

POPI ACT AGREEMENT AND CONSENT DECLARATION
YOU HEREBY DECLARE AND CONFIRM THAT YOU, AS
THE PERSON/ENTITY/BODY/INDIVIDUAL/COMPANY
WHOSE IS PROVIDING INFORMATION
ANDHEREINAFTER COLLECTIVELY REFERRED TO AS
THE "CLIENT", DO HEREBY IRREVOCABLY AGREE AND
UNDERSTAND THAT ANY/ALL INFORMATION
SUPPLIED OR GIVEN TO THE SERVICE PROVIDER, IS
DONE SO BASED ON THE TERMS AND CONDITIONS OF
THIS AGREEMENT AND CONSENT DECLARATION.

BY ACCEPTANCE OF ANY QUOTATION, INVOICE ONLINE ORDER OR PROJECT BY SOLAR H2O PTY LTD TA – THE WATER SOLAR COMPANY, THE CLIENT AUTOMATICALLY GIVES CONSENT TO THIS POPI ACT DECLARATION.

SOLAR H20 TRADING AS
THE WATER SOLAR COMPANY
("THE SERVICE PROVIDER/COMPANY")

WATER & ENERGY SYSTEMS
("THE CLIENT")

INTERPRETATION

- IN THIS AGREEMENT, UNLESS INCONSISTENT WITH OR OTHERWISE INDICATED BY THE CONTEXT –
- "THIS AGREEMENT" MEANS THE AGREEMENT CONTAINED IN THIS DOCUMENT;
- "THE COMPANY/SERVICE PROVIDER" MEANS SOLAR
 H20 TRADING AS THE WATER SOLAR COMPANY
- "CONFIDENTIAL INFORMATION" INCLUDES, BUT IS NOT LIMITED TO:
- ANY INFORMATION IN RESPECT OF KNOW-HOW, FORMULAE, PROCESSES, SYSTEMS, BUSINESSMETHODS, MARKETING METHODS, PROMOTIONAL PLANS, FINANCIAL MODELS, INVENTIONS, LONG-TERM PLANS AND ANY OTHER INFORMATION OF THE CLIENT AND THE COMPANY IN WHATEVER FORM IT MAY BE;
- ALL INTERNAL CONTROL SYSTEMS OF THE CLIENT AND THE COMPANY;
- DETAILS OF THE FINANCIAL STRUCTURE AND ANY
 OTHER FINANCIAL, OPERATIONAL INFORMATION OF
 THE CLIENT AND THE COMPANY; AND
- ANY ARRANGEMENTS BETWEEN THE CLIENT AND THE COMPANY AND OTHERS WITH WHOMTHEY HAVE BUSINESS ARRANGEMENTS OF WHATSOEVER NATURE, ALL OF WHICH THE CLIENT AND THE COMPANY REGARDS AS SECRET AND CONFIDENTIAL.
- "PERSONAL INFORMATION" MEANS PERSONAL INFORMATION AS DEFINED IN THE PROTECTION OF PERSONAL INFORMATION ACT ADOPTED BY THE REPUBLIC OF SOUTH AFRICA ON 26 NOVEMBER2013 AND INCLUDES BUT IS NOT LIMITED TO:

- INFORMATION RELATING TO THE RACE, GENDER, SEX, PREGNANCY, MARITAL STATUS, NATIONAL, ETHNIC OR SOCIAL ORIGIN, COLOUR, SEXUAL ORIENTATION, AGE, PHYSICAL ORMENTAL HEALTH, WELLBEING, DISABILITY, RELIGION, CONSCIENCE, BELIEF, CULTURE, LANGUAGE AND BIRTH OF THE PERSON;
- INFORMATION RELATING TO THE EDUCATION OR THE MEDICAL, FINANCIAL, CRIMINAL OREMPLOYMENT HISTORY OF THE PERSON;
- ANY IDENTIFYING NUMBER, SYMBOL, E-MAIL ADDRESS, PHYSICAL ADDRESS, TELEPHONE NUMBER, LOCATION INFORMATION, ONLINE IDENTIFIER OR OTHER PARTICULAR ASSIGNMENTTO THE PERSON;
- THE BIOMETRIC INFORMATION OF THE PERSON;
- THE PERSONAL OPINIONS, VIEWS OR PREFERENCES OF THE PERSON;
- CORRESPONDENCE SENT BY THE PERSON THAT IS IMPLICITLY OR EXPLICITLY OF A PRIVATEOR CONFIDENTIAL NATURE OR FURTHER CORRESPONDENCE THAT WOULD REVEAL THE CONTENTS OF THE ORIGINAL CORRESPONDENCE;
- THE VIEWS OR OPINIONS OF ANOTHER INDIVIDUAL ABOUT THE PERSON; AND
- THE NAME OF THE PERSON IF IT APPEARS WITH OTHER PERSONAL INFORMATION RELATING TO THE PERSON OR IF THE DISCLOSURE OF THE NAME ITSELF WOULD REVEAL INFORMATION ABOUT THE PERSON.
- "THE EFFECTIVE DATE" MEANS THE DATE OF SIGNATURE OF THIS AGREEMENT";
- "THE PARTIES" MEANS THE PARTIES AS DESCRIBED HEREINABOVE;
- "DIVULGE" OR "MAKE USE OF" MEANS TO REVEAL, MAKE KNOWN, DISCLOSE, DIVULGE, MAKE PUBLIC, RELEASE, PUBLICIZE, BROADCAST, COMMUNICATE OR CORRESPOND OR ANY SUCH OTHERMANNERS OF DIVULGING OF ANY INFORMATION.
- "PROCESSING" MEANS ANY OPERATION OR ACTIVITY OR ANY SET OF OPERATIONS, WHETHER OR NOT BY AUTOMATIC MEANS, CONCERNING PERSONAL OR ANY INFORMATION, INCLUDING BUT NOT LIMITED TO:
- THE COLLECTION, RECEIPT, RECORDING, ORGANIZATION, COLLATION, STORAGE, UPDATING ORMODIFICATION, RETRIEVAL, ALTERATION, CONSULTATION OR USE;
- DISSEMINATION BY MEANS OF TRANSMISSION, DISTRIBUTION OR MAKING AVAILABLE IN ANY OTHERFORM; OR

- MERGING, LINKING, AS WELL AS RESTRICTION, DEGRADATION, ERASURE OR DESTRUCTION OF INFORMATION.
- POPI" MEANS THE PROTECTION OF PERSONAL INFORMATION ACT ADOPTED BY THE REPUBLIC OF SOUTH AFRICA ON 26 NOVEMBER 2013 AND AS AMENDED FROM TIME TO TIME. WHEREAS IT ISAGREED THAT ALL PARTIES AGREE THAT THEY WILL COMPLY WITH POPI REGULATIONS AND PROCESSALL THE INFORMATION AND/OR PERSONAL DATA IN RESPECT OF THE SERVICES BEING RENDERED IN ACCORDANCE WITH THE SAID REGULATION AND ONLY FOR THE PURPOSE OF PROVIDING THE SERVICES SET OUT IN THE AGREEMENT TO PROVIDE SERVICES. THE COMPANY (ALSO CALLED THE SERVICE
- PROVIDER), ALL THE PARTIES TO THIS AGREEMENT, THE SERVICE PROVIDER'S EMPLOYEES AND
- THE CLIENT'S EMPLOYEES AND ANY SUBSEQUENT PARTY/PARTIES TO THIS AGREEMENT
- ACKNOWLEDGEAND CONFIRM THAT:
- ONE OR MORE OF THE PARTIES TO THIS AGREEMENT, WILL POSSESS AND WILL CONTINUE TO POSSESS INFORMATION THAT MAY BE CLASSIFIED OR MAYBE DEEMED AS PRIVATE, CONFIDENTIAL OR AS PERSONALINFORMATION.
- SUCH INFORMATION MAY BE DEEMED AS THE PRIVATE, CONFIDENTIAL OR AS PERSONAL INFORMATION INSO FAR AS IT RELATES TO ANY PARTY TO THIS AGREEMENT.
- SUCH INFORMATION MAY ALSO BE DEEMED AS OR CONSIDERED AS PRIVATE, CONFIDENTIAL OR AS PERSONAL INFORMATION OF ANY THIRD PERSON WHO MAY BE DIRECTLY OR INDIRECTLY ASSOCIATED WITHTHIS AGREEMENT.
- FURTHER IT IS ACKNOWLEDGED AND AGREED BY ALL PARTIES TO THIS AGREEMENT, THAT SUCH PRIVATE, CONFIDENTIAL OR AS PERSONAL INFORMATION MAY HAVE VALUE AND SUCH INFORMATION MAY OR MAY NOT BE IN THE PUBLIC DOMAIN. FOR PURPOSES OF RENDERING SERVICES ON BEHALF OF THE CLIENT, THESERVICE PROVIDER AND ANY PARTY ASSOCIATED WITH THIS AGREEMENT AND/OR ANY SUBSEQUENT OR PRIOR AGREEMENT THAT MAY HAVE BEEN/WILL BE ENTERED INTO, IRREVOCABLY AGREE THAT "CONFIDENTIAL INFORMATION" SHALL ALSO INCLUDE INTER ALIA AND SHALL MEAN INTER ALIA:
- ALL INFORMATION OF ANY PARTY WHICH MAY OR MAY NOT BE MARKED "CONFIDENTIAL," "RESTRICTED," "PROPRIETARY" OR WITH A SIMILAR DESIGNATION;
- WHERE APPLICABLE, ANY AND ALL DATA AND BUSINESS INFORMATION;
- WHERE APPLICABLE THE PARTIES MAY HAVE ACCESS TO DATA AND PERSONAL AND BUSINESS INFORMATION REGARDING CLIENTS, EMPLOYEES, THIRD PARTIES AND THE LIKE INCLUDING PERSONALINFORMATION AS DEFINED IN POPI REGULATION; AND
- TRADE SECRETS, CONFIDENTIAL KNOWLEDGE, KNOW-HOW, TECHNICAL INFORMATION, DATA OR OTHER PROPRIETARY INFORMATION RELATING TO THE CLIENT/SERVICE PROVIDER OR ANY THIRD PARTY ASSOCIATEDWITH THIS AGREEMENT AND (INCLUDING, WITHOUT LIMITATION, ALL PRODUCTS INFORMATION, TECHNICAL KNOWHOW, SOFTWARE PROGRAMS, COMPUTER PROCESSING SYSTEMS AND TECHNIQUES EMPLOYED OR USED BY EITHER PARTY TO THIS AGREEMENT AND/OR THEIR AFFILIATES.

CONSENT FORM:

BY SIGNATURE OR ACCEPTANCE OF A QUOTATION, INVOICE, ONLINE ORDER OR PROJECT BY SOLAR H20 PTY LTD TA THE WATER SOLAR COMPANY HEREUNDER, ALL PARTIES IRREVOCABLY AGREE TO ABIDE BY THE TERMS AND CONDITIONS AS SET OUT INTHIS AGREEMENT AND THEREFORE CONCLUSIVELY AGREE AND ACKNOWLEDGE THAT ALL INFORMATION PROVIDED, WHETHER PERSONAL OR OTHERWISE, MAY BE USED AND PROCESSED BY THE SERVICE PROVIDER AND THAT SUCH USE MAY INCLUDE PLACING SUCH INFORMATION IN THE PUBLIC DOMAIN.

FURTHER, IT IS SPECIFICALLY AGREED THAT THE SERVICE PROVIDER
WILL USE ITS BEST ENDEAVOURS AND TAKE ALL REASONABLE
PRECAUTIONS TO ENSURE THAT ANY INFORMATION PROVIDED, IS ONLY
USED FOR THE PURPOSES IT HAS BEEN PROVIDED. IT IS AGREED THAT
SUCH INFORMATION MAY BE PLACED IN THE PUBLIC DOMAIN AND BY
SIGNATUREHEREUNDER, ALL PARTIES ACKNOWLEDGE THAT THEY HAVE
READ ALL OF THE TERMS IN THIS POLICY AND THAT THEY UNDERSTAND
AND AGREE TO BE BOUND BY THE TERMS AND CONDITIONS AS SET OUT
IN THIS AGREEMENT.

IT IS CONFIRMED THAT BY SUBMITTING INFORMATION TO THE SERVICE PROVIDER, IRRESPECTIVE AS TO HOW SUCH INFORMATION IS SUBMITTED, YOU CONSENT TO THE COLLECTION, COLLATION, PROCESSING, AND STORING OF SUCH INFORMATION AND THE USE AND DISCLOSURE OF SUCH INFORMATION IN ACCORDANCE WITH THIS POLICY.

WATER & ENERGY SYSTEMS

SHOULD YOU NOT AGREE TO THE TERMS AND CONDITIONS AS SET OUT IN THIS AGREEMENT ANDCONSENT DECLARATION YOU MUST NOTIFY THE SERVICE PROVIDER IMMEDIATELY.

FAILING TO DO SO WILL BE DEEMED, THAT YOU ACCEPT AND AGREE TO THE TERMS AND CONDITIONSSET OUT ABOVE.

ACCEPTANCE:

SOLAR H20 TRADING AS THE WATER SOLAR COMPANY

I, (ALAN DAUBERMANN ON BEHALF OF SOLAR H20 TRADING AS THE WATER SOLAR COMPANY)
UNDERSTAND AND ACCEPT THE TERMS AND CONDITIONS, DETAILED ABOVE AND CONFIRM MY ACCEPTANCE.

SIGNE	O AT	ON TH	IIS DAY	OF	
SIGNA	TURE:		WITNESS:		
			WITNESS:		
ACCEPTANCE:					
(THE CLIENT)					
I, UNDERSTAND AND ACCEPT THE TERMS AND CONDITIONS, DETAILED ABOVE AND CONFIRM MY ACCEPTANCE.					
SIGNE	D AT	··········· ON TI	HIS DAY	OF	
SIGNA	TURE:		WITNESS:		••••
			WITNESS:		