



License: 976261731-5501(UT)
Type: General with Electrical

SOLAR ENERGY EXPERT SOLUTIONS

Affiliate Solar Inc

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801-318-9601
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CUSTOMER GUIDE AND UNDERSTANDING STATEMENT

This Customer Understanding Statement is to explain: (1) standard procedure of "Going Solar"; (2) basic information of "Going Solar" and (3) key factors of "Going Solar". The purpose is to prevent any miscommunication or misunderstanding and make sure the customer has enough information to make decisions.

Section 1 → Standard procedure of "Going Solar":

1. **Site Survey:** Call to schedule site survey within 5 days of contract signing.
2. **Panel Layout Approval:** Customer approved panel layout. HOA approved panel layout (if required).
3. **Engineer Package:** Permit Engineering package will be ordered including structural and electrical stamp (if necessary); typically takes 5-7 days.
4. **Installation Permit:** Permit application may take 5 - 30 days.
5. **Interconnection:** Request / order Interconnection (if applicable) with the utility provider, typically takes 10-45 days. This step may vary from state to state.
6. **Product delivery:** Product may be delivered to the job site prior to the installation date through a freight carrier or be brought to the job site by an installation team on the day of installation.
7. **Installation Schedule:** Project Coordinator will schedule installation appointment and double confirm prior to installation. Installation typically takes 2-5 days on a standard installation. If required, Main Service Panel upgrade (MPU) and Energy Storage System (ESS) will take longer.
8. **Monitoring:** Set up account and install solar system monitoring APP for appropriate inverter.
9. **Inspection:** Project coordinator will coordinate with the building department and utility company to schedule MPU inspection (if installed) and/or installation inspection (if required).
10. **PTO:** Permission to Operate / Interconnection Approval will be filed if not already approved.

The typical time frame of a solar project from start to completion is 45-90 days from the date of contract signing. Different states / cities / building department / utility companies may have longer "Permit application" and "Permission to Operate" procedures which may take up to 180 days, under special circumstances, it can take longer.

Initial Here if you understand this section: _____

DS
DC

Section 2 → Basic information customer needs to know:

1. Panels are oriented South, West and East (80-280 degrees) for maximum effectiveness. Panels can be placed on the front of house (for roof mount installation) if within the degree range of the sun. Actual installation may vary depending on specific requirements. HOA approval will be required if applicable.
2. Panel and Inverter Warranty are from the manufacturer of each respectively. Installation Labor Warranty is from the licensed installer on installation only.



- 3. Customer MUST have a strong WiFi signal at the inverter for monitoring purposes.
- 4. Solar system will NOT provide power when the electricity goes out unless an ESS and/or generator is installed properly.
- 5. Customer understands that tax credit is currently at 30% (2022-2032) which is only applicable if you have a tax liability to utilize it. We are NOT tax advisors and cannot give tax advice. You MUST consult your professional tax advisor for more details.
- 6. Solar system output will be affected by shading, snow, dust, weather, sunshine irradiation etc.
- 7. Customer is responsible to notify his / her homeowners insurance carrier of the added solar systems (if necessary).

Initial Here if you understand this section: DC^{DS}

Section 3 Key factors customer needs to understand:

- 1. I understand that this is a 3.160 KW-STC KW-DC system () with () without Energy Storage System.
- 2. I understand that the HOA (if applicable) needs to approve the solar installation. My HOA contact information is: Phone: N/A, Email: N/A, Others: N/A
- 3. I understand this is a "Grid-Tied" solar system which still needs to be connected to a utility company. I am still required to use an electricity provider and will continue to receive a utility bill / statement even the balance may be 0. I currently have or I am free to select an electricity provider that will "NET METER" or buy back the electricity my solar system produces.
- 4. I understand that the Salesperson may state contractual obligations and non-contractual obligations. I will ask the Salesperson to write down in the space below any obligations which are not on the contract that I want to make clear:

No additional works applicable.



5. I understand that I have 72 hours or by midnight of the third business day to cancel the signed contract. Cancellation fees apply if I cancel the contract thereafter.

Initial Here if you understand this section: DS
DC

By signing below, I acknowledge that I have received a copy of the Home Improvement Contract (HIC) for my solar system, I have provided a copy / copies of my electric bill(s) if possible for usage and rates for system sizing purposes and I understand that there is not any other scope of work, expectations, promises, obligations other than stated in the contract.

Customer:

Name: David Card

Signature: DocuSigned by: *David Card*

Date: A672B54D5DF34DE... 5/16/2023

Sales Representative:

Name: Josh Coen

Signature: DocuSigned by: *Josh Coen*

Date: 91BA060051DC4AF... 5/12/2023

SOLAR ENERGY SYSTEM DISCLOSURE DOCUMENT

This disclosure shall be printed on the front page or cover page of every solar energy contract for the installation of a solar energy system on a residential building.

The TOTAL COST for the solar energy system (including financing and energy /power cost if applicable) is: \$ 12,640.00.

To make a complaint against a contractor who installs this system and/or the home improvement salesperson who sold this system, contact the Contractors State License Board (CSLB) through their website at www.cslb.ca.gov (search:"complaint form"), by telephone at 800-321-CSLB (2752), or by writing to P.O. Box 26000, Sacramento, CA 95826.

If the attached contract was not negotiated at the contractor's place of business, you have a Three-Day Right to Cancel the contract, pursuant to Business and Professions Code (BPC) section 7159, as noted below. For further details on canceling the contract, see the Notice of Cancellation, which must be included in your contract.

Three-Day Right to Cancel

You, the buyer, have the right to cancel this contract within three business days. You may cancel by e-mailing, mailing, faxing, or delivering a written notice to the contractor at the contractor's place of business by midnight of the third business day after you received a signed and dated copy of the contract that includes this notice. Include your name, your address, and the date you received the signed copy of the contract and this notice.

This document was developed through coordination of the California Contractors State License Board and the California Public Utilities Commission pursuant to Business and Professions Code section 7169.

13L-6 (05/2018)



SOLAR HOME/BUILDING IMPROVEMENT AGREEMENT

This is the Home/Building Improvement Contract (the "Contract") between property owner(s) listed below (collectively "Customer", "Homeowner", "Owner", "Buyer", or "You") and General Contractor ("Contractor") for purchase and installation of solar PV system (the "system") at the address listed below (the "Property", "Site" or "Home") on this day of May 12, 2023.

- **Customer / Buyer(s):**

Homeowner Name:	Authorized user: David Card/ Card Construction
Phone Number:	760-910-1391
E-mail:	cardconstruction@gmail.com
PV System Installation Address:	5145 Tom Mix Rd, Pioneertown, CA 92268, USA

- **General Contractor (Hereinafter refer as "Contractor"):**

Company Name:	Affiliate Solar Inc
Company Address:	9690 S 300 W, Sandy, UT, USA,84070
Contact:	Kim Eaves
Phone Number:	801-318-9601
License Type & No.:	General with Electrical 976261731-5501(UT)

Section 1: Description of the PV System and Significant Materials

System Size and Type:	Residential, Roof Mount, 3.160 KW-STC
Panel Brand, Model and QTY:	CS1Y-395MS (or equivalent), 8 pcs
Inverter Brand, Model and QTY:	DS 3 - S (or equivalent), 4 pcs
Energy Storage System Brand, Model and QTY:	None

Installer will use reasonable business efforts to complete installation using products mentioned above subject to product availability and Installer's supply schedules. Should orders for products exceed Installer's or contractor approved vendor's available inventory at the time of installation, customer agrees to authorize installer using similar available products to complete installation. Installer shall make sure final installed system size is no less than the contract system size and no additional charge should apply unless agreed by customer in writing.



Section 2: Contract Price and Payment Schedule.

Customer agrees to pay the Contractor for the performance of the work, the sum of \$12,640.00 before any incentives and rebate. The Contract Price is subject to any change orders agreed to in writing by both parties. The Owner agrees to pay a deposit of \$1,264.00 payable at the time of contract execution.

Payment schedule details: Owner shall make the following progress payments when the work, services, materials, and/or equipment has been provided:

1st Payment (deposit):	Cash	10%	\$1,264.00	Deposit due at signing contract
2nd Payment:	Cash	40%	\$5,056.00	Due when permit has been approved and issued
3rd Payment:	Cash	50%	\$6,320.00	Due upon installation completion

Contractor and installer agree to hold customer harmless of any cost and liability under the condition of finance option and / or loan is not approved by finance provider before installation starting date. Customer agrees to pay same amount to contractor within 30 calendar days after Construction Completion if finance or loan is cancelled and/or expired after installation starting date.

Section 3: Partial Payment and Service Charge.

The parties agree that should one or more of the items of work or materials referenced in the above schedule not be completed by the progress payment event, Owner agrees to pay for that portion of the work completed through said date and to pay for the remaining item(s) with the next scheduled progress payment. If site is not ready for inspection within 30-days of contractor notifying Owner that Construction Completion has occurred, Owner will be responsible for paying Contractor any outstanding balance within 30-days.

Service Charges: Service charges will be charged on any payment not received within 30 days of invoice date at the rate of 1.5 percent per month. Contractor reserves the right to suspend performance should Owner not make timely payments under this Contract.

Section 4: Scope of Work.

The Installer agrees to furnish all labor, materials, equipment, and other facilities required to complete the work, including:

1. Provide solar system engineering package and acquire system installation permit;
2. All necessary solar equipment procurement and installation;
3. Coordination with Owner's utility company regarding interconnection agreements and inspections;
4. Obtaining permission to operate ("PTO") from utility in order to connect solar system to electrical grid. Customer is responsible for cooperating and coordinating with utility company to complete any necessary documentation, including but not limited to "interconnection agreements", "Permit to Operation application" etc.

Section 5: Entire Agreement.

This agreement represents the entire agreement between the Contractor and the Customer regarding the work described in Section 4, and supersedes any prior written or oral agreements or representations as to that work.

Section 6: Installation timeline.

The work to be performed by the Installer pursuant to this Agreement shall be commenced within Ten (10) business days from contract signing date and shall be completed within SIX (6) months. This performance timeline is an estimate and may be adjusted as provided in this Agreement, including delays due to late payments or unforeseen conditions.

Contractor shall be entitled to an extension of the construction time due to the following: holidays; acts of god; acts of public utilities; governmental bodies, or inspectors; inclement weather; accidents; delay in receipt of solar panels from manufacturer, shortage of labor or



materials; additional time required for change orders and additional work; vandalism; Under special circumstances, the work may take up to EIGHTEEN (18) months, including but not limited to owner's failure to provide Installer with continual uninterrupted access to job site; delays caused by Owner, Owner's design professionals, agents, and separate contractors, jurisdictional delays, scheduling conflicts; and other delays unavoidable or beyond the control of the Contractor.

Section 7: Differing Site Conditions.

Contractor and Installer shall promptly, and before the following conditions are disturbed, notify the Owner in writing of any:

1. Hazardous Material that, because of its quantity, concentration or physical or chemical characteristics, is deemed by any federal, state or local governmental authority to pose a present or potential hazard to human health or safety or to the environment, or that the handling of which may subject Contractor to legal liability.
2. Unknown physical or other conditions at the site of an unusual nature, materially different from those ordinarily encountered and generally recognized as inherent to work of the character provided for in the Contract.

Section 8: Changes in Work.

The work shall be subject to changes by additions, deletions or revisions by the Owner. The Owner shall notify Contractor and Installer of such changes by delivery of additional and/or revised drawings, specifications, exhibits or written orders.

Section 9: Suspension of Work.

The Contractor and Installer may suspend work under the Contract as a result of the following:

1. Owner's failure to timely pay sums due to the Contractor, until such payment is made; or Owner's failure to provide Owner's ability to pay Contractor for the work remaining to be performed by Contractor.
2. A dispute over payment for extra work, differing site conditions, changes by Owner or other circumstances beyond Contractor and Installer's control if such circumstance will cause the Contractor and Installer to suffer substantial financial hardship if Contractor and Installer are required to continue the work;

Any suspension of work under this Contract will also suspend the progress and completion dates set forth.

Section 10: Inspection of Work.

The Installer shall make the work accessible at all reasonable times for inspection by the Owner. The Installer shall inspect all material and equipment delivered to the job site by others to be used or incorporated in the Contractor's work.

Section 11: Owner Responsibilities.

Owner agrees to provide the following:

1. Owner shall provide, no later than the date when needed by the Contractor and / or Installer, all necessary access to the site or sites upon which the Work is to be performed;
2. Owner to allow Contractor and / or Installer use of Owner's utilities (electric and water) while on job site;
3. Owner is responsible for granting utility any required access to property, meter, and system. Any failure or delay of owner to meet utility access requirements is not the responsibility of contractor.
4. PREEXISTING CODE VIOLATIONS: If any pre-existing violations prevent the execution of the inspection and / or interconnection agreement, then Owner agrees to fix such violations within thirty (30) days after receiving notice thereof from Contractor.
5. Owner agrees to promptly furnish Contractor with all details and decisions about unspecified construction decisions, and to consent to or deny changes in the scope of work that may arise so as not to delay the progress of the work.
6. Owner bears risk of loss, damage or theft of solar panels and other construction materials after they are delivered to Project site. Owner should provide a safe location for installer to store construction materials during installation.
7. Owner shall provide all site surveys and baselines necessary for the Installer to locate the principal parts of the Work and perform the Work. Owner shall physically stake out any concealed underground pipes, conduits and utilities or other underground equipment prior to commencement of work.
8. Owner agrees to promptly coordinate with utility company to provide and complete any necessary documentation for the purpose of Permit To Operation (PTO) approval.

Section 12: Permits, Licenses, and Regulations.



Unless otherwise provided in the Contract Documents, the Contractor and/or Installer shall obtain and pay for all permits and licenses necessary for the Work. The Owner and Contractor / Installer shall assist the other in obtaining such permits and licenses. Unless otherwise provided, the Owner shall secure and pay for all permits, licenses and easements for permanent structures or permanent changes in existing facilities.

The Contractor / Installer shall give all notices and comply with all laws, ordinances, rules and regulations bearing on the performance of the Work. If the Contractor / Installer observes that drawings, specifications or other Contract documents are at variance with such laws, ordinances, rules and regulations, the Contractor / Installer shall promptly notify Owner of such variance. If any such variances result in any necessary changes in the Work, then Contractor shall be entitled to an equitable adjustment to the Contract price or Contract time.

Section 13: Termination.

The Owner reserves the right to terminate the work upon notice in writing to the Contractor. In such an event, the Contractor shall be paid actual costs for the portion of the work performed to the date of termination, and for all of Contractor and Installer's incurred costs of termination, including but not limited to site survey, engineering, PE certification / stamp, permit application, installed product, delivery, PTO application, project administration, demobilization and any termination charges by vendors and subcontractors. Owner will also be charged a restocking fee of 25% for any unused materials ordered by Contractor and Installer prior to termination.

Contractor and Installer reserves the right to stop all work on the Project and terminate the Contract should the Owner become insolvent or commit a material breach or default under the Contract, including but not limited to, failure to obtain financing approval and / or pay timely undisputed sums due to the Contractor.

Section 14: Insurance.

The Contractor and / or Installer shall procure and maintain insurance under this Contract consisting of the following coverage:

1. Workers' Compensation and Employers' Liability Insurance;
2. Commercial General Liability Insurance covering Contractor's operations;
3. Automobile Liability Insurance, including coverage for Contractor's owned, hired, and non-owned vehicles.

Section 15: Arbitration and Severability.

Any and all claims and disputes between Homeowner and the Contractor and / or Installer relating in any way to this Agreement or Services performed under this Agreement (including, but not limited to, claims for breach of contract, tort, neglect of duty, fraudulent misrepresentation, discrimination, harassment and any violation of federal or state law, regulation or constitution) ("Arbitrable Claims") shall be resolved by binding arbitration under the Federal Arbitration Act, in conformity with the procedures of the California Arbitration Act (Cal. Code Civ. Proc. § 1280 et seq., including § 1283.05 and all of the Act's other mandatory and permissive rights to discovery). THE PARTIES HEREBY CONSENT TO THE PERSONAL JURISDICTION OF THE CIRCUIT COURT IN AND FOR VENTURA COUNTY, CALIFORNIA. In addition to any other requirements imposed by law, the arbitrator selected shall be a retired California Superior Court Judge, or otherwise qualified individual to whom the parties mutually agree, and shall be subject to disqualification on the same grounds as would apply to a judge of such court.

All rules of pleading (including the right of demurrer), all rules of discovery, all rules of evidence, all rights to resolution of the dispute by means of motions for summary judgment, judgment on the pleadings and all other dispositive motions, and judgment under Code of Civil Procedure § 631.8 shall apply and be observed. Resolution of the dispute shall be based solely upon the law governing the claims and defenses pleaded, and the arbitrator may not invoke any basis other than such controlling law. The arbitrator shall have the immunity of a judicial officer from civil liability when acting in the capacity of an arbitrator, which immunity supplements any other existing immunity. Likewise, all communications during or in connection with the arbitration proceedings are privileged in accordance with Cal. Civil Code § 47(b). As reasonably required to allow full use and benefit of this agreement's modifications to the Act's procedures, the arbitrator shall extend the times set by the Act for the giving of notices and setting of hearings. Awards shall include the arbitrator's written reasoned opinion. Each party agrees to pay their own attorneys' fee and all related legal expenses, if has. The Parties understand and agree to this binding arbitration provision, and both Contractor, Installer and the homeowner give up their right to trial by jury of any claim they may have against each other.

If any provision of this Agreement should be held to be illegal, invalid, or unenforceable by a court of law or arbitrator, the legality, validity,



and enforceability of the remaining provisions of this Agreement shall not be affected or impaired thereby.

**Section 16: Workmanship & Roof Penetration Warranty.**

Installation Workmanship Warranty and Roof Penetration Warranty (for roof mounted system only) is provided by the licensed and insured Installer. The Installer warrants to the Owner that all materials and equipment furnished under this Contract shall be new unless otherwise specified and that all work under this agreement will be of good quality, without defects, and in conformance with Contract documents. This PV system contract also includes a 10 year installation workmanship warranty, provided by installer. The installer will also provide a five (5) year Roof Penetration Leak Warranty beginning from the job completion date. If in the event of a defect in workmanship or leak caused by Installer's roof penetration(s), Installer will repair the defect in workmanship and or repair the roof penetration leak at no charge. To obtain service under this workmanship warranty and/or roof penetration leak warranty, Customer must give written notice to Installer identifying the: (a) complete address of the original work performed; (b) the date of the job completion; and (c); the nature of the defect; Equipment warranties are granted from the manufacturers and transferred to the Owner. Contractor and Installer does not warrant the equipment under any circumstances.

EXCEPT FOR THE WARRANTIES SET FORTH IN THIS AGREEMENT AND ANY HOW, EACH PARTY EXPRESSLY DISCLAIMS ANY AND ALL OTHER WARRANTIES OF ANY KIND OR NATURE, WHETHER EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. HOMEOWNER AGREES TO HOLD HARMLESS THE FINANCE COMPANY, LENDER AND GENERAL CONTRACTOR AND ITS OFFICERS, SHAREHOLDERS FROM AND AGAINST ANY AND ALL CLAIMS, DEMANDS, LIABILITIES, OBLIGATIONS, LOSSES AND/OR COSTS AS A RESULT OF INSTALLATION WORKMANSHIP WARRANTY AND ROOF PENETRATIONWARRANTY CLAIM.

Section 17: Additional Notices.

Contractor provides the following information, notices and disclosures to Owner as required by applicable law which is expressly incorporated as part of this Contract.

1. Notice about Extra Work and Change Orders before PTO. Extra Work and Change Orders become part of the contract once the order is prepared in writing and signed by the parties. The order must describe the scope of the extra or change, the cost to be added or subtracted from the contract, and the effect the order will have on the schedule of progress payments. Change orders required by the building department at the jobsite shall be considered incorporated into the contract without being signed by both parties.

2. Notice about Extra Work after PTO. Permit to Operate (PTO) is the final milestone of project completion. After PTO is granted, aftersales service agreement is needed once Homeowner requests extra work to be completed other than the work scope described in this contract, including but not limited to technical survey, repair & maintenance, system reset, addon additional products.

3. Lien Releases. Upon satisfactory payment being made for a portion of the work performed, Contractor and Installer shall, prior to any further payment being made, furnish Owner a full and unconditional release from any claim of mechanic's lien for that portion of the work for which payment has been made.

Contractors and / or Installers are required by law to be licensed and regulated by the Contractors State License Board which has jurisdiction to investigate complaints if a complaint regarding a patent act or omission is filed within four years of the date of the alleged violation. A complaint regarding a latent act or omission pertaining to structural defects may be filed within 10 years of the date of the alleged violation.

Section 18. NOTICE OF RIGHT TO CANCEL

YOU MAY CANCEL THIS AGREEMENT AT ANY TIME PRIOR TO MIDNIGHT OF THE THIRD BUSINESS DAY AFTER THE DATE YOU SIGN THIS AGREEMENT. SEE THE ATTACHED NOTICE OF CANCELLATION FORM ATTACHED FOR AN EXPLANATION OF THIS RIGHT.

Section 19. ACKNOWLEDGMENT

The Parties acknowledge that they have had the opportunity to consult with independent counsel of their own choice concerning this Agreement and they have done so to the extent they deem necessary, and that they have each read and understand this Agreement, are fully aware of its legal effect, and have entered into it voluntarily and freely based on their own judgment and not on any promises or representations other than those contained in this Agreement.

I have read and understood, and I agree to, all of the terms and conditions in the Agreement above.



BUYER / HOME OWNER / BUILDING OWNER:

Name: David Card
Signature: DocuSigned by: *David Card*
Date: 5/16/2023 4672854D5DF34DE...

SALES REP / INSTALLER:

Name: Nick Graham
Signature: DocuSigned by: *Nick Graham*
Date: 5/16/2023 5DC2538C0C2A426...



Appendix 1: THREE DAY RIGHT TO CANCEL (HOMEOWNER COPY) NOTICE OF CANCELLATION

Date of Transaction: _____

You may CANCEL this transaction, without any penalty or obligation, within THREE BUSINESS DAYS from the above date. 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 (10) DAYS following receipt by the seller (Affiliate Solar Inc) of your cancellation notice, and any security interest arising out of the transaction will be canceled. If you cancel, you must make available to the seller at your residence, in substantially as good condition as when received, any goods delivered to you under this contract or sale, or you may, if you wish, comply with the instructions of the seller regarding the return shipment of the goods at the seller's expense and risk. If you do make the goods available to the seller and the seller not pick them up within TWENTY (20) business days of the date of your notice of cancellation, you may retain or dispose of the goods without any further obligation. If you fail to make the goods available to the seller, or if you agree to return the goods to the seller and fail to do so, then you remain liable for performance of all obligations under the contract.

To cancel this transaction, fax, mail or deliver a signed and dated copy of this cancellation notice, or any other written notice, or send a telegram to Affiliate Solar Inc at 9690 S 300 W, Sandy, UT, USA,84070. NOT LATER THAN MIDNIGHT of the date that is THREE BUSINESS DAYS from the date you signed the Contract.

I, Authorized user: David Card/ Card Construction, HEREBY CANCEL THIS TRANSACTION on _____

Buyer's Signature:

Buyer's Signature:



Appendix 2: THREE DAY RIGHT TO CANCEL (CONTRACTOR COPY) NOTICE OF CANCELLATION

Date of Transaction: _____

You may CANCEL this transaction, without any penalty or obligation, within THREE BUSINESS DAYS from the above date. 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 (10) DAYS following receipt by the seller (Affiliate Solar Inc) of your cancellation notice, and any security interest arising out of the transaction will be canceled. If you cancel, you must make available to the seller at your residence, in substantially as good condition as when received, any goods delivered to you under this contract or sale, or you may, if you wish, comply with the instructions of the seller regarding the return shipment of the goods at the seller's expense and risk. If you do make the goods available to the seller and the seller not pick them up within TWENTY (20) business days of the date of your notice of cancellation, you may retain or dispose of the goods without any further obligation. If you fail to make the goods available to the seller, or if you agree to return the goods to the seller and fail to do so, then you remain liable for performance of all obligations under the contract.

To cancel this transaction, fax, mail or deliver a signed and dated copy of this cancellation notice, or any other written notice, or send a telegram to Affiliate Solar Inc at 9690 S 300 W, Sandy, UT, USA,84070. NOT LATER THAN MIDNIGHT of the date that is THREE BUSINESS DAYS from the date you signed the Contract.

I, Authorized user: David Card/ Card Construction, HEREBY CANCEL THIS TRANSACTION on _____

Buyer's Signature:

Buyer's Signature:
