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ENERGY MANAGEMENT SOLUTIONS

32659 Southern California Edison On-Bill Financing Agreement



Southern California Edison

Form# 14-791 6/2010

On-Bill Financing Agreement

EIL 6 2012

This On-Bill Financing Agreement to ("OBF Agreement") is entered into on <u>APRIL 6</u> 2012, (the "Effective Date") by and between the undersigned customer ("Customer") and Southern California Edison Company ("SCE") (each a "Party," collectively the "Parties").

Recitals

- 1. Customer and SCE entered into the Energy Management Solutions Incentives Application for Business Customers on or about <u>Sect. 67</u>, 2010 and if applicable, the Customized Solutions Agreement (individually or collectively referred to as "EMS Agreement"), which is/are attached hereto and incorporated herein by reference
- 2. Customer owns, leases or rents the property listed in the EMS Agreement as the Site and maintains a service account with SCE for electric service. Customer has completed installation of certain energy efficient equipment ("Equipment") at the Site as set forth in the EMS Agreement and has accepted the equipment as being operational and in good working order.
- 3. In Decision 09-09-047, the California Public Utilities Commission authorized SCE to provide zero percent interest financing for the installation of certain energy efficient equipment, which is to be repaid over a specified period through the Customer's electric utility bill ("On-Bill Financing").
- 4. Customer desires to enter into this OBF Agreement in order to participate in SCE's On-Bill Financing program and Customer agrees to repay SCE the Amount Financed (as defined under "Loan Terms", below) through the Customer's SCE utility bill pursuant to the terms and conditions of this OBF Agreement. NOW, THEREFORE, in consideration of the mutual promises and covenants contained herein, the Parties agree as follows:

Terms and Conditions

Defined Terms: Except as the context otherwise requires, capitalized terms used in this OBF Agreement without definition shall have the same meanings as are set forth in the EMS Agreement.

Amount Financed: Within thirty (30) days after the Effective Date, SCE will provide a payment for the Amount Financed to Customer or to a third-party payee designated by Customer under the Loan Terms, below. Customer's designation of a third-party payee may not be changed or revoked.

Loan Terms:

Amount Financed ("Amount Financed") :	\$96,026.09
Interest Rate:	0%
Fees:	N/A
Months to Pay:	40 Months
Monthly Payment:	1 month at \$525.62 per month and 39 months at \$2,448.73 per month
Service Account to be Billed:	
Designated Third-Party Payee (if any):	CITY OF LONG BEACH ASSET MANAGEMENT BUREAU - PUBLIC WORKS
Address of Designated Third-Party Payee:	333 WEST OCEAN BLVD., 3 RD FLOOR LONG BEACH, CA 90802

Southern California Edison

Promise to Pay: Customer promises to pay SCE the Amount Financed in equal monthly installments as set forth in the section above (Customer's "Loan Obligation"). The first Monthly Payment of Customer's Loan Obligation will appear within sixty (60) days from the Effective Date on Customer's SCE utility bill for the Service Account listed above.

Manner of Payment: Customer's Monthly Payment amount will appear as a line item labeled "EE OBF Installment Charge" on the monthly SCE utility bill for Customer's Service Account. Customer may pay the Loan Obligation in the monthly installments or pre-pay the Loan Obligation in one lump sum without penalty, but pre-payments for less than the remaining balance will not be allowed. Customer's Loan Obligation will appear on Customer's monthly SCE utility bill for the number of months set forth above, or until the Loan Obligation is paid in full by Customer, whichever occurs first. Customer shall make payments to SCE as directed in the SCE utility bill.

Partial Payments: If Customer is unable to make a full payment of the Loan Obligation in any given month, payment arrangements may be made at SCE's sole discretion. Any partial payments will be applied in equal proportion to the energy charges and the Loan Obligation, and the Customer will be considered to be delinquent and in default of both the energy bill and the Loan Obligation.

Late Payments: No late payment charges or interest will be assessed for delinquent payments on the Loan Obligation. However, SCE may assess late payment charges for delinquent payments of energy charges pursuant to SCE's Rule 9 which is incorporated herein by reference.

Returned Payments: SCE may require payment of a \$10.00 Returned Check Charge for any check returned from Customer's financial institution unpaid. The Returned Check Charge will also apply to any forms of payment that are subsequently dishonored.

Discontinuance of Service: Amounts due under this OBF Agreement will be amounts deemed due under each SCE utility bill to the Customer's Service Account, and a default under this OBF Agreement will be treated as a default under the Customer's Service Account. Customer's Loan Obligation is subject to the discontinuance provisions of SCE's Rule 11, Discontinuance and Restoration of Service, Section B, Nonpayment of Bills or Summary Bills which is incorporated herein by reference.

Breach and Acceleration: Any breach by Customer under the EMS Agreement or this OBF Agreement shall constitute a breach under all of the above referenced agreements. For purposes herein, SCE may determine the OBF Agreement to be breached and Customer to be in default if Customer: (1) sells, assigns or otherwise transfers ownership, possession or title of the Site or the Equipment, (2) fails to pay the Monthly Payment amount when due, (3) closes, discontinues or otherwise causes the termination of the Service Account, or (4) otherwise breaches this OBF Agreement and/or the EMS Agreement, and the breach is not cured as specified therein. Notwithstanding anything to the contrary in the EMS Agreement, a breach and default as set forth in this section shall not be subject to any additional cure period. Following a breach as set forth in this section, SCE shall have the right to declare the entire unpaid balance of the Loan Obligation immediately due and payable.

Purchase Money Security Interest: Customer hereby agrees that SCE may, but is not obligated to, file a UCC-1 ("Financing Statement") against the Equipment to secure Customer's obligation to repay the Amount Financed. Customer agrees to execute any and all documents in connection with the Financing Statement in order for SCE to perfect its security interest in the Equipment. Customer agrees that SCE is not waiving any of its rights of recovery as against the Customer should SCE elect to file a Financing Statement.

Confession of Judgment: Customer irrevocably authorizes and empowers SCE and SCE's attorneys, upon breach and default by Customer as described in the preceding section, to appear in any state or federal court in Los Angeles County, California, as Customer's attorney-in-fact and confess judgment against Customer by entry of a confession of judgment pursuant to Code of Civil Procedure § 1132 et. seq., or by any other appropriate means, for the full amount due plus all costs of collection, including without limitation court costs and reasonable attorneys' fees. No single exercise of the foregoing power to confess judgment will be deemed to exhaust the power, whether or not any such exercise shall be held by any court to be invalid, voidable, or void; but the power will continue undiminished and may be exercised from time to time as SCE may elect until all amounts owing under this OBF Agreement have been paid in full.

Modification: Any change to this OBF Agreement must be in writing and signed by Customer and SCE; except that during any given month, if Customer is unable to make full payment on the Loan Obligation, payment arrangements may be made at SCE's sole discretion without modifying this OBF Agreement in writing. Any written modification or amendment will not be effective unless and until signed by SCE or such condition is waived by SCE in its sole and absolute discretion.

Term and Termination: It is the Parties intent that the term of this OBF Agreement and the EMS Agreement run concurrently. Therefore, the OBF Agreement shall continue into effect until the Loan Obligation is paid in full.

Assignment: Notwithstanding anything to the contrary in the Agreement, Customer may not assign its rights or delegate its duties under the Agreement.

Additional Representations: Each person signing this OBF Agreement represents and warrants that he or she is duly authorized and has the legal capacity to execute and deliver this OBF Agreement on behalf of Customer, and to perform their obligations under this OBF Agreement. Customer further represents and warrants that if it is a legal entity, it is in good standing in its state of formation.

Miscellaneous: Except as otherwise specifically provided herein, all terms, provisions, covenants, representations, warranties, agreements and conditions of the EMS Agreement shall remain unchanged and in full force and effect. Should a conflict exist between this OBF Agreement, the EMS Agreement and the documents incorporated by reference, this OBF Agreement shall control. This OBF Agreement shall be construed and interpreted in accordance with, and shall be governed and enforced in all respects according to, the laws of the State of California. This OBF Agreement may be executed on one or more counterparts, each of which shall be deemed an original but all of which shall constitute one and the same instrument. If any one or more of the provisions contained in this OBF Agreement shall be construed as if such invalid, illegal or unenforceable in any respect, then this OBF Agreement shall be construed as if such invalid, illegal or unenforceable term or provision had never been contained herein and all other provisions of this OBF Agreement shall be construed to remain fully valid, enforceable and binding on the parties. The Recitals set forth above are hereby incorporated herein by reference.

[Remainder of page intentionally left blank]

IN WITNESS WHEREOF, the Parties have executed this OBF Agreement as of the Effective Date.

Customer: CITY OF LONG BEACH

PATRICK H. WEST

Authorized Representative:

CITY MANAGER

Title: Assistant City Manager EXECUTED PURSUANT TO SECTION 301 OF THE CITY CHARTER.

Date:

333 WEST OCEAN BLVD LONG BEACH, CA 90802

Business Address:

(562)570-6916

Telephone No.

(562)570-7650

Fax No.

PATRICK.WEST@LONGBEACH.GOV

E-Mail Address:

Southern	California	Edison	Company:

Mark Wallenrod

Authorized Representative:

Directo	of t	rogram	&	Operations
Title:		\square		$\overline{)}$
r		M		

Signature:

Date: 1515 Walnut Grove Ave. Rosemead, CA 91770

Business Address:

(626)302-0802

Telephone No.

(626)302-6143

Fax No.

Mark.Wallenrod@sce.com

E-Mail Address:

APPROVED AS TO FORM
3/29 20/2
ROBERT E. SHANNON City Attorney
8v
LINDA THAT
DEFUTY CORNEY

P.O. Box 800, Rosemead, CA 91770-0800 EDISON Fax: 626-633-3243 | E-mail: BusinessIncentives@sce.com | Questions? 800-736-4777

Energy Management Solutions Incentives Application for Business Customers

Follow the simple steps below to complete your Incentives Application:

follow the simple steps below to complete your incenti	ives Application:	en 1945, es en 26 activ, astro actor	مالەرر بىلى بىلام تەرىخە بىرىمىرىكىرىتى بىلىرى يايىرى	RECEIVED
STEP 1 Get Started Use your SCE bill to help complete the following sections:	STEP 2 Select Your Solution Refer to the Energy Mana Demand Response Techn	gement Solutions G lical Audit to comple	buide, your proposal and/or ete the appropriate sections.	STEP 3 WER Submit Completed Application Tell us how you want to be paid, the read and sign the Terms and Conditions and One
Customer Information Project Site Information	Express Solutions	6323	 Technology Incentives Technology Incentives 	submit the completed application with required supporting documents.
	Customized Solut 4 Customized So 5 Customized So Energy Saving On-Peak Dem	olutions olutionst s and and Reduction	7 Technology Incentives: Peak Demand Reduction	 Payment Information and Customer Acknowledgement Terms and Conditions
Customer Information	ng a project on your own, com as a contractor or equipment i	plete part A.	his application on behalf of the custom	er, complete both sections A and B.
A. Customer (applicant)			B. Authorized Agent [Contractor and/or equipment vendor su	ubmitting application on behalf of the customer]
()// Company/Business Name ()//	Contact Name	Title Sustainability	Authorized Agent Business Name	Contact Name
City of Long Beach	Meredith Reynolds	Coordinator	Long Beach Convention Center	Ray Blanton
Company/Business Mailing Address	City State	e Zip	Authorized Agent Mailing Address	City State Zip

333 West Ocean Blvd. Long Beach CA 300 E Ocean Blvd Long Beach CA 90802 90802 Contact Telephone Number Contact Fax Number Contact E-mail Address Authorized Agent Telephone Number Authorized Agent Fax Number Authorized Agent E-mail Address. RBlanton@longbeachcc. (562) 570-6396 (562) 570-6583 Meredith.Reynolds@longbeach.gov (562) 436-3636 com

ÖPEN. UPN# SCE Engineer Rep Name Partnership Name [if applicable] Notes/Additional info TR Adam Stadnik STRATE ASSESSED **Rick Raskin** Express Installed Customized Express to be installed Technology incentives

Project Site Information

Please refer to your SCE bill for your Service Account Number, and to the Energy Management Solutions Guide Appendix for Building Type Code.
Please refer to your SCE bill for your Service Account Number, and to the Energy Management Solutions Guide Appendix for Building Type Code.
For more than one project site, check the Multiple Site Project box below, skip Sections 3 through 7 of this application and complete the Multiple Site/Solution Worksheet found at www.sce.com/solutions; Then go to Sections 8 and 9 to sign and complete your application. Submit the Multiple Site/Solution Worksheet and all required documents with your completed application.

	·			Building					
Customer Reference			ZIP	Туре	Year	Total Sq Ft/		Site Contact	
(optional)	SCE Service Account Number	Sile Address	Code	Code	Built	Facility	Site Contact Name	Phone Number	E-mail Address
Example									
Project Name	3-000-0000-00	111 Main St.	91001	33	1950	10,000	Victor Johnson	626-555-0901	vjohnson@tdi.com
Long Beach								``````````````````````````````````````	rblanton@longbeachc
Convention Center		300 East Ocean Blvd.	90802	5	1991	600000	Ray Blanton	(562) 499-7629	c.com
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Multiple Site Project

Express Solutions

Refer to the Energy Management Solutions Guide or www.sce.com/solutions for Solution Codes, Solution Descriptions, Incentive Amounts and Program and Equipment Eligibility Requirements. Then calculate your Express Solutions incentive total. For more than five solutions, check the Multiple Solutions box below, skip Section 3 of this application and complete the Multiple Site/Solution Worksheet found at www.sce.com/solutions. NOTE: Please read and answer the Express Solutions eligibility requirements and questions carefully before proceeding with your equipment purchase. Eligibility requirements and questions can be found in the

Energy Management Solutions Guide Appendix and at www.sce.com/solutions.

•						Express Soluti	ions Ca	lculation
•			Date of			Number of Ince	ntive	
	• •	Has the solution	Actual or	Description of Replaced Equipment	Unit of Measure	Units Installed \$ Pe	r Unit	Incentive Total
		already been	Proposed	(e.g., lighting type, wattage, model #,	(e.g., lamp,		•	
Solution Code	Solution Description	installed?	Installation	# of anits)	fixture, sq ft, hp)	A X I	B ⇒	C
Example	T8 Lamps and							
LT-58109	Electronic Ballasts-8-foot		10/21/2009	120-F40 T12 Cool White	Lamp	80 80	\$9:00	\$720.00
	Interior pulse start /ceramic metal	Yes* D No						
LT-48241	halide(PSMH or CMH) fixtures : >		12/1/2010	0 1000w metal halide	fixture	230. \$1	35.00	\$31,050.00
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LT-71883	halide(PSMH or CMH) fixtures	Yes* 🖸 No	12/1/2010	250w metal halides	fixture	40\$	40.00 -	\$1,600.00
	T8 interior lamp and electronic							
LT-82210	ballast: 4 foot (T12 replacement	Yes* 🖸 No	12/1/2010	0 400w metal halides	lamp	64.	\$5.50	\$352.00
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		🖸 Yes* 🖸 No)	· ·				
					Everage	ofalled inconting	Total	\$0.00

Multiple Solutions	(more than five)
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Express Installed Incentive Total\$0.00Express Pending Incentive Total\$33,002.00Express Pending Est. Project Cost\$139,024.61

* If YES, please include/submit the following: 1) Invoice receipt(s), and 2) Specification sheet(s) for Installed Incentive(s) from vendor

If you are submitting this application for Express Solutions incentives only, stop here. Then go to Sections 8 and 9 to sign and complete this application.

Customized Solutions Incentives for Energy Efficiency (EE) Customized Solutions are based on a calculated approach to energy savings and demand reduction. If your project includes EE Customized Solutions, complete the table below. For more than five solutions, check the multiple solutions box below, skip Sections 4 and 5 of this application, and complete the Multiple Site/Solution Worksheet found at www.sce.com/solutions. Refer to your Energy Management Solutions Guide for the Solution Code; Solution Description, and Program and Equipment requirements • To obtain a Description of Existing Equipment refer to either a) energy savings report from the Energy Management Online Application Tool found at www.sce.com/solutions, or b) your project proposal. Solution Code Solution Description Description of Existing Equipment Example Line # 17-17492 Interior lighting fixture replacement - LED fixture -1 5 Multiple Solutions (more than five) ESTIMATED PROJECT COMPLETION DATE Customized Solutions: Energy Savings and On-Peak Demand Reduction For the corresponding line from Section 4, refer to your energy savings and/or on-peak demand reduction calculations from the Energy Management Online Application Tool at www.sce.com/solutions or your project proposal to complete the table below. - :-* Attach quote for projected equipment installation costs and equipment specifications from your contractor/installation vendor and energy savings calculations with your completed application. **Energy Savings On-Peak Demand Reduction** Total Installed On-Peak On-Peak Demand Baseline Usage Installed Usage Energy Savings Incentive Rate Energy Baseline On-Peak On-Peak Demand Incentive Incentive Rate Reduction (kWh/yr) Incentive (\$) Demand (kW) Incentive (\$) Demand (kW) Reduction (kW) (\$/kW) Total Line # E1 С х E2 E1+E2 Example From Sec 4 150000 97.000 \$0.00 \$0.00 \$0.00 200 - T \$0,00 5 \$0.00

 TOTAL
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 TOTAL
 \$0.00
 \$0.00
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 Total Estimated Customized Solution Project Cost
 \$0.00
 \$0.00

 If you are not applying for DR Technology Incentives, stop here. Then go to Section 8 and 9 to sign and complete this application
 \$0.00

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	Multiple Site/S	olution Worksheet f	ound at www.sce.con	n/solutions.	utions box below, skip Sec					L :
	found at ww	.sce.com/solutions		e solution Codes, Soluti	on Descriptions, Strategies,	and Program and	Equipment elig	nomity ledrine	menis	
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ine#	Example DR-98812	Chiller Controls			Limit Chiller Electric Der	mand				
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Payment Information and C Complete the section below to let us kno	ustomer Acknowledgemer	nt ((COP	<u>`</u>	UPN#	e PRE/Similar Lagger
A. FORM OF PAYMENT (Please check one)	B. PAYEE INFORMATION Check here	e if Pavee is same as Section 1				
O Check to Customer [Complete B and C]	Payee-Customer/Business Name	Contact Name	,	Title .	C, TAX IDENTIFICATION TYPE (Place	o chook and
 Utility Bill Credit to Customer [Complete C and D] 	Company/Business Mailing Address	City	. State	Zip	O Federal Tax ID	
O Check to third party Payee (e.g., contractor, corporate office) [Complete B, C and E. Note: provide third party information in Section C.]	Contact Telephone Number	Contact Fax Number	Contact E-mail addres	•	 Social Security Number [SSN] Employer ID Number [EIN] TAX STATUS (Please Check one) 	
 I understand that incentives are taxable, and if graving to submit to SCE a complete W9 for fax box (above) has been checked. I understand tha may be imposed due to program incentive payments. D. UTILITY BILL CREDIT (PLEASE COMPLETI Service Account Number. 	payee should consult their fax advisor concer enl(s).	te on IKS form 1099 unless the "Corpo ming the taxability of incentives, and th	vration" or "Tax-exempt, N at SCE is not responsible		 Corporation Non-Corp Individual/Sole Proprietor Tax-exempt, Non-profil Local Government Exempt Reason 	
Service Account Number 3 - XXXXXXX E. PAYMENT RELEASE AUTHORIZATION (PLI As the Customer, I am authorizing this payment of my release of this payment to the Payee does no	EASE COMPLETE THIS SECTION IF AN AUD	IMber	ph com	a incentive check from	SCE. I also understand that	
Customer Name (Please Print)	Signature		Title		Date	
Would you like more informa Energy Management Solutio	ation about Demand Responsed in the second sec	onse options and/or of	her SCE progr	ams that you	read about in the	
Demand Response Programs (please	☐ Savings ☐ OnBill F	nia Solar Initiative 5 by Design Financing Y STAR® Benchmarking	Contraction (p	lease ⁻ specify)		
PAGE						·

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Applicant Agreement Regarding Program Terms and Conditions



I, the Applicant (and Authorized Agent of the Applicant, if applicable), hereby agree (the "Agreement") to the following terms and conditions to my participation in: (1) Express Solutions Program. (2) Customized Solutions Program, and/or (3) Demand Response (DR) Technology Incentives Program (the "Programs"). The Programs are identified and further described in the appropriate attachments to the Application, and also in the 2010 Express Procedures Manual for Business (www.sce.com/express_solutions) and the 2010 Customized Statewide Procedures Manual for Business (www.sce.com/customized_solutions), as applicable. ----st. 1.a Incorporation by Reference: The Application (together with all applicable attachments) is hereby incorporated by reference into, and 5. Site Access Requirements: The Program(s) I select may require installations, audits, inspections, measurements of the

made a part of, this Acreement,

1.b Incorporation by Reference - SCE Partnerships (if applicable). To the extent Applicant is a participant in an SCE 2010-2012 Local Government or Institutional Partnership, the following shall apply. In addition to the Application, the executed agreement to jointly deliver the applicable 2010-2012 Energy Efficiency Partnership Program between Applicant and SCE (and other California utilities where applicable) (the "Partnership Agreement") shall also be incorporated into this Agreement by this reference. Should a conflict exist between the terms and conditions of this Agreement and the Partnership Agreement (including but not limited to Section 10 of this Agreement), then the terms and conditions of the Partnerchip Agreement shall control with respect to such conflict.

Limitation on Funding Availability: Each Program has limited funding and is offered on a first-come, first-served basis until funding is depleted or the Program is terminated, whichever comes first, I (urther understand that submission of this Application is not a guarantee of payment by SCE, nor is it a guarantee of fund availability. Upon SCE's approval of this Application and SCE's execution of a Program project agreement, if applicable to the requested Program, incentive funds will be reserved by SCE; however, payment of any incentive is subject to post installation performance verification.

Changes to Program: Funding and conditions of each Program are subject to the jurisdiction of the California Public Utilities Commission ("CPUC"), and shall be subject to such changes or modifications as the CPUC may, from lime to time, direct in the exercise of its junisdiction. I understand that if a Program is modified in any way or leminated by order of any government entity, then this Agreement shall be revised or terminated consistent with that order. In addition, SCE may suspend or terminate any agreement related to a Program without cause (and without prior written notice) if SCE determines suspension or termination of the agreement is necessary in order to make changes to the related Program or if SCE is ordered by the CPUC to modify or discontinue a Program and/or any agreements related to a Program. I agree that SCE will not be liable for any damagas or compensation of any kind that may result from the changes described in this paragraph 2.

THE DOCUMENT FOR VERMENSING AND A STATE Right of Assignment: SCE may assign any agreement related to my participation in a Program, in whole or in part, or its rights and obligations herounder, directly or indirectly, by operation of law or otherwise, without my pror written consent, provided SCE remains obligated for payments incurred prior to the assignment. I may not assign this Application, in whole or in part, or my rights and obligations hereunder, directly or indirectly, by operation of law or otherwise without the orior written consent of SCE.

performance of the project measure(s) (referred to as "solution(s)"), and/or verification of installation of solutions. Therefore, I agree to provide reasonable access to the project site(s) for these purposes to SCE and/or its agents, assigns, or contractors and the CPUC and/or its events or assigns,

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- 5. Authorized Services: I understand that SCE employees, contractors and/or agents are authorized to provide only the services described in this Application for the Programs. SCE assumes no responsibility for any services, installations, improvements or equipment offered or provided to me by an SCE employee, contractor or agent other than those specified in this Application or that have not been authorized by SCE.
- 7. Release and Use of Information: I authorize SCE to release my contact and other relevant information to SCEs employees, contractors and/or agents for purposes related to my participation in the Program(s). I further authorize SCE's employees, contractors and agents to contact me with regard to the initiation, performance, and/or verification of any of the terms and conditions of the applicable Program(s)
- 8. Calculation of Energy Savings: SCE will not pay incentives for any energy savings in excess of the actual annual amount of my electricity usage at each SCE service account for which incentives are requested.
- 9. Equipment Eligible for Incentives: Energy savings and demand reduction resulting from the project must be above and beyond baseline energy performance, which include state-mandated codes, lederal-mandated codes, industry-accepted performance standards or other baseline energy performance standards as determined by SCE. Refurbished and/or leased equipment are not eligible for Program incentives. Specific restrictions may apply to each energy efficiency solution, as oullined in the instructions and attached Application forms.
- 10. Method for Calculation of Incentive Payments: I undarstand that SCE pays up to 50% of the project cost for Customized Solutions, and up to 100% of the equipment cost for Express Solutions. For DR Technology Incentives, SCE pays up to 100% of actual reasonable project costs, not to exceed \$125 per kW of verified load reduction (\$300 per kW for Automated Demand Response). Colculations will be in accordance with the 2010 Customized Statewide Offering Procedures Manual for Business (www.scc.com/customized_solutions). | further understand that the total colendar year incentive payments to an individual SCE customer cannot exceed \$6 million for Customized Solutions, and \$2 million for Express Solutions.
- Exclusive Nature of These incentive Payments: To be eligible for Program incentives, a groe that I have not and will not apply for or receive rebates, incentives or services for the solution(s) covered by this Application from any other utility, state or local program funded by the Public Goods Charge (PGC). I further agree that I will not apply or receive rebates, incentives, or services for the incentive(s) covered by this Application in an amount greater than the total cost of the solution(s). Because the Programs are funded by California utility ratepayers and administered by SCE under the auspices of the CPUC. I may face adverse consequences (i.e., a requirement that I return payments that were made to me or a restriction on my eligibility to participate in other programs) if I violate these restrictions

12. Estimated Savings May Not Equal Actual Savings: 1 understand that all energy savings, incentives, and installed costs provided by SCE during the Program Application process are estimates only, and are subject to change based on SCE review and approval and that I am solely responsible for the selection, purchase, installation and ownership of the equipment and services under the Programs.

13. Energy Bonefits: As a qualified SCE customer, I centify that the indicated energy savings products are for use in my project site and not for resale. I agree to provide SCE with documents establishing paid proof of purchase and installation of the solutions applied for In this Application. I understand the incentive payments are based on related energy benefits over the life of the product. I agree that if (a) I do not provide Southern California Edison with 100% of the related energy benefits specified in the rebate form for the life of the product or for a period of five (5) years from receipt of rebate, whichever is less, or (b) I cease to be a customer of SCE during said time period, I shall refund a prorated amount of rebate dollars to SCE based on the actual period of time for which I provided the related energy benefits as an electric customer of SCE. 14. Risk Allocation: I UNDERSTAND HIAT SCE MAKES NO REPRESENTATION OR WARRANTY, EXPRESS OR IMPLIED, REGARDING MANUFACTURERS, DEALERS, CONTRACTORS, MATERIALS OR WORKMANSHIP, OR REGARDING SELECTION OR

IMPLIED WARRANTIES OF MERCH ITS AFFILIATES, SUBSIDA CONTRACTUAL OF 15. Facslmile Signal

QUALIFICATION OF AUTHORIZED AND HAVE CAUSED MY AUTHORIZED AGENT (IF ANY) TO UNDERSTAND. THAT SCE MAKES NO WARRANTY, EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION THE ABILITY AND FITNESS FOR ANY PARTICULAR PURPOSE, USE, OR APPLICATION OF THE PRODUCTS OR SOLUTIONS. I AGREE TO INDEMNIFY, DEFEND AND HOLD HARMLESS, AND HEREBY RELEASE SCE KIT COMPANY, OFFICERS, DIRECTORS, AGENTS AND EMPLOYEES OF EACH OF THEM, FROM AND AGAINST ALL CLAIMS, DEMANDS, LOSSES, DAMAGES, COSTS, EXPENSES, AND LIABILITY (LEGAL WHICH ARISE FROM OR ARE IN ANY WAY CONNECTED WITH ANY OF THE PROGRAMS. Applicant's signal signalure page may be transmilled to SCE by factimile or other electronic means. Copies of the signalure pages so transmitted may be used for the purpose of enforcing the terms of this Agreement as though they

were original 16. | hereby

the following (check ONLY ONE of the following options):

[] Lan STERING this project. Upon project approval, if applicable to requested Program(s), I inlend to enter into an agreement with SCE for delivery of energy savings/demand reduction resulting from the installation of icy and demand response solutions at the project site listed in Section 2 of this Application.

I have entered into a contract with the AUTHORIZED AGENT indicated below for the installation of energy efficiency and/or demand response solutions at the project site listed in Section 2 of this Application. Upon project approval, (applicable to requested Program(s), my Authorized Agent is authorized to enter into the necessary agreements with SCE for delivery of energy savings and/or demand reduction resulting from the installation of these solutions at the project site. I understand that: (i) SCE makes no warranty or representation about the Authorized Agent's qualifications; (ii) I am solely responsible for selecting the Authorized Agent to implement the project on my behalf; (iii) that the Authorized Agent is an independent contractor and not authorized to make any representation on behalf of SCE; and (iv) that SCE will have no role in resolving any disputes between me, the Authorized Agent and/or any other third parties. I further authorize all contracts and correspondence to be sent directly to the Authorized Agent specified below.

Verification and Certification: I affirm that I am authorized to enter into this Agreement and that I have read, understand, and agree to all of the specific terms, conditions and other requirements and restrictions set forth in this Agreement for each of the Programs selected in this Application for my participation. I certify that the information I have provided in the Application that accompanies this Agreement is true and correct, and the project(s) for which I am requesting Program funding meet(s) all applicable requirements as set forth in this Application. Furthermore, I understand and agree that I meet all eligibility requirements for participation in the Program(s) for which I am applying. SCE reserves the right to request additional information to verify Applicant's eligibility to participate in The Program(s).

Customer Name (Please Print)

Mercelt Reynolds

You must make a selection on the following section(s): S-16 Murchitz Lynch

Signature

Signature

Authorized Agent Name (Please Print)

Sustainability Coordinator 0/2/10 2pm Date

Signed electronically by CA #2-25-710-3846

8/2/2010