

Fort Collins Utilities/GEO Residential
Solar Grant Program (“Program”)

Rebate Agreement

1. Participant in the Program, _____ (name), acknowledges that Participant has reviewed and is familiar with all Program requirements, agreements, and applicable Utility regulations and standards and agrees to abide by the same.

2. Participant acknowledges that one of the Program requirements is that Participant will maintain Participant’s solar photovoltaic system installed through participation in the Program (“Participant’s System”) at the original location of installation and will not move Participant’s System to another location outside of the City of Fort Collins, Colorado for a period of twenty (20) years from the date of this Agreement. If Participant fails to comply with this particular Program requirement, then Participant must refund a pro rata share of any rebate to Fort Collins Utilities and Fort Collins Utilities may elect to pursue any available legal remedy.

3. With this Agreement, Participant agrees to sell the renewable energy credits generated by the Participant’s System in accordance with a “Renewable Energy Credit Contract” between Participant and Fort Collins Utilities.

4. In exchange for Participant’s compliance with the Program requirements, agreements, and applicable Utility regulations and standards and the right of first refusal on the solar renewable energy credits generated by Participant’s System, Fort Collins Utilities will issue a rebate check in the amount of \$ _____ to Participant.

IN WITNESS WHEREOF the parties hereto have executed this Agreement the day and year identified below.

PARTICIPANT / CUSTOMER

By: _____

_____ (Typewritten name and title)