

EXHIBIT "C" page 1 of 2

Schedule "A"

BEGINNING at a point in the centerline of Quilty Hill Road which lies 0.75± miles north of the intersection of Quilty Hill Road and Foley Road;

THENCE S 06°08'10" W along the centerline of Quilty Hill Road for a distance of 146.47 feet to a point;

THENCE S 03°14'58" W along the centerline of Quilty Hill Road for a distance of 330.38 feet to a point;

THENCE along the southerly line of lands now or formerly of Douglas N. Harris (2016-661) N 84°48'18" W passing through an existing 3/4" hex iron rod at a distance of 25.05 feet for a total distance of 348.01 feet to an existing 1" pipe;

THENCE along the easterly line of said Harris S $05^{\circ}17'25''$ W for a distance of 200.16 feet to an existing 1'' pipe;

THENCE along the southerly line of said Harris N 84°42'53" W for a distance of 148.93 feet to an existing 34" rebar;

THENCE continuing along the southerly line of said Harris N 85°08'34" W for a distance of 1039.45 feet to an existing 3/4" hex iron rod;

THENCE along the westerly line of said Harris and the easterly line of other lands now or formerly of said Harris (2024-224) N 03°47'56" E for a distance of 666.59 feet to a ¾" rebar with Williams & Edsall cap;

THENCE along the southerly line of lands now or formerly the Binghamton Gun Club, Inc. (2714-552) S 85°24'36" E passing through a ¾" rebar with Williams & Edsall cap at a distance of 1504.00 feet, for a total distance of 1544.22 feet to the POINT OF BEGINNING;

CONTAINING 22.109 Acres as shown on a survey map prepared by Williams and Edsall Land Surveyors titled "Survey for the Estate of Douglas N. Harris", dated January 25, 2023, a copy of which is attached hereto.

Excepting all existing public road and utility right of ways.

EXHIBIT "C" page 2 of 2

(L1028309.4)

APPENDIX H

New York State Standardized Acknowledgment of Property Owner Consent Form

	terconnecting Utility: NYSEG ility Project Number (if available): <u>N/A</u>	des alandra Alandra (Alandra (
dis the ow	(Note: This Acknowledgment is to be signed by the owner of the property where the proposed distributed generation facility and interconnection will be placed, when the owner or operator of the proposed distributed generation facility is not also the owner of the property, and the property owner's electric facilities will not be involved in the interconnection of the distributed generation facility.)					
hei ow Y o	is Acknowledgment is executed by Douglas Harris rein the term shall include the Property Owner's rner of the real property situated in the City/Tov ork, known as 149 Quilty Road .00-1-2.2 & 147.00-1-7 (the "P e "Developer"; as used herein the term shall inc	vn of Kirkwood , Broome County, New , aka Tax Parcel(s)				
	is Acknowledgment does not grant or convey a					
1.	 The Property Owner certifies as of the date indicated below that the Property Owner is working exclusively with the Developer on a proposal to install a distributed generation facility (the "Facility") on the Property. 					
	OR	,				
2.	2. The Property Owner certifies as of the date indicated below that the Developer has executed with the Property Owner one of the following: a signed option agreement to lease or purchase the Property, an executed Property lease, or an executed purchase agreement for the Property granting the Developer a right to use the Property for purposes of installing the Facility.					
	Property Owner:	Developer:				
	By: Celia Bean (Mar 9, 2023 10:57 EST)	By: drin Crught				
	Name: Celia Bean	Name: Erin Enright				
	Title:	Title: Property Acquisition Manager				
	Date:	Date: January 26, 2023				

Bean to Don Agency Inc. 149 Quilty Hill Road T-Kirkwood (L1048177xA05D4)

Final Audit Report

2023-03-09

Created:

2023-03-06

By:

Erin Enright (eenright@norbutsolarfarms.com)

Status:

Signed

Transaction ID:

CBJCHBCAABAAkbbr6cBneEevaHaCjiQnQQhDmH26Em1l

"Bean to Don Agency Inc. 149 Quilty Hill Road T-Kirkwood (L10 48177xA05D4)" History

- Document created by Erin Enright (eenright@norbutsolarfarms.com) 2023-03-06 5:37:36 PM GMT
- Document emailed to celiabean@hotmail.com for signature 2023-03-06 5:40:07 PM GMT
- Email viewed by celiabean@hotmail.com 2023-03-06 5:55:23 PM GMT
- Signer celiabean@hotmail.com entered name at signing as Celia Bean
 2023-03-09 3:57:17 PM GMT
- Ocument e-signed by Celia Bean (celiabean@hotmail.com)
 Signature Date: 2023-03-09 3:57:19 PM GMT Time Source: server
- Agreement completed.

 2023-03-09 3:57:19 PM GMT

NSF Kirkwood Purchase Contract 3.13

Final Audit Report 2023-03-13

Created: 2023-03-13

By: Erin Enright (eenright@norbutsolarfarms.com)

Status: Signed

Transaction ID: CBJCHBCAABAAUXEf1AiZ-OAlVg9SVj7KIA247TRK2WID

"NSF Kirkwood Purchase Contract 3.13" History

Document created by Erin Enright (eenright@norbutsolarfarms.com) 2023-03-13 - 4:48:16 PM GMT

Document emailed to dave@norbutsolarfarms.com for signature 2023-03-13 - 4:53:50 PM GMT

Email viewed by dave@norbutsolarfarms.com 2023-03-13 - 4:59:04 PM GMT

Signer dave@norbutsolarfarms.com entered name at signing as David Norbut 2023-03-13 - 5:55:52 PM GMT

Document e-signed by David Norbut (dave@norbutsolarfarms.com)
Signature Date: 2023-03-13 - 5:55:54 PM GMT - Time Source: server

Agreement completed.
 2023-03-13 - 5:55:54 PM GMT

FIRST AMENDMENT TO PURCHASE AND SALE CONTRACT FOR LOTS AND YACANT LAND

THIS FIRST AMENDMENT TO PURCHASE AND SALE CONTRACT FOR LOTS AND VACANT LAND, with addenda (this "First Amendment") dated as of February 21, 2024 (the "Effective Date"), between Celia Bean (the "Seller") and The Don Agency Inc., or Assignee ("Buyer"). Seller and Buyer are each a "Party" and collectively the "Parties."

WITNESSETH:

WHEREAS, Seller and Buyer are parties to that certain Purchase and Sale Contract for Lots and Vacant Land, with addenda, last dated as of March 31, 2023, (the "Contract") for portions of property with an address of 149 Quilty Hill Road, Tax Map Parcel Numbers 147.00-1-2.2 and 147.00-1-7, Town of Kirkwood, County of Broome, State of New York, as more particularly described in the Contract; and

WHEREAS, the Parties mutually desire to amend the Contract as specifically set forth herein and are executing and delivering this First Amendment for that purpose.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties agree as follows:

- 1. <u>Deposit</u>. The Parties acknowledge and agree that a portion of the non-refundable Deposit currently being held by Escrow Agent in the amount of the "<u>Deposit Release</u>") will be released to Seller following execution of this First Amendment. The Parties shall provide a joint letter to Escrow Agent instructing Escrow Agent to release the Deposit Release accordingly. The Parties mutually agree that the entire Deposit, including the Deposit Release, are to be applied toward the purchase price at closing.
- 2. <u>Due Diligence Period</u>. Section 5(a) of the Addendum to the Contract is hereby deleted in its entirety and replaced with the following:

"Buyer shall have the option and the right to extend the initial Due Diligence Period for a period of sixty (60) days (the "First Extension") by providing written notice of such extension in writing to Seller as well as an additional non-refundable deposit paid to Escrow Agent (the "Initial Extension Payment") prior to the expiration of the initial Due Diligence Period. Upon payment of the Initial Extension Payment, the portion of the Deposit held by Escrow Agent shall total and such Deposit shall become non-refundable to Buyer, except for Seller's failure to deliver marketable title by the time of the Closing pursuant to the terms of this Contract. Further, Buyer shall have the option and the right to extend the Due Diligence Period beyond the First Extension for an additional six (6) months (the "Second Extension") by providing written notice of such extension in writing to Seller prior to the expiration of the First Extension. Upon the exercise of such Second Extension, the Parties shall provide a joint letter to Escrow Agent instructing Escrow Agent to release portions of the Deposit to Seller in three (3) increments upon each sixty (60) day period throughout the term of the Second Extension. The Parties mutually agree that the initial Deposit, including the Initial Extension Payment, (collectively referred to as the "Deposit") are to be applied toward the purchase price at closing. At the time of Closing, the Deposit shall be credited to the Buyer as a credit on the purchase price to be paid to the Seller. If this Contract is terminated because Seller fails to or has refused to perform any of its required and agreed upon duties after Buyer's written demand, Buyer shall be entitled to receive back the entire Deposit."

- 3. <u>Ratification; Applicability of Amendment</u>. As amended hereby, the Contract shall continue in full force and effect. In the event of a conflict between the provisions of this First Amendment and the Contract, the provisions of this First Amendment shall control.
- 4. **Defined Terms**. All terms not defined in this First Amendment shall have the meanings

ascribed to such terms in the.

- 5. Counterparts. This First Amendment may be executed in one or more counterparts, each of which shall be deemed an original, and all of which shall constitute one and the same agreement. Signatures sent by PDF or email shall constitute originals.
- IN WITNESS WHEREOF, the Parties have executed this First Amendment as of the Effective Date.

SELLEM:
Celia Becarr

By: Celia Bean
Signature Date: 2/16/24

BUYER:

THE DON AGENCY INC.

By: David Norbut

Name: David Norbut

Title: Director

Signature Date: 2/21/2024

SECOND AMENDMENT TO PURCHASE AND SALE CONTRACT FOR LOTS AND <u>VACANT LAND</u>

THIS SECOND AMENDMENT TO PURCHASE AND SALE CONTRACT FOR LOTS AND VACANT LAND, with addenda (this "Second Amendment") dated as of September 24, 2024 (the "Effective Date"), between Celia Bean (the "Seller") and The Don Agency Inc., or Assignee ("Buyer"). Seller and Buyer are each a "Party" and collectively the "Parties."

WITNESSETH:

WHEREAS, Seller and Buyer are parties to that certain Purchase and Sale Contract for Lots and Vacant Land, with addenda, last dated as of March 31, 2023, as amended by that certain First Amendment to Purchase and Sale Contract for Lots and Vacant Land, last dated as of February 21, 2024 (together, the "Contract") for portions of property with an address of 149 Quilty Hill Road, Tax Map Parcel Numbers 147.00-1-2.2 and 147.00-1-7, Town of Kirkwood, County of Broome, State of New York, as more particularly described in the Contract; and

WHEREAS, the Parties mutually desire to amend the Contract as specifically set forth herein and are executing and delivering this Second Amendment for that purpose.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties agree as follows:

1. <u>Due Diligence Period.</u> Section 5(a) of the Addendum to the Contract is hereby deleted in its entirety and replaced with the following:

"Buyer shall have the option and the right to extend the initial Due Diligence Period for a period of sixty (60) days (the "First Extension") by providing written notice of such extension in writing to Seller as well as an additional non-refundable deposit paid to Escrow Agent (the "Initial Extension Payment") prior to the expiration of the initial Due Diligence Period. Upon payment of the Initial Extension Payment, the portion of the Deposit held by Escrow Agent shall total and such Deposit shall become non-refundable to Buyer, except for Seller's failure to deliver marketable title by the time of the Closing pursuant to the terms of this Contract. Further, Buyer shall have the option and the right to extend the Due Diligence Period beyond the First Extension for an additional six (6) months (the "Second Extension") by providing written notice of such extension in writing to Seller prior to the expiration of the First Extension. Upon the exercise of such Second Extension, the Parties shall provide a joint letter to Escrow Agent instructing Escrow Agent to release portions of the Deposit to Seller in three (3) increments upon each sixty (60) day period throughout the term of the Second Extension (the "Second Extension Payment").

If prior to the expiration of the Second Extension, Buyer determines that Buyer needs an additional six (6) months (the "Third Extension Period"), Buyer may exercise such extension in writing and Buyer's right to the Third Extension Period shall be subject to Buyer making an

Payment"). Buyer and Seller acknowledge that the Third Extension Payment shall not be applied to the purchase price at closing. The Deposit, Initial Extension Payment, and Second Extension Payment are collectively referred to as the "Deposit". The Deposit is fully refundable except as described above. At the time of Closing, the Deposit shall be credited to the Buyer as a credit on the purchase price to be paid to the Seller. If this Contract is terminated because Seller fails to or has refused to perform any of its required and agreed upon duties after Buyer's written demand, Buyer shall be entitled to receive back the entire Deposit."

- 2. <u>Ratification: Applicability of Amendment.</u> As amended hereby, the Contract shall continue in full force and effect. In the event of a conflict between the provisions of this Second Amendment and the Contract, the provisions of this Second Amendment shall control.
- 3. **Defined Terms.** All terms not defined in this Second Amendment shall have the meanings ascribed to such terms in the.
- 4. <u>Counterparts.</u> This Second Amendment may be executed in one or more counterparts, each of which shall be deemed an original, and all of which shall constitute one and the same agreement. Signatures sent by PDF or email shall constitute originals.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, the Parties have executed this Second Amendment as of the Effective Date.

SELLER:
Celia Bean
By: Celia Bean Signature Date: 9/16/24
BUYER:
THE DON AGENCY INC.
By: David Norbut
Name: David Norbut
Title: Director Signature Date: 9/24/2024







PURCHASE AND SALE CONTRACT FOR LOTS AND VACANT LAND

Plain English Form published by and for the exclusive use of the Greater Rochester Association of REALTORS→, Inc., the Monroe County Bar Association, and those County Bar Associations that have approved its use.

COMMISSIONS OR FEES FOR THE REAL ESTATE SERVICES TO BE PROVIDED ARE NEGOTIABLE BETWEEN REALTOR→ AND CLIENT.

When Signed, This Document Becomes A Binding Contract. Buyer or Seller May Wish to Consult Their Own Attorney, Buyer acknowledges that information contained in the Multiple Listing Service is not guaranteed and should be independently verified before signing this Contract.

		vernica before signing this	Contract.	
TO: Rol	oert D. Main & Verna C. Main	("Seller") FROM:	The Don Agency, Inc or Assignee	("Buyer")
		OFFER TO PURCHA	SE	
Buyer of	fers to purchase the property describ	oed below from Seller on the follo	wing terms:	
State of including +/- 51,5 Descript Seller re	55 acres Ion: (include specific inclusions and presents to Buyer that: (i) Seller own	ki Town E o known as Tax No. 147.00-12,7 ements and all rights which the (the "Property"). exclusions) +/- 41.55 acres carv as the property and has the powe	City Village of Kirkwood 1 Seller has in or with the property. Appro e-out per Exhibit A r and authority to sell it, (ii) Seller is not in	bankruptcy, and
			this transaction and pay Seller's closing e	expenses.
Buyer si (Check a Si (1) By (2) Se mortgag \$ accelerativo pero reasona shall allo if Buyer be paid a (3) M	and complete applicable provisions.) official bank draft or certified check eller Financing. By Buyer delivering a e shall be in the amount of \$ years from the date of closing, shall including principal at tion on default after thirty (30) calen- cent (2%) of any monthly payment ble attorneys' fees if the mortgage is by Buyer to prepay all or part of the n sells the property, unless Seller cons at closing by official bank draft, or cei lortgage Assumption pursuant to the	Dollars (\$	ed by instrument survey. balance of the purchase price shall be gage to Seller at closing. This purchase is dover a term of years and all du years and all du jecontain the statutory clauses as to pay and water rates and also shall provide for (15) calendar days after it is due and vise referred to an attorney for collection ime but shall also provide that the mortgage debt. The balance of the purchase of	money bond and ie and payable in ly installments of ment, insurance, r late charges of for recovery of . The mortgage ge be paid in full irchase price will
written r cancel t satisfied this Con of satisfy	notice to the other party by the dates his contract (the Contract) by writte by a party after the applicable Cont tract is cancelled. With reasonable no ring these contingencies. (Check and	specified (collectively, the "Cont en notice to the other, provided lingency Deadline Date by writte otice, Seller agrees to allow Buy I complete applicable provisions.	ingency Deadline Dates"), then either Bur that the applicable contingency has no n notice to the other party and prior to a er and/or its agents access to the propert)	yer or Seller may t otherwise been ny date on which y for the purpose
B co ad al (B) S bo ap	uyer is to have until	er and Seller agree to make joir contingent upon Buyer Son approval of the property. Buyer and diligently purple obtained on or before	ng all requisite approvals from any govern pproval in final, non-appealable form, at application by eller obtaining all requisite approvals from and Seller agree to make joint application raue the application. The final approval, have permission to enter the property for	m any governing n for subdivision upon conditions
C	onducting percolation, engineering a	nd subsurface tests. If any such	n tests are unsatisfactory to Buyer in the act by written notice to the Seller without f	sole discretion of

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Purchase and Sale Contract for Lots and Vacant Land

(All Prior Versions are Obsoleta)

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Buyer's Initials Instanetrorms

mineral, oil and timber rights that have been leased under Lease(s) approved by Buyer pursuant to Paragraph 3(J) above and exceptas otherwise provided in Paragraph 13 below. However, Buyer agrees to accept title to the property subject to: (a) restrictive covenants. of record common to the tract-or subdivision of which the property is a part, provided those covenants have not been violated or the time for objection to any violation has expired; (b) public utility easements within fifteen (15) feet of lot lines which do not interfere with any existing improvements on the property or with any improvements that Buyer may construct in compliance with all present restrictivecovenants of record and zoning and building codes, and (c) except for waterfront properties, fences deviating from the actual property line one-foot or less, provided the fence placement does not impair access to the property from a right of way or cause the property to be in violation of any restrictive covenant, easement, or agreement of record or of any building, zoning or subdivision code:

- 8. Objections to Title. If Buyer raises a valid written objection to Seller's title which indicates that title to the property is unmarketable, then Seller may cancel this Contract upon written notice to Buyer, and the deposit shall be returned to Buyer. However, if Seller: (a) is able to cure the objection on or before the Closing or (b) is able to insure the title objection and Buyer is willing to accept insurable title, then this Contract shall continue, subject to the Seller curing the title objection and/or providing insurable title at Seller's expense. If Seller fails to cure the title objection on or before the Closing, or if Buyer is unwilling to accept insurable title. Buyer may cancel this Contract upon written notice to Seller and the deposit shall be returned to Buyer. See Addendum
- 9. Transfer Tax, Recording Costs, Mortgage Tax, and Closing Adjustments. Seller will pay the real property transfer tax and special additional mortgage recording tax, if applicable. Buyer will pay for recording the deed and mortgage, mortgage tax and mortgage assumption charges, if any. Excluding delinquent items, interest and penalties, the following will be prorated and adjusted between Seller and Buyer as of the closing date: taxes, other assessments and municipal charges computed on a fiscal year basis; common charges or assessments; water, pure water, and sewer charges.

10. Zoning. Seller represents that the property is zoned
11. Risk of Loss. Risk of loss or damage to the property by fire or other casualty until transfer of title shall be assumed by the Seller.
If damage to the property by fire or such other casualty occurs prior to transfer, Buyer may cancel this Contract without any further liability to Seller and Buyers deposit is to be returned. If Buyer does not cancel but elects to close, then Seller shall transfer to Buyer
any insurance proceeds, or Seller's claim to insurance proceeds payable for such damage.

12. Condition of Property. Buyer agrees to purchase the property and all buildings, fixtures and other improvements, AS IS, subject to reasonable use, wear, tear, and natural deterioration between now and the time of Closing.

	as, Mine	rał, Oi	il and Ti	nber Righ			resents th				d timb	er rights w	ill trans	er with	the pr	operty
14. S □	iervices. Propane,	Seller	represer Public	its that the Sewers,	follow	ving serv Public	ices are a Water,	ıvailat □	le at the Septic	property li System,	ne: E	I Electric, I Telephon	JFuel e □	Oil, □ G Well,	as (Na □	atural), Other
				epresents pane betwe						wned by S	eller a	nd that the	re 🛮 is	not 🏻 i	s an e	xisting

15. Deposit to Listing Broker; Default. Buyer □ has deposited ☒ will deposit within two (2) calendar days of acceptance following completion of attorney approvals \$ in the form of a check or wire with Stewart Title Insurance Co. (Escrow Agent) which deposit will be held at Escrow Agent's (Rank) and which deposit is to

16. Real Estate Broker.
pe returned to Buyer, and Buyer may pursue other available rights and remedies Buyer has against Seller.
for any real estate brokerage commission paid by the Seller. If Seller fails to complete Seller's part of this Contract, Buyer's deposit wil
damages and may also pursue other available rights and remedies Seller has against the Buyer, including but not limited to a lawsuf
the Buyer. If Buyer fails to complete Buyers part of this Contract, Seller is allowed to retain the deposit to be applied to Sellers
become part of the purchase price or returned if not accepted or if this Contract thereafter fails to close for any reason not the fault o
(Balik) and which deposit will be field at Lacrow Agents (Balik) and which deposit is to

- (a) The parties agree that brought about this purchase and sale. ☐ (b) It is understood and agreed by Buyer and Seller that no broker brought about this purchase and sale. 17. Life of Offer. This offer shall expire on May 5 _, 20<u>23</u> , at <u>5</u> p.m.
- 18. Responsibility of Persons Under This Contract; Non-Assignability. If more than one person signs this Contract as Buyer, each person and any party who takes over that persons legal position will be responsible for keeping the promises made by Buyer in this Contract. If more than one person signs this Contract as Seller, each person or any party who takes over that person's legal position, will be fully responsible for keeping the promises made by Seller. However, this Contract is personal to the parties and may not be assigned by either without the other's consent.
- 19. Notices. Notices under this Contract shall be made by a party to the other party and shall be in writing and deemed delivered to the other party upon receipt. An attorney for a party may also give any notices under this Contract to the other party with a copy to such other party's attorney designated on this Contract, if any. Seller and Buyer agree that notices under this Contract may be delivered to any address and/or fax number designated by Seller or Buyer, as applicable, on the Administrative information page of this Contract.

Delivery of notices under this Contract shall be made by personal delivery, overnight courier, first class mail, or by fax, provided that the original of the faxed notice shall also be mailed by first class prepaid mail within one calendar day, excluding Saturdays, Sundays and public holidays, following the date of the fax transmission.

Copyright ©2015 by Greater Rochester Association of REALTORS®, Inc. and the Monroe County Bar Association. All Rights Reserved. Page 3 of 8 Purchase and Sale Contract for Lots and Vacant Land D_{1} (All Prior Versions are Obsolete) **Buyer's Initials**

InstanetFORMS

If delivery is made by personal delivery, the notice(s) delivered shall be deemed received on the date delivered. If delivery is made by overnight courier or first class mail, the notice(s) delivered shall be deemed received one calendar day, excluding Saturdays, Sundays and public holidays, following the date upon which the notice(s) are deposited with the overnight courier service with delivery charges prepaid or charged to sender's account or with the postal service with required postage affixed. If delivery is made by fax, the notice(s) transmitted shall be deemed received on the date the sender receives confirmation from the recipient's equipment that the entire transmission has been received, provided the required mailing is completed.

20. Entire Contract; Miscellaneous. This Contract when signed by both Buyer and Seller will be the record of the complete agreement between the Buyer and Seller concerning the purchase and sale of the property. This Contract may be signed in counterparts. No oral agreements or promises will be binding. Seller's representations in this Contract shall not survive after Closing. If any provision of this Contract is rendered invalid or unenforceable, it shall not affect the validity or enforceability of the remaining provisions. This Contract shall be construed, enforced and interpreted under the laws of the State of New York, without regard to principles of conflicts of laws.

☐ Agricultura ☐ All Parties ☐ Electric Av	·	☐ Mediation ☐ Mortgage Assum ☐ Sale & Transfer Contingency	aption of Title	a part of this Contract: ☐ Uncapped Natural Gas Well Disclosure ☐ Utility Surcharge ☐ Wayne County Disclosure Notice for all Residential Property ☐ Well and Septic System		
G Other.	A	ddendum/Continuatio	n of Contract			
DATED:	Apr 28, 2023	BUYER	David Norbut David Norbut Oper 23, 2023 20:39 40	on		
DATED:		BUYER	The Don Agency	y, Inc or Assignee		

DATED: 5-2-2023

DATED: 5-2-23

SELLER JOHN SELLER JOHN SELLER

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Purchase and Sale Contract for Lots and Vacant Land

(All Prior Versions are Obsolete)

☐ ACCEPTANCE OF OFFER BY SELLER ☐ COUNTER OFFER BY SELLER

☐ Waiver of Seller's attorney approval. This offer is not subject to Seller's attorney approval.

Seller accepts the offer and agrees to sell on the terms and conditions set forth.

Buyer's Initials

Instanetrorms:

ADMINISTRATIVE II	NFORMATION
Property Address: 165 Foley Road, Kirkwood, NY 13795	MLS#
Robert D. Main	The Don Agency, Inc or Assignee
Seller	Buyer
Verna C. Main	•
Seller	Buyer
331 Waterdam Road	1241 University Ave.
Address	Address
McDonald, PA 15057	Rochester, NY 14607
City, State, Zip	City, State, Zip
724-255-5168	585-504-2207 (c) 585-730-5805
Telephone No.	Telephone No.
themains331@yahoo.com Email address	dave@norbutsolarfarms.com Email address
Mark T. Arbon, Esq.	Ashley E. Champion
Seller's Attorney	Buyer's Attorney
110 W. Fayette Street, Suite 110	1241 University Ave.
Address	Address
Syracuse, NY 13202	Rochester, NY 14607
City, State, Zip	City, State, Zip
315-314-8157	585-504-2205 (c) 585-260-4850
Telephone No.	Telephone No.
Email address	achampion@norbutsolarfarms.com
mta@sapliclaw.com	Email address
Listing Broker	Selling Broker
NY License No.	NY License No.
Address	Address
City, State, Zip	City, State, Zip
Phone Fax	Phone Fax
Email address	Email address
Listing Agent	Selling Agent
NY License No.	NY License No.
Phone Fax	Phone Fax
O.H. S.L. IS.	
Cell Public ID#	Cell Public ID#

Email address

Email address



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GREATER ROCHESTER ASSOCIATION OF REALTORS®, INC.

Continuation Form to Purchase and Sales Contract

Published by and only for the exclusive use of the Greater Rochester Association of REALTORS®, Inc.

DATED:	4/28/2023					
BUYER:	The Don Agency, Inc or Assignee	······				
SELLER	Robert D. Main & Verna C. Main					
PROPER	RTY; 165 Foley Road, Kirkwood, NY 13795					
	[] Counter Offer	[8]	Addendum			
Title, Su	rvey & Deposit					
of the ab third part without e either on (hereinal attorney (10) days date, and agreeme shall hav	1. DUE DILIGENCE - TITLE REQUIREMENTS. Seller shall immediately order from an established Title Company and cause update of the abstract of title and deliver a re-dated 100-year search abstract and all information regarding unrecorded rights and/interests of third parties in the Property (Leases, options, easements, licenses, other rights, etc.). At Closing, Seller must deliver to Buyer a title without exception, limitation or interference with any rights to (crossing, overhead, underground, or general use of) the parcel shown either on a survey or a property updated abstract. Buyer's attorney, upon receipt of the title commitment, as well as the survey (hereinafter defined) which plots all matters raised in the title commitment, has thirty (30) days to inspect title and to notify Seller's attorney as to title objections. Buyer's attorney shall identify in writing all existing title issues be resolved. Seller shall then have ten (10) days thereafter to notify Buyer as to which objections it will cure. Said notification shall apply to conditions existing as of said date, and the Parties acknowledge the Seller shall be obliged to address any further title issues which may arise between said date of agreement on Title and the date of Closing. Absent the parties reaching such an agreement within said ten (10) day period. Buyer shall have the right to terminate this Contract. Notwithstanding the foregoing, Seller will be obligated to cure any mortgages, judgments, taxes liens, or other monetary liens with respect to the property.					
time p (include occup purch refund shall t	CIAL DEPOSIT CLAUSES: If Buyer has not terminated the Contract within period above, of the deposit shall become non-refundable providing full, legal termination of all leases or other third party interests affectionacy, oil, mineral, or any kind whatsoever) and/or so long as Closing does as a Contract is not terminated by the 6-month mark, an additional amount dable. In the event the purchase Contract is not terminated by 365 days, at then become non-refundable. All non-refundability is subject to Seller curies to close is not due to Seller's default, cancellation, or refusal to perform.	ided Seng the senot of the seno	Property, recorded or unrecorded, use, accur due to default of Seller. In the event the of the deposit shall then become non-			
Contra withou	leposit is fully refundable except as described above. At the time of Closin act (the "Earnest Money Deposit") shall be credited to Buyer as a credit to ut exception. If Contract is canceled because Seller fails to or has refused after Buyer's written demand, Buyer shall be entitled to receive back the	Buye to per	r on the purchase price to be paid to Seller, form any of its required and agreed upon			
Regis	ey: Buyer may obtain, prior to Closing and at Buyer's expense, a survey of stered Land Surveyor (hereinafter referred to as the "Survey"). Seller will pe eparation of the Survey and shall otherwise reasonably cooperate with Bu	ermit r	epresentatives of Buyer to enter the Property			
		len	O Mar			
DATED:		30	and M. To king			
DATED:	Apr 28, 2023	David N	0 <u>PbHt</u> 114, No 115 13-00			



GREATER ROCHESTER ASSOCIATION OF REALTORS®, INC.



Continuation Form to Purchase and Sales Contract Published by and only for the exclusive use of the Greater Rochester Association of REALTORS®, Inc.

DATED: 4/28/2023		
BUYER: The Don Agency, Inc or Assignee		
SELLER: Robert D. Main & Verna C. Main		
PROPERTY: 165 Foley Road, Kirkwood, NY 1	3795	
[] Co.	unter Offer	[8] Addendum
Due Diligence 1		
than 41.55 acres (excepting road right of way), or a fraction thereof, reflecting the amount of a conveyed based upon a current Survey obtained	the purchase price of creage below 41.55 acres. In the educed by Buyer is greater than 41.55 a	sed upon a current Survey obtained by Buyer is less shall be adjusted at the rate of per acre, event actual total acreage of the Property to be acres, the purchase price of shall be the amount of acreage above 41.55 acres;
Property or otherwise encumber the Property d longer than a month-to-month tenancy, as such	uring the term of this Contract, withon must be terminated prior to Closin operty of Selier, to be otherwise adj	ny right of occupancy or any other rights in or to the out express written consent of Buyer, that would be g consistent with the requirements of this Contract. usted in accordance with this Contract should any and as between Buyer and Seller.
signed this Contract) to conduct all tests, exami-	nations, and obtain any and all apor	ate" (The last/latest date both sides/ parties have ovals and any agreements in final, non-appealable Such time period is the "Due Diligence Period".
tests or other findings or efforts or any other rea writing of Buyer's conclusion on or before the e	ason that the Buyer no longer wishe expiration of Due Diligence Period. the	le discretion shall conclude from the results of said s to purchase property, and shall so notify Seller in his Contract shall be terminated and of no further herwise called-for in this Contract as the same may
Due Dillgence Period, Buyer shall determine the at which time, Buyer's deposit shall become no	at Buyer needs an additional 90 day n-refundable to Buyer, except for So stract, Buyer right to extend the Initia	gence Period. If prior to the expiration of the initial rs, Buyer may exercise such extension in writing, eller's failure to deliver marketable title by the time at Due Diligence Period for an additional 90 day amount of
	_0	Ju Callein
DATED: MON 2 2023	R	Low To made
DATED: Apr 28, 2023	3.0	David Norbut parditarbut (1912 28, 1923 28; 19 ADT)



DATED: 4/28/2023



GREATER ROCHESTER ASSOCIATION OF REALTORS®, INC.

Continuation Form to Purchase and Sales Contract

Published by and only for the exclusive use of the Greater Rochester Association of REALTORS®, Inc.

BUYER: The Don Agency, Inc or Assignee						
SELLER: Robert D. Main & Verna C. Main						
PROPERTY: 165 Foley Road, Kirkwood, NY 13795						
[] Counter Offer	[8] Addendum					
Due Diligence 2						
5. TESTING & APPROVALS: As part of Buyer's Due Diligence Period Seller hereby authorizes and permits Buyer, and its employees, agents, contractors and assigns, access to the property for the purpose of inspection, survey, design, tests and other actions reasonable related to the investigation by Buyer of the suitability of the Property for the Buyer's intended or desired purpose(s), including but not limited to conducting surveys, soil, archaeological, geologic, and other engineering studies, and to apply seek and receive approvals for Buyer's intended use(s) (collectively, the "Investigations") on the Property subject to the Buyer's sole discretion.						
Buyers shall be entitled to such access upon 24-hour advanced notice, with the Parties to mutually cooperate and establishing dates and times for the same.						
Buyer shall have until expiration of the full Due Diligence Period provided in the Cornecessary and desirable by the buyer.	ntract, herein, or any extension thereof as deemed					
It is understood and agreed that Buyer's contingencies for the above-described Due can be waived at any time whenever satisfactory to Buyer. Such contingencies shall Buyer, in Buyer's sole discretion.	e Diligence Period are for the Buyer's sole benefit and If be construed to require performance Satisfactory to					
AT NO COST TO SELLER: Seller shall cooperate with Buyer in assisting to complet providing information, signing/joining in any applications for Buyer's development ap the Property where samples are to be taken, entry upon the Property and access to	oprovals, permission to Buver for clearing areas of					
Buyer agrees to use commercially reasonable efforts not to reasonably interfere any occupant's normal business operations, or conducting the inspections.						
6. BUYER'S ASSURANCES: Prior to Buyer, or its agents entering onto the Property, Buyer shall procure and maintain a policy for general liability insurance in amount no less than \$1 million, single limit coverage and Buyer shall provide Seller with a certificate of such policy upon request.						
Buyer agrees to indemnify and hold Seller harmless from and against all claims, lo limitation reasonable attorney's fees and court costs) (collectively, "Losses"), suffer the negligence or intentional misconduct of Buyer including any activities of Bragents).	ing incurred by Seller to the extent Losses result from					
Notwithstanding anything to the contrary contained in this Contract, Buyer shall not the harmless from any Losses to the extent any such Losses result from the gross negling agents, employees or contractors, or existing conditions on the Property caused by the state of the contractors are contractors.	gence or intentionally harmful acts of Sellers, it's					

8. AT CLOSING:

Seller.

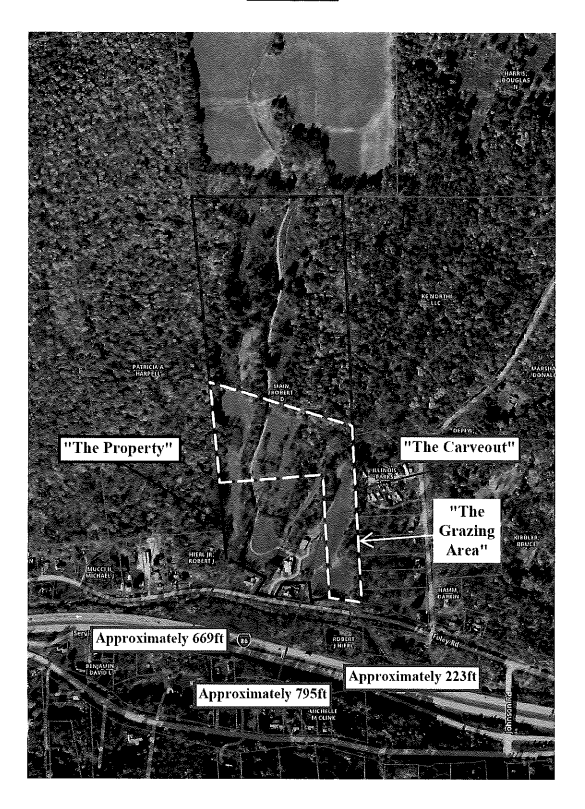
a) Seller will grant Buyer a revocable non-exclusive license over a portion of its property to be purchased, for livestock grazing and other light uses to be mutually agreed upon between Buyer and Seller prior to Closing, as shown on the Attached Exhibit A.

7. ASSIGNMENT: Buyer shall have the right to freely assign its rights under this Contract to any of its affiliates without consent from

DATED: 1/01/1 3023

David Norbut
David Dorbut (Apr 78, 2023 20:38 AD1)

EXHIBIT A



NSF Kirkwood 2 Property Purchase Contract 4.28.23

Final Audit Report

2023-04-28

Created:

2023-04-28

Ву:

Erin Enright (eenright@norbutsolarfarms.com)

Status:

Signed

Transaction ID:

CBJCHBCAABAA3KYEX7qIX9ykG4Qv7OCJQQK5RHeCgI8_

"NSF Kirkwood 2 Property Purchase Contract 4.28.23" History

- Document created by Erin Enright (eenright@norbutsolarfarms.com) 2023-04-28 7:17:01 PM GMT
- Document emailed to dave@norbutsolarfarms.com for signature 2023-04-28 7:20:13 PM GMT
- Email viewed by dave@norbutsolarfarms.com 2023-04-28 8:43:51 PM GMT
- Signer dave@norbutsolarfarms.com entered name at signing as David Norbut 2023-04-28 11:38:04 PM GMT
- Ø_O Document e-signed by David Norbut (dave@norbutsolarfarms.com) Signature Date: 2023-04-28 - 11:38:06 PM GMT - Time Source; server
- Agreement completed.
 2023-04-28 11:38:06 PM GMT

FIRST AMENDMENT TO PURCHASE AND SALE CONTRACT FOR LOTS AND VACANT LAND

THIS FIRST AMENDMENT TO PURCHASE AND SALE CONTRACT FOR LOTS AND VACANT LAND, with addenda (this "<u>First Amendment</u>") dated as of January 29, 2024 (the "<u>Effective Date</u>"), by and among Robert D. Main and Verna C. Main (together, the "<u>Seller</u>") and The Don Agency Inc., or Assignee ("<u>Buver</u>"). Seller and Buyer are each a "<u>Party</u>" and collectively the "<u>Parties</u>."

WITNESSETH:

WHEREAS, Seller and Buyer are parties to that certain Purchase and Sale Contract for Lots and Vacant Land, with addenda, last dated as of May 2, 2023, (the "<u>Contract</u>") for a portion of property with an address of 165 Foley Road, Tax Map Parcel Number 147.00-1-2.11, Town of Kirkwood, County of Broome, State of New York, as more particularly described in the Contract; and

WHEREAS, the Parties mutually desire to amend the Contract as specifically set forth herein and are executing and delivering this First Amendment for that purpose.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties agree as follows:

1. <u>Due Diligence Period</u>. Section 4(a) of the Addendum to the Contract is hereby deleted in its entirety and replaced with the following:

"Buyer shall have such option and the right to extend the Due Diligence Period. If prior to the expiration of the initial Due Diligence Period, Buyer determines that Buyer needs an additional 90 days (the "Initial Extension Period"), Buyer may exercise such extension in writing, at which time, Buyer's Deposit shall become non-refundable to Buyer, except for Seller's failure to deliver marketable title by the time of the Closing pursuant to the terms of this Contract. Buyer's right to extend the initial Due Diligence Period for an additional 90-day period shall be subject to Buyer making an additional non-refundable deposit in the amount of to the Escrow Agent (the "Initial Extension Payment"). If prior to the expiration of the Initial Extension Period, Buyer determines that Buyer needs an additional 6 months, Buyer may exercise such extension in writing and Buyer's right to extend the Initial Extension Period for an additional 6-month period shall be subject to Buyer making an additional non-refundable deposit in the amount of Escrow Agent (the "Second Extension Payment"). The Deposit, Initial Extension Payment and Second Extension Payment are collectively referred to as the "Deposit". The Deposit is fully refundable except as described above. At the time of Closing, the Deposit shall be credited to the Buyer as a credit on the purchase price to be paid to the Seller. If this Contract is terminated because Seller fails to or has refused to perform any of its required and agreed upon duties after Buyer's written demand, Buyer shall be entitled to receive back the entire Deposit."

- 2. <u>Ratification; Applicability of Amendment.</u> As amended hereby, the Contract shall continue in full force and effect. In the event of a conflict between the provisions of this First Amendment and the Contract, the provisions of this First Amendment shall control.
- 3. <u>Defined Terms.</u> All terms not defined in this First Amendment shall have the meanings ascribed to such terms in the.
- 4. <u>Counterparts.</u> This First Amendment may be executed in one or more counterparts, each of which shall be deemed an original, and all of which shall constitute one and the same agreement. Signatures sent by PDF or email shall constitute originals.

IN WITNESS WHEREOF, the Parties have executed this First Assendment as of the

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by War C Mais

by War C Mais

THE DON AGENCY INC.

By ______ Nguener Dear ______ Name: Devid Norbat Title: Obserber **IN WITNESS WHEREOF**, the Parties have executed this First Amendment as of the Effective Date.

SELLER:
By: Robert D. Main
Signature Date:
_
By: Verna C. Main
Signature Date:
BUYER:
THE DON ACENOVING
THE DON AGENCY INC.
By: David Norbut
Signature Date: 01-29-24
Name: David Norbut
Title: Director

SECOND AMENDMENT TO PURCHASE AND SALE CONTRACT FOR LOTS AND VACANT LAND

THIS SECOND AMENDMENT TO PURCHASE AND SALE CONTRACT FOR LOTS AND VACANT LAND, with addenda (this "Second Amendment") dated as of August 26, 2024 (the "Effective Date"), by and among Robert D. Main and Verna C. Main (together, the "Seller") and The Don Agency Inc., or Assignee (the "Buyer"). Seller and Buyer are each a "Party" and collectively the "Parties."

WITNESSETH:

WHEREAS, Seller and Buyer are parties to that certain Purchase and Sale Contract for Lots and Vacant Land, with addenda, last dated as of May 2, 2023, as amended by that certain First Amendment to Purchase and Sale Contract for Lots and Vacant Land, dated as of January 29, 2024 (collectively, the "Contract") for a portion of property with an address of 165 Foley Road, Tax Map Parcel Number 147.00-1-2.11, Town of Kirkwood, County of Broome, State of New York, as more particularly described in the Contract; and

WHEREAS, the Parties mutually desire to amend the Contract as specifically set forth herein and are executing and delivering this Second Amendment for that purpose.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties agree as follows:

1. <u>Due Diligence Period</u>. Section 4(a) of the Addendum to the Contract is hereby deleted in its entirety and replaced with the following:

"Buyer shall have such option and the right to extend the Due Diligence Period. If prior to the expiration of the initial Due Diligence Period, Buyer determines that Buyer needs an additional 90 days (the "Initial Extension Period"), Buyer may exercise such extension in writing, at which time, Buyer's Deposit shall become non-refundable to Buyer, except for Seller's failure to deliver marketable title by the time of the Closing pursuant to the terms of this Contract. Buyer's right to extend the initial Due Diligence Period for an additional 90-day period shall be subject to Buyer making an additional non-refundable deposit in the amount of to the Escrow Agent (the "Initial Extension Payment"). If prior to the expiration of the Initial Extension Period, Buyer determines that Buyer needs an additional 6 months (the "Second Extension Period"), Buyer may exercise such extension in writing and Buyer's right to the Second Extension Period shall be subject to Buyer making an additional non-refundable deposit in the amount of to the Escrow Agent (the "Second Extension Payment").

If prior to the expiration of the Second Extension Period, Buyer determines that Buyer needs an additional 6-months (the "<u>Third Extension Period</u>"), Buyer may exercise such extension in writing and Buyer's right to the Third Extension Period shall be subject to Buyer making an additional non-refundable deposit in the amount of to the Escrow Agent (the "<u>Third Extension Payment</u>"). The Deposit, Initial Extension Payment, Second Extension Payment, and Third Extension Payment are collectively referred to as the "<u>Deposit</u>". The Deposit is fully

refundable except as described above. At the time of Closing, the Deposit shall be credited to the Buyer as a credit on the purchase price to be paid to the Seller. If this Contract is terminated because Seller fails to or has refused to perform any of its required and agreed upon duties after Buyer's written demand, Buyer shall be entitled to receive back the entire Deposit."

- 2. <u>Ratification</u>; <u>Applicability of Amendment</u>. As amended hereby, the Contract shall continue in full force and effect. In the event of a conflict between the provisions of this Second Amendment and the Contract, the provisions of this Second Amendment shall control.
- 3. <u>Defined Terms.</u> All terms not defined in this Second Amendment shall have the meanings ascribed to such terms in the.
- 4. <u>Counterparts.</u> This Second Amendment may be executed in one or more counterparts, each of which shall be deemed an original, and all of which shall constitute one and the same agreement. Signatures sent by PDF or email shall constitute originals.

- 3. <u>Defined Terms</u>. All terms not defined in this Second Amendment shall have the meanings ascribed to such terms in the.
- 4. <u>Counterparts.</u> This Second Amendment may be executed in one or more counterparts, each of which shall be deemed an original, and all of which shall constitute one and the same agreement. Signatures sent by PDF or email shall constitute originals.
- ☐ IN WITNESS WHEREOF, the Parties have executed this Second Amendment as of the Effective Date.

SELLER:

By: Robert D. Main

Signature Date:

By: Verna C. Main

Signature Date:

BUYER:

THE DON AGENCY INC.

By: David Norbut

Signature Date: _08/26/2024

Name: David Norbut

Title: Director

EXHIBIT H

OPERATION AND MAINTENANCE PLAN



1241 University Avenue, Rochester, NY 14607

NSF KIRKWOOD OPERATIONS AND MAINTENANCE PLAN

Property Operation & Maintenance Plan for Three Sites

- •□ NSF Kirkwood Site 1, LLC
- •□ NSF Kirkwood Site 2, LLC
- •□ NSF Kirkwood Site 3, LLC

Project Location

•□ 149 Quilty Hill Road & 165 Foley Road, Kirkwood, NY 13795

Property Maintenance and Housekeeping

- Observation and review of the property and planting buffer to include tree, vegetation, and grass trimming to prevent obstruction of the solar arrays as well as access and egress of the site.
- Clearing of snow on an as-needed basis in and around the electrical equipment requiring inspections.

Full Site Visual Inspection – to be completed annually or more frequently as needed

• ■ PV Panel Condition

- Inspect for cleanliness, cracked/chipped/scratched/ shattered panels, fading/discoloration, burn marks, seal condition, frame damage or rust.

$\bullet \square$ PV Mounting Structure

- Inspect mounts and mounting structures (loose panels, loose rack/clips missing hardware, rusted bolts, flashing issues, ballast condition, rack anchor condition).

•□ PV Array Ventilation

- Inspect conditions under panels, remove of any large debris or pests; visual check to ensure maximum ventilation under panels.

$\bullet \square$ PV System Foundations

-Ground mount arrays (visual inspection of grounds and vegetation, identify issues related to mud, water pooling, soil erosion).

$\bullet \square$ Balance of System

- ☐ Inspect conduit runs (separated/cracked conduits, misaligned wire runs)
- Inspect panel interconnectivity and string lines (wire/cable wear, wire fading, chewed wire due to pests, identify loose/detached wires)
- ☐ Inspect junction/combiner enclosure(s) condition (seals, rust, damage, locks)
- Inspect electrical equipment enclosure(s) (seals, rust, damage, door condition, locks, equipment pad(s))

• ☐ Inverter(s)

- -Inspect inverter structure(s) and enclosure(s) (seals, rust, damage, door condition, switch/handle condition, locks).
- Inspect inverter equipment pad(s) (cracks, base damage, soil erosion).

•□ Data Acquisition System (DAS)

- □nspect DAS device condition (screen, seals, rust, damage).



1241 University Avenue, Rochester, NY 14607

	Weather	Station	Condition
_	VVCALIICI	Station	· which the

- Inspect alignment of irradiance sensor, condition of wind and temperature meters/

ullet Shading Conditions

- Visual inspection to identify any shading issues, preventive care if shading caused by nearby vegetation).

•□ System Security

- Visually inspect fence line or confinement structures for wear, damage, breach, vandalism, or problems.
- Visually inspect any electronic surveillance equipment (cameras, alarms, etc.) and assess for proper operation.
- Check condition of any locks, chains or other protection measures preventing unauthorized access to the system.

Site Visits. Inspections and Service

•□ Document site inspections with a Service Report or Inspection report as appropriate.

•□ Service Reports

- -Include details of preventative maintenance work, such as electrical measurements, meter readings, thermal images, and system testing results.
- Include non-conformance reports to identify potential short- and long-term power production issues.
- -Provide reports annually to Distribution identified above.

Performance Report(s) (Additional Service)

•□ Provide analysis of monthly system/inverter performance against weather adjusted performance metrics. Identify and document any known production loss issues.

Inverter Preventative Maintenance

- Conduct preventative maintenance in accordance with manufacturer specifications.
- •□ Clean and vacuum enclosure, vents and heat sink / remove any identifiable debris and clean any accumulation of dust.
- □ Change air filters according to manufacturer specifications (filters are billed at cost, installation is included in O&M fees).
- •□ Check fuses and switchboards (visually inspect for signs of corrosion/burning of components).
- •□ Check wiring (visually inspect for breaks, deterioration, or signs of corrosion/burning, check cable wire protection)

Warranty Enforcement

• ☐ Make and coordinate claims for reimbursement and/or replacement under any available warranty from manufacturers, installers or other similar entities relating to the System.

String Level Voc. DC Operating Current

- •□ Perform testing to measure the open circuit voltage (Voc) and operating current of each string in the system.
- □ Analyze and document any anomalies that effect system performance and propose corrective actions if necessary.

String Level IV Curve Tracing (Additional Service)

- •□ Perform string level IV Curve tracing with a minimum of 400 w/m2 irradiance.
- Analyze and document any anomalies that effect system performance and propose corrective actions if necessary.



1241 University Avenue, Rochester, NY 14607

Thermal Imaging Combiners, Inverters and Disconnects

- Thermal imaging of combiners, inverters and disconnects by a trained thermographer.
- •□ Analyze and document all images taken, identify any potential hot spots and propose corrective actions if necessary.

System Performance Monitoring: (system login information required)

- •□ Using the DAS, monitor the day-to-day system output and performance daily.
- •□ Non-Conformance: Upon notice from System Asset Manager or the DAS that the system is not performing in accordance with the specifications as set forth in the Alert Service Request section.