

SOLAR PANEL SYSTEM ADDENDUM

Pr	roperty Address or Tax ID #
	(the "Prop
Βı	uyer and Seller agree that this Solar Panel System Addendum (this "Addendum") is part of the above-referenced Sale Agreement.
1.	. DEFINITIONS: A solar photovoltaic panel system (the "Solar Panel System") is installed on the Property. The term "Solar Panel System" inc
	ut is not limited to, all Solar Panel System components, panels, inverters, charge controllers, batteries, battery charge controllers, backup gener
	olar array disconnects, power meters, power converters, and cables presently in place on the Property. The Solar Panel System may be sub
	lease ("Solar Lease"), solar power purchasing agreement ("Solar PPA"), or financing agreement ("Solar Financing Agreement"). The lessor The Solar Lease, the purchaser under the Solar PPA, or the lender under the Solar Financing Agreement is referred to below as the "Third Party
	olar Lease, Solar PPA or Solar Financing Agreement for the Solar Panel System at the Property is referred to below as the "Solar Agreement
	. STATUS OF SOLAR AGREEMENT: Seller represents the following: (select either (a), (b), (c), or (d) below)
	(a) Free and Clear. The Solar Panel System is owned free and clear: it is not subject to any Solar Agreement. Seller will convey the Panel System to Buyer free and clear of any Solar Agreement at Closing.
	(b) Pay off at Closing. At or before Closing, Seller will pay off and terminate any existing Solar Agreement and will convey the Solar
	System to Buyer free and clear of any such obligations.
	(c) 🗌 Removal of Solar Panel System. Seller will remove the Solar Panel System from the Property at or before Closing. Upon remo
	the Solar Panel System, Seller will restore the Property to a condition similar to the condition it was in before installation of the Solar
	System.
	(d) 🗌 Buyer Assumption. The Solar Panel System is currently subject to a Solar Agreement, and Buyer will use Buyer's best effe
	assume the Solar Agreement. Within Days (five [5] if not filled in) after this Addendum is Signed and Delivered, Seller will provi
	Third Party with notice of the pending sale of the Property, the name of Buyer and the contact information for Escrow.
3.	. THIRD PARTY APPROVAL: The provisions of this section apply only if option (d) is selected above:
	(a) Delivery of Documents. Within Days (seven [7] if not filled in) after this Addendum is Signed and Delivered, Seller will Delivered.
	Buyer the following documents ("Documents"):
	 (i) written confirmation that Seller has notified the Third Party of the pending sale; (ii) the most recent version of the Selar Agreement;
	(ii) the most recent version of the Solar Agreement;(iii) all other documents related to the Solar Agreement in Seller's possession;
	(iv) the name and contact information of the Third Party; and
	(v) copies of Seller's electric bills for the past twelve (12) months.
	(b) Review Period. Commencing on the next Day following the delivery of the Documents to Buyer, Buyer will have Days (seve
	not filled in) to review the Documents ("Review Period"). If, before 5:00 p.m. of the last day of the Review Period, Buyer Notifies Se
	Buyer's unconditional disapproval of any of the Documents, all Deposits will be promptly refunded to Buyer and the parties will Sign and I
	all documents necessary to terminate this transaction. If Buyer fails to provide Seller with written unconditional disapproval of the Docu
	by 5:00 p.m. of the last day of the Review Period, Buyer will be deemed to have approved the Documents.
	(c) Application. Within Days (five [5] if not filled in) following the end of the Review Period, if Buyer has not disapproved of the Docu
	and terminated this transaction, Buyer will apply to assume the Solar Agreement in the manner required by the Third Party (the "Application") and terminated this transaction, Buyer will apply to assume the Solar Agreement in the manner required by the Third Party (the "Application") and terminated this transaction, Buyer will apply to assume the Solar Agreement in the manner required by the Third Party (the "Application") and terminated this transaction.
	Buyer and Seller will work together and independently in good faith and cooperate fully to obtain the Third Party's approval of the Applic
	(d) Buyer Contingency. Buyer's obligations under the Sale Agreement are contingent on Buyer receiving written approval from the Third
	to assume the Solar Agreement under its existing terms and conditions, or other terms to which Buyer and Third Party agree, within
	(seventeen [17] if not filled in) of Buyer's submission of the Application to the Third Party ("Approval Period"). If Buyer Delivers to Seller
	of Buyer's inability to assume the Solar Agreement during the Approval Period, the Sale Agreement will terminate and all Deposits
	promptly refunded to Buyer. If, before the end of the Approval Period, Buyer fails to Deliver the Notice described in this paragraph to

OREF C-550 | Released 01/2024 | Page 1 of 2

No portion of this form may be reproduced without the express permission of Oregon Real Estate Forms, LLC | Copyright Oregon Real Estate Forms, LLC 2023 This form has been licensed for use solely by the user named below under the terms of the Oregon Real Estate Forms license agreement located at: <u>https://orefonline.com/oref-forms-license-terms-and-conditions</u>.

SALE AGREEMENT #

COMMERCIAL



SOLAR PANEL SYSTEM ADDENDUM

and fails to provide written assurances reasonably satisfactory to Seller that Buyer will satisfy the Solar Agreement in full at or before Closing,
 the Sale Agreement will terminate, and all Deposits will be promptly paid to Seller.

46 **4. CLOSING:** If, under the terms of this Addendum, Seller is required to convey the Solar Panel System with the Property, Seller will, at or before 47 Closing, provide Buyer with copies of all owner's manuals and other documents in Seller's possession related to the Solar Panel System.

48 **5. ADDITIONAL PROVISIONS:** (describe)

6. ACKNOWLEDGMENT: Seller and Buyer acknowledge and agree that real estate agents are not qualified to advise on solar panel systems, including, but not limited to, cost, insurability, operation, value or transferability. Seller and Buyer should consult with independent legal counsel, insurance agents or other qualified licensed professionals to assist in their due diligence efforts. Seller and Buyer acknowledge they: (a) have read

59 and understood this addendum; and (b) have been provided a copy for their own files.

60 61	Buyer Buyer	Print Print	_Date	□ a.m. □ p.m. ← □ a.m. □ p.m. ←
62 63	Seller	Print Print	Date	□ a.m. □ p.m. ←

64 Buyer's Agent(s)

49 50 51

Seller's Agent(s)



OREF C-550 | Released 01/2024 | Page 2 of 2

No portion of this form may be reproduced without the express permission of Oregon Real Estate Forms, LLC | Copyright Oregon Real Estate Forms, LLC 2023 This form has been licensed for use solely by the user named below under the terms of the Oregon Real Estate Forms license agreement located at: <u>https://orefonline.com/oref-forms-license-terms-and-conditions</u>.