

CONSTRUCTION AGREEMENT

THIS A	GREEMENT, dated (the "Effective Date") is entered into between		
	("Owner") and ReVision Energy Inc., a Maine corporation d/b/a SunBug Solar actor") with offices at 2A Draper Street, Woburn, MA 01801, Federal Employer Identification Number is 82-2934561 and HIC number is 189904, for the installation and/or improvement of a solar system at the Owner's premises located at (the "Premises"), all as more specifically described below (the "Project").		
A.	THE WORK. Contractor has previously submitted, and Owner has approved the Proposal for the Project (the "Proposal"). By way of summary only, Contractor's Scope of Work consists of the following elements as indicated: Materials Procurement Permitting Completion of Incentive Paperwork Turnkey Installation Electrical Interconnection Support Customer Operation Training Owner is responsible for providing Internet connection for online monitoring services.		
В.	<u>CONTRACT DOCUMENTS</u> . This Construction Agreement together with the Terms & Conditions set forth below (the " <u>Terms and Conditions</u> "), any change orders executed by the parties (" <u>Change Orders</u> ") and the Proposal (each of which are incorporated herein by reference and may be referred to as the " <u>Contract Documents</u> ") comprise the entire agreement of the parties and may be referred to as "this Agreement."		
C.	CONTRACT SUM, PAYMENTS, REBATES.		
C 1.	The cost of the Project, including all materials, labor and Contractor's fees (described as the gross price in the Proposal) is dollars ("Guaranteed Maximum Price"). The Guaranteed Maximum Price is a fixed price, not an estimate, and can only be changed by the parties executing and delivering a Change Order (see Section 10 of the Terms & Conditions for more information on Change Orders). However, the cost of the Project may be affected by unanticipated regulatory requirements (e.g., such as wetlands studies), unforeseen conditions discovered after Contractor's engineering analysis (e.g., structural reinforcement or roof repair), expenses related to utility interconnection approval (e.g., transformer upgrade), or additional unforeseen expenses required by the local municipality to obtain required permit approvals. If this is the case, a Change Order reflecting a new Guaranteed Maximum Price will be required in order for the Project to continue.		
C 2.	Owner will make timely payments to Contractor in accordance with the following schedule:		
	Invoice Amount		
	Total		
C 3.	Contractor is ordering materials on behalf of Owner and will warehouse materials until time of installation.		
C 4.	Contractor may bill Owner partial progress payments for construction work (e.g., when some work is scheduled to be done before or after our primary construction mobilization we may bill a portion of the construction payment for that work; roughin electrical work, critter guard, etc.).		
C 5.	Contractor shall apply, on behalf of Owner, for applicable rebates including any rebates as offered by Owner's utility service. Unless otherwise noted below, any rebates shall be payable directly to Owner subject to utility or other third-party approval.		

Owner acknowledges that rebates payable to Contractor have reduced the contract sum payable to Contractor by Owner.

□ Rebates will be paid directly to Contractor (Check only if rebates to Contractor).

C 6.

(the "Loan Approvals").

If requested by Owner, Contractor shall submit required preapproval paperwork for the Clean Energy Credit Union or UMassFive MySolar Loan programs. In that case, this Agreement and subsequent work is contingent on program loan approval

- C 7. Contractor shall secure all necessary construction related permits, other permits and/or governmental licenses and inspections necessary for the completion of the Project. Unless otherwise noted, fees associated with acquiring such permits, licenses and inspections will be borne by Contractor.
- C 7. Contractor's obligations are specifically conditioned on the receipt of payment in full of the above amounts at the times specified. Timely payment of invoices is critical in maintaining project timelines, as Contractor will not proceed with associated milestones until payment has been received. Without limiting the foregoing, delayed payments shall accrue interest at the rate of 1.0% per month. Owner shall be responsible for reasonable attorney's fees borne by Contractor in collecting any past due payments.
- **D.** NOTICE OF RIGHT TO CANCEL. Owner may CANCEL this transaction, without any penalty or obligation, within three business days from the day on which you sign this Agreement. See the attached notice of cancellation for an explanation of this right.
- **E.** <u>CONFLICTS</u>. In the event of a conflict between this Construction Agreement and any Contract Document or between the Terms and Conditions and any other Contract Document, this Construction Agreement and the Terms and Conditions, respectively, shall govern.

DO NOT SIGN THIS CONTRACT IF THERE ARE ANY BLANK SPACES!

OWNER		ReVision Energy Inc. d/b/a SunBug Solar
	[signature]	
By:		By: Fortunat Mueller, President
Date:		

Entered into as of the Effective Date:



CONSTRUCTION

AGREEMENT

TERMS & CONDITIONS

These Terms & Conditions are incorporated by reference into that certain Construction Agreement between **Contractor** and **Owner** (together with these Terms & Conditions and the other documents incorporated by reference therein, this "**Agreement**") and applies to all products and services furnished by Contractor thereunder.

Capitalized terms used but not otherwise defined in these Terms & Conditions shall have the meanings assigned to them in the documents comprising this Agreement.

1. TIME OF COMMENCEMENT & SUBSTANTIAL COMPLETION.

- 1.1. Work on the Project (including all labor, materials, equipment and services, whether completed or partially completed under this Agreement, the "Work") is estimated, unless otherwise scheduled in the Proposal, to commence on or after ______ (the "Start Date"). Subject to changes to the Work or delays that are beyond the control of Contractor, Contractor estimates that the work will be substantially completed by ______ (the "Completion Date").
- 1.2. Substantially complete shall be defined as the date the Contractor submits the Certificate of Completion to the utility, or similar such certification to the applicable authority.
- 1.3. If the Work is delayed at any time by causes beyond Contractor's reasonable control, which causes may include, but not be limited to, weather, acts of war or terrorism, material shortages, delays in the delivery of materials, Change Orders, inspection/permitting delays, compliance with any order of a Governmental authority or labor disputes, design changes, hazardous site conditions, design flaws or impairments, subcontractor disputes, or Owner's use, directives or delays, then the Completion Date will be extended for such equal number of days as occasioned by the delay. In addition, the Completion Date may be extended for such reasonable time as Owner and Contractor may determine in writing pursuant to a Change Order.
- 1.4. Contractor shall supervise and direct the Work in accordance with industry and regulatory standards, and it shall be solely responsible for all construction means, methods, techniques, sequences, and procedures and for coordinating all portions of the Work hereunder.

2. <u>WARRANTIES OF CONTRACTOR</u>.

- 2.1. Contractor warrants to Owner that all materials, equipment, and accessories incorporated into the Work by Contractor will be new unless otherwise agreed in the Proposal. Except for the warranty specified in this Section 2.1, Contractor disclaims any and all warranties with respect to any materials, equipment, or accessories incorporated into the Work, it being the understanding of Owner that such warranties, if any, shall be provided by the manufacturer thereof.
- 2.2. Contractor warrants to Owner that all labor and services provided by Contractor and included in the Work shall be of good quality, free from material defects, and in material conformance with the Contract Documents.
- 2.3. Upon written notice from Owner delivered to Contractor no later than ______ anniversary date of the Completion Date, Contractor shall promptly correct any labor and services in breach of Section 2.2 above. Contractor's obligation to promptly correct any labor and services in breach of Section 2.2 shall be Owner's sole and exclusive remedy for Contractor's breach of 2.2 above. The provisions of this Article apply to Work performed by third parties engaged by Contractor as well as to work done by direct employees of Contractor.
- 2.4. To the extent assignable, Contractor shall pass through to Owner all original manufacturers' warranties and shall provide Owner with its reasonable assistance in connection with any warranty claim against a manufacturer for defective materials, equipment, or accessories incorporated into the Work by Contractor. Contractor makes no representation or warranty regarding the warranties of manufacturers whose materials, equipment, or accessories are incorporated into the Work. Owner acknowledges that manufacturers' warranties may provide coverage to Owner for replacement of defective materials, equipment, or accessories, but that an individual manufacturer's warranty may not cover 100% of the costs and expenses borne by Contractor to troubleshoot and/or replace defective materials, equipment, or accessories. Payment to Contractor for such uncovered corrective maintenance costs and expenses shall be Owner's responsibility.
- 2.5. Enhanced Product Warranty. In instances where Contractor is required to troubleshoot and/or replace defective materials, equipment, or accessories incorporated into the Work by Contractor prior to the first anniversary date of the Completion Date, Contractor shall waive all of its direct labor costs associated therewith in excess of the amount covered by the manufacturer's warranty, and Owner shall not be required to pay Contractor such excess amount. Within the first year following the Completion Date, Owner may optionally select to purchase an extension to Contractor's Enhanced Product Warranty through the tenth anniversary date of the Completion Date. Battery storage equipment, electric vehicle charger equipment, and/or tracker equipment (single- or dual-axis) incorporated into the Work by Contractor are not eligible for Enhanced Product

Warranty coverage. With the exception of Contractor's direct labor costs, other direct and indirect expenses (including equipment rentals) incurred by Contractor in conjunction with the troubleshooting and/or replacement of defective materials, equipment, or accessories incorporated into the Work by Contractor are also not eligible for Enhanced Product Warranty coverage.

- 2.6. Notwithstanding anything contained herein to the contrary, Contractor's warranties and obligations under this Article 2 do not extend to (i) any materials, equipment, or accessories not selected by Contractor or its agents, or to work performed by third parties not engaged by Contractor, (ii) any damage to the Work due to weather, animal infestation, or other external factors unrelated to Contractor's installation workmanship, or (iii) the effectiveness of any accessories incorporated into the Work including, by way of example, pest abatement barriers (so-called critter guards) and snow abatement systems (so-called snow guards). Damage or defect caused by abuse, modifications not executed by Contractor, improper or insufficient maintenance, improper operation, or normal wear and tear shall void Contractor's warranties and obligations hereunder.
- 2.7. Contractor disclaims any and all warranties or guarantees with respect to the level of electrical production of the Project. Information with respect to electrical production of the Project is based on manufacturer's estimates of installed materials, and of peak sun hours, sun direction, and other factors. Factors such as dust, shading, snow, ice, weather, and other natural and man-made elements, including usage, may adversely affect electrical production.

THE FOREGOING WARRANTIES ARE EXCLUSIVE AND IN LIEU OF ALL OTHER WARRANTIES OF QUALITY AND PERFORMANCE, WHETHER WRITTEN, ORAL OR IMPLIED, AND ALL OTHER WARRANTIES INCLUDING ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, NONINFRINGEMENT OR USAGE OF TRADE ARE HEREBY DISCLAIMED. THE REMEDIES STATED HEREIN CONSTITUTE OWNER'S EXCLUSIVE REMEDIES AND CONTRACTOR'S ENTIRE LIABILITY FOR ANY BREACH OF WARRANTY.

3. <u>COMPLIANCE WITH LAWS</u>.

- 3.1. Unless otherwise specified in this Agreement, Contractor shall secure all necessary permits, any applicable rebate applications, other governmental licenses and inspections necessary for the completion of the Project. Unless otherwise specified in this Agreement, fees associated with acquiring such permits, licenses and inspections will be borne by Contractor.
- 3.2. Owner shall furnish at Owner's expense, all of the following as deemed necessary by the Contractor:
 - 3.2.1. Legal descriptions (including legal limitations such as easements, rights of way, codes, covenants, conditions, restrictions, design guidelines), surveys and utility locations for the Premises; and
 - 3.2.2. Any required engineering plans, drawings, calculations, or specifications (the "Additional Plans") (i) in order to obtain any required non-ministerial permits or inspections, or (ii) in order to adequately secure the Premises and provide reasonable safety precautions. Owner acknowledges that some municipalities, utilities or other necessary permitting parties may require specific engineering studies or inspections in addition to those customary required or already obtained by Owner
- **3.3.** Contractor shall give all notices and comply with all laws, ordinances, rules, regulations, and lawful orders of any public authority applicable to the performance of the Work, and shall promptly notify Owner if it has a reasonable basis to conclude that the designs, plans or Additional Plans are at variance therewith.
- **3.4.** Contractor shall be responsible for all safety precautions in connection with the Work. Contractor shall take all legally required and commercially reasonable safety precautions at the Premises.
- 3.5. Contractor and all subcontractors shall be registered as home improvement contractors and any inquiries relating to a registration should be directed to: Office of Consumer Affairs and Business Regulation Ten Park Plaza, Suite 5170 Boston, MA 02116 Phone: (617) 973-8700.
- 4. INSURANCE. Contractor's liability insurance shall be purchased and maintained by the Contractor to cover claims under workers' compensation acts and other employee benefit acts, claims for damage because of bodily injury, including death, and from claims for property damage to the Premises which may arise out of or result from Contractor's operations under this Agreement, whether such operations be by itself or by any subcontractor or anyone directly or indirectly employed by any of them. This insurance shall be written for not less than the minimums required by the state where the Project is located under applicable law and state rebate programs. Certificates of such insurance shall be filed with Owner prior to the commencement of the Work at Owner(s)' request. Owner shall maintain liability insurance (either as separate policy or included in a homeowners or excess liability policy) sufficient to meet the Owner indemnity obligations under Section 8 below.
- 5. <u>SUBCONTRACTORS.</u> Owner acknowledges that portions of the Work may be allocated to Subcontractors. Contractor shall not employ any subcontractor to whom the Owner may have a reasonable objection. Contractor shall not be required to contract with anyone to whom it has a reasonable objection. The Guaranteed Maximum Price includes the cost of a qualified electrical interconnection to the utility. Unless specifically noted in the Proposal, additional costs for any required electrical upgrades or

improvements to the site's electrical service and components shall be the responsibility of Owner and are not included in the Guaranteed Maximum Price.

- 6. <u>SITE CONDITIONS</u>. Owner has no knowledge of any pre-existing toxic materials, hazardous substances, or defective or dangerous conditions, structural or otherwise which may pose a health or injury risk to Contractor or Contractor's employees or agents. In the event that Contractor observes hazardous site conditions, Contractor will notify Owner promptly and Owner and Contractor will, if feasible, execute a Change Order for the remediation of such conditions. Such hazardous conditions will postpone the Completion Date by the amount of days required to complete remediation. The Guaranteed Maximum Price includes the cost of basic site preparation, but does not include the cost of any remedial site preparation as contemplated in this Section. The cost of such remedial site preparation shall be the responsibility of Owner.
- 7. INCENTIVE APPLICATIONS. Unless otherwise set forth in this Agreement, Contractor shall apply for available incentives on behalf of Owner. Owner will assist Contractor in such application process and warrants that all Owner information provided therein (including financial information, home value information and other personal information) shall be true, correct and complete as of the date of the application. Owner agrees that Contractor will be listed as the primary installer/contractor on any application and be credited as the installer of record on all public documents and correspondence concerning the Project. Owner hereby acknowledges that Contractor makes no warranty or guarantee of the availability of all, or any part of, any federal, state, local or utility incentives, tax credits or deductions. Owner is encouraged to consult with a tax advisor as to the availability of tax credits with respect to the Project.

8. <u>INDEMNITY</u>.

- 8.1. To the fullest extent permitted by law, Owner shall indemnify, hold harmless and reimburse Contractor, its agents and employees from and against all claims, damages, losses and expenses (including, but not limited to reasonable attorney's fees) arising out of or resulting from any death, bodily injury or illness or destruction to property, including any resulting loss of use thereof (i) due to a breach of Owner's warranty contained in the first sentence of Section 6 above or (ii) to the extent resulting from the negligence or misconduct of Owner or its invitees or agents (other than Contractor and its subcontractors). Owner's indemnification obligations herein are conditioned upon the following: (a) it is promptly notified in writing; provided, that the indemnified party's failure to promptly notify shall not relieve the indemnifying party of its obligations hereunder to the extent the indemnifying party is not actually prejudiced, (b) Owner is allowed to exercise sole control over the defense of any claim and all related settlement negotiations (with counsel reasonably acceptable to the indemnified party); and (c) the indemnified party provides Owner, at Owner's expense, all reasonably necessary assistance, information, and authority to perform the above. The indemnified party shall have the right to participate in its defense with counsel of its own choosing at the indemnified party's sole cost and expense.
- 8.2. The foregoing notwithstanding, Owner will not make any offers of settlement nor enter into any settlement agreements without the written consent of the indemnified party, which consent will not be unreasonably withheld or delayed.
- **LIMITATIONS ON DAMAGES AND LIABILITY.** Except in connection with Owner's obligations under Section 8, each party's liability to the other party for any loss, cost, claim, injury, liability, or expense, including reasonable attorney's fees, relating to or arising from any act or omission in its performance of this Agreement, shall be limited to the amount of direct damage actually incurred. Except in connection with Owner's obligations under Section 8, in no event shall either party be liable to the other party for any indirect, incidental, special, consequential, or punitive damages of any kind whatsoever. This waiver shall survive any termination of this Agreement.
- 10. CHANGE IN THE WORK. Owner, without invalidating this Agreement, may seek changes in the Project consisting of additions, deletions, or modifications. In addition, changes in the Project may be necessitated by permitting or regulatory requirements. All such changes in the Project shall be authorized by a written Change Order signed by Owner and Contractor. Contractor will advise Owner of the cost of a proposed Change Order, and, if executed, the Guaranteed Maximum Price or price per watt will be adjusted accordingly. All Change Orders will include revision of the Completion Date.

11. <u>TERMINATION</u>.

- 11.1. If a Change Order is necessary to complete the work, either party has the option to terminate the agreement.
- 11.2. Either party may terminate this Agreement by a written notice (a "Default Notice") if the other party commits any material breach of this Agreement; provided, that if such breach is capable of cure, such party shall have seven (7) days following its receipt of a Default Notice (the "Cure Period") to cure such breach to the non-breaching party's reasonable satisfaction. If such breach is not cured prior to the expiration of the Cure Period, the non-breaching party may terminate this Agreement immediately by written notice. By way of example only, material breaches include the following: (a) Owner fails to make a payment when due (in which event Contractor may, in its discretion, also suspend work until payment is made); (b) Owner fails to promptly execute a Change Order necessitated by a revision in the Minimum Technical Requirements of a permitting body or regulator; (c) Contractor persistently or repeatedly refuses or fails to supply enough properly skilled workers or proper materials; (d) Contractor fails to make payment to subcontractors for materials or labor in accordance with the respective agreements between the Contractor and subcontractors; and (e) Contractor persistently disregards laws, ordinances, or rules, regulations or orders of a public authority having jurisdiction.

- 11.3. Owner is ultimately responsible for paying the contract sum to Contractor, regardless of Owner's intention to finance the Project with a lender. If Owner does not close with lender, then Contractor will issue an invoice to Owner and payment will be due within 30 days of the invoice date.
- 11.4. Either Owner or Contractor may terminate this Agreement upon fifteen (15) days prior written notice, if the parties are unable to promptly agree on the terms of a Change Order reasonably necessary for the completion of the Project (e.g., changes due to regulatory requirements or hazardous conditions).
- 11.5. If this Agreement is terminated for any reason, Owner shall pay Contractor for all work completed and materials used through the date of termination.
- 11.6. Notwithstanding anything to the contrary set forth herein, Sections 2, the first sentence of Section 6, 8, 9,11(d), 11(e), 12, 13 and 14 of this Agreement and any remedies for the breach thereof, shall survive the termination of this Agreement under the terms hereof. Termination of this Agreement shall not relieve or release either party from any rights, liabilities or obligations which it or she has accrued prior the effective date of such termination.
- **CHOICE OF LAW.** This Agreement shall be governed by the internal laws of the Commonwealth of Massachusetts without regard to principles of conflicts of laws. Disputes arising hereunder shall be adjudicated solely and exclusively in Boston, Massachusetts.
- **PROMOTIONAL USE OF PROJECT.** Contractor may use the description and images of the Project along with any supplied recommendations or testimony of Owner for promotional purposes. (If promotional consent not granted, or if owner requires individual prior written consent, check here:
- **GENERAL PROVISIONS.** This Agreement set forth the entire agreement and understanding between Owner and Contractor relating to the subject matter hereof, and merges all prior discussions between them. If any one or more of the provisions in this Agreement are deemed void by law, then the remaining provisions will continue in full force and effect. No waiver by either party of any term or condition of this Agreement, whether by conduct or otherwise, in any one or more instance, shall be deemed a continuing waiver of any such term or condition, or a waiver of any other term or condition of this Agreement. Headings set forth in this Agreement are solely for the convenience of the parties and have no legal effect. The singular shall include the plural, and the masculine gender shall include the feminine and neuter, and vice versa, unless the context otherwise requires. This Agreement may be executed and delivered either originally or by facsimile transmission, and in one or more counterparts, each of which shall be deemed an original and all of which taken together shall constitute one and the same instrument. This Agreement shall be (i) binding upon, and will inure to the benefit of, the parties and their permitted respective successors and assigns and (ii) construed without presumption of any rule requiring construction to be made against the party causing it to be drafted.
- **CONTRACT ACCEPTANCE**. Upon signing, this Agreement becomes a binding contract under law. Unless otherwise noted in this Agreement, this Agreement shall not imply that any lien or other security interest has been placed on the residence. Review the following cautions and notices carefully before signing this Agreement.
 - 15.1. Don't be pressured into signing this Agreement. Take time to read and fully understand it. Ask questions if something is unclear.
 - 15.2. Make sure Contractor has a valid Home Improvement Contractor Registration. The law requires most home improvement contractors and subcontractors to be registered with the Director of Home Improvement Contractor Registration. You may inquire about contractor registration by writing to the Director at 10 Park Plaza, Room 5170, Boston, MA 02116 or by calling 617-973-8787 or 888-283-3757.
 - 15.3. Does Contractor have insurance? Ask Contractor for its insurance company information so that you can confirm coverage, or ask to see a copy of a "proof of insurance" document.
 - 15.4. Know your rights and responsibilities. Read the Important Information below and get a copy of the Consumer Guide to the Home Improvement Contractor Law.
- **CONTRACTOR ARBITRATION**. The Home Improvement Contractor Law provides homeowners with the right to initiate an arbitration action (as an alternative to court action) if they have a dispute with a contractor. The same right is not automatically afforded to a contractor, however. The contractor would have to resolve any dispute he/she has with a homeowner in court unless both parties agree to the optional clause provided below. This clause would give the contractor the same right to arbitration as is afforded to the homeowner by the Home Improvement Contractor Law.

Contractor and the Owner hereby mutually agree in advance that in the event Contractor has a dispute concerning this Agreement Contractor may submit the dispute to a private arbitration firm which has been approved by the Secretary of the Executive Office					
					of Consumer Affairs and Business Regulation and the consumer shall be required to submit to such arbitration as provided Ir
Massachusetts General Laws, chapter 142A.					
•					
Homeowner's Signature	Contractor's Signature				
NOTICE : The signatures of the parties above apply only	y to the agreement of the parties to alternative dispute resolution initiated				
by the contractor. The homeowner may initiate alternative dispute resolution even where this section is not separately signed					
the parties.					
the parties.					

- 17. HOMEOWNER'S RIGHTS. A homeowner's rights under the Home Improvement Contractor Law (MGL chapter 142A) and other consumer protection laws (i.e. MGL chapter 93A) may not be waived in any way, even by agreement. However, homeowners may be excluded from certain rights if the contractor they choose is not properly registered as prescribed by law. Homeowners who secure their own building permits are automatically excluded from all Guaranty Fund provisions of the Home Improvement Contractor Law. The contractor is responsible for completing the work as described, in a timely and workmanlike manner. Homeowners may be entitled to other specific legal rights if the contractor guarantees or provides an express warranty for workmanship or materials. In addition to guarantees or warranties provided by the contractor, all goods sold in Massachusetts carry an implied warranty of merchantability and fitness for a particular purpose. An enumeration of other matters on which the homeowner and contractor lawfully agree may be added to the terms of the contract as long as they do not restrict a homeowner's basic consumer rights. If you have questions about your consumer/homeowner rights, contact the Consumer Information Hotline (listed below).
- 18. EXECUTION OF AGREEMENT. This Agreement must be executed in duplicate and should not be signed until a copy of all exhibits and referenced documents have been attached. Parties are also advised not to sign the Agreement until all blank sections have been filled in or marked as void, deleted, or not applicable. One original signed copy of the Agreement with attachments is to be given to the Owner and the other kept by the Contractor. Any modification to the original contract must be in writing and agreed to by both parties. Contracted work may not begin until both parties have received a fully executed copy of this Agreement, and the three day recission period has expired.
- 19. ACCELERATED PAYMENTS. A contractor may not demand payments in advance of the dates specified on the payment schedule in cases where the homeowner deems him/herself to be financially insecure. However, in instances where a contractor deems him/herself to be financially insecure, the contractor may require that the balance of funds not yet due be placed in a joint escrow account as a prerequisite to continuing the contracted work. Withdrawal of funds from said account would require the signatures of both parties.
- **20. ADDITIONAL INFORMATION**. If you have general questions or need additional information about the Home Improvement Contractor Law or other consumer rights, or if you wish to obtain a free copy of "A Massachusetts Consumer Guide to Home Improvement" contact:

Consumer Information Hotline
Office of Consumer Affairs and Business Regulation
10 Park Plaza, Room 5170, Boston, MA 02116
617-973-8787, 888-283-3757 or visit the OCABR website at http://www.mass.gov/ocabr/

If you want to verify the registration of a contractor or if you have questions or need additional information specifically about the contractor registration component of the Home Improvement Contractor Law, contact:

Director of Home Improvement Contractor Registration
Office of Consumer Affairs and Business Regulation
10 Park Plaza, Room 5170, Boston, MA 02116
617-973-8787, 888-283-3757 or visit the HIC website at http://www.mass.gov/ocabr/

Go online to view the status of a Home Improvement Contractor's Registration: http://db.state.ma.us/homeimprovement/licenseelist.asp

For assistance with informal mediation of disputes or to register formal complaints against a business, call:

Consumer Complaint Section
Office of the Attorney General
617-727-8400
AND/OR
Better Business Bureau
508-652-4800, 508-755-2548 or 413-734-3114

NOTICE OF CANCELLATION

You may CANCEL this transaction, without any penalty or obligation, within three business days from the day on which you sign this contract.

If you cancel, any property traded in, any payments made by you under the contract or sale, and any negotiable instruments executed by you will be returned within ten business days following receipt by the seller of your cancellation notice, and any security interest arising out of the transaction will be cancelled.

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 does not pick them up within twenty days of the date 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, mail or deliver a signed and dated copy of this cancellation notice or any other writing notice to ReVision Energy Inc. d/b/a SunBug Solar at 1980 Turnpike St, North Andover, MA 01845.

You may also email in written notice of your cancellation HOWEVER you may not consider the cancellation confirmed without a written confirmation via email from ReVision Energy Inc. d/b/a SunBug Solar.

I HEREBY CANCEL THIS TRANSACTION					
Date:	Owner's Signature:				

NOTICE OF CANCELLATION

You may CANCEL this transaction, without any penalty or obligation, within three business days from the day on which you sign this contract.

If you cancel, any property traded in, any payments made by you under the contract or sale, and any negotiable instruments executed by you will be returned within ten business days following receipt by the seller of your cancellation notice, and any security interest arising out of the transaction will be cancelled.

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 does not pick them up within twenty days of the date 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, mail or deliver a signed and dated copy of this cancellation notice or any other writing notice to ReVision Energy Inc. d/b/a SunBug Solar at 1980 Turnpike St, North Andover, MA 01845.

You may also email in written notice of your cancellation HOWEVER you may not consider the cancellation confirmed without a written confirmation via email from ReVision Energy Inc. d/b/a SunBug Solar.

Date:	Owner's Signature:
(Duplicate copy for Owner's records)	

I HEREBY CANCEL THIS TRANSACTION