



DISCLOSURE SUMMARY – Residential Customers

Agreement Prepared on Date:

Agreement Execution Date:

Desired Start Date:

Product Name	Fixed; Variable (Month to Month) ; Fixed Green E Certified REC Product		
Length of the Agreement	(Month-to-month or for fixed price agreements, the number of months for which the price is fixed)		
Fixed Per kWh Price (NA for Variable)	(x)¢/kWh		
Variable Price Components (NA for Fixed)	Describe variable price components if applicable		
Charges	(e.g., your bill will be calculated using the rate per kilowatt hour multiplied by kilowatt hours used.)		
Fixed Price Residential Customers who use	500 kWh of electricity	1000 kWh of electricity	1500 kWh of electricity
Will pay	\$(X)	\$(X)	\$(X)
Environmental Characteristics	(Renewable yes or no and, if yes, percentage that is renewable)		
Early Termination Fee	(Yes or No and, if yes, the cancellation fee)		
Late Payment Fee	(Yes or No and , if yes, the amount)		
Renewal Terms	(e.g., one-year fixed price contract at expiration will be renewed on a month-to-month basis at then current (fixed or variable) price unless customer terminates or transfers service within ____days following renewal notice)		
Electric Assistance Program	Customers who receive a benefit from the Electric Assistance Program (EAP) will no longer receive the EAP discount on the energy supply portion of their bill.		



Customer Enrollment Information

Customer information:

Legal Business Name:

[Empty text box for Legal Business Name]

Customer Name:

First

Last

[Empty text box for Customer Name First]

[Empty text box for Customer Name Last]

Mailing Address:

Street

Unit/Apt

[Empty text box for Mailing Address Street]

[Empty text box for Mailing Address Unit/Apt]

City

State

Zip Code +4

[Empty text box for Mailing Address City]

[Empty text box for Mailing Address State]

[Empty text box for Mailing Address Zip Code +4]

[Empty text box for Mailing Address City continuation]

SIC Code:

[Empty text box for SIC Code]

Phone:

Area Code:

[Empty form for Phone Area Code]

Fax:

Area Code:

[Empty form for Fax Area Code]

Customer Email Address:

[Empty text box for Customer Email Address]

Tax ID

[Empty form for Tax ID]

Tax Exempt

[Empty form for Tax Exempt]

Notification Preference Billing Preference (Check One)

Mail Email

[Empty form for Notification Preference]

Customer Signature

[Empty text box for Customer Signature]



Terms and Conditions

This New Hampshire Fixed Price Commercial Electricity Supply Agreement for electric supply service (this "Agreement") is made and entered into this ___ day of _____, 20___ by and between Sunwave USA Holdings, Inc., ("Sunwave") and _____ ("you", "your" or "Customer"). By entering into this Agreement, you hereby authorize Sunwave to change your electricity supplier to Sunwave and to supply your business with all electricity supply services you will need during the term of this Agreement, subject to eligibility requirements of your Local Distribution Company ("LDC").

Background: Sunwave is a supplier licensed by the New Hampshire Public Utilities Commission ("PUC") to offer and supply electric generation services. Sunwave sets the generation prices and charges that you pay. The Federal Energy Regulatory Commission regulates transmission prices and services. Your LDC will deliver the electric generation to you at rates that are regulated by the PUC. Please retain this Agreement for your records.

Definitions: As used herein, unless the context clearly indicates otherwise, the following terms have the meaning set forth below:

Distribution Charge – Part of the basic service charges on every customer's bill for delivering electricity from the LDC to your business. The distribution charge is regulated by the PUC. This charge will vary according to your electricity use.

Generation Charge – Part of the basic service charges on every customer's bill for producing electricity. Generation prices and charges are set by the supplier you have chosen, which is Sunwave, include generation ancillary services; losses; unaccounted-for-energy (UFE); Capacity; Renewable Portfolio Standards ("RPS") known at the time of pricing; purchase of receivables discount rate (POR); any other supplier charges required by the PUC; Any Reliability Must Run Charges (RMR). During the Initial Term, and subject to this Agreement, the Generation Charge will be fixed at the price set forth herein.

Monthly Variable Price—The Generation Charge applicable after the expiration of the Initial Term of this Agreement. This rate is based on conditions in the energy markets and Sunwave's pricing strategies. It includes your Generation Charge.

"ISO" - (i) the independent system operator or regional transmission organization approved by FERC for the applicable LDC.

Transmission Charge – Part of the basic service charges on every customer's bill for transporting electricity from the source of supply to the local distribution company. The Federal Energy Regulatory Commission regulates retail transmission prices and services.

TERMS OF SERVICE: Fixed Price Plans: You will pay a fixed price for supply service equal to the price set forth on Exhibit A attached hereto during the Initial Term of this Agreement (the "Fixed Price"). Between 45 and 60 days prior to the end of your Initial Term you will receive a notice disclosing your renewal options. Upon the Expiration of the Initial Term, if you do nothing, you will be transitioned to a Monthly Variable Rate that will have no limits on how much it can change down or up for any billing cycle (together with the Fixed Price, your "Price"). Your Price includes the Generation Charge. Your Price does not include Distribution Charges as charged by the LDC, applicable state or local tax or other LDC charges (e.g., out of cycle meter reading fees, meter test fees, disconnection and reconnection fees, etc.) for which you are also responsible or any other transactional tax or other governmental or regulatory imposed taxes or surcharges which you may be subject, and which are not mandated by law to be included in the Distribution Charge. You acknowledge that the price plan selected during enrollment ("Price Plan") is subject to verification by Sunwave of your LDC service territory and service class type. If Sunwave is unable to verify your LDC service territory and/or service class type as stated during enrollment, this Agreement and your enrollment shall be deemed terminated unless and until Sunwave obtains your authorized consent to switch you to an appropriate Price Plan for your LDC service territory and/or service class type in accordance with applicable law. For the avoidance of doubt, if Sunwave does not obtain your affirmative consent to enrollment under the appropriate Price Plan, this Agreement and your enrollment shall be deemed terminated and you will be returned to default service with your LDC.

Other Pricing Information:

For renewable Price Plans, Sunwave will purchase and retire Renewable Energy Certificates ("RECs") to offset 50% or 100% of your electricity usage, as requested by Customer.



If regulatory changes shift costs from the LDC or ISO to Sunwave or from Sunwave to the LDC or ISO, then such costs or credits may be passed through to you. Furthermore, this Agreement is subject to any future legislation, orders, rules, regulations or LDC tariff or policy changes. If there is a change in any law, rule, regulation, tariff or pricing structure, including, but not limited to ancillary services; capacity; losses; renewable portfolio standards (RPS); system congestion or balancing; service fees; origination of supply; changes in POR discounts; or charges in your utility area or by the applicable regional transmission operator, that increases the costs to serve you, Sunwave may pass through such incremental costs to you without mark-up.

Sunwave may also assess, during the term of the Agreement, processing and/or administrative fees to Customer as a separate line item on the bill. Such fees will reflect Sunwave's costs of servicing and billing your account.

Length of Agreement: The term under this Agreement will begin on the meter read that your LDC changes your supplier to Sunwave and will continue for ___ meter read cycles (the "Initial Term"). Your LDC has the right to change meter read cycles and schedules. Upon the expiration of the Initial Term, you will be converted to a Monthly Variable Price (each, a "Renewal Term" and, together with the Initial Term, the "Term") subject to the terms and conditions as set forth in this Agreement.

Right of Rescission: You have the right to terminate this agreement without any cost within 5 business days from the date the customer electronically receives the terms of service; Within 6 business days from the postmarked date of the terms of service agreement being mailed to the customer by first class mail; Within 10 business days from the date a residential customer electronically receives the terms of service, if the customer was enrolled through an in-person solicitation at the customer's residence; or Within 11 business days from the postmarked date of the terms of service agreement being mailed to a residential customer by first class mail, if the customer was enrolled through an in person solicitation at the customer's residence; If you do not rescind your selection of Sunwave as your supplier within this time frame, this Agreement shall become binding.

Expiration of Term/Change in Terms: At the end of your contract term, you may renew with another Sunwave product, switch to another supplier, or return to your LDC. If you do not select any of these options your service will continue with Sunwave at a Monthly Variable Price that may go down or up for any billing cycle. Prior to any proposed changed terms of service, to the extent required by law, Sunwave will notify you of the proposed changes in writing.

Adding or Deleting Accounts: Notwithstanding anything to the contrary in this Agreement, except for the Fixed Price of existing accounts, if any, Exhibit A may be freely amended upon your request to reflect the removal or addition of accounts, so long as such removal or addition does not impact estimated annual usage more than 10% from that listed in Exhibit A.

Initiation of Service - The purpose of this document is to authorize Sunwave to change your electric generation service supplier to Sunwave and, by entering into this Agreement, you authorize Sunwave to undertake all steps reasonably required or necessary to accomplish your switch to Sunwave. Sunwave will begin providing electric generation service to you on the next applicable meter read date after the LDC processes your enrollment and your service will continue throughout the term of this Contract. The LDC will notify you of the date on which your electric generation service from Sunwave will begin. You represent and warrant that the electric supply being purchased under this Agreement is to be used solely for business purposes. Sunwave's obligations under this Agreement are conditioned on you providing complete and accurate information to Sunwave and such information remaining accurate during the term of this Agreement, including remaining on the applicable rate class from time of pricing.

Sunwave shall not be liable for any failure to enroll or drop an Account by the Start and End Date due to circumstances beyond our control. We will not be responsible for any gaps in service that may occur between the termination of your service from a prior supplier and the commencement of supply from us.

SUNWAVE RESERVES THE RIGHT TO CHARGE YOU INTEREST FOR ANY PAST DUE INVOICE AMOUNT AT 1.5% PER MONTH OR THE HIGHEST AMOUNT PERMISSIBLE UNDER APPLICABLE LAW, WHICHEVER IS LESS. IN ADDITION, YOU AGREE TO PAY US OUR COSTS INCURRED IN COLLECTING AMOUNTS OWED TO US, INCLUDING REASONABLE ATTORNEY FEES AND RETURNED CHECK CHARGES. IF YOU MAKE A PAYMENT LESS THAN THE AMOUNT DUE WE MAY ACCEPT SUCH PAYMENT WITHOUT PREJUDICE TO ANY OTHER RIGHTS OR REMEDIES THAT WE MAY HAVE AGAINST YOU AND WE MAY APPLY IT TO YOUR ACCOUNT AS A PARTIAL PAYMENT. IN ADDITION,

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IF YOU FAIL TO REMIT PAYMENT IN A TIMELY FASHION, YOU AUTHORIZE US TO REPORT THE DELINQUENCY TO ONE OR MORE CREDIT REPORTING AGENCIES.

Billing and Payment: The electric supply services you purchase from Sunwave under this Agreement will be included in your LDC monthly bill, as well as the LDC's Delivery Charges and state and local taxes. Your payment will be due to the LDC by the date specified in the bill. If you do not pay your bill in full by the due date, you will be subject to the LDC's late payment policies and procedures, including imposition of late fees, interest and other charges as described in the LDC's filed tariff(s). You may also be liable for cost recovery fees if Sunwave must terminate your account for failure to pay. Sunwave shall have the right to set off and net against any undisputed amounts owed by you under this Agreement, and Sunwave shall additionally have the right to setoff and net against any deposit or security, if any, provided by you pursuant to this Agreement any amounts, charge or damages owed by you to Sunwave.

You agree to accept the measurements as determined by the LDC for purposes of determining your electricity usage. If the LDC is unable to read your meter, the LDC will estimate your usage and your charges will be calculated accordingly and adjusted on a future bill. Sunwave reserves the right to include or cause to be included in any subsequent bill, adjustments to the charges for electric generation service related to previous billings, previous billing errors, meter read errors, miscalculation of taxes or other errors or omissions, whether such bills are issued by your LDC or by Sunwave.

Cancellation Fee: You may cancel this Agreement at any time during the Term by sending an email to customercare@gosunwave.com or fax to 888-979-8410, contracting with a new CEPS for electricity supply, contracting with an aggregator granted agency authority, or contacting the utility to select utility default service. If you cancel this agreement before the end of the Term, you may be charged an early cancellation fee equal to the positive difference between the Market Price *minus* the Generation Charge *multiplied* by the Remaining Estimated Usage at the time of termination (the "Cancellation Fee"). "Remaining Estimated Usage" means the total estimated usage for the period remaining in the initial Term at the time of termination, based on your historical usage or Sunwave's estimated usage calculated in a commercially reasonable manner. The "Market Price" will be determined by Sunwave in our commercially reasonable discretion and will be based on Pricing Factors. "Pricing Factors" include, but are not limited to, the fluctuation of ISO wholesale commodity costs or other components of wholesale prices (such as capacity related costs, ancillary costs, Transmission Charge, fluctuations in energy supply and demand, and weather patterns) in ISO and/or other markets and Sunwave's pricing strategies. Your cancellation will not be effective until the next regularly scheduled meter-reading date following the date on which the LDC processes your cancellation request. You will remain liable for any charges for service provided until your cancellation is effective. You will not be charged an Cancellation Fee if you cease doing business, sell your business, or move your place of business outside your LDC territory and provide evidence of such to Sunwave prior to termination of this Agreement, with at least 60 days notice.

Sunwave's Right to Cancel – In addition to the right to cancel your Agreement due to an error in your rate class or LDC as described above, Sunwave may, upon thirty (30) days' written notice, cancel this Agreement if: (i) you fail to pay amounts due or otherwise fail to perform your obligations under this Agreement; (ii) your LDC is unable to read your meter for three (3) months in a row; (iii) at any time you request separate bills from your LDC and Sunwave; (iv) the LDC removes you from their consolidated billing program and requires that Sunwave bill you separately for your electric generation; (v) for any reason Sunwave is no longer able to economically continue this Agreement; (vi) you breach any term of this Agreement or (vii) if the information provided by you as part of this Agreement is or becomes untrue. Such termination notice will describe, where possible, the steps you may take to remedy the situation or circumstances giving rise to Sunwave's termination of this Agreement. There is no charge for starting or stopping electric generation service beyond the Cancellation Fee.

Change in Usage and On-site Generation: You hereby represent and warrant that any and all renewable energy or net metering at your place of business and/or with respect to any account location set forth on Exhibit A has been disclosed and accounted for in Exhibit A, and you covenant and agree to promptly notify Sunwave if, subsequent to the effective date hereof, you add, remove, increase or decrease renewable energy or net metering at your place of business and/or with respect to any account location set forth on Exhibit A. You further represent and warrant that your electric requirements for your place of business and each of the accounts set forth on Exhibit A shall not increase or decrease sufficiently to trigger a utility rate classification change. In the event of such a change, Sunwave may charge the Fixed Price on Exhibit A or terminate the Agreement. If the estimated Annual Usage for all Accounts listed on Exhibit A

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A is greater than or equal to 5,000,000 kWh, you further represent and warrant that you will continue to operate each of the accounts listed on Exhibit A in a manner consistent with your historical business practices and operations. In the event that there is change in your business operations that results a material adverse change in your usage patterns and such material adverse change increases the costs to serve you, Sunwave may pass through such increases in costs to you without mark-up.

Changes in Capacity or Related Charges. Sunwave reserves the right to pass through to Customer any and all fees, costs, expenses and charges associated with and/or arising out of any change to Customer's capacity obligation or transmission obligation since the time of contracting. This may result in a change in price. The ratio of capacity load obligation (CLO) and the customer peak contribution (CPC); Estimated net regional clearing price (NRCP) at the time of pricing and for contract terms that are beyond final capacity auctions, forward rates are estimated. Sunwave may pass through to you the increased costs of serving your account due to inaccurate estimates.

Changes in assumptions. Sunwave reserves the right to pass through any and all charges, costs, fees, or expenses that are due to a change in any of the assumptions that Sunwave relied on at the time of pricing. These include any change to the Customer's account which increases the costs of supplying the account, or any system or market changes that increase the costs of serving customer.

Material Adverse Changes. If there is a material adverse change in the business or financial condition and/or creditworthiness of Customer (as determined by Sunwave at its discretion) or if Customer fails to meet its obligations under this Agreement or pay or post any required security deposit, then, in addition to any other remedies that it may have, Sunwave may terminate this Agreement upon 15 days' written notice to Customer.

Notices and Account Authorization: To the extent permitted by applicable law, notices and correspondence from Sunwave will be delivered to the email address that you have provided to us; if Sunwave does not have your email address, all notices and correspondence will be mailed to the billing address on the account (or to the service address if there are issues with the billing address). You authorize Sunwave to rely upon information and instructions you provide or that are provided to Sunwave on behalf of your business by an individual with apparent authority to do so.

Customer Authorization: You authorize Sunwave to obtain consumption, billing, and payment information from your LDC, including historical usage information. This authorization will remain in effect during the Term of this Agreement. If you have utilized an agent or broker in connection with the contracting of your electricity purchases from Sunwave, you authorize Sunwave to disclose information pertaining to your account to your agent or broker pursuant to any Letter of Authorization as may be required. If you wish to restrict access to your information you may contact Sunwave at 855-478-6928, at customerservice@gosunwave.com or by sending Sunwave a written request to the address provided below.

Dispute Resolution: Please contact your LDC for billing disputes and Sunwave for terms of service dispute. If the issue is not resolved to your satisfaction after speaking with the LDC or Sunwave, an informal complaint may be filed with the New Hampshire PUC, Division of Consumer Services. The PUC can be reached 800-852-3793 (within NH) or 603-271-2431.

Force Majeure: Sunwave will endeavor in a commercially reasonable manner to provide electric supply service but cannot guarantee a continuous supply of electrical energy. Events that are out of Sunwave's reasonable control (each, a "Force Majeure Event") may result in interruptions in service. Sunwave will not be liable for any such interruptions. Sunwave does not generate your electricity nor transmit or distribute electricity to you. Therefore, you agree that Sunwave is not liable for damages caused by Force Majeure Events, which include, but are not limited to, acts of God, accidents, strikes, labor trouble, required maintenance work, inability to access the LDC system, nonperformance of the LDC, or any cause beyond Sunwave's control. If a Force Majeure Event occurs which renders Sunwave unable to perform in whole or in part under this Agreement, Sunwave's performance under this Agreement shall be excused for the duration of such event.

Representations and Warranties: As a material inducement to entering into this Agreement, each party, with respect to itself, hereby represents and warrants to the other party as follows and agrees to cause each of its respective representations and warranties to remain true and correct throughout the term of this Agreement: (a) this Agreement constitutes a legal, valid and binding obligation of

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such party enforceable against it in accordance with its terms, subject to bankruptcy, insolvency, reorganization, and other laws affecting creditors' rights generally and with regard to equitable remedies, subject to the discretion of the court before which proceedings to obtain same may be pending; (b) there are no bankruptcy, insolvency, reorganization, receivership or other similar proceedings pending or being contemplated by it or, to its knowledge, threatened against it; (c) if you are a property management company acting on behalf of the business owner of the Service Address identified on Exhibit A, you have the authority to execute and bind such business owner to this Agreement for the Initial Term and that the term of your property management agreement with the such business owner is equal to or greater than the Initial Term; (d) the business owner and/or owner of each Service Address identified on Exhibit A are not contractually bound by another agreement for electricity services that will overlap with the Initial Term; and (e) you are the intended end-use customer for all electricity purchased under this Agreement, have entered into this Agreement for non-speculative purposes, and will not resell any of the electricity purchased under this Agreement. Each party covenants that it shall cause its respective representations and warranties to remain true and correct throughout the term of this Agreement.

SUNWAVE MAKES NO REPRESENTATIONS OR WARRANTIES, EITHER EXPRESSED OR IMPLIED, WITH REGARD TO THE PROVISION OF ELECTRIC GENERATION SERVICE AND DISCLAIMS ANY AND ALL WARRANTIES, EXPRESSED OR IMPLIED, INCLUDING BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR ARISING OUT OF ANY COURSE OF DEALING OR USAGE OF TRADE.

Risk of Loss and Indemnity: Customer will be deemed to be in exclusive control (and responsible for any damages or injury caused thereby) of the electric power after receipt at the delivery point or points. Customer shall indemnify, defend, and hold harmless Sunwave from any and all claims for any loss, damage, or injury to persons or property, including without limitation, all consequential, exemplary, or punitive damages arising from or related to any act or incident occurring after title to the electricity has passed to you. For purposes of this Agreement, delivery point means the zone or node (as the case may be) within the ISO that is located within the utility area of the LDC but outside of the territorial limits of the city, town or municipality where Buyer's meter is located (the "Town Area"), unless such utility area and Town Area are identical, then the delivery point is the zone or node within the Town Area.

Limitation of Liability: LIABILITIES NOT EXCUSED BY REASON OF FORCE MAJEURE OR OTHERWISE SHALL BE LIMITED TO DIRECT ACTUAL DAMAGES ONLY AND SUCH DIRECT ACTUAL DAMAGES SHALL BE THE SOLE AND EXCLUSIVE REMEDY AND CUSTOMER HEREBY WAIVES ALL OTHER REMEDIES AT LAW OR IN EQUITY. THERE ARE NO THIRD-PARTY BENEFICIARIES TO THIS AGREEMENT. NOTWITHSTANDING ANYTHING TO THE CONTRARY IN THIS AGREEMENT AND TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL EITHER PARTY BE LIABLE FOR CONSEQUENTIAL, INCIDENTAL, SPECIAL, PUNITIVE, EXEMPLARY OR INDIRECT DAMAGES (INCLUDING LOST PROFITS OR OTHER BUSINESS INTERRUPTION DAMAGES), WHETHER BY STATUTE, IN AGREEMENT OR TORT, EVEN IF THE RESULT OF NEGLIGENCE (WHETHER SOLE, JOINT, CONCURRENT, ACTIVE OR PASSIVE). ALL OTHER LIABILITY WILL BE LIMITED TO DIRECT ACTUAL DAMAGES ONLY, AND SUCH DIRECT ACTUAL DAMAGES WILL BE THE SOLE AND EXCLUSIVE REMEDY. CUSTOMER HEREBY WAIVES ALL OTHER REMEDIES AT LAW OR IN EQUITY. THERE ARE NO THIRD-PARTY BENEFICIARIES TO THIS AGREEMENT.

Governing Law: This Agreement shall be governed by, interpreted and construed under, and enforced in accordance with the laws of the State of New Hampshire without regards to the principles of conflicts of law. The provisions of the Uniform Commercial Code ("UCC") shall apply to this Agreement, and electricity shall be a "good" for purposes of the UCC.

Assignment: You may not assign the Agreement, in whole or in part, or any of your rights or obligations under the Agreement without Sunwave's prior written consent, which may be withheld in Sunwave's commercially reasonable discretion. Sunwave may upon thirty (30) days' advance written notice, without your consent and in its sole discretion, assign this Agreement.

Miscellaneous: Should any provision contained herein be held unenforceable by a court of competent jurisdiction such provision shall be reformed to create a valid and enforceable provision to the maximum extent provided by law. However, if such provision cannot be reformed, it shall be deleted without affecting any other provision of this Agreement. Any failure by Sunwave to enforce any term or condition of this Agreement, or to exercise any right under this Agreement, shall not be considered a waiver of Sunwave's right thereafter to enforce each and every such term and condition or to exercise any right under this Agreement in the future, whether of a like kind or of a different nature. The provisions of this Agreement concerning payment, limitation of liability, and waivers will survive



the termination or expiration of this Agreement.

Resolution and Agreement to Arbitrate on an Individual Basis: To the fullest extent permitted by law, any dispute arising out of or relating to this Agreement, including claims arising in contract, tort, statutory or otherwise, shall be settled exclusively and finally by arbitration in accordance with the rules and procedures of the American Arbitration Association. Neither party may alter, amend, or otherwise change the binding obligation to arbitrate disputes set forth in this provision without the express consent of the other party. You and Sunwave acknowledge and agree that arbitration will only be pursued on an individual basis, and will not be pursued on a class wide, representative or consolidated basis. This Agreement does not allow class, representative or collective arbitrations even if the AAA procedures or rules would do so.

CONTACT INFORMATION: For questions concerning your Price, service initiation, or service cancellation, please contact Sunwave at the information below:

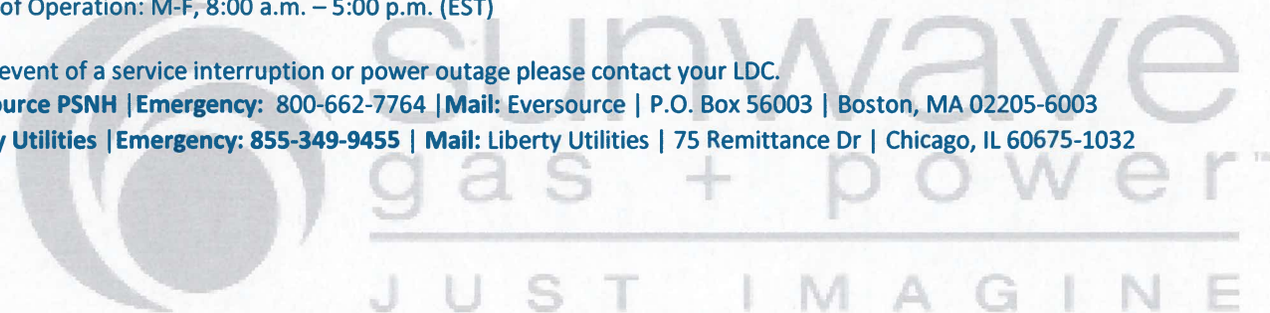
Conditions Under Which Savings to the Customer are Guaranteed: No savings are guaranteed.

Sunwave USA Holdings Inc.
100 Cambridge Street, 14th Floor
Boston, MA 02114
TOLL FREE: 855-478-6928
Email: customerservice@gosunwave.com
Hours of Operation: M-F, 8:00 a.m. – 5:00 p.m. (EST)

In the event of a service interruption or power outage please contact your LDC.

Eversource PSNH | Emergency: 800-662-7764 | Mail: Eversource | P.O. Box 56003 | Boston, MA 02205-6003

Liberty Utilities | Emergency: 855-349-9455 | Mail: Liberty Utilities | 75 Remittance Dr | Chicago, IL 60675-1032



Service Account Information – Exhibit A

Service Address	Acct Number	Street	Unit/Suite	City	State	Zip + 4	Term (Cycles)	Start Date

Historical Usage

Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec

ICAP/PLC	SIC

Service Address	Acct Number	Street	Unit/Suite	City	State	Zip + 4	Term (Cycles)	Start Date

Historical Usage

Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec

ICAP/PLC	SIC	Customer Initials	Sunwave Signature

Additional Meters Attached