

TEMPORARY REMOVAL OF SOLAR SYSTEM - CONSENT

We have received your request for permission under the Solar Agreement for the temporary full or partial removal of the Solar System located at your Property for the purposes of re-roofing your home or performing other construction work at the home which requires removal of the Solar System.

Instructions: Please read this form (“Consent”), including the attached Terms & Conditions (“T&Cs”), carefully before signing!

- **Before Work Begins:** Property Owner, Installer, and Solar Provider must sign this Consent form inclusive of the T&Cs.
- **After Work Finishes:** After the Solar System is re-installed, Property Owner and Installer must sign the Re-Installation Certificate (attached here) and submit a copy to Solar Provider.

Property Owner Details [TO BE COMPLETED BY PROPERTY OWNER]			
Name(s):		Phone:	
Property Address:		Email:	
System Removal Contractor (“Installer”) [TO BE COMPLETED BY PROPERTY OWNER]			
Contractor Name:			
Contact Phone/Email:			
Contractor License Number:			
Name of Original Installer, if different:			
Solar Agreement & Solar Provider Details [TO BE COMPLETED BY SOLAR PROVIDER]:			
Solar Provider Name:			
Type of Solar Agreement (check):	<input type="checkbox"/> LEASE	<input type="checkbox"/> PPA	<input type="checkbox"/> PREPAID PPA/LEASE <input type="checkbox"/> OTHER
Date signed by Property Owner:		Contract/ Ref No.:	
Spruce Power Contact Information to return this form:	Spruce Power Email: support@sprucepower.com Phone: 888-636-0336 Mail: 820 Gessner Rd, Ste 500, Houston, TX 77024		

Solar Provider hereby consents to the temporary full or partial removal of the Solar System, solely for the foregoing purpose, subject to the terms of this Consent, including attached Terms & Conditions. This Consent is effective on the date we sign below (the “Effective Date”). The Solar System remains Solar Provider’s personal property at all times. Except as expressly set forth herein, the Solar Agreement remains in full force and effect. PLEASE CONTACT US IMMEDIATELY IF YOU HAVE ANY CONCERNS OR IF THE INSTALLER ENCOUNTERS ANY DIFFICULTIES WITH RESPECT TO THE REMOVAL OR REINSTALLATION OF THE SOLAR SYSTEM. This Consent becomes valid when signed by the Property Owner, Installer, and the Solar Provider.

PROPERTY OWNER:

PROPERTY CO-OWNER (IF ANY):

Signed: _____
 Print Name: _____
 Date: _____

Signed: _____
 Print Name: _____
 Date: _____

INSTALLER:

ORIGINAL INSTALLER (IF DIFFERENT):

Signed: _____
 Name & Title: _____
 Date: _____

Signed: _____
 Name & Title: _____
 Date: _____

SOLAR PROVIDER APPROVAL:

SOLAR PROVIDER APPROVAL:

Signed: _____
 Effective Date: _____

Signed: _____
 Effective Date: _____

Initial: Installer _____
Initial: Property Owner _____ Co-Owner _____

TEMPORARY REMOVAL OF SOLAR SYSTEM -TERMS & CONDITIONS

These Terms & Conditions (“T&Cs”) are attached to Solar Provider’s Consent to the temporary removal (full or partial) and re-installation by Installer of the Solar System that is located at Property Owner’s Property, and that is owned by Solar Provider. “We” means the Solar Provider.

1. Property Owner (“you”) and Installer will enter into a Removal & Re-Installation Agreement for the removal and re-installation of the Solar System (or components) by the Installer. You are fully responsible for paying all costs to the Installer under the Removal & Re-Installation Agreement, and appropriately storing the Solar System (or its components) before it is reinstalled. We assume no liability for the removal or re- installation of the Solar System. If you wish to use a different contractor than the above-named approved Installer, then this Consent form must be re-issued. We reserve the right to refuse to consent to contractors who do not meet our requirements in our sole discretion.
2. It will be necessary for the Installer to de-energize the Solar System before it is removed, and then re-energize it once the Solar System has been properly re-installed. During the “de-energized” (or “offline”) period, we will use Estimated Production for the purpose of making Performance Guarantee calculations pursuant to the Solar Agreement (if a Performance Guarantee is applicable).
3. You must keep us apprised (by email or mail) of the estimated dates that the Solar System will be de-energized. We may ask you for written confirmation of the final dates. The maximum period of time that the Solar System may be de-energized is 30 days. This consent will remain effective until 60 days from the Effective Date.
4. Prior to commencing removal work, the Installer must sign the Consent, confirming to you and to us that the removal and re-installation work will be performed in a professional and workmanlike manner, that any equipment and installation warranties will remain in full force and effect despite the temporary removal and reinstallation, confirming that the Installer is responsible for the components of the Solar System while removed prior to completion reinstallation, and agreeing to provide us with the dates that the Solar System was de-energized (or “offline”).
5. The Installer must be licensed under applicable law to perform the removal and reinstallation. The contractor shall carry adequate insurance to perform such work.
6. The Installer will be responsible for the safely storing the components of the Solar System while removed.
7. Within 5 days of the reinstallation complete, you and the contractor will sign the attached Reinstallation Completion Certificate and submit to us.
8. The Solar System must be re-installed so that it is restored to the same repair and condition it was in prior to the removal. The Solar Provider may conduct a meter test and if the Solar System is not functioning at the same level, may request that the Installer return to the home and make any necessary repairs.
9. Solar provider or its representatives may inspect the reinstallation, or inspect the stored components while removed at any time.
10. The Solar System, including when removed from the roof, remains the solar provider’s personal property at all times. Owner and Installer shall not take any actions that interfere with solar provider’s ownership rights.
11. Installer will provide a limited warranty to the solar provider that the re-installation performed by Installer (i) conforms to all applicable laws, has been performed in accordance with those practices, methods, equipment, specifications and standards of safety and performance, of which there may be more than one, and as the same may change from time to time, as are commonly used by solar energy systems of a type and size similar to the Solar System and in the same geographic region as the Solar System that, at a particular time, in the exercise of reasonable judgment in light of the facts known at the time a decision was made, would be expected to accomplish the desired result in a manner consistent with law, regulations, codes, standards, equipment manufacturer’s recommendations, reliability, safety, environmental protection, economy and expedition, is free from any defects in construction, installation and workmanship and (v) meets the requirements and specifications of these requirements
12. Installer’s reinstallation warranty will survive five (5) years from the completion of the reinstallation (as indicated by the reinstallation certificate).
13. Installer may provide a roof penetration warranty directly to you in connection with the re-roof work, but solar provider shall have no responsibility for any such work or warranty.
14. Within 5 days of the reinstallation complete, you and the Installer must sign the Reinstallation Completion Certificate below and submit to us.
15. Once the Solar System is removed from the roof, it is the Property Owner and the Installer’s responsibility to ensure that the Solar System is safe from theft or damage. The Installer is responsible for documenting the location, security, and Solar System components at the time of storage. If damage or theft of the Solar System occurs after the removal, Property Owner(s) and Installer shall be wholly responsible for the damages incurred. The Solar Provider is NOT responsible for damage and/or theft of the Solar System or its components while it removed from the roof or racking.
16. Please note that failure to adhere to the terms and conditions of this Consent may amount to a breach under the Solar Agreement, which remains in full force and effect notwithstanding the temporary removal of the Solar System as contemplated herein. We reserve all rights under the Solar Agreement. Terms used in the Consent (including the T&Cs) and not otherwise defined have the meaning given in the Solar Agreement
17. Customer may use a non-Spruce approved installer for \$250.00 payable to Spruce Power when the TSR form is returned to Spruce. Spruce Power is happy to provide the contact information of Approved Spruce Service Partners .

Initial: Installer _____
Initial: Property Owner _____ Co-Owner _____

REINSTALLATION COMPLETION CERTIFICATE

DO NOT COMPLETE OR SIGN UNTIL AFTER THE SYSTEM HAS BEEN RE-INSTALLED

Solar System Address: _____

Installer, by signature of its authorized representative below, hereby confirms to Property Owner and Solar Provider that:

1. Installer's work in removing and re-installing the Solar System was performed pursuant to the terms of the Consent (including the T&Cs above).
2. All Installer equipment and workmanship warranties continue in full force and effect notwithstanding the removal and re-installation.
3. The Solar System was de-energized on: _____ (Date) and re-energized on: _____ (Date).

Installer Name: «Installer_Name» Signature: _____ Date: _____

Name & Title: _____

Property Owner, by his or her signature(s) below, hereby confirms to Solar Provider that:

1. Property Owner has complied with the terms of the Consent (including the T&Cs above).

Signature: _____ Date: _____ 2nd Signature: _____ Date: _____

Print Name: _____ Print Name: _____

SUBMIT SIGNED COMPLETION CERTIFICATE BY EMAIL TO SUPPORT@SPRUCEPOWER.COM OR BY MAIL TO Homeowner Support, 820 Gessner Road, Suite 500, Houston, TX 77024