

Declaration of Ownership of Electrical Generation Facility under a CG Rate

1. \_\_\_\_\_ (Customer) understands and accepts that applicability of the Customer Generation (CG) rates, including the rates under Schedules CG-2, CG-2 [ i ], CG-3, and CG-3 [ i ], requires, among other conditions, that the electrical generating facility to be interconnected with the electric system of the City of Los Angeles Department of Water and Power (LADWP) shall be owned by Customer.
2. Customer understands and accepts that not owning the electrical generating facility to be interconnected with the electric system of LADWP may be a basis for disconnection of said electrical generation facility from LADWP's electric system, consistent with any interconnection agreement between Customer and LADWP.
3. Customer understands and accepts that not owning the electrical generating facility to be interconnected with the electric system of LADWP may result in the recalculation of Customer's bills for Electric Service under applicable rate schedule(s), instead of the CG rates, among other legal and financial consequences.
4. Customer owns the \_\_\_\_\_ kilowatt electrical generation facility at the LADWP service address of  
\_\_\_\_\_  
\_\_\_\_\_
5. Customer understands and accepts that LADWP may, at any time, require Customer to provide to LADWP documentation satisfactory to LADWP to prove that Customer owns the electrical generating facility to be interconnected with the electric system of LADWP.
6. The person signing this document has been appropriately authorized to sign this document, to express the foregoing understandings and acceptances by Customer, and to make the foregoing representation regarding Customer's ownership of the electrical generation facility, on behalf of Customer.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

By: \_\_\_\_\_

Name (print): \_\_\_\_\_

Title: \_\_\_\_\_

Date: \_\_\_\_\_