, travel time, or office staff time. I understand some of the things that could cause SET to cancel or delay this Agreement would be incorrect pricing, unforeseen structural defects, or unknown pre-existing conditions at my property. I am responsible for any cost incurred to remedy pre-existing conditions that may be discovered before, during, or after an installation. Furthermore, mold, mildew, and condensation occur naturally in the environment and result from pre-existing conditions of a home and internal or external temperature. SET is not responsible for any damages or effects caused by condensation, mold, mildew, or wood rot. Reducing the humidity in a home will often remedy condensation problems.

Initial: PM

PV Solar, Battery, EV Charger, Generator- Electrical / Trenching: Owner is responsible for the cost of unforeseen additional electrical work needed to complete a solar /electrical-related installation according to code such as a new main service or sub-panel, utility disconnect, code compliant breakers, electrical wiring, or trenching needed to complete an electrical hook-up. These costs will be billed at Time and Materials plus 20% unless otherwise noted as part of the Installment Agreement.

-SET makes no representations or warranties as to exact energy savings, rebate or incentive payments, or solar production. Actual benefits to a consumer are dependent on numerous factors, many of which are beyond SET's control, such as shading, roof direction, energy consumption patterns, maintenance of the products, climate change, and increase in power cost. SET is not responsible for loss solar production from equipment defects or installation-related issues and does not offer compensation or reimbursement during lost production time. SET will do its best to immediately remedy any situation within reason to ensure the system is properly working and producing power.

-Technical support is available to customer, but only at the customer's request will SET remotely access and review the customer's monitoring account. SET strongly recommends the customer review their production meter, monthly power bill, and monitoring portal on a regular basis. Monitoring is not available in all locations. Initial: PM



Smart Energy Today, Inc.

Main Office: 888-586-4649

Support Email: pnwsalessupport@lumio.com

Mailing Address: 1001 Cooper Point Rd SW Suite 140 #290, Olympia, WA 98502

Roofing Services: A Composition, Metal, or TPO roof where applicable will include: Removing existing roofing to bare wood / dispose of all waste material, applying synthetic underlayment, selected roof product per sales agreement, new metal flashing around skylights and chimneys, new plumbing vent boots / vent pipes, and new static vents where needed. Any additional work must be noted on the Installment Agreement.

Contract price is based upon existing roof being one layer of tear-off. \$100.00/Square per additional layer will be applied to the final invoice, unless otherwise noted.

- \$125.00/ per sheet will be applied to final invoice for replacements needed for wood rot discovered during install.
 - A full re-sheet will be billed at: Plywood \$330/Square unless otherwise noted.
 - Gutter Replacement / Repair is not included in the roofing price unless otherwise noted.
 - Fascia board replacement is not included in the roofing price and will be billed at \$15.00/ LF unless otherwise noted.
- Customer is responsible for painting fascia board as needed. Initial: PM

Tax Disclaimer: Consumers are advised to consult with a tax professional. SET is not a tax professional or advisor and makes no guarantees or warranties as to a consumer's ability to obtain a tax benefit for any of its products or services.

Miscellaneous Terms: I agree this Agreement will be enforced under the laws of the state where the work is performed/products are delivered. If any part of this Agreement is determined to be invalid, I agree the rest of this Agreement will still be valid and enforceable. I understand that this Agreement and any attachments make up the entire understanding between the parties about the goods/services SET is providing. There are no other oral or written agreements or representations on which the parties are relying. The parties agree that any change to this Agreement must be in writing and signed by all parties. The parties agree that any dispute instituted by the Customer shall be resolved exclusively by arbitration in Thurston County, Washington. SET or its assignee, has the right to put a mechanics or any other lien on the property in order to secure payment. SET may subcontract out any of its duties hereunder. Digital and facsimile copies of this Agreement shall constitute originals for all purposes. In no event shall SET be liable for anticipated profits or expectancy damages or other consequential damages of any nature, including, without limitation, loss of use, lost savings, or rent. SET's liability on any claim of any kind for any loss or damage arising out of or in connection with or resulting from this agreement or from the performance or breach thereof shall in no case exceed the price allocable to the goods or services or unit thereof, which gives rise to the claim. SET shall not be liable for penalties of any description. Any action resulting from any alleged breach on the part of SET as to the goods or services delivered hereunder must be commenced within one (1) year after the cause of action has accrued.

I HAVE READ, UNDERSTAND, AND AGREE TO ALL TERMS AND CONDITIONS LISTED:

Accepted

DocuSigned by:
Asher Graham
32A58D1BE509497
Sales Rep

Date

10/6/2022

Accepted

DocuSigned by:
Pavan Mallireddy
48557550407...
Customer

Date

10/6/2022

Accepted

Customer

Date



Smart Energy Today, Inc.

Main Office: 888.405.8689 Solar / Roofing Dept: 360.637.4343

Support Email: support@smartenergytoday.net

Mailing Address: 1001 Cooper Point Rd SW Suite 140 #290, Olympia, WA 98502

WA: SMARTET870BS	OR: CCB # 198457	ID: RCE-35007
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NOTICE OF CANCELLATION

Date of Transaction 10/6/2022

You may CANCEL this transaction, without any Penalty or Obligation, within THREE BUSINESS DAYS from the above date providing the installation of the purchased product(s) has not occurred. Smart Energy Today, Inc. conducts business on Saturday's and it recognizes Saturday as a business day in accordance with Federal Law.

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 BUSINESS DAYS following receipt by the seller of your cancellation notice, and any security interest arising out of the transaction will be cancelled.

At any time if products are installed, then all transactions on the installed products are final and payment is due in full. Buyer understands that installed products cannot be returned, reused, or returned to their original condition and therefore payment is due in full.

ROOFING, PV SOLAR, GENERATOR, ELECTRICAL SERVICES - CANCELTION FEE TIMLINE:

- **Any Fees paid** by SET / Affiliates to any governing agency on behalf of the customer will be added to the total cancellation fee timeline.
- **1-3 days:** No fee in accordance with Federal Law.
- **4-10 days: Account set up, Site Survey, Project Management Phase: \$950.00**
- **11-30+ days: CAD Engineering, Permit, Procurement, Scheduling Phase: \$1,995.00**
- **Cleared to Install / Install Date Scheduled Phase** – 20% of the contract price up to \$5,000.00 for any cancellation after the job is cleared to install by SET / Preferred Installers. *The majority of projects are cleared to Install during the 11-30-day timeline.
- **Itemized fees: \$450.00 Site Survey / Feasibility Study-** is conducted by SET / affiliate to inspect the site and determine in good faith if the project can be completed as contracted. The \$450 fee to conduct this study is due / nonrefundable, regardless of the study outcome or if it was completed within 3 days of contract signing.
- **Engineering – 2D/3D System Modeling and CAD Design: \$650.00**

Smart Energy Today, Inc. conducts business on Saturdays and it recognizes Saturday as a business day in accordance with Federal Law. To cancel this transaction, buyer must send a signed and dated copy of this Cancellation Notice or any other written notice via mail, return receipt requested, or send a telegram, to Smart Energy Today, Inc., at 1001 Cooper Point Rd. SW Suite 140 #290, Olympia, WA 98502, or send via fax to (855) 350-9430, NO LATER THAN MIDNIGHT OF 10/10/2022 [date]. I HEREBY CANCEL THIS TRANSACTION.

_____	_____	_____	_____
Buyer Signature	Date	Buyer Signature	Date
_____	_____	_____	_____
Print Name		Print Name	

Department of Labor and Industries
Contractor Registration



Disclosure Statement Notice to Customers

Business Name: Smart Energy Today, Inc.

This contractor is registered with the state of Washington, registration no. SMARTET870BS
has posted with the state a bond or deposit of \$ 12,000.00 for the purpose of satisfying claims
against the contractor for breach of contract including negligent or improper work in the conduct of the
contractor's business. The expiration date of this contractor's registration is 1/10/2023.

THIS BOND OR DEPOSIT MIGHT NOT BE SUFFICIENT TO COVER A CLAIM THAT MIGHT ARISE FROM THE WORK DONE UNDER YOUR CONTRACT.

This bond or deposit is not for your exclusive use because it covers all work performed by this contractor. The
bond or deposit is intended to pay valid claims up to \$ 12,000.00 that you and other
customers, suppliers, subcontractors, or taxing authorities may have.

FOR GREATER PROTECTION YOU MAY WITHHOLD A PERCENTAGE OF YOUR CONTRACT.

You may withhold a contractually defined percentage of your construction contract as retainage for a stated
period of time to provide protection to you and help insure that your project will be completed as required by
your contract.

YOUR PROPERTY MAY BE LIENED.

If a supplier of materials used in your construction project or an employee or subcontractor of your contractor
or subcontractors is not paid, your property may be liened to payment and you could pay twice for the same
work.

FOR ADDITIONAL PROTECTION, YOU MAY REQUEST THE CONTRACTOR TO PROVIDE YOU WITH ORIGINAL "LIEN RELEASE" DOCUMENTS FROM EACH SUPPLIER OR SUBCONTRACTOR ON YOUR PROJECT.

The contractor is required to provide you with further information about lien release documents if you request it.
General information is also available from the state Department of Labor and Industries.

I have received a copy of this disclosure statement.

Dated this 6th day of October of the year 2022.

DocuSigned by:
Pavan Mallireddy
Signature of Customer

*The contractor must retain a signed copy of this disclosure statement in his or her files for a minimum of three years and
produce a signed or electronic signature copy of the disclosure statement to the department upon request.*

For more information, please refer to [RCW 18.27.114](#).



Buyers' retail sales tax exemption certificate

Not used to make resale purchases

This certificate is for:

- Single use You need to show this certificate each time you buy an exempt item.
- Blanket certificate You can use this certificate anytime, as long as you and the seller/ marketplace facilitator have a recurring business relationship. A recurring business relationship means you have at least one sale transaction within 12 months (RCW 82.08.020(7)(c)).

Name Pavan Mallireddy Date 10/6/2022

Mailing address 3861 80TH ave ne

City Marysville State WA Zip 98270

**I, the undersigned buyer, certify I am making an exempt purchase for the following reason:
(Enter information and/or check applicable box(es)).**

1 Nonresident vessel purchases:

- Place of residence: _____
- Type of proof of residence accepted (driver's license, State Issued ID Card, etc) _____, including any identification numbers _____, and expiration date _____.
- Watercraft (Make, model and serial number of vessel): _____
- Registered or documented with the US Coast Guard or state of principal use and will leave Washington waters within 45 days; **or**
- Buyer is a resident of a foreign country. Purchase is for use outside Washington and will leave Washington water within 45 days.

Seller's signature: _____

2 Electric vehicles/vessels:

- a. Batteries or fuel cells for electric vehicles and services for installing, repairing, or improving electric vehicle batteries and fuel cells.
- b. Tangible personal property that will become a component of a battery or fuel cell electric vehicle infrastructure and labor and services for installing, constructing, repairing, or improving battery or fuel cell electric vehicle infrastructure, including hydrogen fueling stations.
- c. Zero emissions buses.
- d. Vessels equipped with battery-powered electric marine propulsion systems or the systems themselves with continuous power greater than 15 kW.

3 Interstate air transport:

- Airplanes for use in providing intrastate air transportation by a commuter air carrier and the sale of repair and related services for these airplanes.

4 Interstate or foreign commerce or commercial deep sea fishing business:

- a. Motor vehicle, trailers and component parts thereof used to transport persons or property **for hire** in interstate or foreign commerce.
- b. Airplanes, locomotives, railroad cars or watercraft and component parts thereof used in transporting persons or property **for hire**.
- c. Labor and services rendered to construct, repair, clean, alter or improve **for hire** carrier property.
- d. Items for use connected with private or common carriers engaged in air, rail or water in interstate or foreign commerce. **(Note: Items consumed in the state are subject to use tax.)**
- e. Fuel to be consumed outside of Washington by a vessel primarily engaged in foreign commerce.
Vessel name: _____
Type of fuel: _____ Quantity: _____
- f. Watercraft, component parts, labor and services, and/or diesel fuel used in a qualifying commercial deep sea fishing operation.
Registered vessel name: _____ Vessel name: _____
- g. Purchases of liquefied natural gas (LNG) by private or common waterborne carriers in interstate or foreign commerce. The exemption applies to ninety percent of LNG transported and consumed outside this State by the buyer.

5 Other:

Prescription items: You must use the Sales Tax Exemption Certificate for Health Care Providers to claim exemptions for items prescribed for human use and other medical purchases.

- a. Waste vegetable oil used to produce biodiesel fuel for personal use.
- b. Equipment rental and purchase of services for use in motion picture and video production.
- c. Objects of art or cultural value purchased by an artistic or cultural organization.
- d. Adaptive automobile equipment purchased by disabled veterans.
- e. Animal pharmaceuticals purchased by veterinarians. This exemption does not apply to pharmaceuticals for pets (describe): _____
- f. Computer hardware, peripherals, software and related installation, used by the aerospace industry.
- g. Labor, services and tangible personal property related to the constructing of new buildings, or new parts of buildings, by a manufacturer of commercial airplanes, fuselages, or wings of a commercial airplane, or by a port district, political subdivision, or municipal corporation to be leased to such a manufacturer.
- h. Computer hardware, peripherals, software and related installation, purchased by publishers and printers.
- i. City, County, Tribal, or Inter-Tribal Housing Authorities.
- j. Tangible personal property for use in a noncontiguous state delivered to the usual receiving terminal of the shipper.
Types of goods purchased: _____
Point of delivery: _____ Carrier/agent: _____
- k. Gases and chemicals used by a manufacturer or processor for hire in the production of semiconductor materials.
- l. Hog fuel used to produce electricity, steam, heat, or biofuel.

Other (continued)

- m. Tangible personal property under the weatherization assistance program.
- n. Trail grooming services.
- o. Honey bees, honey bee feed purchased by an eligible apiarist. Apiarist ID #: _____
- p. Federal credit union purchases.
- q. Wax, ceramic materials, and labor used to create molds consumed during the process of creating investment castings.
- r. Sales of ferry vessels to the state or local governmental units, components thereof, and labor and service charges.
- s. Joint Municipal Utilities Services Authority.
- t. Paratransit vehicles purchased by paratransit service providers.
- u. Large/private airplanes purchased by nonresidents.
- v. Standard financial information purchased by qualifying international investment management companies and their affiliates.
- w. Material and supplies directly used in the packing of fresh perishable horticultural products by persons who receive, wash, sort, and pack fresh perishable horticultural products for farmers.
- x. Vessel deconstruction services.
- y. **Only** for delivered bottled water No source of potable water Prescribed water
 Purchased with food stamps (SNAP)
- z. Anaerobic digesters and repair services.
- aa. Purchases of solar energy machinery and equipment that generates at least 1 kilowatt (kW) and no more than 100 kW of electricity and labor and services rendered in regard to installation of such equipment.

Certification:

I, the undersigned buyer, understand that by completing and signing this certificate I am certifying that I qualify for the tax exempt purchase(s) indicated above. I understand that I will be required to pay sales or use tax on purchases that do not qualify for an exemption. In addition, I understand that false or erroneous use of this certificate will result in liability for unpaid tax with interest and may result in additional penalties.

Type of entity: Individual Corporation Sole Proprietor Partnership
 Other (explain)

Type of business: _____ Account ID: _____

Buyer name: Pavan Mallireddy Title: Owner

Street address: 3861 80TH ave ne

City, State, Zip: Marysville DocuSigned by: WA 98270

Buyer signature: *Pavan Mallireddy*
29435FFC4F904D4...

**Seller must retain the original of this certificate for their records.
Do not send a copy of this certificate to the Department of Revenue.**

Instructions

Buyer's must ensure entitlement to the exemption before using this certificate.

For information regarding exemptions, contact Washington State Department of Revenue Taxpayer Information Center at 360-705-6705 or visit our website at dor.wa.gov.

Line 1 applies to watercraft purchased by a nonresident for use outside Washington when delivery take place in Washington. The buyer must provide proof of residency (picture ID) and check the applicable box. By checking the box, the buyer certifies that the vessel will leave Washington State waters within forty-five days. Sellers must examine and document the proof of residency provided by the buyer. **Seller must sign the form.** By signing the form, the seller certifies that the seller has examined and listed the buyer's proof of residency. See WAC 458-20-238 for acceptable proof of residency for corporations, partnerships and limited liability companies. Reference: RCW 82.08.0266, RCW 82.08.02665 and WAC 458-20-238.

Line 2a applies to the purchase of batteries or fuel cells for electric vehicles and services for installing, repairing, or improving electric vehicle batteries and fuel cells. Reference: RCW 82.08.816

Line 2b applies to the purchase of tangible personal property that will become a component of an electric vehicle infrastructure or to labor and services rendered in respect to installing, constructing, repairing, or improving electric vehicle infrastructure, including hydrogen fueling stations. Reference: RCW 82.08.816

Line 2c applies to the purchase of zero emissions buses. Reference: RCW 82.08.816

Line 2d applies to the purchases of vessels with battery-powered electric marine propulsion systems or the systems themselves with continuous power greater than 15 kW. Reference: Chapter 287, Laws of 2019

Line 3 applies to the purchase of airplanes for use in providing intrastate air transportation by a commuter air carrier and the sale of repair and related services for these airplanes. Commuter air carriers are air carriers holding authority under Title 14, part 298 of the code of federal regulations that carries passengers on at least five round trips per week on at least one route between two or more points. Reference: RCW 82.08.0262 and 82.12.0254

Line 4a applies to the purchase of motor vehicles, or trailers by a business operating or contracting to operate for the holder of a carrier permit issued by the Interstate Commerce Commission. The exemption also applies to component parts and repairs of such carrier property including labor and services rendered in the course of constructing, repairing, cleaning, altering or improving the same. The buyer must attach a list stating make, model, year, serial number, motor number and ICC permit number. Reference: RCW 82.08.0263 and WAC 458-20-174

Line 4b applies to the purchase of airplanes, locomotives, railroad cars, or watercraft for use in conducting interstate or foreign commerce by transporting therein or therewith persons

or property for hire. The exemption also applies to component parts of such carrier property.

Reference: RCW 82.08.0262 and WAC 458-20-175

Line 4c applies to charges for labor and services rendered in the course of constructing, repairing, cleaning, altering or improving carrier property when carrier property is used for hire. Reference: RCW 82.08.0262 and WAC 458-20-175

Line 4d applies to the purchase of durable goods or consumables, other than those mentioned in line 4b, for use in connection with interstate or foreign commerce by such businesses. The goods must be for exclusive use while engaged in transporting persons or property in interstate or foreign commerce. The exemption does not apply to charges for labor or services in regard to the installing, repairing, cleaning or altering of such property. Although exempt from retail sales tax, materials are subject to use tax if consumed in Washington. Unregistered businesses must attach a list stating the description and quantity of items that will be consumed in Washington and pay use tax to the seller. Reference: RCW 82.08.0261 and WAC 458-20-175

Line 4e applies to fuel consumed outside the territorial waters of the United States by vessels used primarily in foreign commerce. Buyers must list the vessel name, type of fuel and quantity. Reference: RCW 82.08.0261 and WAC 458-20-175

Line 4f applies to the purchase of vessels, component parts, or repairs by persons engaged in commercial deep sea fishing operations outside the territorial waters of the state of Washington. The exemption also applies to the purchase of diesel fuel used in commercial deep or commercial passenger fishing operations when annual gross receipts from the operations are at least five thousand dollars. Reference: RCW 82.08.0262, RCW 82.08.0298, and WAC 458-20-176.

Line 4g applies to the purchase of LNG by carriers that are registered with the Department of Revenue. Carriers not registered with the Department must pay sales tax on all LNG at the time of purchase, and may later apply for a partial refund directly from the Department.

Line 5a applies to the purchase of waste vegetable oil from restaurants and food processors to produce biodiesel fuel for personal use. The exemption does not apply to persons that are engaged in selling biodiesel fuel at wholesale or retail. Reference: RCW 82.08.0205.

Line 5b applies to the rental of production equipment and purchases of production services by motion picture and video production companies. Reference: RCW 82.08.0315 and Motion Picture-Video Production Special Notice.

Line 5c applies to the purchase of objects of art or cultural value, and items used in the creation of a work of art (other than tools), or in displaying art objects or presenting artistic or cultural exhibitions or performances by artistic or cultural organizations.

Reference: RCW 82.08.031 and WAC 458-20-249.

Line 5d applies to the purchases of add-on adaptive automotive equipment purchased by disabled veterans and disabled members of the armed forces currently on active duty. To qualify the equipment must be prescribed by a physician and the purchaser must be reimbursed by the Department of Veterans Affairs and the reimbursement must be paid directly to the seller.

Reference: RCW 82.08.875

Line 5e applies to the purchase of animal pharmaceuticals by veterinarians or farmers for the purpose of administering to an animal raised for sale by a farmer. Animal pharmaceuticals must be approved by the United States Food and Drug Administration or the United States Department of Agriculture. This exemption does not extend to or include pet animals.

Reference: RCW 82.08.880.

Line 5f applies to the purchase of computer hardware, peripherals, and software, and related installation, not otherwise eligible for the M&E exemption, used primarily in development, design, and engineering of aerospace products or in providing aerospace services. Reference: RCW 82.08.975.

Line 5g applies to charges for labor and services rendered in respect to the constructing of new buildings, or new parts of buildings, used primarily to manufacture commercial airplanes, fuselages of commercial airplanes, or wings of commercial airplanes. The exemption is available to manufacturers engaged in manufacturing commercial airplanes, fuselages of commercial airplanes, or wings of commercial airplanes. It is also available to port districts, political subdivisions, or municipal corporations who lease an eligible facility to a manufacturer engaged in eligible manufacturing activities. The exemption also applies to sales of tangible personal property that will become a component of such buildings during the course of the constructing, and to labor and services rendered in respect to installing, during the course of constructing, building fixtures not otherwise eligible for the exemption under RCW 82.08.02565(2)(b).

Reference: RCW 82.08.980 and RCW 82.32.850.

Line 5h applies to the purchase of computer hardware, peripherals, digital cameras, software, and related installation not otherwise eligible for the M&E exemption that is used primarily in the printing or publishing of printed materials. The exemption includes repairs and replacement parts.

Reference: RCW 82.08.806.

Line 5i applies to all retail purchases of goods and services by City, County, Tribal, or Inter-Tribal Housing Authorities.

Reference: RCW 35.82.210.

Line 5j applies to the purchase of goods for use in a state, territory or possession of the United States which is not contiguous to any other state such as Alaska, Hawaii, Guam, and American Samoa.

For the exemption to apply, the seller must deliver the goods to the usual receiving terminal of the for-hire carrier selected to transport the goods.

Reference: RCW 82.08.0269.

Line 5k applies to the purchase of gases and chemicals by a manufacturer or processor for hire in the production of semiconductor materials. Limited to gases and chemicals used to grow the product, deposit or grow permanent or sacrificial layers on the product, to etch or remove material from the product, to anneal the product, to immerse the product, to clean the product, and other uses where the gases and chemicals come into direct contact with the product during the production process, or gases and chemicals used to clean the chambers and other like equipment in which processing takes place.

Reference: RCW 82.08.9651.

Line 5l applies to the purchase of hog fuel to produce electricity, steam, heat, or biofuel. Hog fuel is defined as wood waste and other wood residuals including forest derived biomass. Hog fuel does not include firewood or wood pellets.

Reference: RCW 82.08.956.

Line 5m applies to the purchase of tangible personal property used in the weatherization of residences under the weatherization assistance program. The tangible personal property must become a component part of the residence.

Reference: RCW 82.08.998.

Line 5n applies to the purchase of trail grooming services by the state of Washington and nonprofit corporations organized under chapter 24.03 RCW. Trail grooming activities include snow compacting, snow redistribution, or snow removal on state or privately-owned trails. Reference: RCW 82.08.0203.

Line 5o applies to all honey bees and honey bee feed (e.g. sugar) purchased by an eligible apiarist. An eligible apiarist is a person who: owns or keeps one or more bee colonies; grows, raises, or produces honey bee products for sale at wholesale; and registers their hives/colonies with the WA State Department of Agriculture as required by RCW 15.60.021

References: RCW 82.08.0204 and RCW 82.08.200

Line 5p applies to the purchase of goods and retail services by federally chartered credit unions. Federal credit unions are exempt from state and local consumer taxes under federal law, such as sales tax, lodging taxes and rental car tax. To be exempt, the federal credit union must pay for goods and services directly, such as by a check written on the federal credit union or a credit card issued to the federal credit union. Sellers should keep a copy of the check or credit card used for payment to substantiate the exempt nature of the sale.

Reference: WAC 458-20-190

Line 5q applies to the purchase of wax and ceramic materials used to create molds consumed during the process of creating ferrous and nonferrous investment castings used in industrial applications. Also applies to labor or services used to create wax patterns and ceramic shells used as molds in this process.

Reference: RCW 82.08.983

Line 5r applies to sales of ferry vessels to the state of Washington or to a local governmental unit in the state of Washington for use in transporting pedestrians, vehicles, and goods within or outside the territorial waters of the state. The exemption also applies to sales of tangible personal property which becomes a component part of such ferry vessels and sales of or charges made for labor and services rendered in respect to constructing or improving such ferry vessels. Reference RCW 82.08.0285.

Line 5s applies to cities, counties, and other municipalities that create a Joint Municipal Services Authority. Reference: RCW 82.08.999

Line 5t applies to purchases of small buses, cutaways, and modified vans not more than 28 feet long by a public social service agency (transit authority) or a private, nonprofit transportation provider. Reference: RCW 82.08.0287.

Line 5u applies to purchases of private airplanes by nonresidents weighing over 41,000 pounds. It also provides an exemption for charges for repairing, cleaning, altering or improving such airplanes owned by nonresidents. A nonresident qualifies for these exemptions when they are not required to register the airplane with the Department of Transportation. Reference: RCW 82.08.215

Line 5v applies to the purchase and use of standard financial information by a qualifying international investment management companies and their qualifying affiliates to \$15 million dollars in a calendar year. The standard financial information may be provided in a tangible format (e.g. paper documents), on a tangible media (e.g. DVD, USB drive, etc.) or as a digital product transferred electronically. Reference: RCW 82.08.207

Line 5w applies to purchases of materials and supplies used in packing horticultural products. The exemption applies only to persons who receive, wash, sort, and pack fresh perishable horticultural products for farmers as defined in RCW 82.04.330 and that are entitled to a deduction under RCW 82.04.4287 either as an agent or an independent contractor. Reference: RCW 82.08.0311

Line 5x applies to deconstruction of vessels. "Vessel deconstruction" means permanently dismantling a vessel, including: Abatement and removal of hazardous materials; the removal of mechanical, hydraulic, or electronic components or other vessel machinery and equipment; and either the cutting apart or disposal, or both, of vessel infrastructure. For the purposes of this subsection, "hazardous materials" includes fuel, lead, asbestos, polychlorinated biphenyls, and oils. "Vessel deconstruction" does not include vessel modification or repair. In order to qualify for this exemption the vessel deconstruction must be performed at either a qualified vessel deconstruction facility; or an area over water that has been permitted under section 402 of the clean water act of 1972 (33 U.S.C. Sec. 1342) for vessel deconstruction. Reference RCW 82.08.9996

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Line 5y this sales tax exemption only applies to bottled water delivered to the buyer in a re-usable container not sold with the water under one of the following three conditions:

1. No Source of Potable Water – Retail sales and use taxes do not apply to sales of bottled water for human use to persons who do not have a readily available source of potable water. Potable water is water that is safe for human consumption.
2. Water dispensed to patients pursuant to a prescription – Retail sales and use taxes do not apply to sales of bottled water for human use dispensed or to be dispensed to patients, pursuant to a prescription for use in the cure, mitigation, treatment, or prevention of disease or medical condition.

"Prescription" means an order, formula, or recipe issued in any form of oral, written, electronic, or other means of transmission by a duly licensed practitioner authorized by the laws of this state to prescribe.

3. Purchased under the Supplemental Nutrition Assistance Program (SNAP), formerly known as the Food Stamp Program.

Line 5z applies to the purchases by owners and operators of anaerobic digesters of services to install, construct, repair, clean, alter, or improve an anaerobic digester. Also applies to purchases of tangible personal property that becomes an ingredient or component of the anaerobic digester. As of July 1, 2018 this includes equipment necessary to process biogas and digestate from an anaerobic and biogas from a landfill into marketable coproducts. See RCW 82.08.900.

Line 5aa applies to the purchases of solar energy machinery and equipment that generates at least 1 kilowatt and no more than 100kW of electricity. This exemption also applies to the labor and services purchased to install such machinery and equipment. Reference: RCW 82.08.962

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
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