



APPLICATION FOR SMALL CUSTOMER-OWNED GENERATION

APPLICATION DATE

INFORMATION FROM YOUR LATEST TIPMONT REMC BILL

NAME ON BILL

ACCOUNT NUMBER

MAILING ADDRESS

STREET ADDRESS

CITY, STATE, ZIP

SERVICE ADDRESS
(IF DIFFERENT)

STREET ADDRESS

CITY, STATE, ZIP

PHONE NUMBER

EMAIL

CONTRACTOR OR VENDOR

COMPANY NAME

CONTACT PERSON

MAILING ADDRESS

STREET ADDRESS

CITY, STATE, ZIP

PHONE NUMBER

ESTIMATED DATE OF OPERATION

GENERATING EQUIPMENT

	GENERATOR TYPE <i>wind/solar/ biomass</i>	GENERATOR RATING watts	MANUFACTURER OF INVERTER USED WITH GENERATOR	INVERTER MODEL NUMBER AND RATING watts	MANUFACTURER OF DISCONNECT SWITCH	MODEL # AND RATING (AMPS) OF DISCONNECT SWITCH
1						
2						

ADDITIONAL REQUIREMENT

In addition, provide a schematic of the connection of the wind turbine/solar/biomass unit, inverter, lockable disconnect switch and service entrance.

Attach a copy of the specifications for both the generator and inverter.

MEMBER INTERCONNECTION AGREEMENT

FOR INTERCONNECTION AND PARALLEL OPERATION OF CUSTOMER-OWNED GENERATION

This Interconnection Agreement ("Agreement") is made and entered into this ____ day of _____, 20____, by Tipmont REMC, ("Tipmont"), a corporation organized under the laws of Indiana, and Tipmont Community Solar Project Company, LLC ("Member"), each hereinafter sometimes referred to individually as "Party" or both referred to collectively as the "Parties". In consideration of the mutual covenants set forth herein, the Parties agree as follows:

This agreement provides for the safe and orderly operation of the electrical facilities interconnecting the Member's facility at (land location or description of project) and the electrical distribution facility owned by Tipmont. This Agreement does not supersede any requirements of any bylaws, applicable tariffs, rates, rules and regulations in place between the Member and Tipmont.

- 1. INTENT OF PARTIES** It is the intent of the Member to interconnect an electric power generator to Tipmont's electrical distribution system. It is the intent of Tipmont to operate the distribution system to maintain a high level of service to their customers and to maintain a high level of power quality. It is the intent of both parties to operate the facilities in a way that ensures the safety of the public and their employees.
- 2. INTERCONNECTION** The Member shall not commence parallel operation of the electric power generating unit until written approval of the interconnection has been given by Tipmont. Tipmont shall have the right to have representatives present at the initial energizing of the Member's facilities. The Member shall notify Tipmont at least five (5) days prior to the date of energizing. Tipmont also reserves the right to test the Member's facility to assure that the electric power generating unit is de-energized when Tipmont's service line is de-energized. The Member shall install a lockable disconnect switch between the generator and the connection to the service entrance. The lockable disconnect switch shall be clearly marked and shall be located reasonably close to the service entrance.
- 3. SUSPENSION OF INTERCONNECTION** It is intended that the interconnection should not compromise Tipmont's protection or operational requirements. The operation of the Member's System and the quality of electric energy supplied by the Member shall meet the standards as specified by Tipmont. If the operation of the Member's system or quality of electric energy supplied (in the case of power export) does not meet the standards as specified, then Tipmont will notify the Member to take reasonable and appropriate corrective action. Tipmont shall have the

right to disconnect the Member's System, until compliance is reasonably demonstrated. Notwithstanding, Tipmont may, in its sole discretion, disconnect the Member's generating plant from the Distribution Facility without notice if the operating of the Generating Plant imposes a threat, in Tipmont's sole judgment, to life and property.

- 4. TARIFF** The Member will be billed and will be expected to pay monthly charges and shall meet the requirements of the appropriate Tipmont tariff.
- 5. CHANGES AND MODIFICATIONS** Once the Member's generation system is in operation, the Member shall make no changes or modifications in the equipment, wiring, or the mode of operation without the prior approval of Tipmont.
- 6. MAINTENANCE AND PERMITS** Member shall maintain the electric power generating unit and interconnection facilities in a safe and prudent manner and in conformance with all applicable laws, regulations and safety codes and shall obtain any governmental authorizations, including, but not limited to, county inspections (if applicable) and permits required for the construction and operation of the electric power generating unit and interconnection.
- 7. ACCESS** Access is required at all times by Tipmont to the Member's site for maintenance, operating and meter reading. Tipmont reserves the right, but not the obligation, to inspect the Member's facilities.
- 8. METER SEAL TAMPERING** Per Tipmont Board Policy 217, Tipmont REMC properly seals or locks all meters to maintain and ensure the distribution system's integrity. Any attempt to cut the seal or locking device on a meter, interfere with its operation, or divert power flow is forbidden. Please contact Tipmont REMC for assistance before conducting any activity involving a Tipmont electric meter. A service location found to be in violation shall be disconnected and the Responsible Party shall be charged the cost to repair or replace any of Tipmont's equipment that was damaged with a minimum charge of \$300.
- 9. LIABILITY AND INDEMNIFICATION** The Member shall assume all liability for and shall indemnify Tipmont for any claims, losses, costs, and expenses of any kind or character to the extent that they result from the Member's negligence or other wrongful conduct in connection with the design, construction or operation of the Member's facility.
- 10. INSURANCE** The Member, at their expense, shall secure, and maintain in effect while interconnected, liability insurance with a combined single limit for bodily injury and property damage of not less than \$1,000,000 for each occurrence.
- 11. TERM** This Agreement becomes effective when executed by both Parties and shall continue in effect until terminated. It may be canceled by Member with not less than 30 days notice to the other party. Tipmont may cancel it if the Member is in breach of this Agreement or is inactive for 6 months.
- 12. AMENDMENT** This Agreement may be amended only upon mutual agreement of the Parties, which amendment will not be effective until reduced to writing and executed by the Parties.

AGREED TO BY

TIPMONT MEMBER

TIPMONT REPRESENTATIVE

SOLAR CONTRACTOR

SIGNATURE	SIGNATURE	SIGNATURE
PRINTED NAME	PRINTED NAME	COMPANY NAME
TITLE	TITLE	TITLE
DATE	DATE	DATE