

Standard Offer for Customer–Owned Solar-Powered Electrical Generation Facility
and/or Energy Storage System Interconnection Agreement
(Solar >10 kW-AC^{CEC} and ≤30 kW-AC^{CEC} and/or Storage >10 kW-AC and ≤30 kW-AC)

1. Interconnector intends to own, operate, and maintain a solar-powered electrical generation facility rated _____ kW-AC _____ kW-AC^{CEC} and/or a _____ kW-AC _____ kWh energy storage system (ESS) at the City of Los Angeles Department of Water and Power (LADWP) service address of

(collectively, Electrical Energy Sources) in parallel with LADWP’s electric system, and/or Interconnector intends to have an entity or person perform one or both of these functions on Interconnector’s behalf at such service address. The total combined capacity of all Electrical Energy Sources is _____ kW-AC.

2. Interconnector understands and accepts that each Electrical Energy Source described in Section 1 above shall not be operated in parallel with LADWP’s electric system until LADWP has completed an inspection of such Electrical Energy Source and has authorized connection of the same with LADWP’s electric system.
3. Interconnector understands and accepts that if LADWP determines, after review of Interconnector’s generation specifications for the solar-powered electrical generation facility and/or ESS described in Section 1 above, that an LADWP-owned facility must be constructed and/or modifications made to LADWP’s system for the safe operation of such solar-powered electrical generation facility and/or ESS in parallel with LADWP’s electric system, Interconnector shall pay an amount equal to LADWP’s estimated costs prior to any work being undertaken by LADWP.
4. Interconnector understands and accepts that operation of an Electrical Energy Source larger than described in Section 1 above at the service address stated in Section 1 above in parallel with LADWP’s electric system is a basis for disconnection, at the sole discretion of LADWP, of the larger than described Electrical Energy Source from LADWP’s electric system.
5. Interconnector acknowledges that, in compliance with the LADWP’s Electric Service Requirements, accommodating the total combined capacity of all Electrical Energy Sources may require distribution system upgrades as determined after engineering review, that any ESS must be programmed to operate only in a manner which is consistent with the LADWP’s Electric Service Requirements, and that any solar-powered electrical generation facility must be operated in accordance with LADWP’s rate schedules, LADWP’s Rules Governing Water and Electric Service, LADWP’s Electric Service Requirements, and all applicable codes and ordinances.
6. Interconnector understands and accepts that operation of a solar-powered electrical generation facility larger than 30 kW-AC^{CEC} or ESS larger than 30 kW-AC at the service address stated in Section 1 above in parallel with LADWP’s electric system is not authorized by this document, and, in such event, Interconnector may need to sign a different form of Customer Generation Interconnection Agreement than this.

The signatory hereto represents that they are appropriately authorized to sign on behalf of Interconnector, either an LADWP customer or property owner*.

Customer Signature: _____

Property Owner Signature: _____

Customer Name (Print): _____

Property Owner Name (Print): _____

Date: _____

Date: _____

* Where the customer of LADWP is a Tenant Customer, as defined in LADWP’s Net Energy Metering Guidelines, the property owner of the service address above shall also sign as an Interconnector.